REGISTRATION CE EPAC-10 REV. 7-73	RTIFICATE		-		
	DEPARTMEN	STATE OF CONNECTICUT T OF ENVIRONMENTAL			
EQUIPMENT CLASSIFICATION			STACK NO.	017	81000504
		PROCESS MFG.		N.	REGISTRATION NO

 INSUMMENT CLASSIFICATION
 INCINERATOR
 PROCESS
 AIR POLLUTION
 REGISTRATION NO. 01780016

 FIRM NAME
 SIKORSKY AIRCRAFT DIV
 DATE ISSUED
 12/05/73

 IOCATION OF EQUIPMENT (No. & Street, Town, Zip)
 STRATFORD CT 06602
 DATE ISSUED

 NORTH MAIN ST
 STRATFORD CT 06602

 COMMISSIONER OR HIS REPRESENTATIVE
 DEPARTMENT OF ENVIRONMENTAL PROTECTION

 Registration No. (178 - OCIL
 WCLS MULTICLE (213)

 Registration No. (178)
 STRATFORD CT 06602

REGISTRATION CERTIFICATE

EPAC-10 REV. 7-73



STATE OF CONNECTICUT DEPARTMENT OF ENVIRONMENTAL PROTECTION



STACK NO. 01781000505

	PROCESS MFG.		REGISTRATION NO. 01780017
FIRM NAME SIKORSKY AIRCRAFT DIV		· ·	DATE ISSUED 12/05/73
OCATION OF EQUIPMENT (No. & Streef, Town, Zip) NORTH MAIN ST COMMISSIONER OR HIS REPRESENTATIVE	STRATFOR	D CT 06602	
			-
Registration No. 178-001 DEPARTMENT OF ENVIRON Regist ration No. 178.00	MENTAL PROTECTION	ÓN (



79 Elm Street • Hartford, CT 06106-5127

www.ct.gov/deep

Affirmative Action/Equal Opportunity Employer

June 16, 2017

Mr. John D. Conway ESH Manager Sikorsky Aircraft Corporation 6900 Main Street Stratford, CT 06615-9129

RE: Modification of Registration Nos. 178-0016, 178-0017, 178-0018 and 178-0019 for Boilers 1-4 located at Sikorsky Aircraft Corporation in Stratford

Dear Mr. Conway:

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 May 5, 2017, 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 Section 22a-3a-6(i). The registrations have been modified as follows:

-	Natural Gas		ULSD	
	Current	Modified	Current	Modified
Maximum Heat Input	49 MMBtu/hr	43.1 MMBtu/hr	46 MMBtu/hr	39.4 MMBtu/hr
Maximum Fuel Firing Rate	47,805 ft ³ /hr	42,049 ft ³ /hr	336.8 gal/hr	288.5 gal/hr

Registration No. 178-0016 (Boiler 1)

Registration No. 178-0017 (Boiler 2)

	Natural Gas		ULSD	
	Current	Modified	Current	Modified
Maximum Heat	49 MMBtu/hr	44.3 MMBtu/hr	46 MMBtu/hr	39 MMBtu/hr
Input				
Maximum Fuel Firing Rate	47,805 ft ³ /hr	43,220 ft ³ /hr	336.8 gal/hr	285.6 gal/hr

John D. Conway Robert J. Klee Sikorsky Aircraft Corporation

Registration No. 178-0018 (Boiler 3)

	Natural Gas		ULSD	
	Current	Modified	Current	Modified
Maximum Heat Input	49 MMBtu/hr	39 MMBtu/hr	46 MMBtu/hr	37.3 MMBtu/hr
Maximum Fuel Firing Rate	47,805 ft ³ /hr	38,049 ft ³ /hr	336.8 gal/hr	273.1 gal/hr

Registration No. 178-0019 (Boiler 4)

	Natural Gas		
	Current	Modified	
Maximum Heat	50.4 MMBtu/hr	42 MMBtu/hr	
Input			
Maximum Fuel Firing Rate	49,171 ft ³ /hr	40,976 ft ³ /hr	

Note:

- ft³/hr ratings were calculated using 1,025 Btu/ft³
- gal/hr ratings were calculated using 136,560 Btu/gal

The DEEP will update its emissions inventory to reflect these modifications.

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. Lidia J. Howard of my staff at (860) 424-3539.

