Reviewer Comments and Responses

Reviewer 1 comment:

Comment: This was an excellent report on very thorough research. The literature review was thorough, the methodology was painstakingly thorough and incorporated the use of sufficient numbers of samples in dust size analysis and explosion tests. There was clear scientific and practicality to support the recommendation for an 80% incombustible content level in both intake and return airways in underground coal mines. In-mine rock dust sampling data indicated that most mines (66%) are already rock dusting at greater than the 80% level in intake airways.

Response: Thank you for your thorough review and salient observations. It is our sincere hope that this report provides the necessary science and engineering to guide future rock dusting regulations and practice.

Reviewer 2 comments:

Comment: Could it be advisable to look at other International standards? A reference table could be handy?

Response: The authors agree, we have added a table of rock dusting requirements for various countries.

Comment: Work done in South Africa and in Australia confirms >80% dust most of the work undeniably US focused.

Response: South Africa and Australia along with many other coal producing countries have conducted outstanding research to improve coal mine safety. Several countries require incombustible contents ≥ 80 % in the absence of background methane.

Reviewer 3 comments:

Comment: This is an excellent report, and I approve of its publication. It is comprehensive and completely justifies the authors’ recommendation that 80% TIC be required for current mine entries based on their measurements that those entries contain finer dusts than those for which the earlier regulations were developed. Their data are only for hvb coals such as Pgh seam coal.

Response: The authors thank the reviewer for his kind words and his approval for publication. This particular study only used high volatile coal such as Pittsburgh seam coal to determine the TIC needed to prevent flame propagation as function of coal particle size.

Comment: They overstepped, however, in accepting the Nagy (1981) recommendation that there be no adjustment for lower volatility coals. This report contains no data for the TIC’s of such lower volatility coals. There is ample data to show that lower TIC’s are adequate for lower volatility coals (Hertzberg & Cashdollar, 23rd Int. Conf. of Safety in Mines Res. Insts., Washington, D. C., Sept 1989 pp 965-975).

Response: The statement was removed since the authors were only looking at the coal particle size effects. However, the initial recommendation, as summarized by Nagy (1981), regarding
rock dusting for low volatile coals was first made by the US Bureau of Mines Mine Safety Board in 1927 (IC 6039) and clarified by decision in 1937 (IC6946). As Nagy summarized in (1981) - “All Federal mine codes and laws since mid 1920s have contained the same requirement. The requirement to have a 65% incombustible content for all coals but anthracite was made to simplify rock-dusting practices. Coals having a volatile ratio of less than 0.2 are provided a greater margin of explosion protection than coals having a volatile ratio higher than 0.2.” The NIOSH authors respectfully disagree with the reviewer that the authors overstepped in accepting that there be no adjustment for lower volatility coals. The questions that you raised do not provide compelling technical arguments for the authors to deviate from their proposed criteria. The authors put forth technical and anecdotal arguments to support their position on point by point basis.

1. The authors would like to point out in your referenced report [(Hertzberg & Cashdollar, 23rd Int. Conf. of Safety in Mines Res. Insts., Washington, D. C., Sept 1989 pp 965-975)] Figure 6 that shows that the maximum explosion pressures as a function of coal dust concentrations. Figure 6 shows that coal concentration from ~150 g/m³ to 600 g/m³, yield no significant difference in maximum explosion pressure for both low and high volatile coals. Therefore Figure 6 indicates that for the same particle size distribution and coal concentration between 150g/m³ to 600 g/m³ maximum explosion overpressures range from 5 to 6 atmospheres with no significant difference between lower volatile Pocahontas seam coal (18% VM) and higher volatile Pittsburgh seam coal (VM 36.5%).

2. Gibbins and Chi, using a thin coal layer deposited on an electrically heated screen, measured the high heating rate volatile production from several coals. The ratio of the volatility measurement to the ASTM (proximate) volatility (R factor) ranges from 1.1 to 1.4 for the bituminous coals studied with an average of about 1.3. There is no obvious dependence on the ASTM volatility. Results give the highest ratio for Pocahontas with 16% ASTM volatility and the lowest ratio for Byron Creek with 24% volatility.

