

**U.S. NUCLEAR REGULATORY COMMISSION**

LICENSEE: MOLYCORP, INC.  
License No. SMB-1393  
Docket Nos. 040-08794 and 040-08778

**MOLYCORP, INC.'S RESPONSE TO THE AMENDMENT TO REQUEST  
FOR HEARING BY CANTON TOWNSHIP**

Molycorp, Inc. ("Molycorp") submits the following Response to the Amendment to Request for Hearing (the "Amended Request") submitted by Canton Township, Pennsylvania ("Canton"). Canton's Amended Request should be denied because Canton has failed to cure any of the deficiencies noted in Judge Bloch's Memorandum and Order, dated August 25, 1999, which granted Canton and the City of Washington, Pennsylvania the right to amend their petitions for a hearing. See Exhibit C to Amended Request. Specifically, Canton has failed to allege in detail that it satisfies the following elements of standing: (a) an injury in fact within the scope of this proceeding, (b) that can fairly be traced to the challenged action, and (c) that is redressable through this proceeding. Because Canton has not provided this required detailed description, demonstrating a real possibility of radiation injury to a real person or injury to property, Canton has failed to establish that it has standing to seek a hearing under Subpart L of 10 C.F.R. Part 2. Rather, Canton has asserted only conclusory, unsupported and largely inaccurate allegations, which pertain almost exclusively to issues other than the subject of this proceeding, the temporary storage of York material at Molycorp's Canton Township site. Canton's allegations center largely on its incorrect assertion that it has a right to conduct discovery of Molycorp's documents. In support of Molycorp's Response to the Amendment to Request for Hearing by Canton, Molycorp states as follows:

**I. Canton's Request for Hearing Goes Beyond the Scope of this Proceeding which is Limited to the Temporary Storage of York Material.**

1. This proceeding is limited to the issue of Molycorp's proposal to construct and operate a temporary storage facility for material received from York. The Commission has held that "[o]nly those concerns which fall within the scope of the proposed action set forth in the Federal Register notice of opportunity for hearing may be admitted for hearing." In re International Uranium, (Receipt of Material from Tonawanda, NY), LBP-98-21, 1998 NRC LEXIS 67 at \*12 (Sept. 1, 1998). Here, the NRC's Notice, pursuant to which Canton filed its original petition for a hearing, specifically states that the proposed license amendment pertains to "the temporary (5-10 years) storage of waste from the former Molycorp rare earth processing facility (License No. SMB-1408) in York, Pennsylvania." Nuclear Regulatory Commission, "Receipt of an Amendment Request for the Temporary Storage of Decommissioning Waste from the Molycorp York, Pennsylvania Facility (License No. SMB-1408) at the Molycorp Washington, Pennsylvania Facility (License No. SMB-1393) and Opportunity for a Hearing," 64 Fed. Reg. 31,021 (June 9, 1999). Nowhere in this Notice does the NRC refer to the Molycorp Washington Decommissioning Plan, which is subject to a separate NRC proceeding.

2. Using its petition for a hearing regarding the York material as a bootstrap, Canton lists areas of concerns that pertain solely to the decommissioning issue. See, infra, ¶ 17. Canton wishes to merge the two entirely separate proceedings because it failed to file a timely petition for a hearing regarding the proposed decommissioning project; however, Canton should not be permitted to circumvent the regulations by merging the two proceedings.

3. The evidence indicates that only the temporary storage of the York material is at issue here. Judge Bloch, in summarizing the initial Requests for Hearing, states

only that “[p]etitioners are concerned about possible health and environmental effects that may result from the transfer of certain nuclear by-products and/or waste to Molycorp, Inc.’s proposed storage site.” See Memorandum and Order, dated Aug. 25, 1999, attached as Exhibit C to the Amended Request (the “Memorandum and Order”). Similarly, in designating a presiding officer for the hearing in this matter, Chief Administrative Judge Bollwerk states that the requests for hearing submitted by Canton and the City of Washington “were filed in response to a notice of receipt by the Nuclear Regulatory Commission of a license amendment request of Molycorp, Inc., for temporary storage at its Washington, Pennsylvania facility of decommissioning waste now located at its facility in York, Pennsylvania.” See Designation of Presiding Officer, issued July 15, 1999.

4. Even the City of Washington has acknowledged the limited scope of this proceeding. The City of Washington’s original Request for Hearing specifically states that the NRC’s Notice pertains to the “temporary storage of waste from Molycorp’s York decommissioning operations at the Molycorp Washington Pennsylvania facility.” See Request for Hearing filed by the City of Washington, Pennsylvania.

