

**POND WATER IM/IRA  
REVISED SCHEDULE  
ASSUMPTIONS 17-JUNE-93**

1. The time allotted for review by DOE, EPA, CDH, and EG&G will not be exceeded.
2. EG&G reviews will precede DOE reviews.
3. Requested funding for FY94 will be granted.
4. There will be no delays due to conditions beyond EG&G control.
5. NPDES Permit Assumptions:
  - Compliance Requirements to be included in the new permit can be identified.
  - The new permit will not be issued prior to completion of the IM/IRA process.
  - The existing permit is legal and valid until the IM/IRA is finalized.
  - The assumed permit requirements will provide boundary conditions for the options evaluation process.
6. Legal studies and evaluations will not impact the technical content of the IM/IRA.
7. DOE will not contest "Waters of the U.S." designation.
8. DOE will present this document to the regulatory agencies as an IM/IRA.
9. ARARs Assumptions:
  - The selection of ARARs for this document are not dependent upon RFP site wide ARAR selection.
  - Chemical specific ARARs are assumed to be the lowest values contained in Segment 4 and 5 water quality requirements.
  - Compliance with chemical specific ARARs will be based on statistical evaluation of the 85th percentile, not single point analysis.

10. IM/IRA decision document scope Assumptions:
  - The document will only be in effect until the currently scheduled start of OUs 5,6, and 7 remedial activities.
  - OU specific interim and remedial actions are outside the scope of this document.
  - The document will address pond water management only.
11. Option B activities will not effect scope and schedule of this document or its implementation.
12. The use of on site up stream data for background statistical comparison of pond water quality is acceptable.
13. Water Rights issues will not effect implementation plans and schedules.