Gibbins and Chi lists the results for 13 high volatile bituminous coals of international origin. Their proximate VM contents ranged from 32-45% and the volatility ratios (R factor) with rapid heating ranged from 1.2-1.4. The volatile ratio increases with decreasing particle size and coal particle size also has a significant effect on explosibility.

Reference: Jon Gibbins and Chi (also KJ Pendlebury), "Determination of Rapid Heating Volatile Matter Contents as a Routine Test", Combustion Sci. and Technology, 93, 1993, pp. 349-361

3. Hertzberg and Ng (1987) have shown measurements of volatility by the laser pyrolysis method clearly indicate that the volatility increases for smaller particle sizes.


4. K.L. Cashdollar, M. Hertzberg, and I.A. Zlochower conducted 20 L chamber tests using fine non volatile graphite dust and measured strong explosion overpressure ratios of at least 5 with moderate energy igniters. Results indicate that even without volatiles one can have strong explosions.

5. Cashdollar KL, Hertberg M [1989] show that the particle size distribution of coals can have as much of an effect on the rock dust inerting requirements as the volatility of the coals. The finer the size of coal, the more rock dust is required to inert. However, any single measure of particle size (such as the percent minus 200 mesh) is insufficient to characterize the particle size distribution and rock dust inerting requirement.


Comment: The data in Fig. 10 and C-1 are for hvb coals only (Pgh & Sunnyside). The report contains particle size data for lvc Pocahontas and mvb Blue Creek coals, but there is no data for the TIC’s required to inert those coals, and hence no justification for the Nagy conclusion.

Response: Authors agree. The data in figure 10 and C-1 are for hvb coals. We have limited data from full-scale exploratory tests conducted the LLEM using lower volatile coals. Additional full-scale experiments should be conducted with lower volatile coals. As the data in Figure 6 indicates that once an explosion starts low volatile coal such as Pocahontas the resulting explosion overpressures will be potentially comparable to those produced by Pittsburgh seam coal ~5 atmospheres.

Without full-scale explosions test data for lower volatile coals, our arguments not to relax the TIC requirements for lower volatile coals are based on laboratory scale explosions and additionally volatility production based on high heating rates. The authors are hesitant, therefore, to recommending lowering the incombustible requirements for lower volatile coals - certainly not without the support of extensive large scale explosion data using coal dust.

Several countries including Australia, South Africa, UK (National Coal Board overseeing private mines) that initially specified lower rock dusting requirements as shown in Table 2 in reference (Sapko MJ, Greninger NB, & Watson RW [1989] have since changed their TIC requirements and now require the same IC to prevent explosion propagation for all bituminous coals. Recently, Dr. Kazimierz Lebecki, former deputy director from the Polish Experimental Mine Barbour, said that about 10 years ago following a major underground explosion that occurred involving coal dust with a confirmed 11% volatility the Polish threshold of volatile matter was changed from >12 to >10% that requires 80% incombustible.

Therefore given 1) the propensity for lower volatile coals to produce more dust containing reactive finer particles, 2) to produce more volatiles under heating high rates that are not correlated with ASTM measurements, 3) the fact that there have been documented strong explosions involving lower volatile coals, and 4) the fact that other major coal producing countries that had relaxed inert standards for lower volatile coals have since essentially eliminated relaxation for lower volatile coals, the authors do not recommend lowering the TIC requirement for lower volatile coals without the support of extensive large experimental mine scale data.
Comment: Also, the reference to the Gates report of the Sago disaster is somewhat misleading since it was a pure methane explosion behind a sealed area and did not involve coal dust.

Response: The authors agree with the reviewer and have removed the reference.

