

Superfund Records Center

SITE: Kellogg-Deering

BREAK: 20,01

OTHER: 34415

Kellogg-Deering Well Field
NPL Site Administrative Record

Index

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ROD Signed: September 29, 1989

Prepared for

Region I

Waste Management Division

U.S. Environmental Protection Agency

With Assistance from

AMERICAN MANAGEMENT SYSTEMS, INC.

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Introduction

This document is the Index to the Administrative Record for the Kellogg-Deering Well Field (Source Control) National Priorities List (NPL) site. Section I of the Index cites site-specific documents, and Section II cites guidance documents used by EPA staff in selecting a response action at the site.

The Administrative Record is available for public review at EPA Region I's Office in Boston, Massachusetts, and at the Norwalk Public Library, One Belden Avenue, Norwalk, Connecticut 06850. *This Administrative Record includes, by reference only, all documents included in the October 31, 1988 Administrative Record (September 25, 1986 Record of Decision) for this NPL site.* Questions concerning the Administrative Record should be addressed to the EPA Region I site manager.

The Administrative Record is required by the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), as amended by the Superfund Amendments and Reauthorization Act (SARA).

Section I

Site-Specific Documents

ADMINISTRATIVE RECORD INDEX

for the

Kellogg-Deering Well Field Site

(Source Control)

1.0 Pre-Remedial

1.2 Preliminary Assessment

1. "Matheis Court Property Site - Final Preliminary Assessment/Site Inspection Report," NUS Corporation (August 23, 1985).

1.3 Site Inspection

1. Cross-Reference: "Matheis Court Property Site - Final Preliminary Assessment/Site Inspection Report," NUS Corporation (August 23, 1985) [Filed and cited as entry number 1 in 1.2 Preliminary Assessment].

3.0 Remedial Investigation (RI)

3.1 Correspondence

1. Letter from Ivan Rios, EPA Region I to Jack Gelting, State of Connecticut Department of Environmental Protection (October 29, 1987). Concerning transmittal of the draft work plan for the Supplemental Remedial Investigation/Feasibility Study.
2. Cross-Reference: Memorandum from Margaret Leshen, EPA Region I to Addressees (December 23, 1988). Concerning review and distribution of the draft Feasibility Study [Filed and cited as entry number 2 in 4.1 Correspondence].
3. Memorandum from Matthew R. Hoagland, EPA Region I to File (July 17, 1989). Concerning U.S. Testing Co., Inc. data used in the Remedial Investigation/Feasibility Study.
4. Letter from James R. Forrelli, NUS Corporation to Matthew R. Hoagland, EPA Region I (July 20, 1989). Concerning U.S. Testing Co., Inc. data used in the Remedial Investigation/Feasibility Study.

3.2 Sampling and Analysis Data

The Sampling and Analysis Data for the Remedial Investigation (RI) may be reviewed, by appointment only, at EPA Region I, Boston, Massachusetts.

3.4 Interim Deliverables

1. "Draft Field Operations Plan (FOP) - Supplemental RI/FS," NUS Corporation for EBASCO Services Incorporated (December 18, 1987) with attached Field Change Requests Numbers 1 through 20 (March 4, 1988), and Number 26 (April 5, 1988).

3.6 Remedial Investigation (RI) Reports

Reports

1. "Final - Supplemental Remedial Investigation and Feasibility Study - Volume I of IV," NUS Corporation for EBASCO Services Incorporated (July 17, 1989).
2. Cross-Reference: "Final - Supplemental Remedial Investigation and Feasibility Study - Appendices A-F - Volume III of IV," NUS Corporation for EBASCO Services Incorporated (July 17, 1989) [Filed and cited as entry number 3 in 4.6 Feasibility Study (FS) Reports].
3. Cross-Reference: "Final - Supplemental Remedial Investigation and Feasibility Study - Appendices G, H, I, and J - Volume IV of IV," NUS Corporation for EBASCO Services Incorporated (July 17, 1989) [Filed and cited as entry number 4 in 4.6 Feasibility Study (FS) Reports].
4. "Final - Supplemental Remedial Investigation and Feasibility Study - RI Addendum: Indoor Air Quality Survey," NUS Corporation for EBASCO Services Incorporated (July 17, 1989).
5. Cross-Reference: Memorandum from Matthew R. Hoagland, EPA Region I to File (July 17, 1989). Concerning U.S. Testing Co., Inc. data used in the RI/FS [Filed and cited as entry number 3 in 3.1 Correspondence].
6. Cross-Reference: Letter from James R. Forrelli, NUS Corporation to Matthew R. Hoagland, EPA Region I (July 20, 1989). Concerning U.S. Testing Co., Inc. data used in the RI/FS [Filed and cited as entry number 4 in 3.1 Correspondence].

