
CONVERSATION RECORDTIME | DATE
12-04-2006

VISIT CONFERENCE TELEPHONE

INCOMING
 OUTGOING

NAME OF PERSON(S) CONTACTED OR IN CONTACT	ORGANIZATION (OFFICE, DEPT. ETC.)	TELEPHONE NO.
Mike Michl RSO Designate	Applied Extrusion Technology, Inc. Terre Haute, IN	812-466-4277 ext4356 FAX -462-5103

SUBJECT

Control No. 315860 – Re - Amendment request by letter dated November 20, 2006, regarding naming a new Radiation Safety Officer (RSO), Mr. Mike Michl, and establishment of Assistant RSO position, requested to be filled by Bill Oliver, for NRC License No. 13-13300-01.

SUMMARY


In a telephone conversation with Mr. Michl on this date, the following items were discussed:

1. Mr. Michl confirmed that he was aware of his appointment as RSO and of the duties and responsibilities the position entails.
2. We also discussed that NRC does not recommend the establishment of an Assistant RSO position, particularly where use of the licensed material is at a single site location. It is preferable to have one individual with overall responsibility and oversight of the Radiation Safety Program. It is recognized that a qualified individual may need to stand in for the RSO for short periods of time, in the absence of the RSO, such as when the RSO is absent for vacation, sickness, etc., and report to the RSO upon his return, regarding RSO duties performed. Mr. Michl concurred with this recommendation and agreed to request, in writing, the deletion of their request for the establishment of the Assistant RSO position.
3. Also, in accord with current NRC policy in support of security issues, we discussed the need for the licensee to specify a total possession limit, to be added to License Item 8 for each radioisotope (Cesium-137, Americium-241, Krypton-85, Strontium-90 and Promethium-147) listed in License Item 6 of the subject license. I related that the possession limit did not have to be limited to their current total possession but could allow for temporary replacement gauge(s) and/or for some planned expansions in gauge usage. We also discussed that even though he indicated that they do not currently possess any Americium-241 sources/gauges, they may wish to retain it on the license at this time. If they wish to remove authorization for Americium-241 from the license, either at this time or at a later date, the request will need to be supported by information showing disposition of the licensed material to an entity authorized to receive it, i.e. date(s) of transfer, to whom transferred, a copy of the recipients license showing their authorization to possess the material, a copy of a receipt record from the recipient and a leak test record for each source transferred, that was current as of the time of transfer.

In accordance with 10 CFR 2.390 of the NRC's "Rules of Practice," a copy of this conversation record will be available electronically for public inspection in the NRC Public Document Room or from the Publicly Available Records (PARS) component of NRC's document system (ADAMS). The NRC's document system is accessible from the NRC Web site at <http://www.nrc.gov/reading-rm/adams.html> (the Public Electronic Reading Room).

ACTION REQUIRED

Licensee to respond to Items 2 and 3 above by facsimile (630-515-1259) as additional information to Control No. 315860. No followup hard copy needed. If any question, please call me at 630-829-829.

NAME OF PERSON DOCUMENTING CONVERSATION	SIGNATURE	DATE
Loren J. Hueter		12-04-2006

ACTION TAKEN

SIGNATURE TITLE DATE