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FAX TRANSMISSION COVER SHEET

DATE: 12/15/08

TIME: _____

TO: Mr Kevin Kull

COMPANY: U.S. N.R.C.

NUMBER: 1-630-829-9782

FROM: John Wester

NUMBER OF PAGES (including cover sheet): 2

COMMENTS: Kevin:

This took a bit longer than I originally
expected, but I had to thoroughly evaluate
everything again as impacted by the new
issues you brought up during our telephone
meeting. Call if you have any questions
Shanku again
John Wester

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December 11, 2008

Mr. Kevin Null
U.S. Nuclear Regulatory Commission, Region III
2443 Warrenville Road, Suite 210
Lisle, Illinois 60532-4352

Dear Mr. Null:

I truly appreciate your assistance and guidance with the amendment changes that I need to make to our License to eliminate the possession of isotopes with Atomic Numbers 90, 92, and 94. To this end, I am modifying the changes requested in my September 24, 2008 letter, specifically, **License Items 6.H., 6.I., and 6.P. plus the removal of the reference to include uranium and thorium with 9.P.** and each description should now reflect possession authority for possession of "any byproduct materials with atomic numbers 84 through 98 inclusive, with the exception of byproduct materials with Atomic Numbers 90, 92, and 94".

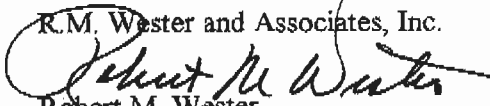
Additionally, and as we discussed, a new concern was raised regarding the changes I was requesting to be made in Item 9.M., and 9.Q. and R. I have reviewed the services authorized by these items in light of what we actually have done and should continue to do as part of our business. Therefore, **Item 9.M.** the word *disposal* should be struck from the authorized use. Disposal is not possible and actually never was a practical application of our services with regard to these devices, nor have we ever received materials to be packaged. All such work is always done for the client at the clients facility. At that point any transfer could be made through any common carrier. All of our services are for the client's benefits and assurance with regulations applicable to their operations' use of radioactive materials. The warehousing of these devices is simply a function of our services to other entities permitted to engage in commercial uses of these units.

Likewise, **Item 9.P., 9.Q. and R.** should also be reworded to eliminate the word *disposal* as part of the authorized use. Again, disposal is not possible at this time and we haven't been part of any disposal of any sealed sources for more years than I could quote. Perhaps the terminology that I have used in past amendments was a common industry language rather than the more exacting words used by NRC Fees.

Thank you again for the opportunity to review these items with you and benefit from your knowledge and experience with these matters. Should you have any questions, or additional suggestions or comments, please don't hesitate to contact me.

Sincerely

R.M. Wester and Associates, Inc.


Robert M. Wester,
President