N	IRC FORM 591M PAR	Т 3	U.S. NUCLEAR REGULATORY COMMISSION			
١.	0-2003)) CFR 2.201		Docket File	Information		
Docket File Information SAFETY INSPECTION REPORT AND COMPLIANCE INSPECTION						
AND COM LIMITOL INCIDENT						
1.	LICENSEE	_		2. NRC/REGIONAL OFFICE		
Agrium U.S. ,Inc			USNRC Region IV			
REPORT NUMBER(S) U4-UU2 3. DOCKET NUMBER(S)			4. LICENSE NUMBER(S) 5. DATE(S) OF INSPECTION		5. DATE(S) OF INSPECTION	
030-11717		50-16832-01		12/16/2004		
6. INSPECTION PROCEDURES USED			7. INSPECTION FOCUS AREAS			
IP87124			03.01-03.07			
SUPPLEMENTAL INSPECTION INFORMATION						
1.	PROGRAM CODE(S) 3120	2. PRIORITY 5	3. LICENSEE CONTACT John Coston, I	RSO, IH	4. TELEPHONE NUMBER 907 776-3226	
	X Main Office In	spection		Next Inspection Date:	12/2009	
	Field Office					
	Temporary Jo	b Site				
PROGRAM SCOPE						
Licensee is a urea processing plant that uses 7 fixed gauges containing sources of various ranges from						
	50 mCi to 2 Ci of Cs-137 to measure and monitor level and density. Licensee intends to decommission the facility in the latter part of 2005. This decision was made in early December 2004 and caught					
	employees off guard. The plant is closing due to increase natural gas costs to operate the plant which					
	Licensee is a urea processing plant that uses 7 fixed gauges containing sources of various ranges from 50 mCi to 2 Ci of Cs-137 to measure and monitor level and density. Licensee intends to decommission the facility in the latter part of 2005. This decision was made in early December 2004 and caught employees off guard. The plant is closing due to increase natural gas costs to operate the plant which have not made it cost effective to continue operation. General manager is Bill Boycott÷ Chris Sonniken (production manager)÷ John Averill (Safety Supervisor)÷ John Coston (RSO).					
	Last inspection was in October 1997 and was clear.					
This inspection revealed 2 NCVs open involving dosimetry and a missing annual program review in					annual program review in	
to discontinue dosimetry. A license amendment was not submitted to NRC nor was there an available					C nor was there an available	
	evaluation to demonstrate that dosimetry was not needed. The current RSO was appointed in October 2003 and decided to re-institute dosimetry in April 2004. The current RSO contacted by the previous					
	RSO to see why dosimetry was discontinued under his watch and to see if an evaluation was performed.					
	This inspection revealed 2 NCVs open involving dosimetry and a missing annual program review in 1999. The licensee committed to using dosimetry in their application but in 2000 a decision was made to discontinue dosimetry. A license amendment was not submitted to NRC nor was there an available evaluation to demonstrate that dosimetry was not needed. The current RSO was appointed in October 2003 and decided to re-institute dosimetry in April 2004. The current RSO contacted by the previous RSO to see why dosimetry was discontinued under his watch and to see if an evaluation was performed An evaluation was not done. As dosimetry was re-instituted in April of 2004, this constitutes a non cited violation since the licensee self identified and self corrected the violation. It also meets the other 2 criteria in Nureg 1600 as non repetitive and non recurrent. Additionally a second NCV was issued for the failure to conduct a program review in 1999 since program reviews were done in 2000 thru 2003. A 591M form with the 2 NCVs was issued from the office.					
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	591M form with	the 2 NCVs was is	ssued from the off	icė.		
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NRC FORM 591M PART 3 (10-2003)