Comments

Comments on the Remedial Investigation (RI) received by EPA Region I during the formal public comment period are filed and cited in 5.3 Responsiveness Summaries.

7. Comments Dated July 21, 1989 from Robert L. Melvin, U.S. Geological Survey on the July 17, 1989 "Final - Supplemental Remedial Investigation and Feasibility Study," NUS Corporation for EBASCO Services Incorporated.

3.7 Work Plans and Progress Reports

Reports

1. "Final Work Plan - Supplemental Remedial Investigation and Feasibility Study," NUS Corporation for EBASCO Services Incorporated (December 21, 1987).

Comments

2. Comments Dated March 14, 1988 from Karl S. Bourdeau, Beveridge & Diamond, P.C. (Attorney for Elinco Associates) on the December 21, 1987 "Final Work Plan - Supplemental Remedial Investigation and Feasibility Study," NUS Corporation for EBASCO Services Incorporated.
3. Comments Dated April 11, 1988 from Mark R. Sussman, Murtha, Cullina, Richter, and Pinney (Attorney for Pitney Bowes, Inc.) on the December 21, 1987 "Final Work Plan - Supplemental Remedial Investigation and Feasibility Study," NUS Corporation for EBASCO Services Incorporated.
4. Comments Dated July 6, 1988 from John V. Griffin, Jr., Barnston & Griffin (Attorney for the Bardanise Company) on the December 21, 1987 "Final Work Plan - Supplemental Remedial Investigation and Feasibility Study," NUS Corporation for EBASCO Services Incorporated.

3.10 Endangerment Assessments

1. "Risk Assessment," Pi-Yun Tsai, EPA Region I (February 10, 1989).

4.0 Feasibility Study (FS)

4.1 Correspondence

1. Letter from Robert S. Potterton Jr., Fuss & O'Neill, Inc. to Edward Parker, State of Connecticut Department of Environmental Protection (April 27, 1987). Concerning basic components of the remediation system.
2. Memorandum from Margaret Leshen, EPA Region I to Addressees (December 23, 1988). Concerning review and distribution of the draft Feasibility Study.
3. Technical Memorandum from Jeff Orient, NUS Corporation to James R. Forrelli, NUS Corporation (April 27, 1989). Concerning mechanisms of groundwater flow through bedrock.

4.2 Sampling and Analysis Data

The Sampling and Analysis Data for the Feasibility Study (FS) may be reviewed, by appointment only, at EPA Region I, Boston, Massachusetts.

4.6 Feasibility Study (FS) Reports

1. Cross-Reference: Technical Memorandum from Jeff Orient, NUS Corporation to James R. Forrelli, NUS Corporation (April 27, 1989). Concerning mechanisms of groundwater flow through bedrock [Filed and cited as entry number 3 in 4.1 Correspondence].
2. "Final - Supplemental Remedial Investigation and Feasibility Study - Volume II of IV," NUS Corporation for EBASCO Services Incorporated (July 17, 1989).
3. "Final - Supplemental Remedial Investigation and Feasibility Study - Appendices A-F - Volume III of IV," NUS Corporation for EBASCO Services Incorporated (July 17, 1989).
4. "Final - Supplemental Remedial Investigation and Feasibility Study - Appendices G, H, I, and J - Volume IV of IV," NUS Corporation for EBASCO Services Incorporated (July 17, 1989).

Comments

Comments on the Feasibility Study (FS) received by EPA Region I during the formal public comment period are filed and cited in 5.3 Responsiveness Summaries.

4.9 Proposed Plans for Selected Remedial Action

1. "EPA Proposes Cleanup Plan for the Kellogg-Deering Superfund Site," EPA Region I (July 1989).

