

FEB 03 1992

Lambert

Mr. Jeffrey C. Conrad
Senior Counsel
B.P. Chemicals America, Inc.
200 Public Square
Cleveland, Ohio 44114-2375

Dear Mr. Conrad:

This is in response to your letter to Yvonne Young, dated December 19, 1991, regarding whether your deep well injection system constitutes a 10 CFR §20.106 "effluent release" operation.

On January 9, 1992, NRC staff met with you and other B.P. Chemicals America, Inc. representatives to discuss your deep well injection system and other issues. Based on the discussion during that meeting, it is my understanding that, B.P. Chemicals America, Inc. will submit a request for authorization, pursuant to §20.302, to use a deep well injection system for disposal of pond and decontamination water.

If my understanding is not correct, please contact Yvonne Young, at 301-504-3445 or me, at 301-504-2560.

Sincerely,

ISI

John H. Austin, Chief
Decommissioning and Regulatory
Issues Branch
Division of Low-Level Waste Management
and Decommissioning
Office of Nuclear Material Safety
and Safeguards

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PDR YES	<input checked="" type="checkbox"/>	NO		Category: Proprietary	<input type="checkbox"/>	or CF Only <input type="checkbox"/>
ACNW YES	<input type="checkbox"/>	NO				
SUBJECT ABSTRACT: MEETING OF MINUTES BETWEEN B.P. CHEMICALS AMERICA, INC. AND NRC STAFF						

OFC :LLDR :	:LLDR :	:LLDR <i>jet</i> :	:OGE <i>RFonner</i> :	:LLDR: <i>WJF</i>
NAME:YYoung: <i>YJ</i>	:DMartin: <i>DM</i>	:JCopeland:	:RFonner:	:JHAustin:
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OFFICIAL RECORD COPY - LETTER TO JEFFERY C. CONRAD

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