



THE Louis Berger Group, INC.
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January 22, 2010

Mr. Randolph C. Ragland, Jr., CHP
 US Nuclear Regulatory Commission, Region I
 475 Allendale Road
 King of Prussia, PA 19406

03031411 / 2009001

RJR
 2/1/2010

Re. NRC License Numbers: 45-25078-01 & 45-25078-02
 Virginia DH license Number 760-427 superceding NRC# 45-25078-02

Dear Mr. Ragland:

This letter is in response to your recent visit to the Louis Berger's Richmond office on December 17, 2009 and the follow up questions in your email of January 21, 2010.

Your questions and our response are as follows:

1) *Did you send a letter to NRC requesting a change in your address?*

Response: Yes, letter dated January 14, 2010

2) *What licensed program self assessments, including dates performed, have been performed since the last inspection on 11/16/2004?*

Response: The following table recounts actions conducted by the Louis Berger RSO and staff following a NRC audit on November 16, 2004.

History of Events:

Date	Action	Result
11/16/04	NRC Safety Inspection Report	Notice of Violation Inspector: James Schmidt
11/17/04	Safety Inspection and notification	Posting of Bill of Laden
11/17/04	Nuclear Gauge Inventory: Troxler 3450 SN 624	
Date	Action	Result
11/17/04	Audit Report: Richmond I	Conducted by: J. Epperly
12/2/04	New Berger RSO: John Stuart	NRC Acceptance
12/29/04	Leak Test: Troxler 3440 SN 79401	Less than required
1/17/05	Transfer of Ownership: Troxler 3440 SN 79401	From Berger to [IL]
5/19/05	Nuclear Gauge Inventory: Troxler 3450 SN 624	Verified: S. Moitra
6/6/05	Leak test SN 624	Less than required

6/14/05	Transfer of Ownership Troxler 3450 SN 624	From Berger to NCDOT
7/27/05	Official acceptance of ownership From Berger to NCDOT Troxler 3450 SN 624	From Berger to NCDOT
10/21/05	Audit Report Richmond 2	Conducted by: J. Stuart
11/25/05	NRC License Amendment, RSO=J. Stuart	
2/8/06	NRC License Amendment, RSO=M.Kirk	
5/26/09	VDH issues Radioactive Material License	VDH License number 760-427-1 supersedes NRC license 45-25078-02
12/17/09	NRC Audit	Randolph Ragland

The above chart shows that Berger was in responsible possession of two (2) troxler nuclear gauges as of November 16, 2004. Both were transferred to new owners before Jul 27, 2005.

3) *Why do you think your preventative action for the last violation (i.e., establish a tickler (reminder to perform the self-assessment)) was ineffective?*

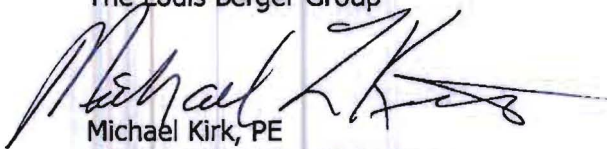
Response: A tickler system was put in place on Nov. 16, 2004 and follow up self assessments did occur as seen above. The Company has not been responsible for a nuclear gauge since July 2005. The company changed RSOs in February 2006. There was an apparent disconnect of the tickler system for self assessments in 2006.

4) *What corrective and preventative actions have you planned to address the current violation of "failure to perform an an annual review of the radiation protection program content and implementation," and when do you expect these to be completed?*

Response: Annual assessments will be completed in accordance with the NRC license requirements. The RSO and other designated employees have developed a redundant tickler system to ensure continued compliance.

Thank you again for working with our firm over the last month. Should you need additional information, feel free to contact me

Sincerely,
The Louis Berger Group



Michael Kirk, PE
Director of Virginia Operations
(804)228-4300