Comments

Comments on the Proposed Plan received by EPA Region I during the formal public comment period are filed and cited in 5.3 Responsiveness Summaries.

5.0 Record of Decision (ROD)

5.1 Correspondence

1. Letter from Leslie Carothers, State of Connecticut Department of Environmental Protection to Paul G. Keough, EPA Region I (September 29, 1989). Concerning State of Connecticut Department of Environmental Protection review and concurrence with selection of remedy, and compliance with ARARs.

5.2 Applicable or Relevant and Appropriate Requirements (ARARs)

1. "Water Quality Standards," State of Connecticut Department of Environmental Protection Water Compliance Unit (February 1987).
2. "Draft - Connecticut's Clean Water Strategy," State of Connecticut Department of Environmental Protection Water Compliance Unit (May 1989).

5.3 Responsiveness Summaries

1. Cross-Reference: Responsiveness Summary is Appendix A of the Record of Decision [Filed and cited and entry number 1 in 5.4 Record of Decision (ROD)] and includes:
 - "Exhibit A: EPA-Community Relations Activities at the Kellogg-Deering Site."
 - "Exhibit B: Transcript, Proposed Plan Public Meeting for the Kellogg-Deering Well Field Superfund Site (August 14, 1989).

The following citations indicate documents received by EPA Region I during the formal public comment period.

2. Letter from Donald W. Stever, Sidley & Austin (Attorney for EDO Corporation) to Mary L. Borg, EPA Region I (July 28, 1989). Concerning a request for an extension of the public comment period.
3. Comments Dated August 1, 1989 from Philip Barske on the July 1989 "EPA Proposes Cleanup Plan for the Kellogg-Deering Superfund Site," EPA Region I.
4. Comments Dated August 2, 1989 from Albert R. Rousseau on the July 1989 "EPA Proposes Cleanup Plan for the Kellogg-Deering Superfund Site," EPA Region I.
5. Letter from Dean Applefield, Murtha, Cullina, Richter and Pinney (Attorney for Pitney Bowes, Inc.) to Matthew R. Hoagland, EPA Region I (August 8, 1989). Concerning a request for an extension of the public comment period.
6. Comments Dated August 11, 1989 from Adolph C. Neaderland on the July 1989 "EPA Proposes Cleanup Plan for the Kellogg-Deering Superfund Site," EPA Region I.
7. Letter from Kenneth S. Kaufman, Beveridge & Diamond, P.C. (Attorney for Elinco Associates) to Mary L. Borg, EPA Region I (August 11, 1989). Concerning request for extension of time for comments on the Phase II RI/FS.

The records cited in entry number 8 may be reviewed, by appointment only, at EPA Region I, Boston, Massachusetts.

8. Cross Reference: Four 8" X 10" Color Photographs of Deering Pond and Skin Lesions Provided by Philip Barske at the August 14, 1989 Proposed Plan Public Meeting [Filed and cited as entry number 1 in 17.4 Site Photographs and Maps].
9. Letter from Mary L. Borg, EPA Region I to Kenneth S. Kaufman, Beveridge & Diamond, P.C. (Attorney for Elinco Associates) (August 17, 1989). Concerning response to request for a thirty day extension of the public comment period.