5. Because this proceeding clearly is limited to the York issue, Canton’s attempts to allege “common questions of law and fact” and “administrative adjudicative economy” should be rejected. See Amended Request, ¶17. This proceeding pertains only to the temporary storage of the York material for a period of five to ten years. The ultimate disposition of that material is not at issue in this proceeding.

## II. Canton Lacks Standing.

### A. The Judicial Standard

6. A request for hearing must demonstrate that the petitioner satisfies the judicial standards for standing. § 2.12.05(h); see also In re Hydro Resources, Inc., (2929 Coors Road, Suite 101, Albuquerque, NM 87120), LBP-98-9, 1998 NRC LEXIS 21 at \*13-14 (May 13, 1998). To establish standing, a requestor must show (a) an injury in fact, (b) that the injury can fairly be traced to the challenged action, and (c) that the injury is likely to be redressed. See Hydro at \*15.

7. With respect to the first requirement, a petitioner must show that the proposed action will cause an injury in fact to an interest that is within the “zone of interests” protected by the statutes governing the proceedings. Hydro at \*17. Moreover, a governmental unit, like a city or county, must demonstrate, like any other intervenor, that its citizens or natural resources will likely suffer an injury in fact; cities and counties are not automatically deemed to have standing. See International Uranium at \*19. In International Uranium, the State of Utah petitioned for leave to intervene in a proceeding concerning a license amendment that would permit the licensee to receive and process uranium-bearing material at its Utah facility. The Commission found that the State’s failure to specify which citizens would be harmed or to describe the mechanism of injury was not sufficient to show an injury in fact. International Uranium at \*19.

8. Where the proposed action has no obvious potential for offsite impacts, as in cases where the amount of material to be added to the site is only a small fraction of that

already authorized at the site, the need to prove an injury in fact is particularly critical.

International Uranium at \*19-20.

9. In every case, the injury in fact also must be within the scope of the proceeding. See Shieldalloy at \*10. If the claimed injury is outside the scope of the proceeding, then the petitioner's claims of causation and redressability must fail and the overarching claim to standing must be rejected. Id. Where the proceeding involves a license amendment, the petitioner must show a harm that is "distinct and apart from that caused by the initial licensing and continued operation of the facility." See International Uranium at \*19.

**B. The Deficiencies Noted by Judge Bloch**

10. In his Memorandum and Order granting the petitioners an opportunity to amend their deficient requests for a hearing, Judge Bloch observed that the petitioners failed to demonstrate "sufficient knowledge" of Molycorp's proposed amendment to its license. Judge Bloch stated that "[t]o allege an injury in fact ensuing from the proposed amendment, the petitioners need to show that this specific amendment, including the safety precautions included in the proposed amendment, poses a risk to citizens of the petitioning governments." The Judge further observed that the areas of concern alleged by the petitioners should relate to the amendment being challenged. See Memorandum and Order at p. 3.

11. In permitting the petitioners to amend their requests, the Judge instructed Canton to review Molycorp's request for an amendment to its license for purposes of designating its concerns "with respect to the content of the amendment application." Id. at p. 4.

**C. Canton's Failure to Cure The Deficiencies in its Original Request**

**1. Failure to include sufficiently detailed descriptions on issues related to standing**

12. In a request for a hearing, the NRC does not permit the type of "notice pleading" permitted by Article III courts; rather, the NRC requires "detailed descriptions of the petitioner's positions on issues going to both standing and the merits." In re Shieldalloy Metallurgical Corp., (Cambridge, Ohio Facility), CLI-99-12, 1999 NRC LEXIS 53, Apr. 26, 1999; 10 C.F.R. §2.1205(e) (petitioner "must describe in detail" these positions). The petitioner seeking a hearing must support this detailed description with affidavits or other forms of evidence. See Shieldalloy at \*9. In Shieldalloy, the Commission denied a petition for a hearing where the petitioner had failed to describe in detail its standing to intervene; the petitioner made only cursory assertions that were unsupported by evidence. Id.

13. Canton provides only the briefest description of its alleged areas of concern. It has failed entirely to specify the type of harm that its citizens will incur if the proposed amendment is approved. More importantly, Canton has failed to provide any evidence that supports its allegations regarding the alleged areas of concern. For instance, while Canton alludes to "scientific studies" underway, no reports are attached to its Amended Request. See Amended Request at p. 9. Similarly, Canton alleges that the "proposed locations of both the temporary York material and the permanent storage sites are in inappropriate locations." See Amended Request at p. 11. However, Canton provides no foundation whatsoever for this alleged area of concern. Similarly, although Canton claims that the Pennsylvania Department of Environmental Protection already declared the proposed locations to have "inappropriate sub-

structures,” Canton fails to provide any supporting documents, materials or information, or to even otherwise define what is “inappropriate.”