Sincerely,

/s/Robert J. Klee

Robert J. Klee Commissioner

RJK:LJH

cc: Rick Rodrigue, Air Technical Services Robert Girard, Air Enforcement

Certified Mail

MEMORANDUM

DATE:	June 2, 2017
TO:	Robert Klee, Commissioner Robert E. Kaliszewski, Deputy Commissioner Anne Gobin, Bureau Chief
FROM:	Lidia J. Howard, APCE II Susan Amarello, Supervising APCE Jaimeson Sinclair, Assistant Director Gary Rose, Director
SUBJECT:	Modification of Registration Nos. 178-0016, 178-0017, 178-0018 and 178-0019 for Boilers 1-4 located at Sikorsky Aircraft Corporation in Stratford

DISCUSSION:

Sikorsky Aircraft Corporation (Sikorsky) submitted a request to modify Registration Nos. 178-0016, 178-0017, 178-0018 and 178-0019 in a letter dated May 5, 2017. Sikorsky recently completed the five year NOx RACT testing on its four boilers. Due to the current physical conditions, the boilers cannot achieve the 90% or above maximum rated capacity required to comply with stack testing.

The de-rating of the boilers will reduce the maximum heat input and the maximum fuel firing rate limits as follows:

	Natural Gas		ULSD	
	Current	Modified	Current	Modified
Maximum	49 MMBtu/hr	43.1 MMBtu/hr	46 MMBtu/hr	39.4 MMBtu/hr
Heat Input				
Maximum	47,805 ft ³ /hr	42,049 ft ³ /hr	336.8 gal/hr	288.5 gal/hr
Fuel Firing				
Rate				

Registration No. 178-0016 (Boiler 1)

Registration No. 178-0017 (Boiler 2)

	Natural Gas		ULSD	
	Current	Modified	Current	Modified
Maximum	49 MMBtu/hr	44.3 MMBtu/hr	46 MMBtu/hr	39 MMBtu/hr
Heat Input				
Maximum	47,805 ft ³ /hr	43,220 ft ³ /hr	336.8 gal/hr	285.6 gal/hr
Fuel Firing			-	
Rate				

Registration No. 178-0018 (Boiler 3)

	Natural Gas		ULSD	
	Current	Modified	Current	Modified
Maximum	49 MMBtu/hr	39 MMBtu/hr	46 MMBtu/hr	37.3 MMBtu/hr
Heat Input				
Maximum Fuel Firing Rate	47,805 ft ³ /hr	38,049 ft ³ /hr	336.8 gal/hr	273.1 gal/hr

Registration No. 178-0019 (Boiler 4)

	Natur	cal Gas
	Current	Modified
Maximum	50.4 MMBtu/hr	42 MMBtu/hr
Heat Input		
Maximum	49,171 ft ³ /hr	40,976 ft ³ /hr
Fuel Firing		
Rate		

Note:

- ft³/hr ratings were calculated using 1,025 Btu/ft³
- gal/hr ratings were calculated using 136,560 Btu/gal

Modifications of registrations issued pursuant to the former RCSA §22a-174-2 have been done in the past (US Army Stratford Army Engine, 2008; Sikorsky Aircraft Corporation, 2012; Allnex USA Inc., 2016) pursuant to the Rules of Practice and a process derived from discussions between the Engineering and Enforcement Sections and the Attorney General's office.

An inspection of the boilers is not deemed necessary as the requested maximum heat input and maximum fuel firing rate were witnessed during the last NO_x RACT test.

The compliance record was reviewed in accordance with the Environmental Compliance History Policy to evaluate the applicant's compliance history and the relevance of such history to the activity for which authorization is being sought. Additionally, a review of air program compliance was requested from the Enforcement Section of the Engineering and Enforcement Division and that response forms a part of this record.

RECOMMENDATION:

Based on the information submitted by the applicant, this evaluation and the compliance history review, it is recommended that Registration Nos. 178-0016 thru 178-0019 be modified as requested.

/s/Lidia Howard	
Lidia J. Howard	
APCE II	

<u>6/6/17</u> Date **REVIEW:**

/s/Susan E. Amarello Susan E. Amarello, Supervising APCE <u>6/6/2017</u> Date

<u>/s/Jaimeson Sinclair</u> Jaimeson Sinclair, Assistant Director

<u>6/8/2017</u> Date

/s/Gary S. Rose

Gary Rose, Director

<u>6/9/2017</u> Date