5.3 Responsiveness Summaries (cont'd.)

10. Letter from Mary L. Borg, EPA Region I to Donald W. Stever, Sidley & Austin (Attorney for EDO Corporation) (August 17, 1989). Concerning response to request for a thirty day extension of the public comment period.
11. Letter from Mary L. Borg, EPA Region I to Dean Applefield, Murtha, Cullina, Richter and Pinney (Attorney for Pitney Bowes, Inc.) (August 18, 1989). Concerning response to request for a two week extension of the public comment period.
12. Letter from Dean Applefield, Murtha, Cullina, Richter and Pinney (Attorney for Pitney Bowes, Inc.) to Matthew R. Hoagland, EPA Region I (August 23, 1989). Concerning a request for a current PRP list.
13. Comments Dated August 23, 1989 from Brian A. Fitzgerald, First District Water Department on the July 1989 "EPA Proposes Cleanup Plan for the Kellogg-Deering Superfund Site," EPA Region I.
14. Comments Dated August 24, 1989 from Christine J. Wolfe, Helen K. Wolfe, and Valentine J. Wolfe Jr. on the July 1989 "EPA Proposes Cleanup Plan for the Kellogg-Deering Superfund Site," EPA Region I with attached:
 - Letter from Richard Kelley, First District Water Department to Homeowner (Fall 1980).
 - Three road maps showing site vicinity.
 - "Stormy Gathering Over Well Pollution Ends Harmoniously," The Hour - Norwalk, CT (June 19, 1984).
 - "For Cleaner Water," The Hour - Norwalk, CT (July 11, 1984).
 - "Hearing Tonight on Norwalk Wells," Fairpress - Norwalk, CT (July 11, 1984).
 - "First District to Attack TCE Problem on Its Own," The Hour - Norwalk, CT (July 13, 1984).
 - "Norwalk Water Co. Won't Wait for EPA to Clean Up Well," Fairpress - Norwalk, CT (July 18, 1984).
 - "Shut Down the Wells," Fairpress - Norwalk, CT (July 1984).
 - "Many Ask EPA Action On Well Field Cleanup," The Hour - Norwalk, CT (July 1984).
 - "1st District Investigates Aeration," The Hour - Norwalk, CT (August 9, 1984).
 - "Norwalk's Water Dilemma," Bridgeport Post - Bridgeport, CT (August 19, 1984).
 - "Risk Isn't Great, EPA Says of Wellfield," The Hour - Norwalk, CT (December 6, 1984).
 - "Last Bids Turned in on Well Field Projects," The Hour - Norwalk, CT (February 20, 1985).
15. Comments Dated August 25, 1989 from Karl S. Bourdeau, Beveridge & Diamond, P.C. (Attorney for Elinco Associates) on the July 17, 1989 "Final - Supplemental Remedial Investigation and Feasibility Study," NUS Corporation for EBASCO Services Incorporated with attached:
 - "Attachment I - Technical Comments to Supplemental RI/FS Report," Versar, Inc. for Beveridge & Diamond, P.C. (Attorney for Elinco Associates) (August 25, 1989).
 - "Attachment II - Supplemental Analysis of the Possible Extent of Contamination from Zone 1," Versar, Inc. for Beveridge & Diamond, P.C. (Attorney for Elinco Associates) (August 25, 1989).
 - "Attachment III - Review and Reevaluation of Aquifer Test Data," Versar, Inc. for Beveridge & Diamond, P.C. (Attorney for Elinco Associates) (April 4, 1989).