**2. Failure to allege injury in fact resulting from Molycorp’s proposed license amendment**

14. Judge Bloch instructed the petitioners to specify the particular injury in fact that would result if Molycorp received its requested license amendment. He instructed them to show a precise risk to the citizens of the county that would arise as a result of the proposed amendment, despite the safety precautions proposed in the amendment. Canton has failed to correct this deficiency in that it has failed to discuss expressly the radiation-related dangers inherent in the proposed amendment.

15. In its Amended Request, Canton has provided no express discussion of the standing requirement. Like any other intervenor, however, a county must satisfy the standing requirements.

16. In this proceeding, as in International Uranium, Canton has failed to specify how the addition of the York material to the Canton Township site would cause radiation injury to specific citizens who live, work or travel near Molycorp’s facility or specific aspects of the environment. See International Uranium at \*20. Because Canton has failed to specifically assert any potential for injury due to radiation from licensed materials, it has failed to bring its request for a hearing within the ambit of the Atomic Energy Act of 1954, as amended. See Babcock & Wilcox Co., (Pennsylvania Nuclear Services Operations, Parks Township, PA), LBP-94-4, 39 NRC 47, 51-52 (1994).

17. Moreover, many of Canton's alleged areas of concern are outside the scope of the proceedings and, accordingly, do not constitute valid "injuries in fact." Because these alleged areas of concern are outside the scope of the proceeding, they also are not germane to the subject matter of the proceeding. §2.1205(h). Specifically, the alleged "dispersion and/or migration of radioactive material," the "safety of employees of Molycorp and neighboring industries," and the "threat to wildlife and ecosystem" are harms that, even if true (which Molycorp denies), arose out of the initial licensing and/or continued operation of the facility. Canton has not specifically alleged, much less provided evidence that, these areas of concern are distinctly related to the proposed license amendment and, accordingly, they are outside the scope of this proceeding. See, supra, ¶ 9.

18. Canton's failure to review the request for amendment sufficiently to designate concerns regarding the content of the amendment application, including proposed safeguards relevant to Canton's concerns, supports the conclusion that Canton simply can not satisfy the standing requirement.

### **III. Canton Attempts to Excuse its Inadequate Amended Request through Gross Misstatements of the Facts.**

#### **A. Molycorp's Provision of Documents to Canton**

19. Canton alleges that any deficiencies in its Amended Request are attributable to Molycorp's purported failure to provide copies of its documents to Canton. See Amended Request, ¶¶ 1,7. This assertion is patently false.

20. As an initial matter, the regulations promulgated by the NRC do not permit any discovery by any party, whether by document production, deposition, interrogatories



or otherwise. 10 C.F.R. §2.1231(d). Accordingly, Canton's repeated allegation that Molycorp owes documents to Canton is without foundation. See Amended Request, ¶¶1, 7-9, and 11-12.

21. Despite the clear statement in the regulations that Canton can not require Molycorp to produce documents, Molycorp has, in the spirit of cooperation and consistent with the settlement negotiations encouraged by Judge Bloch, repeatedly offered its documents to Canton.

22. In early 1997, Molycorp created a Public Document Room at its offices in Canton Township in which documents regarding Molycorp's Washington and York Decommissioning Plans were available for public inspection as those documents became available. These materials included the York Decommissioning Plan (6/99) (revision 1), the York Site Characterization Report (Volumes I and II), the Final Design Report Temporary Storage, and the Report regarding Hydrology in Temporary Storage Area (4/96). See Letter from Randolph T. Struk to Samuel R. Grego, dated Oct. 25, 1999, attached hereto as Exhibit A, and Affidavit of George Dawes, attached hereto as Exhibit B ("Dawes Aff."), ¶ 7.

23. In the Public Document Room, Molycorp also provided copies of documents pertaining to the decommissioning of the Canton Township site, including: the Washington Decommissioning Plan, the Washington Decommissioning Plan (Rev. 1, Part 1) the Washington Site Characterization Report (Volumes I, II and III), the Washington Facility Environmental Report (Volumes I and II), the Oak Ridge Associated University Washington Site Survey, the Report of Review of Decommissioning Plan for the Molycorp Washington County, Pennsylvania Site and Discussion of Associated Health Impacts on the Community, the Report on Evaluation of Potential Health Risks of Human Exposure to Radiation from Thorium-Bearing

Slag Associated with the Molycorp Washington, Pennsylvania Site, and the Findlay Site Cleanup Final Report. See Exhibit B and Dawes Aff., ¶ 8.

