

From: Matsumura, April Mido
Sent: Friday, May 04, 2007 6:40 PM
To: 'Don Bryan'; 'John_Lague@URSCorp.com'
Cc: Hirai, Nolan S
Subject: Public Request to Access Govt Records & Clarification of HCl proposed limit

Don & John,

Since August 2006, there has been a standing request by the public for all documents concerning the Tradewinds project. This includes applications, data, letters, emails, etc. Since keeping track and providing these documents is time-consuming, I wanted you to know that I'll begin directly forwarding all email correspondence between us to the requestor to save time.

In response to your 4/24/07 email, I just wanted to clarify one point. You stated in your 4/24/07 email (I am paraphrasing):

Your memo of last week... informed us of your decision to base the HAP emissions estimates for the Tradewinds Mill solely on AP-42 factors, with the exception that Tradewinds *may propose a different emission factor for HCl* that will avoid causing the project to reach the major source threshold for HAPs.

I wanted to clarify that I am not making an exception for HCl. I am still basing my calculations on the EPA AP-42 HCl emission factor. Your project is considered a synthetic minor source of HAPs based on HCl exceeding 10 tpy without any federally enforceable operational controls or limits. However, with your proposed limit, and the enforcement of that limit, the facility will not emit at the major source level.

Regards,
April

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