

9441.1981(05)

DELISTING RESIDUE FROM TREATMENT OF LISTED WASTES

April 14, 1981

Dr. James Wood
Resource Recycling
2003 Gallatin Rd.
Madison, TN

Dear Dr. Wood:

As you requested, I have enclosed an outline of the necessary information to be included in petitions for exclusion of hazardous waste treatment residues. I have also enclosed copies of several petitions, previously submitted to the Agency, which may provide guidance in preparing your petition. These items, along with 45 CFR 33076 §260.22, indicate the areas of concern which should be addressed in a petition for exclusion.

Under 45 CFR 33120 §261.3(c) (2), a treated hazardous waste remains hazardous for the same constituents and/or characteristics for which it was originally listed. Therefore, petitions for "delisting" the residue from the treatment of listed wastes must address the treated residue in terms of the hazardous constituents and/or characteristics for which the initial wastes were originally listed.

If you have any questions concerning these information requirements please give me a call (703-755-9187).

Sincerely yours,

Myles E. Morse
Hazardous and Industrial Waste Division

Enclosures