24. In addition to making these documents available at Molycorp's offices, several years ago, Molycorp also mailed copies of certain of the documents filed in the Public Document Room directly to the Canton Township Board of Supervisors, including all three volumes of the Washington Site Characterization Report and the Washington Decommissioning Plan. See Exhibit B and Dawes Aff., ¶ 9.

25. Copies of all of the above-listed documents also are available at the NRC's document repository in Aliquippa, Pennsylvania or can be obtained from the NRC staff on request. Indeed, Molycorp's Request for Amendment of its license to permit the temporary storage of York material was filed with the NRC and is a publicly available document. Accordingly, Canton's allegation that it has not been able to review the proposed license amendment is without basis in fact. See Amended Request, ¶1.

26. Even though Canton either had access to or received its own copies of the above-listed documents, counsel for Canton advised Molycorp's counsel that he was "surprised to discover that the Township has not yet received certain basic information and documents relevant to these Molycorp matters." See Letter from Samuel R. Grego to Randolph T. Struk, dated Oct. 11, 1999, attached hereto as Exhibit C. However, this same counsel for Canton declined Molycorp's offer to review the documents already available in the Public Document

Room and instead requested that Molycorp send him copies of certain documents.<sup>1</sup> See Letter from Randolph T. Struk to Samuel R. Grego, dated Nov. 5, 1999, attached hereto as Exhibit D.

27. Even though many of the documents requested by Canton are outside the scope of this proceeding and although Canton has no right to conduct discovery, Molycorp made copies of the following documents requested by Canton, and on November 12, 1999, Molycorp hand-delivered the copies to counsel for Canton:

- Washington Decommissioning Plan;
- Washington Decommissioning Plan, Rev. 1, Part 1;
- Washington Facility Environmental Report, Volumes I and II;
- Oak Ridge Associated University Washington Site Survey;
- Findlay Site Cleanup Final Report;
- Final Design Report Temporary Storage;
- Report Regarding Hydrology and Temporary Storage Area;
- York Decommissioning Plan (6/99) (Revision 1); and
- York Site Characterization Report, Volumes I and II.

Moreover, Molycorp is continuing to respond to ongoing requests for information from Canton.

---

<sup>1</sup> Curiously, while counsel for Canton claims not to have received needed documents from Molycorp, he informed Judge Bechhoefer that “documents the Petitioners have requested from Molycorp are still being reviewed.” See Letter from Samuel R. Grego to Administrative Judge Charles Bechhoefer, dated October 28, 1999, attached as Exhibit E to Amended Request.

28. Molycorp's efforts to work with Canton, as enumerated above, illustrate its good-faith intent to maintain open communication with Canton. Accordingly, Canton's suggestion that it be given a third opportunity to submit a request for hearing should be denied on the grounds that any failure by Canton to draft a detailed request for hearing is due to its own refusal to review the documents available to it. See Amended Request, ¶ 14.

**B. Canton's Misstatements of Facts**

29. Although Molycorp recognizes that the purpose of the instant proceeding is not to examine the merits of Canton's position but to determine whether it has standing, Molycorp is compelled to correct two gross misstatements of fact made by Canton in its Amended Request because these misstatements may suggest that Canton has provided a sufficiently detailed description of its alleged injury in fact.

30. First, Canton alleges that a 16-inch municipal water line lies under the existing stabilized soil-capped piles. See Amended Request at p. 10. The water line actually runs alongside one of the stabilized soil-capped piles and does not run either under or near the proposed temporary storage site. During a meeting on November 9, 1999, Molycorp shared this information with Canton. See Dawes Aff., ¶ 4 and Affidavit of James Dean, attached hereto as Exhibit E ("Dean Aff."), ¶ 3.

31. Molycorp's own analysis, which is contained within its Washington Site Characterization Report, indicates that the proximity of this water line to the stabilized soil-capped piles would cause no detrimental health or environmental impacts. See Dawes Aff., ¶ 5. Moreover, Molycorp has been informed that the local water company, which owns the water

line, conducted its own testing which failed to reveal any radiological contamination in the water line. See Dean Aff., ¶ 6. Nevertheless, as a gesture of goodwill and to foster community relations, Molycorp informed Canton on November 9, 1999 that it would remove the water line entirely from its property. Molycorp has reached an agreement in principle with the water company to remove the water line, and Molycorp anticipates that the removal will be completed by the second quarter of the year 2000. See Dean Aff., ¶¶ 4-5.

32. Notwithstanding Molycorp's notification on November 9 of both the actual location of the water line and Molycorp's intention to remove the water line entirely from its property, Canton continues to assert vague and inaccurate allegations regarding the water line as a basis for requesting a hearing.

