

UNITED STATES NUCLEAR REGULATORY COMMISSION

REGTON IV
612 EAST LAMAR BLVD, SUITE 400
ARLINGTON, TEXAS 76011-4125

August 14, 2008

Decisive Testing, Inc. ATTN: Michael May, RSO 4735 Myrtle Ave. San Diego, CA 92105

SUBJECT: NRC FORM 241 DATED JULY 30, 2008 AND AUGUST 11, 2008

Dear Mr. May:

On July 30, 2008, you, on behalf of Decisive Testing, Inc., Richard Leonardi, Senior Health Physicist, Nuclear Materials Safety Branch A and Rachel Browder, Health Physicist, Nuclear Materials Safety Branch B, held a telephone conference to discuss Decisive Testing, Inc.'s authorization to perform general licensed activities in areas of exclusive Federal jurisdiction. During that telephone conference, Ms. Browder advised you that pursuant to the provisions of 10 CFR 150.20, the NRC's recognition of a specific Agreement State radioactive material license is subject to the requirements (or restrictions) specified in the Agreement State license. Decisive Testing, Inc. agreed in writing to the California Department of Public Health (Department), to cease operations until corrective and preventive action plans were presented to, and approved by, the Department to address the Notice of Violation(s) issued by the Department. Ms. Browder and Mr. Leonardi explained that as a result of these restrictions, then Decisive Testing, Inc, was also prohibited from conducting reciprocity activities in NRC jurisdiction under a general license, until Decisive Testing, Inc. received authorization to resume operations under its State of California radioactive material license.

In a letter dated August 11, 2008, the Department documented that Decisive Testing, Inc. was authorized to resume activities involving the use of iridium-192 radiography sources, with certain restrictions. These restrictions included, that only the Department could authorize individuals to act as radiographers and assistant radiographers. These authorizations could only be accomplished by license condition. Based on this authorization by the Department, Decisive Testing, Inc. may also conduct industrial radiography in areas of exclusive Federal jurisdiction, consistent with the same restrictions. Therefore, to ensure that authorized radiographers and radiographer's assistants are being used in NRC jurisdiction, please resubmit the clarifications dated August 11, 2008 and August 13, 2008 to include the names of the radiographers and radiographer's assistants who will be performing industrial radiography under the general license. Future clarifications provided to the NRC should include the names of the radiographers and radiographer's assistants who will be performing industrial radiography in NRC jurisdiction.

If there are any questions regarding this matter or if you have questions concerning other aspects of working in NRC jurisdiction under reciprocity, please contact Ms. Browder at (817) 276-6552.

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

Sincerely

Jack E. Whitten, Branch Chief Nuclear Materials Safety Branch B

Docket No.: 150-00004