



94-030

June 3, 1994

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

To Whom It May Concern:

Re: Proposed Rule on Respiratory Protective Devices  
(42 CFR Part 84 Federal Register Vol. 59, PO 99  
pp 26850-26893)

I am writing as the Infection Control Specialist of a general acute care hospital which has been making every effort to comply with the current certification requirements for respiratory protective devices. We have incurred a large expense to comply, in personnel hours and equipment, because of the ambiguity in the earlier expectations. We appreciate that the proposed rule provides greater specificity.

Given our experience and study about protecting healthcare workers, we would like to urge support of the proposed standard. We also believe the 95% filter efficiency should be acceptable for protecting most healthcare workers.

We encourage utilization of the three levels of minimum efficiency performance standards including Type C filters.

Sincerely,

Ron Duncan, R.N.  
Infection Control Specialist  
Nursing Service Administration

RD/mb