Reviewer 4 comments:

Comment: This is an excellent report dealing with significant technical matters. I find no fault whatsoever with the methods, data analysis, or conclusions. The work, as with all work coming from this particular group, is fundamentally sound. My comments here are concerned solely with the organization of the manuscript. Consideration of these points will, I believe, lead to an improved report that better illustrates the key concepts and conclusions.

Comment: The factors that can influence the amount of admixed rock dust required to inert a coal dust explosion are as follows:

- coal dust particle size distribution,
- coal dust volatile content,
- rock dust particle size distribution, and
- co-presence of methane.

The above points should be discussed clearly and early in the manuscript. It should be emphasized that the manuscript deals only with coal dust particle size effects. Then the manuscript should be reviewed for consistency with respect to this point. For example:

- Page 29; Line 736: Particle size of the rock dust was not part of the current study.
- Page 29; Lines 738-740: I am not sure of the foundation for this endorsement; no data are presented to substantiate this claim. In fact, the use of high volatile coals was actually the basis for the current study.
- Page 40; Line 1105: Rock dust properties are not discussed in this manuscript and do not form part of the current study.

Response: The authors completely agree with reviewers comment that several other factors besides particle coal size can influence the amount of admixed rock dust required to inert a coal dust explosion such as coal dust volatile content, rock dust particle size distribution, and co-presence of methane. We have changed the text following your suggestion by identifying these controlling factors and emphasized that the manuscript deals only with coal particle size effects. The text was changed as follows:

*The factors that can influence the amount of admixed rock dust required to inert coal dust explosions include: coal and rock dust particle size distribution, coal dust volatile content and the co-presence of methane. Much knowledge has been obtained from experimental mine and laboratory dust explosion research during the past three decades. Investigators have examined the effects of rock dust inerting requirements, the minimum explosible coal dust concentrations, the effects of volatile matter on the explosibility of coal dusts, the effect of coal and rock dust particles sizes, and the effect of background methane in full-scale experimental mines and in laboratory test vessels. [Sapko et al. 1987a,b; 1989; 1998; 2000; Sapko and Verakis 2006; Cashdollar 1996; Cashdollar and Herzberg 1989; Cashdollar and Chatrathi 1993; Cashdollar et al. 1987; 1988; 1992a,b,c; 2007]. Further research evaluated the effects of pulverized versus...*
coarse coal particle size [Weiss et al. 1989], coal volatility, extinguishment, and pyrolysis mechanisms [Hertzberg et al. 1987; 1988a, b; Conti et al. 1991; Greninger et al. 1991]. The clear cumulative consensus of these studies is that dust particle size emerges as the single most influential factor controlling coal dust explosion propagation. Therefore the primary focus of this research was to examine the effect of coal particles size while holding other factors constant.

Page 29; Line 736: Particle size of the rock dust was not varied during most recent inerting study. All recent experiments were conducted using the 2007 limestone rock dust shown in Table C-2. All previous inerting experiments conducted in LLEM in the 1980’s were conducted with high volatile coals using limestone rock dust with particle sizes shown in Table C-2.

Comment: In general, I think it is important to clarify the historical timeline here (the BEM and LLEM inerting results came first, followed by the recent coal particle size data).

Response: The historical time line is essentially defined by the dates of experiments conducted in the Lake Lynn Experimental Mine shown in Table C-4 starting with Test 49-D on 7/17/85 through Test 522-A on 3/26/08. The early data shown in Figure 1 was from test conducted in the Bruceton Experimental Mine in the mid 1920’s as indicated in the body of the report.

Comment: The section on Limestone Rock Dust Inerting and APPENDIX C are very important components of the manuscript. They need to be reworked to avoid duplication. As presented, I found this material to be somewhat confusing and overlapping. My suggestion is to rewrite these parts and combine into one new section in the main body with only tables and figures in the appendix.

Response: The overall results for the limestone rock dust inerting experiments for higher volatile coals and limestone rock dust are shown on Figure 10 in the main body of the report. The specific data values in Figure 10 are those listed in the Table C-1. The authors chose to use the Appendix C to discuss specific details of the various experiments shown in Table C-1 and minimize including details in the main body of the report.