5.3 Responsiveness Summaries (cont'd.)

- "Attachment IV - Analysis of Need for Off-Gas Carbon Treatment of Source Area Groundwater Pump and Treat and In-Situ Vacuum Extraction Systems/Analysis of Need for a Dedicated River Discharge System for Treated Groundwater," Fuss & O'Neill, Inc. for Beveridge & Diamond, P.C. (Attorney for Elinco Associates) (August 25, 1989).
 - Letter from Karl S. Bourdeau, Beveridge & Diamond, P.C. (Attorney for Elinco Associates) to Margaret Leshen, EPA Region I (November 16, 1988). Concerning resumption of the groundwater cleanup program, additional investigatory tasks, and information requests.
 - Letter from Karl S. Bourdeau, Beveridge & Diamond, P.C. (Attorney for Elinco Associates) to Margaret Leshen, EPA Region I (January 6, 1989). Concerning water level measurements to determine groundwater flow directions, soil gas sampling, receipt of technical data, and EPA information release.
 - Letter from Karl S. Bourdeau, Beveridge & Diamond, P.C. (Attorney for Elinco Associates) to Margaret Leshen, EPA Region I (January 20, 1989). Concerning request for documents included in the Administrative Record.
 - Letter from Karl S. Bourdeau, Beveridge & Diamond, P.C. (Attorney for Elinco Associates) to Matthew R. Hoagland, EPA Region I (March 16, 1989). Concerning soil gas sampling.
 - Letter from Karl S. Bourdeau, Beveridge & Diamond, P.C. (Attorney for Elinco Associates) to Mary L. Borg, EPA Region I (May 12, 1989). Concerning request for a meeting.
16. Comments Dated August 25, 1989 from Donald W. Stever, Sidley & Austin (Attorney for EDO Corporation) and attached Comments Dated August 25, 1989 from Lawrence Feldman, Goldberg-Zoino & Associates, Inc. for Sidley & Austin (Attorney for EDO Corporation) on the July 17, 1989 "Final - Supplemental Remedial Investigation and Feasibility Study," NUS Corporation for EBASCO Services Incorporated.
 17. Comments Dated August 25, 1989 from Mark R. Sussman, Murtha, Cullina, Richter and Pinney (Attorney for Pitney Bowes, Inc.) on the July 17, 1989 "Final - Supplemental Remedial Investigation and Feasibility Study," NUS Corporation for EBASCO Services Incorporated.
 18. Comments Dated August 25, 1989 entitled, "Review of Subsurface Geologic Conditions in the Vicinity of the Zell Building, Norwalk, Connecticut, with Respect to the Kellogg-Deering Well Field," from Eric Christian Hince, Al Nesheiwat, and Katherine Beinkafner, Dames & Moore for Pitney Bowes, Inc. on the July 17, 1989 "Final - Supplemental Remedial Investigation and Feasibility Study," NUS Corporation for EBASCO Services Incorporated.
 19. Comments Dated August 25, 1989 from Eric Christian Hince, Al Nesheiwat, and Katherine Beinkafner, Dames & Moore for Pitney Bowes, Inc. on the July 1989 "EPA Proposes Cleanup Plan for the Kellogg-Deering Superfund Site," EPA Region I.
 20. Comments Dated August 25, 1989 from Christine Atkinson, State of Connecticut Department of Environmental Protection on the July 1989 "EPA Proposes Cleanup Plan for the Kellogg-Deering Superfund Site," EPA Region I.
 21. Letter from Mark R. Sussman, Murtha, Cullina, Richter and Pinney (Attorney for Pitney Bowes, Inc.) to Matthew R. Hoagland, EPA Region I (August 30, 1989). Concerning corrections to errors in the attached comments of August 25, 1989.
 22. Comments Dated September 6, 1989 from Robert E. Moore, State of Connecticut Department of Environmental Protection on the July 1989 "EPA Proposes Cleanup Plan for the Kellogg-Deering Superfund Site," EPA Region I.

5.3 Responsiveness Summaries (cont'd.)

23. Comments Dated September 6, 1989 from Edward C. Parker, State of Connecticut Department of Environmental Protection on the July 1989 "EPA Proposes Cleanup Plan for the Kellogg-Deering Superfund Site," EPA Region I.
24. Comments Dated September 7, 1989 from Joan Maleski on the July 1989 "EPA Proposes Cleanup Plan for the Kellogg-Deering Superfund Site," EPA Region I.

5.4 Record of Decision (ROD)

1. Record of Decision, EPA Region I (September 29, 1989).

9.0 State Coordination

9.1 Correspondence

1. Cross-Reference: Memorandum from Margaret Leshen, EPA Region I to Addressees (December 23, 1988). Concerning review and distribution of draft Feasibility Study [Filed and cited as entry number 2 in 4.1 Correspondence].
2. Letter from Matthew R. Hoagland, EPA Region I to Christine Atkinson, State of Connecticut Department of Environmental Protection (April 18, 1989). Concerning request for specific ARARs.

11.0 Potentially Responsible Party (PRP)

11.9 PRP-Specific Correspondence

1. Letter from Karl S. Bourdeau, Beveridge & Diamond, P.C. (Attorney for the Bardanise Company and Elinco Associates) to Ivan Rios, EPA Region I (November 16, 1987). Concerning attached Consent Agreement between the State of Connecticut and Elinco Associates dated October 21, 1987.
2. Letter from Robert S. Potterton, Jr., Fuss & O'Neill Inc. to Karl S. Bourdeau, Beveridge & Diamond, P.C. (Attorney for Elinco Associates) (December 30, 1987). Concerning deadline extension for completion of airstripping equipment installation.
3. Letter from M. Gretchen Muench, EPA Region I to Karl S. Bourdeau, Beveridge & Diamond, P.C. (Attorney for Elinco Associates) (April 11, 1988). Concerning performance of a tracer study.
4. Cross-Reference: Letter from Donald W. Stever, Sidley & Austin (Attorney for EDO Corporation) to Mary L. Borg, EPA Region I (July 28, 1989). Concerning a request for an extension of the public comment period [Filed and cited as entry number 2 in 5.3 Responsiveness Summaries].
5. Cross-Reference: Letter from Dean Applefield, Murtha, Cullina, Richter and Pinney (Attorney for Pitney Bowes, Inc.) to Matthew R. Hoagland, EPA Region I (August 8, 1989). Concerning a request for an extension of the public comment period [Filed and cited as entry number 5 in 5.3 Responsiveness Summaries].
6. Cross Reference: Letter from Kenneth S. Kaufman, Beveridge & Diamond, P.C. (Attorney for Elinco Associates) to Mary L. Borg, EPA Region I (August 11, 1989). Concerning request for extension of time for comments on the Phase II RI/FS [Filed and cited as entry number 7 in 5.3 Responsiveness Summaries].

