

<b>CONVERSATION RECORD</b>		TIME: 9:00 am	DATE: May 31, 2006
<b>TYPE</b> <input type="checkbox"/> VISIT <input type="checkbox"/> CONFERENCE <input checked="" type="checkbox"/> TELEPHONE <span style="margin-left: 300px;"><input type="checkbox"/> INCOMING</span> <span style="margin-left: 300px;"><input checked="" type="checkbox"/> OUTGOING</span>			
NAME OF PERSON(S) CONTACTED OR IN CONTACT WITH YOU Danilo Guevarra, Radiation Safety Officer Brett Gitskin, President		ORGANIZATION (Office, dept., bureau, etc.) ECS Illinois, LLC	TELEPHONE NO. 847-279-0366
<b>SUBJECT:</b> State of Illinois inspection, ECS Illinois, LLC			
<b>SUMMARY</b>			
<p>Background: The State of Illinois conducted a routine inspection of the company, a State of Illinois licensee, and identified that the company performed work using portable gauges containing Cs-137 and Am-241 at Naval Station Great Lakes, without determining whether the site was an area of exclusive Federal jurisdiction or filing reciprocity with NRC Region III.</p> <p>During this telephone conversation, the RSO stated that he was unaware of the need to file for reciprocity for Federal facilities in the State of Illinois. He further stated that they had entered the facility only a couple times. I explained exclusive Federal jurisdiction, and the RSO stated that he now understood.</p> <p>The RSO stated that ECS has 29 offices throughout the United States, and that some have NRC licenses. He confirmed that the Illinois office did not have an NRC license.</p> <p>The RSO stated that a new RSO will be starting soon, and that he will ensure that the new RSO understands exclusive Federal jurisdiction.</p> <p>The office President stated that he had also not understood exclusive Federal jurisdiction. He asked whether they could work under an NRC license possessed by another office of the company rather than filing for reciprocity. I told him they could, as long as the NRC licensee gave permission for them to do so.</p> <p>Note: I determined based on this conversation that, in accordance with Section 8.6.3.1, paragraph b.1. of the Enforcement Manual, this could be cited as a SL-IV violation. I discussed this with Ken O'Brien of EICS, and he agreed with this course of action.</p>			
<b>ACTION REQUIRED</b>			
None: the purpose of the conversation was to gather information.			
NAME OF PERSON DOCUMENTING CONVERSATION Geoffrey M. Warren, Health Physicist		SIGNATURE 	DATE May 31, 2006
<b>ACTION TAKEN</b>			
N/A			
SIGNATURE		TITLE	DATE