

**From:** Allard, David  
**To:** [Beardsley, Michelle](#); [Salador, Keith](#); [Hoffman, Kristina](#)  
**Cc:** [Chippo, John](#); [Lewis, Robert K.](#)  
**Subject:** [External\_Sender] RE: Pennsylvania Regulatory Updates - Final Omit & Radiological Health packages  
**Date:** Friday, May 04, 2018 5:41:08 PM  
**Attachments:** [image002.png](#)  
[7-550 NRC-Consistency-Final-Omit-regs Annex-A May2018.docx](#)  
[7-499 Rad-Health Annex-A May2018.docx](#)  
**Importance:** High

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Hi Michelle.

As Keith notes, we're asking NRC to review our two reg packages.... attached.

The first is titled 'NRC Consistency' where we are not 'proposing' reg revisions, rather, we doing a 'final-omitted' rulemaking where the regs go direct to 'final.' This reg package contains the necessary edits to exclude certain CFR sections from PA DEP's regulations as noted in your October NRC letter to us. [Though I think John found and corrected an error in that reg summary.]

The second reg package is a large 'Radiological Health' reg package. As Keith noted, it is mostly X-ray and Radon reg revisions, but, there are a few RAM / AS Program related reg revs. It is a major reg update.

Via this email, I'm going to ask Keith and Kris to work on high-lighting the specific reg revs related to RAM / AS Program, and send that document back to you. That should make it easier for your attorneys at NRC.

Given the 'Final Omit' regs are the reg updates NRC requested, and there are only a few RAM / AS Program related reg revs in the Radiological Health package – it shouldn't take NRC attorneys long to review these documents.

Stay tuned for the final high-lighting the specific reg revs from Keith and Kris.

Regards,  
Dave

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**From:** Beardsley, Michelle [mailto:Michelle.Beardsley@nrc.gov]  
**Sent:** Friday, May 4, 2018 8:26 AM  
**To:** Salador, Keith <ksalador@pa.gov>

**Cc:** Allard, David <djallard@pa.gov>

**Subject:** RE: Pennsylvania Regulatory Updates

Hi Keith, just to clarify and confirm- PA is requesting the review of the revised final rules to incorporate our comments regarding RATS IDs 2011-2, 2012-4, 2013-2, 2015-1, 2015-3, and 2015-5. I am cc'ing Dave Allard for his approval and confirmation. Also, while we will take every effort to expedite, our goal for review is to complete within 60 days.

Thank you.  
-Michelle

*Michelle Beardsley*

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**From:** Salador, Keith [<mailto:ksalador@pa.gov>]

**Sent:** Thursday, May 03, 2018 9:39 AM

**To:** Beardsley, Michelle <[Michelle.Beardsley@nrc.gov](mailto:Michelle.Beardsley@nrc.gov)>

**Cc:** Ford, Monica <[Monica.Ford@nrc.gov](mailto:Monica.Ford@nrc.gov)>; Allard, David <[djallard@pa.gov](mailto:djallard@pa.gov)>; Chippo, John <[jchippo@pa.gov](mailto:jchippo@pa.gov)>; Werner, Bryan <[brwerner@pa.gov](mailto:brwerner@pa.gov)>; Hoffman, Kristina <[krihoffman@pa.gov](mailto:krihoffman@pa.gov)>

**Subject:** [External\_Sender] Pennsylvania Regulatory Updates

Michelle,

Please find attached two rulemaking packages that PA DEP will be finalizing next month. The Radiological Health final rulemaking contains mostly x-ray and radon updates but includes a few changes to remove transitional language while we were seeking Agreement State status. The NRC Consistency final-omitted rulemaking contains the necessary edits to exclude certain CFR sections from PA DEP's regulations as noted in the attached letter.

We will be presenting these rulemakings to our Environmental Quality Board for promulgation on June 19<sup>th</sup> and will not be able to make any edits thereafter. If at all possible, please let us know by June 1 if these rulemakings are acceptable.

Feel free to give me a call if you have any questions.

Best,  
Keith

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