

July 11, 1994

NIOSH Docket Office Robert A. Taft Laboratories Mail Stop C34, 4678 Columbia Parkway Cincinnati, Ohio 45226

Just wanted to respond in support of the Proposed Rule on Respiratory Protective Devices, as a first step in improving the certification process. I'm pleased that this first step recognizes that the certification process finally addresses the healthcare setting and that the 95% filter efficiency should be acceptable for most HCW needs.

Sincerely,

Daris F. Lay, RN, CIC

sjg