Comment:

There is an interesting comparison to be made between Figure 1 (earlier BEM data) and Figure 10 (recent LLEM data). One can clearly see an increase in TIC from about 60 to 70 % at the coarse coal particle size end of the figures, while TIC remains at about 80% at the fine coal particle size end of both figures. This is a graphic illustration of the main thesis of the manuscript.

Response: Good point the authors included your comparison to the section on “Limestone Rock Dust Inerting”

Comment: Staying with Figure 10, there is considerable overlap with Figure C-1. In fact, Figure C-1 is Figure 10 with one additional datum at about 14 % minus 200-mesh coal dust. This may be confusing to some readers and should be clarified by collapsing the two figures into one, or by providing explanatory text for the two figures.

Response: Figure C-1 has been revised and the 14 % minus 200-mesh coal dust data point was removed.

Comment: Page 41; Line 1159: The rationale for inclusion of the Sunnyside seam data needs to be explained. The vast majority of the data in the paper are for Pittsburgh seam coal.
Response: Agreed, the Sunnyside seam coal data has been removed from the paper.

Comment: Page 46; Lines 1237-1243: There is significant overlap here with the main text (Limestone Rock Dust Inerting).

Response: The overall results for the limestone rock dust inerting experiments for higher volatile coals and limestone rock dust are shown on Figure 10 in the main body of the report. The specific data values in Figure 10 are those listed in the Table C-1. The authors chose to use the Appendix C to discuss specific details of the various experiments shown in Table C-1 and minimize including details in the main body of the report.

Comment: Page 20; Lines 720-721: I would advise caution in making this statement. It may be true, but could this statement be used out of context by some people to 'relax' their rock dusting efforts?

Response: Based on the inerting data from the Bruceton and Lake Lynn Experimental Mines, the present size of coal particles in intake airways requires more incombustible content to be rendered inert than the 65% TIC specified in current regulations. Thus for return airways, the current requirement of 80% TIC is still sufficient.

Comment: Page 20; Lines 725-728: The CDEM is undoubtedly an important development, but is it consistent with the study focus to the extent that it should appear in what is essentially the conclusions section of the manuscript?

Response: The authors agree and have removed discussions of the CDEM from this paper since it has been discussed in other NIOSH publications. Mention of the meter here distracts from the main goal of recommending a new requirement of 80% TIC for intake airways.

Reviewer 5 comments:

Comment: No technical errors and approved for publication.

Response: Thank you for your technical review. Your efforts are most appreciated. It is our sincere hope that this report provides the necessary science and engineering to guide future rock dusting regulations and practice.

Reviewer 6 comments:

Comment: Delete: This medium-sized blend was used to represent the average of the dust found in District 11, i.e., 37 ±10% <200 mesh. Add: the worst case data from the surveys.

Response: Changed as follows - This medium-sized blend was used to represent the average of the finest coal particle size collected from the recent dust survey.

Comment: The variations of particle size among the different coal seams may be related to the friability of the coal. “Coal friability is also related to coal rank”

Response: The authors agree that the coal friability is also related to coal rank however the coal friability was not measured as part of this effort therefore such comments regarding friability have been removed.

Comment: Medium-size dust was formulated with Pittsburgh seam coal to represent the average of the finer dusts collected from District 11 (37±10% < 200 mesh). Add -This medium-sized blend was used to represent the worst case data from the surveys.
**Response:** The medium-size dust is actually representative of the average of finer coal dust particles found in District 11. The finest individual sample in the survey is actually 63% minus 200 mesh in District 3. The sentence was changed as follows - Medium-sized dust was formulated with a blend of 2008 pulverized and 2008 coarse dust (Table C-1) of Pittsburgh seam coal to represent the average of the finer dusts collected from the survey.

