

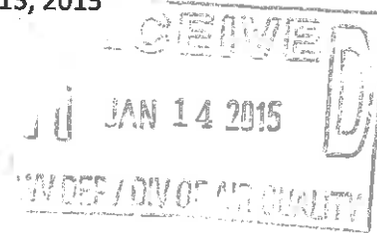


Mike E.
13-23306
107-00001

E. I. du Pont de Nemours and Company
Washington Works
Mail: P.O. Box 1217
Washington, WV 26181-1217

January 13, 2015

CERTIFIED MAIL – 7013 3020 0000 3729 8553
RETURN RECEIPT REQUESTED



Mr. W. F. Durham, Director
Division of Air Quality
WV Department of Environmental Protection
601 57th Street, SE
Charleston, WV 25304

RE: Class One Administrative Update for the Corrections in Permit R13-2330F - Washington Works.

Dear Mr. Durham:

During a recent permitting activity DuPont moved some sources from R13-2330E to another permit as part of the isolation of facilities and permits. In the process of the move we relocated the affected sources to the new permit but did not completely remove the permits from the R13-2330F permit. In order to complete the relocation of the permit DuPont is requesting that the following sources be removed from the R13-2330F as they are already correctly referenced in the R13-2381G permit. The sources involved were part of a cleanup of the DuPont 45 CSR 13 permits prior to anticipated business actions occurring in 2015.

Remove From Section 1 of R13-2330F – List of Sources:

200-S-211A	200-E-211-15	Research Laboratory Hood
200-S-211B	200-E-211-16	Research Laboratory Hood
200-S-211C	200-E-211-17	Research Laboratory Hood
200-S-212A	200-E-212-18	Research Laboratory Hood
200-S-212B	200-E-212-19	Research Laboratory Hood
200-S-213A	200-E-213-20	Research Laboratory Hood
200-S-213B	200-E-213-21	Research Laboratory Hood
200-S-214A	200-E-214-22	Research Laboratory Hood
200-S-214B	200-E-214-23	Research Laboratory Hood

Also in Table 1 DuPont is requesting the name change as shown below –

22-S-101	22-E-001	Development Laboratory Hood

E. I. du Pont de Nemours and Company
Shipping: 8480 DuPont Rd
Washington, WV 26181

Also revise the permit condition 4.4.9 by deleting the above listed sources to read as follows –

4.4.9 To demonstrate compliance with the emission limits associated with the “**Development** Lab Hoods”, identified in Section 4.1.2, Tables 4.1.2(a) through 4.1.2(c) of this permit, the **development** ~~research~~ facilities shall maintain a monthly record of the specific pollutants regulated and consumed by the hoods. This monthly consumption record will also be included in an annual consumption report for the ~~Research-Development~~ Lab Hoods. This report shall document the amount of the chemicals regulated under 45 CSR 27 and processed through the ~~Research~~ **Development** Lab Hoods under the control of Research personnel. The affected sources shall include the following: 22-S-101, ~~200 S 211A, 200 S 211B, 200 S 211C, 200 S 212A, 200 S 212B, 200 S 213A, 200 S 213B, 200 S 214A, and 200 S 214B~~

Consistent with the Changes in 4.4.9 DuPont is requesting the elimination of the “Research” reference from the foot notes of the tables found in Section 4.1.2 and referenced in permit term 4.4.9.

This letter is to request the Class One Administrative update to revise the above permit in the specified portions of the permit.

If you have questions or concerns with this request please contact Mr. John J. Mentink by telephone at (304) 863-2028 or by email at john.j.mentink@dupont.com.

Thank you for your attention to this issue.

Sincerely,



Robert J. Fehrenbacher
Plant Manager
DuPont Washington Works