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chamberlain, kathryn

From: chamberlain, kathryn **Sent:** Fri 8/12/2005 9:09 AM
To: Mark
Cc: Cobrain, Dave, NMENV; Goering, Darlene, NMENV
Subject: DP Aggregate Revised Sections
Attachments:

Mark,

Thanks for the info. Here are our concerns and requested changes per our telephone conversation on August 12, 2005:

- 1) The revised IDW plan has language referring to the "AOC Policy". The Permittees must remove this language and resubmit the IDW plan via hard copy and cd.
- 2) NMED is concerned with the statement on the first page of the main Section 5 text: "Confirmation sampling will be conducted to assess if the nature and extent of any residual contamination have been determined and do not pose any potential unacceptable risk to human health or the environment (i.e. concentrations are less than industrial SSLs/SALs, Tables 1.2-1 through 1.2-3)."

Per our telephone conversation, it is understood that the Permittees will use Industrial and Residential SSLs for comparisons and risk assessment. Additionally, SALs are not used for comparisons and there is no reference to them in the Order. The Permittees may use SALs for informational purposes, however, they must not be used for comparison or data analysis.

If you have any questions, please feel free to contact me.

Thank you,

Katie

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