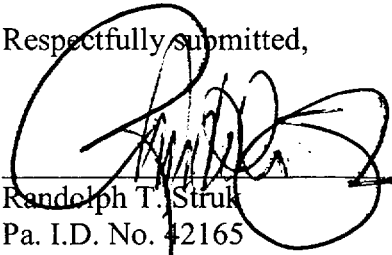
33. Second, Canton alleges that Molycorp failed to test the sedimentation from the Chartiers Creek stream beds. See Amended Request at p. 9. In 1997, however, Molycorp provided its Washington Site Characterization Report to Canton, which addresses, in part, the "stream bottom sediment samples" taken from Chartiers Creek. The results indicate "no significant site-related impact to the sediment." See Dawes Aff., ¶ 9; and Washington Site Characterization Report, §5.3.3.

WHEREFORE, Canton is not entitled to a hearing under Subpart L of 10 C.F.R.

Part 2 and, accordingly, its Amendment to Request for Hearing should be denied.

Dated: November 30, 1999

Respectfully submitted,



Randolph T. Struk  
Pa. I.D. No. 42165  
Corinne A. Lammers  
Pa. I.D. No. 84084

THORP REED & ARMSTRONG, LLP  
Firm I.D. No. 282  
One Riverfront Center  
Pittsburgh, PA 15222  
412/ 394-7794

Counsel for Molycorp, Inc.



ATTORNEYS AT LAW SINCE 1895

VIA FACSIMILE

Samuel R. Grego, Esq.  
Goldberg, Kamin & Garvin  
1806 Frick Building  
437 Grant Street  
Pittsburgh, PA 15219-6101

October 25, 1999

Re: Molycorp, Inc. v. Canton Township  
C.A. No. 99-762 (Judge Cindrich)

Dear Sam:

I am writing in response to your October 11 letter proposing suggested meeting dates. Unfortunately, given when I received your letter, I did not have sufficient advance notice to clear the schedules of the UNOCAL representatives who will be attending this meeting. Accordingly, the dates you have proposed were not feasible. However, I would like to suggest the morning of November 3 as an alternative date. I understand that the representatives of the City of Washington are available on this date. Would you please check with your client to determine their availability.

I appreciate that this is beyond the deadline currently set by Judge Bloch's Order. However, as an accommodation, we would be agreeable to extending the Township's and City's deadline to submit an Amended Petition for Hearing until November 15, so that a meeting can take place in advance of your deadline. Consistent with Judge Bloch's directives, however, we do not believe we can push the dates back much further.

I would also like to address the request for documents contained within your letter. However, at the very outset, I would like to correct your suggestion that the Township still has yet to be provided with certain basic information regarding Molycorp's plans. This is simply false. In fact, a great deal of information and documents regarding Molycorp's decommissioning plans were made available by Molycorp quite some time ago to both the Township Board of Supervisors and the general public. These materials included the following:

1. Washington Decommissioning Plan
2. Washington Decommissioning Plan, Rev. 1, Part 1
3. Washington Site Characterization Report, Vols. 1, 2, 3

Pittsburgh  
Philadelphia  
Wheeling

Thorp Reed & Armstrong, LLP  
One Riverfront Center  
20 Stanwix Street  
Pittsburgh, PA 15222-4895  
412 394 7711  
412 394 2555 Fax

Samuel R. Grego, Esq.  
Page 2

October 25, 1999

4. Washington Facility Environmental Report, Vols. 1 & 2
5. Oak Ridge Associated University Washington Site Survey
6. Report of Review of Decommissioning Plan for the Molycorp Washington County, Pennsylvania Site and Discussion of Associated Health Impacts on the Community.
7. Report on Evaluation of Potential Health Risks of Human Exposure to Radiation from Thorium-Bearing Slag Associated with the Molycorp Washington, Pennsylvania Site
8. Findlay Site Cleanup Final Report
9. Final Design Report Temporary Storage
10. Report regarding Hydrology in Temporary Storage Area (4/96)
11. York Decommissioning Plan (6/99) (revision 1)
12. York Site Characterization Report, Vol. I & II

All of the above-listed materials have been available for inspection in the Public Document Room at Molycorp's offices in Canton Township. Moreover, it is my understanding that copies of certain of these materials, in addition to being generally available at Molycorp, were mailed directly to the Board of Supervisors. Such materials included all three volumes of the Washington Site Characterization Report, as well as the Washington Decommissioning Plan. Furthermore, Molycorp held an Open House in April of 1997, during which a variety of information pertaining to Molycorp's decommissioning plan was presented to the public. The members of the Township's Board of Supervisors attended this meeting and received materials and information at the meeting regarding Molycorp's decommissioning activities. Accordingly, it is simply incorrect to suggest that Molycorp has failed to make available, either to the Board of Supervisors or to the public, information pertaining to Molycorp's decommissioning plans.



