



REVISS Services Incorporated
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23 February 2006

Deputy Director,
Office of International Programs
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555-0001

Re: Import/Export License #CBP0016

Pursuant to 10 CFR 110.31 and Federal Register Volume 70, No. 126, REVISS Services Inc. submits the following application for amendment to our Import/Export license, Number CBP0016, for our products to supply our customers in the United States.

1. In the "Ultimate Foreign Consignee(s)" section, we request that the address be changed to:

REVISS Services (UK) Ltd
Building 466
Harwell Business Centre
Harwell, Didcot, Oxon
UK OX11 0RA

This new address reflects our storage and distribution facility rather than our headquarters facility, which is not authorized for storage of radioactive materials.

2. In the "Description of Materials" section our license currently identifies "Category 1 quantities of Co-60 and Cs-137 contained in sealed sources for use in panoramic sterilization irradiators" and "Category 2 quantities of Cs-137 contained in sealed sources for use in calibration irradiators. We request that this be amended as follows:

"Import Category 1 and Category 2 quantities of Co-60 and Cs-137 contained in sealed sources for use by companies in the U.S., licensed by the USNRC or Agreement States, in accordance with their license."

"Export Category 1 and Category 2 quantities of Co-60 and Cs-137 contained in sealed sources for testing, reuse, recycling or disposal."

We need to have both categories for import and export because of aggregation. Whilst most Caesium sources are Cat 2 or lower, we do ship multiple sources that, in the

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aggregate, are in a Category 1 quantity. Also our new Cobalt sources are well in the Category 1 quantities but older sources being returned individually for testing may well have decayed to a Category 2 quantity, whereas multiple sources in the aggregate would still be in a Category 1 quantity.

Also, our two biggest customers, Steris and Sterigenics, operate panoramic sterilization irradiators. However, our smaller customers, J.L. Shepherd and Associates and Hopewell Designs use our sources in various applications for which they have licenses and registries.

3. In the "Other Party(ies) to Export/Import" section we request that you delete entry number 9, Sterigenics Corp. 210 Clyde Road, Somerset, NJ 08873. The irradiator at this facility is closed and deactivated.

We also request that you add the following parties:

Bausch and Lomb
8507 Pelham Road
Greenville, SC 29615

Sterigenics Corp.
10811 Withers Cove Park Drive
Charlotte, NC 28273

Sterigenics Corp.
3001 and 3125 Wichita Court
Fort Worth, TX 76140

Sterigenics Corp.
2311 Lincoln Avenue
Hayward, CA 94545

Sterigenics Corp.
108 Lake Denmark Road
Rockaway, NJ 07866

Thank you for your consideration.

Best regards,

A handwritten signature in cursive script, appearing to read "John L. Schrader".

John L. Schrader
Radiation Safety Officer

C: Dr. D.A. Coppell