11.9 PRP-Specific Correspondence (cont'd.)

7. Cross-Reference: Letter from Mary L. Borg, EPA Region I to Kenneth S. Kaufman, Beveridge & Diamond, P.C. (Attorney for Elinco Associates) (August 17, 1989). Concerning response to request for a thirty day extension of the public comment period [Filed and cited as entry number 9 in 5.3 Responsiveness Summaries].
8. Cross-Reference: Letter from Mary L. Borg, EPA Region I to Donald W. Stever, Sidley & Austin (Attorney for EDO Corporation) to Donald W. Stever, Sidley & Austin (Attorney for EDO Corporation) (August 17, 1989). Concerning response to request for a thirty day extension of the public comment period [Filed and cited as entry number 10 in 5.3 Responsiveness Summaries].
9. Cross-Reference: Letter from Mary L. Borg, EPA Region I to Dean Applefield, Murtha, Cullina, Richter and Pinney (Attorney for Pitney Bowes, Inc.) (August 18, 1989). Concerning response to request for a two week extension of the public comment period [Filed and cited as entry number 11 in 5.3 Responsiveness Summaries].
10. Cross-Reference: Letter from Dean Applefield, Murtha, Cullina, Richter and Pinney (Attorney for Pitney Bowes, Inc.) to Matthew R. Hoagland, EPA Region I (August 23, 1989). Concerning a request for a current PRP list [Filed and cited as entry number 12 in 5.3 Responsiveness Summaries].

11.12 PRP-Related Documents

Reports

1. "Scope of Study Report - Elinco Division of EDO Corporation," HRP Associates, Inc. for Elinco Division of EDO Corporation (January 1984).
2. Letter from Karl S. Bourdeau, Beveridge & Diamond, P.C. (Attorney for the Bardanise Company and Elinco Associates) to Heather M. Ford, EPA Region I (September 4, 1986). Concerning previous occupants of the subject property with attached:
 - "Selected List of Possible Contaminant Source Locations - Kellogg-Deering Well Field Area," Beveridge & Diamond, P.C. (Attorney for the Bardanise Company and Elinco Associates) (September 4, 1986).
 - Norwalk North Quadrangle Map, U.S. Department of the Interior Geological Survey.
 - "Hydrogeologic Investigation - Bardanise Buildings - 272 Main Avenue - Norwalk, Connecticut," Fuss & O'Neill, Inc. for the Bardanise Company (June 1986).
3. "Ground-Water Monitoring Plan," Fuss & O'Neill, Inc. for Elinco Associates (October 1987).
4. "Kellogg-Deering Well Field - Zell Building Evaluation," Dames & Moore for Murtha, Cullina, Richter, and Pinney (Attorney for Pitney Bowes, Inc.) (December 4, 1987).
5. "Review and Reevaluation of Aquifer Test Data," Versar, Inc. for Beveridge and Diamond, P.C. (Attorney for Elinco Associates) (April 4, 1989).
6. "Engineering Evaluation of the Air Stripper Performance," Versar, Inc. for Beveridge and Diamond, P.C. (Attorney for Elinco Associates) (April 7, 1989).