Samuel R. Grego, Esq.  
Page 3

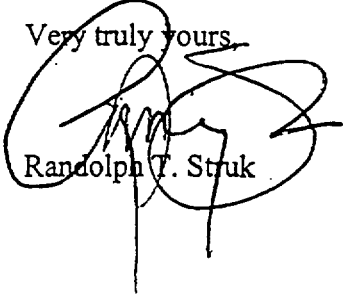
October 25, 1999

Turning to the documents requested in your letter, I would like to note that the majority of the information you are requesting has no relevance to the issues raised by the currently pending requests for hearing. While Molycorp has in the past and will in the future continue to be willing to share information pertinent to the Washington Decommissioning Plan with the Township, the appropriate scope of our meeting pursuant to Judge Bloch's Order is limited to a discussion of the proposed temporary storage of York materials at Washington. Indeed, the scope of the meeting must necessarily be limited in this fashion if we are to conclude our discussions within the timeframe contemplated by the Judge.

To save you any inconvenience associated with inspecting documents in Molycorp's offices, I am willing to pull together copies of materials pertinent to the issues relevant to the currently pending requests for hearing. Otherwise, you are certainly free to review the materials which are currently available to the public in the Public Document Room at Molycorp's offices. Moreover, once our meeting pursuant to Judge Bloch's Order has been concluded, we can then address, if the Township so desires, any additional informational meetings relative to Molycorp's Washington decommissioning plan.

Please call me at your convenience to discuss this further.

Very truly yours,

  
Randolph T. Struk

RTS/cag  
cc: Jeffrey Watson, Esq.



5. Based on testing and analysis, Molycorp has concluded that the proximity of the water line to the temporary and other storage sites would cause no detrimental health or environmental impact.

6. Both the Township and the City have suggested that information regarding Molycorp's Washington and York decommissioning activities has not been made available by Molycorp to the Township and the City. Again, this assertion is untrue.

7. In early 1997, Molycorp created a Public Document Room at its offices in Canton Township in which it made available to the public (including representatives of the Township and City) documents regarding Molycorp's decommissioning plans as the documents became available. Those documents available to the Township and the City regarding Molycorp's York decommissioning plan and Molycorp's temporary storage proposal include:

- York Decommissioning Plan (6/99) (Revision 1);
- York Site Characterization Report (Volumes I and II);
- Final Design Report Temporary Storage; and
- Report regarding Hydrology in Temporary Storage Area (4/96).

8. In the Public Document Room, Molycorp also provided copies of documents pertaining to the decommissioning of the Canton Township site, including the following:

- Washington Decommissioning Plan;
- Washington Decommissioning Plan (Rev. 1, Part 1);
- Washington Site Characterization Report (Volumes I, II and III);
- Washington Facility Environmental Report (Volumes I and II);
- Oak Ridge Associated University Washington Site Survey;
- Report of Review of Decommissioning Plan for the Molycorp Washington County, Pennsylvania Site and Discussion of Associated Health Impacts on the Community;
- Report on Evaluation of Potential Health Risks of Human Exposure to Radiation from Thorium-Bearing Slag Associated with the Molycorp Washington, Pennsylvania Site; and
- Findlay Site Cleanup Final Report.

9. In addition to making these documents available for public inspection, several years ago Molycorp also mailed copies of certain of the documents filed in the Public Document Room directly to the Canton Township Board of Supervisors, including all three volumes of the Washington Site Characterization Report and the Washington Decommissioning Plan.

Further affiant sayeth not.

George W. Davis

Sworn and subscribed before me  
this 29 day of November, 1999.

Laura Wallace  
Notary Public

My commission expires: 6-25-01

Notarial Seal  
Laura Wallace, Notary Public  
Washington, Washington County  
My Commission Expires June 25, 2001

0019782

Member, Pennsylvania Association of Notaries

**OVERSIZE PAGE(S)**

\*\*\*\*\*

**NOT CONVERTED  
INTO ELECTRONIC  
IMAGE FORM.**

\*\*\*\*\*

**PAPER COPY IS  
AVAILABLE IN NRC  
FILE CENTER.**

# Goldberg, Kamin & Garvin

Attorneys at Law

1806 Frick Building

437 Grant Street

Pittsburgh, PA 15219-6101

(412) 281-5227

(412) 281-1119

Fax (412) 281-1121

Edward I. Goldberg

Samuel P. Kamin

Robert J. Garvin

Samuel R. Grego

David A. Wolf

Jonathan M. Kamin

Counsel To The Firm

Stuart E. Savage

Of Counsel

Robert W. Mandell

October 11, 1999

Randolph T. Struk, Esquire  
THORP, REED & ARMSTRONG, LLP  
One Riverfront Center  
Pittsburgh, PA 15222

In Re: Molycorp, Inc. - Canton Township

Dear Mr. Struk:

I propose that we and our respective clients' representatives meet at some time next Tuesday - Thursday (October 19-21, 1999). If agreeable to you, we are willing to meet at the Molycorp facility or at the Canton Township Municipal Building.

