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Mallinckrodt VIA FEDERAL EXPRESS

February 6, 2007

Mr. Amir Kouhestani U.S. Nuclear Regulatory Commission Two White Flint North Building 11545 Rockville Pike Rockville, MD 20852-2738

Re: C-T Phase II Decommissioning Revised Management Structure

Mallinckrodt Inc., License STB-401

Dear Mr. Kouhestani:

This letter is a follow-up to Mallinckrodt's letter dated September 22, 2006 regarding the revised management structure for the Phase II C-T Decommissioning Plan. Karen Burke has been identified as the new RSO. In addition, Ms. Burke will be acting as the Project Manager role for the Phase II Decommissioning Plan as a result of Jim Grant's retirement.

Ms. Burke has been an employee of Mallinckrodt for the past seven years where she has served as the Remediation Coordinator for the site. During the past 7 years, Ms. Burke has been involved and responsible for all the day to day operations involved with NRC license #STB 401 and the CT Phase II Decommissioning project. In addition, in her role as the Remediation Coordinator, Karen has been directly involved with coordination; updates; and site oversight of the FUSRAP activities. Ms. Burke has been trained as a Radiation Safety Officer through the CSI – Radiation Safety Academy and has been involved with radiation protection at the St. Louis site for 7 years under the direction of previous RSO's. Ms. Burke has a full understanding of the history of the CT Decommissioning as it impacts site operations and any impact from FUSRAP activities at the site. Ms. Burke is qualified for this position based on training; site specific knowledge and detailed knowledge of both CT Decommissioning and the FUSRAP program.

The Phase II Decommissioning Plan, Section 9.0 already submitted, describes the project organization that Mallinckrodt intends to become effective upon approval of the Phase II Plan. Revisions to the Phase II Decommissioning Plan, Figure 9-1 "CT Phase II Decommissioning Organization," included herewith, update the current Mallinckrodt organizational structure. Mallinckrodt understands that a license amendment is not required since license condition number 12 does not identify an RSO by name.

If you have any additional questions or comments please feel free to contact me at (314) 654-6314.

Sincerely,

Patricia H. Duft

Attachment

cc: Karen M. Burke

Cory Way

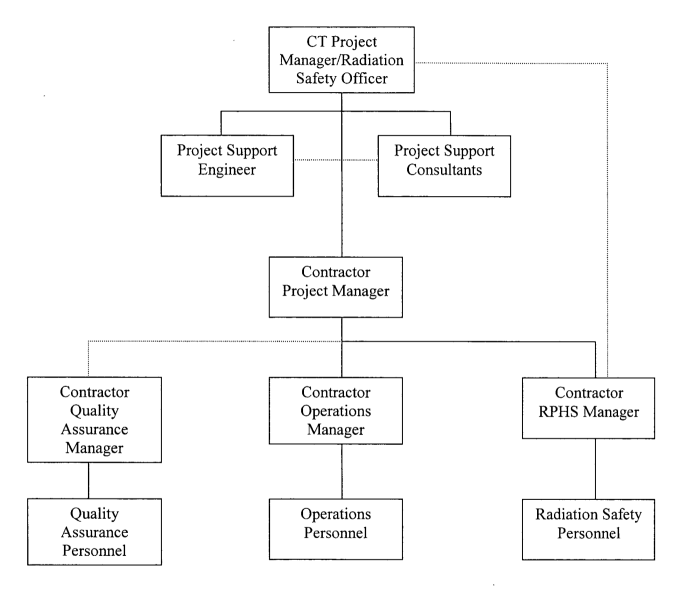


Figure 9-1 C-T Phase II Decommissioning Organization