11.12 PRP-Related Documents (cont'd.)

7. Letter from Karl S. Bourdeau, Beveridge and Diamond, P.C. (Attorney for Elinco Associates) to Matthew R. Hoagland, EPA Region I (April 14, 1989). Concerning transmittal of "Review and Reevaluation of Aquifer Test Data," Versar, Inc. for Beveridge and Diamond, P.C. (Attorney for Elinco Associates) (April 4, 1989); "Engineering Evaluation of the Air Stripper Performance," Versar, Inc. for Beveridge and Diamond, P.C. (Attorney for Elinco Associates) (April 7, 1989); and "NPDES Application - Elinco Associates Facility - Main Avenue, Norwalk, Connecticut," Fuss & O'Neill, Inc. for Elinco Associates (April 1989).
8. Letter from Donald W. Stever, Sidley & Austin (Attorney for EDO Corporation) to Matthew R. Hoagland, EPA Region I (April 19, 1989). Concerning transmittal of "Air Stripper Performance Evaluation," Goldberg-Zoino & Associates for Sidley & Austin (Attorney for EDO Corporation) (April 1989).
9. "Air Stripper Performance Evaluation," Goldberg-Zoino & Associates for Sidley & Austin (Attorney for EDO Corporation) (April 1989).
10. "NPDES Application - Elinco Associates Facility - Main Avenue, Norwalk, Connecticut," Fuss & O'Neill, Inc. for Elinco Associates (April 1989).
11. "Application for a Permit to Construct and to Operate Packed Tower Aeration Ground-Water Treatment System - Elinco Associates Facility," Fuss & O'Neill, Inc. for Elinco Associates (July 1989). *Figures located in Row 12*

Comments

Publicly Available Documents

12. Comments Dated August 16, 1989 from Richard J. Gleason, EBASCO Services Incorporated on the April 4, 1989 "Review and Reevaluation of Aquifer Test Data," Versar, Inc. for Beveridge and Diamond, P.C. (Attorney for Elinco Associates).

13.0 Community Relations

13.2 Community Relations Plans

1. "Community Relations Plan," NUS Corporation (June 1986).

13.3 News Clippings/Press Releases

1. "The United States Environmental Protection Agency Announces the Availability of the Administrative Record for the Kellogg-Deering Superfund Site - Norwalk, Connecticut," The Hour - Norwalk, CT (December 29, 1988).
2. "EPA Announces Public Meeting on Proposed Cleanup of Kellogg-Deering Superfund Site," EPA Region I (July 18, 1989).
3. "The U.S. Environmental Protection Agency Invites Public Comment on the Proposed Plan and Feasibility Study for the Kellogg-Deering Superfund Site in Norwalk, Connecticut," The Hour - Norwalk, CT (July 21, 1989).
4. "EPA to Hold Hearing on Proposed Cleanup of Kellogg-Deering Superfund Site," EPA Region I (August 4, 1989).

Section II
Guidance Documents

13.4 Public Meetings

1. EPA Meeting Summary, Proposed Plan Public Meeting for the Kellogg-Deering Well Field Superfund Site (July 26, 1989).
2. Cross Reference: Transcript, Proposed Plan Public Meeting for the Kellogg-Deering Well Field Superfund Site (August 14, 1989) [Filed and included in entry number 1 in 5.3 Responsiveness Summaries].

13.5 Fact Sheets

1. "Superfund Program Information Sheet," EPA Region I (January 1988). Concerning the supplemental Remedial Investigation and Feasibility Study.

16.0 Natural Resource Trustee

16.1 Correspondence

1. Letter from Kenneth Finkelstein, U.S. Department of the Interior National Oceanic and Atmospheric Administration to Matthew R. Hoagland, EPA Region I (June 5, 1989). Concerning northwesterly component of groundwater flow.
2. Letter from Matthew R. Hoagland, EPA Region I to John H. Farrell, U.S. Department of the Interior (August 11, 1989). Concerning additional data to be considered regarding a Covenant Not to Sue.
3. Letter from Jonathan P. Deason, U.S. Department of the Interior to Matthew R. Hoagland, EPA Region I (September 5, 1989). Concerning the conclusions of an earlier review.
4. Letter from Terence N. Martin for John H. Farrell, U.S. Department of the Interior to David M. Webster, EPA Region I. Concerning a preliminary natural resources survey.

