

DEPARTMENT OF ENVIRONMENTAL PROTECTION

EPAC-10 REV. 7-73

STATE OF CONNECTICUT
DEPARTMENT OF ENVIRONMENTAL PROTECTION

STACK NO. 00531000917

EQUIPMENT CLASSIFICATION

 FUEL
BURNING INCINERATOR PROCESS
MFG. AIR POLLUTION
CONTROLREGISTRATION NO.
00530039

FIRM NAME

PRATT AND WHITNEY

PWA MAIN PLANT

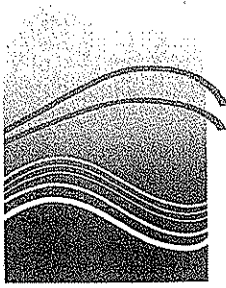
DATE ISSUED
12/05/73

LOCATION OF EQUIPMENT (No. & Street, Town, Zip)

400 MAIN ST

EAST HARTFORD CT 06108

COMMISSIONER OR HIS REPRESENTATIVE



Connecticut Department of

**ENERGY &
ENVIRONMENTAL
PROTECTION**

Mr. Steven Eitelman
Pratt & Whitney
400 Main Street
East Hartford, CT 06108

RE: Modification of Registration Nos. 053-0039, 053-0041, and 053-0042 for three boilers at Pratt & Whitney in East Hartford, CT

Dear Mr. Eitelman:

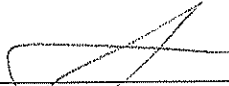
The Commissioner of the Department of Energy and Environmental Protection (DEEP) may modify any license at the request of the licensee in accordance with Section 22a-3a-5(d) of the Regulations of Connecticut State Agencies (RCSA), and any other applicable law. Any modification at the request of the licensee shall comply with the requirements of RCSA Section 22a-3a-5(a).

As requested and supported in your letter dated April 5, 2012, the DEEP Bureau of Air Management Registrations for the above mentioned equipment are hereby modified unless within 30 days of issuance of this notice a request for hearing is filed. Such request shall conform with the provisions of RCSA Subsection 22a-3a-6(i). These registrations have been modified to remove the option to burn No. 6 fuel oil and allow the facility to burn ultra low sulfur fuel oil in the boilers. The Department will update its emissions inventory to reflect this modification.

This letter in no way grants immunity from legal action resulting from the failure of this source to remain in compliance with existing air pollution regulations, nor does it provide an exemption from compliance with future Federal, State or local laws.

If you have any questions concerning this notice, please contact Ms. Allison Tyropolis of my staff at (860) 424-4152.

5/15/12
Date


Macky McCleary
Deputy Commissioner

MM:amt
cc: Ernest Bouffard, Air Technical Services
Robert Girard, Air Enforcement
L. Renée Welsh, Pratt & Whitney

Certified Mail

Pratt & Whitney
400 Main Street
East Hartford, CT 06108



Pratt & Whitney
A Division of United Technologies

April 5, 2012

Mr. Ric Pirolli
Director, Engineering and Enforcement
Bureau of Air Management
Department of Energy and Environmental Protection
State of Connecticut
79 Elm Street
Hartford, CT 06106-5127

RECEIVED

APR 05 2012

DEPT. OF ENVIRONMENTAL PROTECTION
BUREAU OF AIR MANAGEMENT
AIR ENFORCEMENT

Re: Pratt & Whitney, 400 Main Street East Hartford, Connecticut
Boiler Registrations 00530042, 00530041, and 00530039

Dear Mr. Pirolli:

As requested by the DEEP during our March 22, 2012 meeting and subsequent phone conversations to discuss Pratt & Whitney, East Hartford's future boiler upgrades, the purpose of this letter is to revise the facility's boiler registrations 00530042, 00530041, and 00530039. P&W's current Fuel Burning Equipment Registration forms indicate the boilers can consume No. 6 fuel oil (0.8% sulfur). P&W is upgrading these boilers to consume ultra low sulfur No. 2 (0.0015% sulfur) fuel oil and will no longer consume No. 6 fuel oil.

If you have any questions, please contact Steven Eitelman at (860) 565-7929. Thank you.

I have personally examined and am familiar with the information submitted in this document and all attachments thereto, and I certify that based on reasonable investigation, including my inquiry of those individuals responsible for obtaining the information, the submitted information is true, accurate and complete to the best of my knowledge and belief. I understand that any false statement made in the submitted information may be punishable as a criminal offence under Section 22a-175 of the Connecticut General Statutes, under Section 53a-157b of the Connecticut General Statutes, and in accordance with any applicable statute.

Sincerely,

L. Renée Welsh
Authorized Representative
Director, EH&S and Facilities – MC&O

cc. Allison Tyropolis