**Reviewer 7 comments:**

**Comment:** The conclusions are supported, but by an insufficient body of data. The standard deviations of the dust samples - 200 mesh content (as listed on Table 1) places the contents of the dust samples between 23% and 47% - 200 mesh, yet this range of content contains only 5 data points from the LLEM tests (Figure 10). 7 data points hover at approx. 20% - 200 mesh and 11 points are devoted to approx. 80% - 200 mesh. but these content percentages represent extremes - not normal cases. Further experimentation is needed to insure adequate data is gathered from the sample ranges typical of an actual case as opposed to gathering data on either extreme of the "real world" samples and interpolating through the most likely scenario.

**Response:** The intent of such experiments was to determine the effect of particle size (- 200 mesh component) on the amount of incombustible needed to prevent flame propagation. The authors respectfully disagree with the reviewer's comment that the “20% and the 80% - 200 mesh represent extremes - not normal cases”. The 20% and 80% - 200 mesh represent the mixtures upon which the current rock dusting standards are based for intake and return airways. The current law requires 65 % incombustible for intake airways coal dust containing 20% - 200 mesh and 80% for returns with coal dust containing 80% - 200 mesh. These 65 and 80 % incombustible limits were based on the average coal dust size data collected as early in the mid 1920s and 1960s. The most recent dust survey results collected from intake airways as averaged from the 10 districts was about 31% - 200 mesh. The medium-size dust used during the LLEM experiments is actually representative of the average of finer coal dust particles found in District 11 (37% ±10 – 200 mesh). Following the recent mine dust survey results, NIOSH researchers conducted additional full-scale LLEM experiments with 38% - 200 mesh to more clearly define the propagation and non-propagation boundary (Figure 10). This boundary was determined as a function of the - 200 mesh fraction of coal dust with the coal dust concentration, the particle size of limestone dust, and the type of coal as constants. Researchers could have used the upper 47% - 200 mesh dust instead of the 37% - 200 mesh average to determine the relationship. Therefore, it is prudent to recommend a % IC that provides protection for all mines, including those with 47% - 200 mesh or finer (the finest individual intake airway sample was 63% - 200 mesh).

**Comment:** The policy issue noted above is the NIOSH recommendation to change the existing mine law and increase the percentage of incombustible material in the intake entries to equal that in the return entries. I am not certain whether it is the policy of NIOSH to recommend changes in the law (and risk becoming an advocate rather than a neutral scientific investigator), or whether the policy is to simply state the facts and let the law makers decide whether the outcome of the work warrants a change in the law.

NIOSH can easily state its conclusions without making policy (and political) recommendations. With regard to the first issue above, for example, the statement can be made that: "Dust composition has changed since rock dust standards were set in the 1920s. At that time, the percentage of <200 mesh material in intake entries averaged 20%, while it currently averages 37%. At 20%, an inert content of 68% is sufficient to prevent the propagation of a dust
explosion. However, at 37%, the inert content must be 75% to achieve prevention. Given this difference, lawmakers may wish to reconsider current rock dusting standards in intake entries.

**Response:** The authors believe making recommendations on a topic of such import is not out of line with being a neutral scientific investigator when the science is so compelling. An important component of a neutral scientist's duties is to provide interpretation of study results in the context of the relevant data. Providing recommendations is a function of NIOSH under Title 1, Section 101.a.1 of the Federal Mine Safety & Health Act of 1977, Public Law 91-173, as amended by Public Law 95-164. The Secretary of Labor, in response to this recommendation and pursuant to the 1977 Act, must form an advisory committee to explore the implications of any potential rule change. The authors recognize the gravity of the safety implications and welcome the opportunity to effect change and reduce exposure of American coal miners to potential dust explosions.

**Comment:** The manuscript also makes a second recommendation to lawmakers, stating that there should be no allowance made to recognize that lower volatile coal, which requires lower inert content to prevent the propagation of a dust explosion, not be given a lower standard in the mine law. No rationale is given for this except to note that it agrees with a recommendation made in 1981 by Nagy. (Nagy's rationale is also not explained here.)

