

December 8, 2003

Mr. Paul S. Meeks
President
Worthington Products, Inc.
3411 Middlebranch Ave NE
Canton, Ohio 44705

Dear Mr. Meeks:

This is in response to your letter, dated November 10, 2003, providing information on one of your company's products, waterway barrier systems, and requesting information on receiving a security clearance to review specific mandates or requirements for waterway security.

First, I would like to thank you for the information on waterway barrier systems. The system appears to offer security solutions. However, the Nuclear Regulatory Commission's (NRC's) regulatory responsibilities do not allow for endorsement of products or services to its licensees. You may wish to contact the Nuclear Energy Institute (NEI), an organization representing the nuclear industry, or NRC licensees to discuss your products. To assist in this, I am providing NEI's address and phone number below.

Nuclear Energy Institute
1776 I Street, N.W.
Suite 400
Washington, DC 20006-3708
(202) 739-8000

The specific waterway security requirements for nuclear facilities are safeguards information (SGI). The NRC sets regulatory requirements in 10 CFR 73.21 for the storage and handling of SGI, which limits, in part, the access to SGI to an employee, agent, or contractor of an applicant or a licensee. Individuals who have access to power reactor SGI must have a bonafide need-to-know the information in the execution of their duties and have undergone the required criminal history check. Since Worthington Products, Inc. does not provide a service to or represent the NRC, we are not in the position to grant you the access to SGI. However, you may gain access to SGI as a contractor to NEI or a licensee with a demonstrated need-to-know as determined by NEI or a licensee. With a contractual agreement, the NEI or the licensee would be responsible for processing the required personal history information to complete a criminal history check as a prerequisite to granting the access to the associated information.

I hope this letter responds to your questions. If you have any additional questions, please do not hesitate to contact Chris Nolan (301-415-8171) or Lynn Silvius (301-415-2214) of my staff.

Sincerely,

/RA/

Roy P. Zimmerman, Director
Office of Nuclear Security

and Incident Response

Mr. Paul S. Meeks
President
Worthington Products, Inc.
3411 Middlebranch Ave NE
Canton, Ohio 44705

Dear Mr. Meeks:

This is in response to your letter, dated November 10, 2003, providing information on one of your company's products, waterway barrier systems, and requesting information on receiving a security clearance to review specific mandates or requirements for waterway security.

First, I would like to thank you for the information on waterway barrier systems. The system appears to offer security solutions. However, the Nuclear Regulatory Commission's (NRC's) regulatory responsibilities do not allow for endorsement of products or services to its licensees. You may wish to contact the Nuclear Energy Institute (NEI), an organization representing the nuclear industry, or NRC licensees to discuss your products. To assist in this, I am providing NEI's address and phone number below.

Nuclear Energy Institute
1776 I Street, N.W.
Suite 400
Washington, DC 20006-3708
(202) 739-8000

The specific waterway security requirements for nuclear facilities are safeguards information (SGI). The NRC sets regulatory requirements in 10 CFR 73.21 for the storage and handling of SGI, which limits, in part, the access to SGI to an employee, agent, or contractor of an applicant or a licensee. Individuals who have access to power reactor SGI must have a bonafide need-to-know the information in the execution of their duties and have undergone the required criminal history check. Since Worthington Products, Inc. does not provide a service to or represent the NRC, we are not in the position to grant you the access to SGI. However, you may gain access to SGI as a contractor to NEI or a licensee with a demonstrated need-to-know as determined by NEI or a licensee. With a contractual agreement, the NEI or the licensee would be responsible for processing the required personal history information to complete a criminal history check as a prerequisite to granting the access to the associated information.

I hope this letter responds to your questions. If you have any additional questions, please do not hesitate to contact Chris Nolan (301-415-8171) or Lynn Silvius (301-415-2214) of my staff.

Sincerely,

/RA/

Roy P. Zimmerman, Director
Office of Nuclear Security
and Incident Response

DISTRIBUTION: (Electronic)

RidsNSIROD RidsNSIRDNS
ACCESSION NO.: ML033370181
 Non-Public Public

RidsNSIRDIRO RidsNSIRPMDA
TEMPLATE NO.: NSIR-002
 Sensitive Non-Sensitive

OFFICE	PMDA:NSIR	LPSS:DNS:NSIR	ISS:DNS:NSIR	AD:PMDA:NSIR	OD:NSIR
NAME	YChen	Cnolan	ALSilvius	JDavis (SCastro for)	RPZimmerman
DATE	12/3/03	12/3/03	12/4/03	12/8/03	12/8/03

OFFICIAL FILE COPY