I was surprised to discover that the Township has not yet received certain basic information and documents relevant to these Molycorp matters. To be adequately prepared for next week's meeting and future meetings, we hereby request on behalf of Canton Township a copy of the following documents:

1. Source Materials License No. SMB-1393.
2. Site Decommissioning Plan for Molycorp's Washington facility (original and any amendments or revisions thereto).
3. Decommissioning Plan for Molycorp's York facility (original and any amendments or revisions thereto).
4. License Amendment Request and related reports.
5. Environmental Impact Studies issued pursuant to all Decommissioning Plans and the License Amendment Request.
6. All correspondence to and from the NRC relating to all Decommissioning Plans and the License Amendment Request.

OCT 12 1999

Randolph T. Struk, Esquire  
October 11, 1999

Page Two.

7. The Molycorp plant map (Washington facility) referred to at the September 29 NRC meeting.

These documents should be forwarded to my attention at our office. Please advise if you anticipate any delay in forwarding such documents. I will await your suggestions as to possible meeting dates and times next week.

Sincerely yours,



SAMUEL R. GREGO

SRG:mmm

cc: Chad Smith  
John T. Olshock, Esquire



ATTORNEYS AT LAW SINCE 1895

VIA FACSIMILE

Samuel R. Grego, Esq.  
Goldberg, Kamin & Garvin  
1806 Frick Building  
437 Grant Street  
Pittsburgh, PA 15219-6101

November 5, 1999

Re: Molycorp, Inc., Canton Township and City of Washington

Dear Sam:

I am writing as a follow-up to our telephone conversation today regarding a meeting between Molycorp representatives and representatives of both Canton Township and the City of Washington, pursuant to Judge Bloch's Memorandum Order. This will confirm that this meeting will take place on Tuesday, November 9, 1999, beginning at 1:00 p.m. Unless I notify you otherwise, this meeting will be held in Molycorp's offices on Caldwell Avenue.

As I indicated to you, I have been unable to reach Jeff Watson. However, I understand that to the extent that he has any conflicts on November 9, these conflicts are in the morning. Accordingly, by scheduling our meeting for 1:00 p.m., hopefully we can avoid any conflicts in Mr. Watson's schedule and he will be able to attend, along with any appropriate representatives of the City of Washington. However, even in the event that Mr. Watson cannot clear his calendar, I nonetheless believe we should go forward with the meeting in light of the recent order received from Judge Bechhoeffer.

I would also like to confirm our conversation regarding the documents you have requested in your letter to me of November 1, 1999. In your letter, you indicated that you would like to receive copies of the following documents identified in my previous letter to you of October 25, 1999:

Pittsburgh

Philadelphia

Wheeling

Thorp Reed & Armstrong, LLP  
One Riverfront Center  
20 Stanwix Street  
Pittsburgh, PA 15222-4895  
412 394 7711  
412 394 2555 Fax

- Washington Decommissioning Plan
- Washington Decommissioning Plan, Rev. 1 part 1
- Washington Facility Environmental Report, Volumes 1 & 2
- Oak Ridge Associated University Washington Site Survey
- Findlay Site Cleanup Final Report
- Final Design Report Temporary Storage
- Report Regarding Hydrology and Temporary Storage Area
- York Decommissioning Plan (6/99) (Revision 1)
- York Site Characterization Report, Vols. 1 & 2



Samuel R. Grego, Esq.  
Page 2

November 5, 1999

As I advised you, given the nature of these materials, and the fact that they contain numerous fold-out maps, it is not possible to have copies made and provided to you in advance of our meeting on the 9<sup>th</sup>. However, I offered you the opportunity to visit the Public Document Room at Molycorp's Washington facility to review these documents in advance of our meeting. You have declined this offer, and have indicated that you would like us to proceed with making copies for you. I will get this process going, and will provide you with copies of the above identified documents as soon as reasonably practicable.

Your November 1 letter also identifies other additional documents which were not directly addressed in my previous letter to you. In our conversation today, I indicated to you that to the extent that you have appropriately identified Source Materials License No. SB-1393, I will provide a copy of this license to you. Moreover, you indicated that your request for "License Amendment Request and Related Reports" was intended to describe the submission Molycorp made to the NRC with respect to the proposal to temporarily store York decommissioning materials at Molycorp's Washington County facility. I confirmed that I would provide you with this license amendment request submitted to the NRC.