Likewise, with the second issue: "Lower volatile coals are less prone to dust explosions than those with a higher volatile content. In 1981, Nagy recommended that high volatile and low volatile standards should not differ. (Note that this would be a good spot to insert Nagy's rationale as well.) Lawmakers may want to consider whether the benefits outweigh the problems of added complexity in having multiple standards."

**Response:** The statement was removed since the authors were only looking at the coal particle size effects. However, the initial recommendation, as summarized by Nagy (1981), regarding rock dusting for low volatile coals was first made by the US Bureau of Mines Mine Safety Board in 1927 (IC 6039) and clarified by decision in 1937 (IC6946). As Nagy summarized in (1981) – "All Federal mine codes and laws since the mid-1920s have contained the same requirement. The requirement to have a 65% incombustible content for all coals except anthracite was made to simplify rock-dusting practices. Coals that have a volatile ratio of less than 0.2 provide a greater margin of explosion protection than coals having a volatile ratio higher than 0.2." The authors have inserted this rational for not relaxing the IC for lower volatile coals.

The authors do not necessarily agree with the reviewer's comment that "Lower volatile coals are less prone to dust explosions than those with a higher volatile content". Some of the more severe dust explosions have occurred in lower volatile coals. Also, lower rank or lower volatile coal mines have tendency to contain more methane and the tendency to generate more and finer dust during coal mining and transport.

Several countries including Australia, South Africa, UK (National Coal Board standard that initially specified lower rock dusting requirements as shown in Table 2 in reference (Sapko MJ, Greninger NB, & Watson RW [1989]) have since changed their TIC requirements and now require the same IC to prevent explosion propagation for all bituminous coals. Recently, Dr. Kazimierz Lebecki, former deputy director from the Polish Experimental Mine Barbour, said that about 10 years ago following a major underground explosion that occurred involving coal dust with a confirmed 11% volatility the Polish threshold of volatile matter was changed from >12 to >10% that requires 80% incombustible. The authors have added a table summarizing the current
rock dusting requirements for various countries to the report and attached the same to this response.

Therefore the authors do not recommend lowering the IC requirement for lower volatile coals without the support of extensive large experimental mine scale data using coal concentrations and coal particle sizes representative of concentrations produced in mining operations.

**Comment:** NIOSH has an admirable reputation as an independent and non-biased source of factual information about mine safety. Rulemaking involves many considerations in addition to the facts of a particular set of experiments. While the NIOSH recommendations may or may not be perfectly valid here, NIOSH can unwittingly slip into the mode of an advocate and quickly lose its reputation for fairness. If it were my decision, I would delete the recommendations and state the results in a neutral and factual tone.

**Response:** NIOSH's role under the Act of 1977 is to recommend when the evidence is clear.


**Comment:** A minor nit is that the manuscript often refers to "significant" changes. "Significant" connotes the presence of an underlying statistical test, and is not apparent that any such test has been or could be made, given that the comparison is with data collected in the 1920s. The authors may want to substitute another term (such as "large"?) unless there are in fact such underlying analyses.

**Response:** The authors agree the use of the word “significant” could imply a detailed underlying statistical test. As was mentioned, a statistical analysis was impossible because the 1920s data was published as averages and individual data points were not available. Since “significant” seems to connote “statistically significant,” the authors will change “significant” to “substantial.” “Substantial” does not imply a statistical analysis but does reflect the importance of the difference in coal fineness that we have observed. These results are most important if one considers that the current inert requirement of 65% IC is not sufficient to prevent coal dust flame propagation. LLEM tests have shown that about 76% IC is required to prevent flame propagation with no margin of safety included.
**Comment:** The only comment, and it more a suggestions rather than comment, is whether it would be worthwhile to expand the discussion on the coal dust meter. While I know this has been discussed through other NIOSH publications this might serve as yet another means to educate the industry on the use and value of this too.

