

Asimakis P. Iatridis

From: "Kenneth Weaver" <Kenneth.Weaver@state.co.us>
To: <Rkrumb@aol.com>; <lhavelic@mines.edu>; <kenneth.Weaver@state.co.us>
Cc: <miatridis@hannonlaw.com>
Sent: Monday, September 15, 2003 3:01 PM
Subject: Re: RESRAD Model Approach

Until we have in hand, and have had some time to review, the assumptions and technical analysis, we can't determine that the proposed method is appropriate or acceptable.

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>>> <Rkrumb@aol.com> 9/9/03 2:50:15 PM >>>

Dear Ken:

New Horizons Environmental Consultants, Inc. (New Horizons) is in the process of evaluating alternative remedies for the CSMRI Site. One step in the process is to calculate DCGLs using the RESRAD model. After adding the actual average Site data into the model and generating a TEDE, New Horizons proposes to exclude from the model the dose contribution from radon inhalation in order to generate realistic DCGLs. Please confirm in writing that this approach is acceptable to CDPHE LARS.

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