

February 23, 2004

Josephine M. Piccone, Deputy Director
Office of State and Tribal Programs
U.S. Nuclear Regulatory Commission
Washington, DC 20555-0001

Dear Ms. Piccone:

Attached is a copy of the Illinois form we sent to each of our manufacturers/distributors of generally-licensed devices on June 26, 2001. Each of the licensees completed the form and their written commitments are "tied-down" in their radioactive material licenses.

We believe that the use of the tie-down conditions for each of these licenses satisfies the compatibility and health and safety categories established in the Office of State and Tribal Programs (STP) Procedure SA-200. Please note that even though the license conditions are adequate to satisfy the compatibility requirements, we plan to incorporate the NRC requirements in rule changes planned for 2004.

If you have any questions, please feel free to contact me at *217 785-9930*.

Sincerely,

Joseph G. Klinger, Head
Radioactive Materials

Attachment:

cc: Jim Lynch

REQUEST FOR LICENSE AMENDMENT

Charles Vinson, Head of Materials Licensing
Illinois Department of Nuclear Safety
Division of Radioactive Materials
1035 Outer Park Dr
Springfield, IL 62704-4462

We verify that _____ will follow the revised
name of company
transfer reporting requirements of the United States Nuclear Regulatory Commission as
described at 10 CFR 32.52(a) and (b). These changes were published in the *Federal
Register* on December 18, 2000, (65 FR 79184) and were effective for NRC licensees on
February 16, 2001. We will implement the changes beginning the third calendar quarter
of 2001.

We hereby request that the Illinois Department of Nuclear Safety amend our license
number IL-_____ to require _____
name of company
to follow the transfer reporting requirements of 10 CFR 32.52(a) and (b) beginning the
third calendar quarter of 2001.

RSO Name (Print or Type) Signature Date