**Response:** The authors have removed discussions of the CDEM from this paper since it has been discussed in other NIOSH publications. Mention of the meter here distracts from the main goal of recommending a new requirement of 80% TIC for intake airways.

**Reviewer 8 comments:**

**Comment:** The UMWA has reviewed. The NIOSH publication entitled "Recent Coal Dust Particle Size Surveys and the Implications of Mine Explosions. In this publication, NIOSH examines the relative proportion of rock dust that needs to be present in intake and return airways to prevent explosion propagation. The Agency examined the history of the previous studies and test conducted by the U.S. Bureau of Mines with regard to this issue and describes the evolution of regulations affecting the requirements for rock dusting of intake and return entries. In NIOSH's survey, dust samples were collected from the intake and return airways of 61 U.S. coal mines from ten of the eleven MSHA Districts for examination. Following the mine dust size survey, a series of large-scale dust explosion test were conducted to determine the incombustible necessary to prevent explosion propagation. The last such survey and tests were conducted in the 1920's by the U.S. Bureau of Mines. Mining technology and practices have changed considerably since that time resulting in the coal dust found in today's mines to be much finer than in mines of the 1920's. Such a review of the coal dust particle sizes of current mining practices was long overdue and we thank the Agency for expending the resources and time to re-examine this issue.

Current regulations require an incombustible content of 65% in the intake entry and 80% incombustible content in the return entries. The survey and test conducted by NIOSH found that the present size of coal particles in intake airways requires more incombustible content to be rendered inert than the current 65% regulation requirement. With the advent of current mining methods, coal mining has become highly mechanized, creating coal dust particles that are much finer (thus more explosive) than those of the 1920's. Consequently, NIOSH recommends a new standard of 80% TIC (total incombustible content) be required in the intake airways of bituminous coal mines. The survey did indicate that the current requirement of 80% TIC in return airways is sufficient. NIOSH also agreed and endorsed the earlier research recommendations of Mr. Nagy (1981) that new rock dusting standards should be based on a worst-case scenario (using high volatile coal) with no relaxation for lower volatile coals. The United Mine Workers agrees with NIOSH that this issue should be addressed though MSHA rulemaking to update the total incombustible content in intake entries to a new standard of 80%. We further agree that the standard should not provide relaxation for lower volatile coals.

Considering the many mine disasters in recent years, we would urge MSHA to act expeditiously to correct this serious shortcoming in the regulations and will provide full support to NIOSH in such an endeavor.

This document was very thorough and presented a clear case for improvement needed in this area of the regulations. The presentation of this material was very professional with test results to substantiate the Agency's recommendations. The paper provided the history of regulation and research on dust particle size and made a very clear and concise case for the need to update the
regulations to address the advance in mining methods and technology's affects on the size of dust particles in coal mines. The United Mine Workers thanks NIOSH for its professional and thorough research and presentation of this material. The UMWA will endorse NIOSH in any effort to update the regulations to reflect the shortcomings in the current regulations as proven by this research.

Response: Thank you for your kind remarks on the dedication and professionalism of NIOSH staff on behalf of all working people in the United States. The authors recognize the controversy surrounding the issue and it is our sincere hope that this report provides the necessary science and engineering to guide future rock dusting regulations and practice.

Reviewer 9 comments:

Comment: UK legislation requires incombustible matter in a range dependant on volatile content from 50% at 20% volatiles, to 75% at >35% volatiles. In practice, most of the industry works to at least 75%. The National Coal Board imposed a standard in all its mines of >80% irrespective of volatile content, which is still followed by those mines now in private ownership. The UK has not had a coal dust explosion in a mine since 1934 (Gresford Colliery. 265 killed).

Relevant legislation is The Coal Mines (Precautions Against Inflammable Dust) Regulations 1956, SI 1956 No. 1769.

Response: Thank you for providing the UK's requirements for incombustible matter and the success the UK has had in preventing coal dust explosions since 1934. The recommendations proposed in the current work are intended to increase requirements in the US on par with countries that have more stringent rock dusting requirements.