17.0 Site Management Records

17.4 Site Photographs and Maps

The records cited in entry number 1 may be reviewed, by appointment only, at EPA Region I, Boston, Massachusetts. Located at [unclear]

1. Four 8" X 10" Color Photographs of Deering Pond and Skin Lesions Provided by Philip Barske at the August 14, 1989 Proposed Plan Public Meeting.

17.8 State and Local Technical Records

1. "Safe Yield Evaluation of the Kellogg-Deering Well Field, Norwalk, Connecticut," Leggette, Brashears & Graham, Inc. for Norwalk First Taxing District (January 27, 1981).
2. Kellogg-Deering Well Field - TCE Levels at Well Field - 1975-1984, Leggette, Brashears & Graham, Inc. for Norwalk First Taxing District (NFTD) (Relates to Operable Units I and II).

GUIDANCE DOCUMENTS

EPA guidance documents may be reviewed at EPA Region I, Boston, Massachusetts.

General EPA Guidance Documents

1. Comprehensive Environmental Response, Compensation, and Liability Act of 1980, amended October 17, 1986.
2. Memorandum from Gene Lucero to the U.S. Environmental Protection Agency, August 28, 1985 (discussing community relations at Superfund Enforcement sites).
3. Memorandum from Henry L. Longest II, Rebecca Hanmer, and Gene A. Lucero, EPA Headquarters to Waste Management Division Directors, Regions I-X and Water Management Division Directors, Regions I-X, April 15, 1986 (discussing discharge of wastewater from CERCLA Sites into publicly owned treatment works (POTWS)).
4. Memorandum from J. Winston Porter to Addressees ("Regional Administrators, Regions I-X; Regional Counsel, Regions I-X; Director, Waste Management Division, Regions I, IV, V, VII, and VIII; Director, Emergency and Remedial Response Division, Region II; Director, Hazardous Waste Management Division, Regions III and VI; Director, Toxics and Waste Management Division, Region IX; Director, Hazardous Waste Division, Region X; Environmental Services Division Directors, Region I, VI, and VII"), July 9, 1987 (discussing interim guidance on compliance with applicable or relevant and appropriate requirements).
5. Memorandum from Henry L. Longest II and Gerald Emison, EPA Headquarters to Addressees ("Regional Waste Management Division Directors; Regional Superfund Branch Chiefs; Regional Air Division Directors; Regional Air Branch Chiefs; OERR Division Directors; OAQPS Division Directors), June 15, 1989 (discussing control of air emissions from air strippers).
6. Memorandum from Louis F. Gitto, EPA Region I to Merrill S. Hohman, EPA Region I, July 12, 1989 (discussing air stripper control guidance).
7. "National Oil and Hazardous Substances Pollution Contingency Plan," Code of Federal Regulations (Title 40, Part 300), November 20, 1985.
8. U.S. Environmental Protection Agency. Office of Emergency and Remedial Response. CERCLA Compliance with Other Laws Manual (OSWER Directive 9234.1-01), August 8, 1988.
9. U.S. Environmental Protection Agency. Office of Emergency and Remedial Response. Community Relations in Superfund: A Handbook (Interim Version) (EPA/HW-6, OSWER Directive 9230.0-3A), March 1986.
10. U.S. Environmental Protection Agency. Office of Emergency and Remedial Response. Community Relations in Superfund: A Handbook (Interim Version) (EPA/HW-6, OSWER Directive 9230.0-3A), June 1988.
11. U.S. Environmental Protection Agency. Office of Emergency and Remedial Response. Guidance Document for Cleanup of Surface Tank and Drum Sites (OSWER Directive 9380.0-3), May 28, 1985.
12. U.S. Environmental Protection Agency. Office of Emergency and Remedial Response. Guidance for Conducting Remedial Investigations and Feasibility Studies Under CERCLA (EPA/540/G-89/004, OSWER Directive 9355.3-01), October 1988.

13. U.S. Environmental Protection Agency. Office of Emergency and Remedial Response. Guidance on Remedial Actions for Contaminated Ground Water at Superfund Sites (EPA/540/G-88/003, OSWER Directive 9283.1-2), December 1988.
14. U.S. Environmental Protection Agency. Office of Emergency and Remedial Response. Interim Final Guidance on Preparing Superfund Decision Documents (OSWER Directive 9355.3-02), June 1989.
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