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May 11, 2009

GL No. 18475  
File No. 7.10

Director  
Office of Federal and State Materials and Environmental Management Enforcement  
Attention: Angela R. McIntosh, Mail Stop T8-E24  
U.S. Nuclear Regulatory Commission  
Washington, DC 20555

Subject: US NRC January 16, 2009 Letter and attached Demand for Information (DFI); Supplemental Response

Dear Ms. McIntosh,

Alyeska Pipeline Service Company (Alyeska) is in receipt of the above referenced letter and DFI. Alyeska has responded to the DFI to the extent reasonably possible since its receipt, via a letter GL No. 18029 dated March 11, 2009, (attached). Alyeska requested additional time, which NRC has granted, to complete our work (attached).

Alyeska's records show a total of 811 tritium exit signs have been purchased. Of the total, 563 signs are currently in Alyeska's possession, as determined by conducted a physical verification of the location of the exit signs, as a result of the DFI.

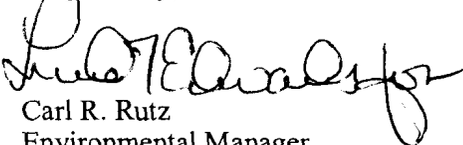
Contact with SRB Technologies, Inc, (Alyeska's contractor) has confirmed that 248 exit signs were sent to their facility for recycling from 1999 to present. In our previous letter, 81 signs were unaccounted for. The dates of removal of these signs are consistent with information provided by SRB of the other signs they received from Alyeska. We believe these 81 signs were included in those that were sent to SRB for recycling.

Also, 228 signs were located at Alyeska's previous corporate office location: 1835 South Bragaw, Anchorage, AK 99512. Alyeska was a tenant lessee at that facility. Upon termination of the lease Alyeska vacated the buildings in March, 2003. A review of Alyeska records indicate that the exit signs were removed upon termination of the lease and we have discovered that that 110 of them were also included in the 248 signs sent to SRB for recycling. The remaining 118 signs had a number of years left before expiration. Our company practice is to sell as surplus such items and we believe these signs were sold as surplus. However, we do not have specific records to document these sales.

We believe the information provided in this letter and the March 11, 2009 letter are responsive to the US NRC request. If you have any questions, please contact Linda Edwards at (907) 787-8946 or by e-mail at [EdwardsLT@alyeska-pipeline.com](mailto:EdwardsLT@alyeska-pipeline.com).

Based on information and belief formed after reasonable inquiry, I certify that the statements and Information provided within this document is true, accurate, and complete.

Respectfully,



Carl R. Rutz  
Environmental Manager