

CORRES. CONTROL  
INCOMING LTR NO.

Department of Energy

03625 RF 94

ROCKY FLATS OFFICE  
P.O. BOX 928  
GOLDEN, COLORADO 80402-0928

DUE  
DATE

SEP 22 2 13 PM '94

SEP 21 1994

94-DOE-09449



EG&G  
ROCKY FLATS PLANT  
CORRESPONDENCE CONTROL

ACTION

DIST.	LTR	ENC
BURLINGAME, A.H.		
BUSBY, W.S.		
CARNIVAL, G.J.		
CORDOVA, R.C.		
DAVIS, J.G.		
FERRERA, D.W.		
FRAY, R.E.		
GEIS, J.A.		
GLOVER, W.S.		
GOLAN, P.M.		
HANNI, B.J.		
HEALY, T.J.		
HEDAHL, T.G.	X	
HILBIG, J.G.		
HUTCHINS, N.M.		
JACKSON, D.T.		
KELL, R.E.		
KUESTER, A.W.		
MARX, G.E.		
MCDONALD, M.M.		
McKENNA, F.G.		
MORGAN, R.V.		
PIZZUTO, V.M.		
POTTER, G.L.		
SANDLIN, N.B.		
SATTERWHITE, D.G.		
SCHUBERT, A.L.		
SCHWARTZ, J.K.		
SETLOCK, G.H.		
STIGER, S.G.		
TUBIN, P.M.		
VOORHEIS, G.M.		
VILSON, J.M.		
NININGER R	X	
OSBORNE W	X	
SCHRADER D C	X	

Ms Patricia Hull, Director  
Air and Toxics Division  
Environmental Protection Agency  
999 18th Street  
Denver, CO 80202-2466

Dear Ms Hull:

The purpose of this letter is to summarize the status of the radionuclide National Emission Standards for Hazardous Air Pollutant (rad NESHAPs) technical issue/compliance determination meetings that have recently taken place among the Rocky Flats Field Office (RFFO), EG&G Rocky Flats, Inc. and the Environmental Protection Agency (EPA). These meetings, which were held on August 11, and September 8, 1994, focused on volumetric flow rate measurements, deposition of particulate in sample lines and sampling location.

An agreement on volumetric flow rate measurements was reached during the August 11, 1994 meeting. During the September 8, 1994 meeting, EG&G presented a logic flow diagram referenced to the American National Standards Institute N13.1 that explained why we consider the Rocky Flats Environmental Technology Site in compliance with rad NESHAPs. This presentation also addressed deposition of particulate in sample lines and sampling location. The meeting concluded with EPA agreeing to evaluate the EG&G presentation and providing us an answer by mid-October, 1994.

As explained in our April 5, 1994 letter to Mr. Yellowtail, RFFO needs an expeditious rad NESHAPs compliance determination. We hope that EPA can provide us a definitive response.

Sincerely,

Shirley J. Olinger  
Acting Assistant Manager for  
Environment, Safety and Health

CORRES. CONTROL	X	X
RECORD/990*	X	X
ATST/130G		

- cc:
- M. Silverman, OOM, RFFO
  - J. Hartman, AMSSS, RFFO
  - G. Hill, EGD, RFFO
  - J. Dion, EGD, RFFO
  - T. Hedahl, EG&G
  - R. Nininger, EG&G
  - W. Osborne, EG&G
  - R. Rutherford, EPA
  - C. Smith, EPA
  - S. Whitmore, EPA

Reviewed for Addressee  
Corres. Control RFP

9-22-94  
DATE BY

Ref Ltr. #

DOE ORDER # 5400.1

ADMIN RECORD  
SW-A-003767