

AMERICAN METALS PROCESSING, INC.

c/o Tenova S.p.A.
Via de Marini 53
Genoa 16149 ITALY

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RECEIVED
REGION 1

April 30, 2009

Via Facsimile 610-337-5269 and U.S.P.S. Mail

Mr. Thomas Thompson
Nuclear Regulatory Commission
475 Allendale Road
Collegeville, Pennsylvania 19401

EXPEDITED REVIEW AND ATTENTION REQUESTED

03020102

03020101

Re: Notice of Transfer of U.S.N.R.C. License Nos. 06-21253-01 and 06-21253-02G

Dear Mr. Thompson:

Intergrated Industrial Systems, Inc. is the current license holder (the "Current Licensee") under U.S.N.R.C. Licenses No. 06-21253-01 and No. 06-21253-02G (the "Licenses"). The Licenses are utilized in connection with Licensee's Operations at 475 Main Street, in the Yalesville section of Wallingford, Connecticut, 06492 (the "Facility"). Effective on or about April, 30, 2009, Current Licensee will undertake a corporate reorganization, which will not affect ownership of the facility. The management and employee personnel of Current Licensee will remain in place and will direct and oversee operations at the Company's existing Facility, including the operation of the Licenses, except that the position formerly held by Sean Carroll, one of the persons designated on the Licenses as authorized to use Licensed Material, has been eliminated. The reorganized entity will be named I2S, LLC (the "New Entity"). Shortly thereafter, fifty-one percent (51%) of the Membership Interests in the New Entity will be purchased by American Metals Processing, Inc. a Delaware corporation ("AMP"). AMP is wholly-owned by Tenova, S.p.A., an Italian entity. The resulting ownership structure in the New Entity will be allocated 51% to AMP and 49% to existing shareholders of the Current Licensee (the "Transaction"). The Current Licensee and the New Entity seek approval of the contemplated Transaction in connection with the continued operation of the License.

Following the Transaction, the management and employee personnel of the Current Licensee will continue to remain in place to direct and oversee operations at the Company's existing Facility, including the operation of the Licenses. Accordingly, no additional specialized training will be needed in connection with the Transaction. No interruption, relocation or substantial modification of current operations or personnel will occur, as a result of the Transaction, and, thus, no decommissioning is contemplated in the immediate future.

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AMP, as the anticipated majority owner of the New Entity, is willing and able to post any necessary and appropriate financial assurances in connection with the Transaction; however, financial assurance is not a component of the existing licenses.

In addition, all existing and future records concerning inventories and test results and any decommissioning of the Facility that may occur in the future, will continue to be maintained at the Facility, along with any other records required to be maintained under the Licenses.

The current status of the surveillance program (surveys, wipe tests, quality control) is in compliance with the terms of the licenses and will continue to be so.

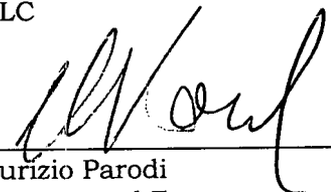
The New Entity will abide by all constraints, conditions, requirements and commitments of the Current Licensee and will take whatever steps you deem to be reasonably necessary in order to facilitate the contemplated transfer.

Questions regarding the within notification can be directed to the attention of Randy S. Stevens, the Radiation Safety Officer designated on the Licenses.

Very truly yours,

AMERICAN METALS PROCESSING, INC.
Prospective Majority Shareholder,
For I2S, LLC

By: _____


Maurizio Parodi
Secretary and Treasurer

Cc: Randy S. Stevens, Radiation Safety Officer, I2S, LLC