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3179 RF 92 States Government

Department of Energy

DUE DATE 7-17-92

Memorandum

JUN 15 2 36 PM '92

Rocky Flats Office

ACTION	DIST	LTR	ENC
Kersh			
BENJAMIN A			
BERMAN, H S			
BRADY, J A			
BRANCH, D B			
CARNIVAL, G J			
COPP, R D			
CORDOVA, R C			
DAVIS, J G			
EVERED, J E	X	ACI	
FERRERA, D W			
GOODWIN, R			
HANNI, B J			
HEALY, T J			
HILBIG, J G			
IDEKER, E H			
KERSH, J M	X		
KIRBY, W A			
KRIEG, D			
KUESTER, A W			
LEE, E M			
MARX, G E			
MORGAN, R V			
PIZZUTO, V M			
POTTER, G L			
SANDLIN, N B			
SATTERWHITE, D G			
SCHUBERT, A L			
SHEPLER, R L			
SULLIVAN, M T			
SWANSON, E R	X		
TALLMAN, K G			
WILKINSON, R B			
WILSON, J M			
ZANE, J O			
Hobbs	F	X	
Geo.	C	X	
Ogg	R	X	
Meyers		X	
Hinds		X	

JUN 15 1992

ERD BKT 6628

Final Phase I RFI/RI Work Plan for Operable Unit No 9

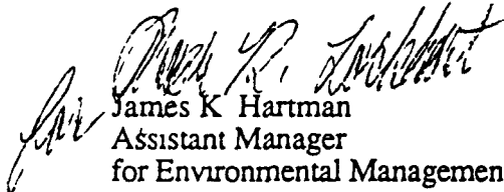
J M Kersh, Associate General Manager
Environmental and Waste Management
EG&G Rocky Flats, Inc

ROCKY FLATS PLANT
CORRESPONDENCE UNIT

Please find attached a May 15, 1992 memorandum from EM-453 to DOE/RFO, regarding the Final Phase I RFI/RI Work Plan for OU 9. Note that this memorandum is being brought to your attention with regard to all 16 OUs at the RFP. EM-453 is concerned, and DOE/RFO shares the concern, that RFP OU Work Plans under the IAG do not incorporate the sampling efforts of other OUs. The result of this lack of integration may lead to the collection of redundant data which translates to unnecessary or avoidable costs.

A related issue includes environmental monitoring data which are generated at the RFP for compliance with the RCRA, Clean Water Act, Clean Air Act, DOE Order 5400.1, etc. To the degree possible, we encourage you to integrate these data with that collected under the IAG in order to avoid the collection of redundant data.

We request that you make your environmental staff aware of this potential problem and that steps be taken to minimize the possibility of the collection of redundant data for environmental activities at the RFP. As stated in the Attachment, this concern should be addressed at the Program Management level. We further request that EG&G respond to this memorandum in writing by July 17, 1992 regarding actions taken to ensure the integration of RFI/RI data and other environmental sampling data.


James K. Hartman
Assistant Manager
for Environmental Management

Attachment

Reviewed for Addressee
Corres Control RFP

7-16-92 *Ci*

DATE BY

Ref Ltr #

UNRECORDED

A-OU04-000729

J M Kersh
ERD BKT 6628

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JUN 15 1992

cc w/Attachment

A Rampertaap, EM-453

F Lockhart, ERD, RFO

R Schassburger, ERD, RFO

T Lukow, WMED, RFO

M Van Der Puy, EMB, RFO

B Birk, ERD, RFO

S Grace, ERD, RFO

J Pepe, ERD, RFO

S Surovchak, ERD, RFO

B Thatcher, ERD, RFO

E Evered, EG&G

F Hobbs, EG&G

C Gee, EG&G

R Ogg, EG&G