

0006

**From:** Kurt Seel  
**To:** Braxton, Lowell  
**Date:** 5/24/02 2:01PM  
**Subject:** Lila Canyon Informal Hearing Order

Lowell,

I've looked at your draft order, and except for minor typos it looks fine.

"Findings of fact" numbers 1 and 2 appear to be more akin to Conclusions of Law, i.e., an interpretation or application of the relevant law. No harm is done if they are left as Findings of fact.

I recommend that the "order" section includes a portion of the following statutory and regulatory language: "The record which was generated during the informal conference shall be maintained and shall be accessible to the parties until final release of the applicant's performance bond." In the first sentence of the "order" I would state the Division staff shall review "and consider" the information submitted. Also, the final sentence of the "order" is a bit long and confusing. I would possibly break into two sentences. Otherwise looks fine. Let me know if you have any Q.s.

Kurt