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 50-388 Susquehanna Steam Electric Station, Unit 2, Pennsylv 05000388
 AUTH.NAME AUTHOR AFFILIATION
 SAXTON, C.H. Pennsylvania Power & Light Co.
 RECIP.NAME RECIPIENT AFFILIATION
 LAMEREAUX, D. Pennsylvania, Commonwealth of

SUBJECT: Notices of exemption from municipal waste regulations due to no longer being required at site.

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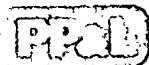
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Pennsylvania Power & Light Company

Two North Ninth Street • Allentown, PA 18101 • 215 / 770-5151

June 23, 1988

Mr. David Lamereaux
Regional Solid Waste Manager
Bureau of Waste Management
Wilkes-Barre Regional Office
90 East Union Street - Second Floor
Wilkes-Barre, PA 18701

50-387

SUSQUEHANNA STEAM ELECTRIC STATION
NOTIFICATION OF EXEMPTION FROM MUNICIPAL WASTE REGULATIONS
DEMOLITION WASTE DISPOSAL SITE #2, ID #101352
CCN 741326 FILE R9-8C
PLE-10623

Dear Mr. Lamereaux:

In reference to your letter of April 11, 1988, discussing the new municipal waste regulations, Pennsylvania Power & Light has reviewed our Demolition Waste Disposal Site #2, ID #101352, to determine whether the new regulations apply to our facility. We have considered the waste stream on this site in light of the regulation's definitions for "construction/demolition waste" and "cleanfill" in Section 271.1 and believe that a permit is no longer required for this facility.

The waste stream on Site #2 is silt and sediment collected during the maintenance of the Susquehanna SES River Intake Structure. This annual maintenance activity involves removing river silt and sediment that has accumulated in the bay area of the intake structure and depositing it on Site #2. After the material is applied to the site, the area is regraded as necessary to approach final grade. Soil analysis of silt and sediment samples shows that this material is an uncontaminated loamy sand. As applied to our site, we believe that the characteristics of the river silt and sediment meet the municipal waste regulation's criteria for "cleanfill" and as such a permit would no longer be required for this facility.

If you have any further questions or need additional information, please contact me at (215) 770-7891.

Curtis H. Saxton
Environmental Specialist

chsmef7047a(25)

cc: Dr. W. R. Butler US NRC

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