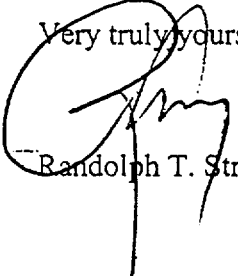
You have also requested a copy of a map purportedly referred to during the course of the September 29, 1999 meeting with the NRC. I indicated that I did not have any specific information as to the particular map to which you are generally referring. However, if you can provide me with additional information which specifically identifies the map you are requesting, I will promptly respond. Moreover, I will check with George Dawes to see whether he can identify the map to which you are referring. Finally, you have agreed to withdraw your request for correspondence between Molycorp and the NRC.

Samuel R. Grego, Esq.  
Page 3

November 5, 1999

If you have any questions, please call me. I look forward to meeting with you on November 9.

Very truly yours,



Randolph T. Struk

RTS/cag  
cc: Jeffrey Watson, Esq.



4. Even though no danger is posed by the location of the water line on Molycorp's property, as a gesture of goodwill and in an effort to foster community relations, on November 9, 1999, I informed the Township that Molycorp would remove the water line entirely from Molycorp's property.

5. Molycorp has since reached an agreement in principle with the owner of the water line for its removal, and Molycorp anticipates that this work should be completed by the second quarter of the year 2000.

6. During the course of my investigation with the owner of the water line for its removal from Molycorp's property, I was advised that the owner conducted its own testing of the water running through the water line. In this regard, I was advised that the owner has never found any radiological contamination in the water line during any of its testing.

Further affiant sayeth not.



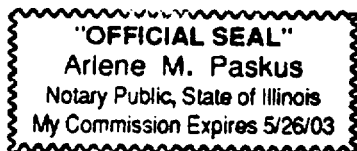
---

Sworn and subscribed before me  
this 24<sup>TH</sup> day of November, 1999.

Arlene M. Paskus  
Notary Public

My Commission Expires: 5/26/03

00197832



**CERTIFICATE OF SERVICE**

I, Randolph T. Struk, counsel for Molycorp, Inc., hereby certify that the a copy of Molycorp, Inc.'s Response To The Request For Hearing Of Canton Township was served on the 30<sup>TH</sup> day of November, 1999, as follows:

**Original and two copies via Federal Express:**

Office of the Secretary, U.S. Nuclear Regulatory Commission  
Washington, D.C. 20555-0001  
Attention: Rulemakings and Adjudication Staff

**Copies via Federal Express:**

Executive Director for Operations  
U.S. Nuclear Regulatory Commission  
Washington, D.C. 20555-0001

Administrative Judge Charles Bechhoefer  
Presiding Officer  
Atomic Safety and Licensing Board Panel  
Mail Stop T-3 F23  
U.S. Nuclear Regulatory Commission  
Washington, D.C. 20555-0001

Dr. Richard F. Cole, Special Assistant  
Atomic Safety and Licensing Board Panel  
U.S. Nuclear Regulatory Commission  
Washington, D.C. 20555-0001

Office of Commission  
Appellate Adjudication  
U.S. Nuclear Regulatory Commission  
Washington, D.C. 20555-0001

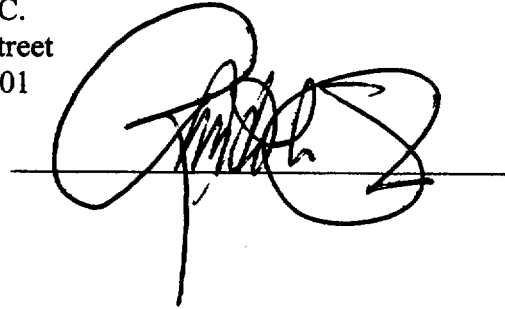
Lawrence J. Chandler, Esq.  
Office of General Counsel  
Mail Stop 0-15 D21  
U.S. Nuclear Regulatory Commission  
Washington, D.C. 20555-0001

**Copies Via Regular Mail:**

John T. Olshock, Esquire  
Solicitor for Canton Township  
96 N. Main Street  
Washington, PA 15301

Samuel P. Kamin, Esquire  
Goldberg, Kamin & Garvin  
1806 Frick Building  
437 Grant Street  
Pittsburgh, PA 15219-6101

Jeffrey A. Watson, Esquire  
Smider & Watson, P.C.  
138 North Franklin Street  
Washington, PA 15301

A handwritten signature in black ink, appearing to read "Jeffrey A. Watson", is written over a horizontal line. The signature is stylized and cursive.