

Message

From: rich.gold@hklaw.com [rich.gold@hklaw.com]
Sent: 6/13/2017 10:38:13 PM
To: Brown, Byron [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=9242d85c7df343d287659f840d730e65-Brown, Byro]
CC: Dimitri.Karakitsos@hklaw.com
Subject: FW: Portland Harbor -- EPA's Draft Sampling Plan
Attachments: ATT00001.htm; ATT00002.htm; PH baseline sampling cover letters Final.pdf; Portland Harbor_REVISED Working Draft Sampling Plan_6-6-17.pdf

Importance: High

This is basically a plan asking the private parties to re-do the Remedial Investigation which will take At MINIMUM 5 years and cost more than \$25-30 million at least. This is what they are presenting in the meeting tomorrow. This is presented as the EPA position on the sampling plan.

From: "Cora, Lori" <Cora.Lori@epa.gov>
Cc: "Ebright, Stephanie" <EBRIGHT.STEPHANIE@EPA.GOV>, "Sheldrake, Sean" <sheldrake.sean@epa.gov>, "Zhen, Davis" <Zhen.Davis@epa.gov>
Subject: Portland Harbor -- EPA's Draft Sampling Plan

Attached is the sampling plan that EPA and its government partners have been working on. I would appreciate if you would distribute to the Pre-Remedial Design Group. We are sending this to the State, City, NW Natural, and Federal PRPs as well. We look forward to meeting with the Pre-Remedial Design Group on all ideas about pre-remedial design sampling.

.....
Lori Houck Cora | Assistant Regional Counsel
U.S. Environmental Protection Agency | Region 10
P: (206) 553.1115 | F: (206) 553.1762 | cora.lori@epa.gov

Follow @EPAnorthwest on Twitter! <https://twitter.com/EPAnorthwest>

NOTE: This e-mail is from a law firm, Holland & Knight LLP ("H&K"), and is intended solely for the use of the individual(s) to whom it is addressed. If you believe you received this e-mail in error, please notify the sender immediately, delete the e-mail from your computer and do not copy or disclose it to anyone else. If you are not an existing client of H&K, do not construe anything in this e-mail to make you a client unless it contains a specific statement to that effect and do not disclose anything to H&K in reply that you expect it to hold in confidence. If you properly received this e-mail as a client, co-counsel or retained expert of H&K, you should maintain its contents in confidence in order to preserve the attorney-client or work product privilege that may be available to protect confidentiality.