

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

BEFORE THE ADMINISTRATOR

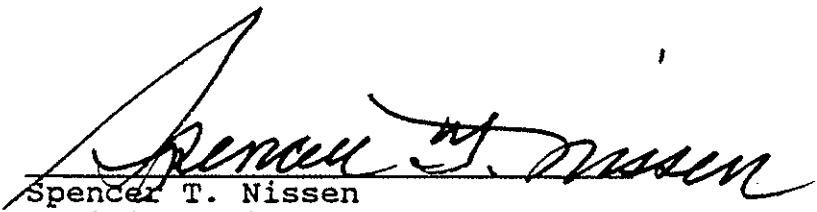
In the Matter of)
)
Rollins Environmental) Docket No. RCRA-VI-106-H
 Services (TX), Inc.,)
)
 Respondent)

CERTIFICATION FOR INTERLOCUTORY APPEAL

As I have concluded that the question of whether hazardous wastes generated by assembly plants owned by American firms operating in Mexico from raw materials shipped into Mexico "in bond" under the "Maquiladora Program" are wastes from a foreign source within the meaning of 40 CFR § 264.12(a) is a question upon which there are substantial grounds for difference of opinion and that an immediate appeal from the Order Denying Motion For Accelerated Decision or Alternative Motion to Dismiss, dated June 16, 1994, will materially advance the ultimate termination of the proceeding, the mentioned order is certified for interlocutory appeal in accordance with § 22.29(b) of the Consolidated Rules of Practice (40 CFR Part 22).

Rollins' motion for certification is considered to be timely.

Dated this 21st day of July 1994.


Spencer T. Nissen
Administrative Law Judge

Enclosures:

1. Respondent's Motion For Accel. Dec. Or Alternative Motion To Dismiss w/attachments
2. Complainant's Response To Motion w/attachments
3. Order Denying Motion For Accel. Dec. Or Alternative Motion To Dismiss, dated June 16, 1994
4. Motion For Certification Of Interlocutory Appeal