

**Jennifer Tobin - Re: New Jersey NARM SS&D**

**From:** John Jankovich *FSME*  
**To:** Jennifer Tobin  
**Date:** 10/17/2007 8:23 AM  
**Subject:** Re: New Jersey NARM SS&D  
**CC:** cee1; Dennis Sollenberger; rlb

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Jenny,  
 There is one licensee in New Jersey whose SSD we need to transfer to NRC:  
 U.S. Radium Co.  
 SSD numbers:  
 NJ-654-D-101-S and  
 NJ-654-D-102-S.

But we must be aware that all the other SSD registrations of this licensee have already been inactivated. Thus, the licensee may no longer be in business, and these two may be an oversight. In that case, we will issue an inactive registrations.

The transfer/inactivation is based on the information that NRC provided to all States in letter FSME-07-011, dated Feb. 8, 2007, where we stated that "NRC will assume regulatory authority over radiation safety evaluations and registration of SSDs containing the new byproduct material in non-Agreement States and in Agreement States whose Section 274b. Agreements do not provide for the Commission to discontinue its authority for radiation safety evaluations and registration of SSDs containing byproduct material" (see Item 2.b. in the letter).

In that letter we also said that we will inform the licensees within 2 months after the new rule was issued. The SSD team is working to issue these letters to the licensees involved. Thus, we intend to notify this New Jersey licensee too.  
 John

>>> Jennifer Tobin 10/16/2007 4:17 PM >>>

Dear John,

Thank you for stopping by the other morning to let me know that there is one (identified) NARM SS&D that will need to be transferred from State to NRC jurisdiction (since New Jersey is not assuming SS&D authority). It would be most helpful if you could please provide me the name of the licensee so that I may include it in our next contact with the state. I appreciate your efforts.

-Jenny

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