

Sollenberger, Dennis

From: Torre Taylor - *FSME*
Sent: Monday, March 02, 2009 3:05 PM
To: Dennis Sollenberger
Subject: FW: question for you
Attachments: mc1301.pdf; Comments on NJ Application Section 4.7

Importance: High

Dennis - this is the information from Gary Purdy - I was looking at MC 1301. I guess I'm not really seeing what he is seeing in it; I looked quickly at SA-700 - is he trying to get a bit more detailed than SA-700?

Could you take a quick look at this and SA-700. His is the one where he says several things are missing. I've attached that email too. In theory, we have to get all of that and review it before we go forward.

I'll send you Bruce's too - I haven't been able to review that yet - I'll probably look at that tonight.

From: Gary Purdy
Sent: Friday, February 27, 2009 2:59 PM
To: Torre Taylor
Subject: RE: question for you

Torre,

I was referring to Manual Chapter 1301 - RESPONSE TO RADIOACTIVE MATERIAL INCIDENTS THAT DO NOT REQUIRE ACTIVATION OF THE NRC INCIDENT RESPONSE PLAN (attached). The purpose of IMC 1301 is to establish a uniform method for regional and Headquarters staffs to respond to radioactive material incidents that do not require activation of the U.S. Nuclear Regulatory Commission (NRC) Incident Response Program [Management Directive (MD) 8.2]. Emergency, safeguards, and reactor incidents are outside the scope of this inspection manual chapter (MC). This MC is applicable to radioactive material incidents at licensed and unlicensed locations (e.g., discovery of radioactive material at a sanitary landfill, scrap yard, smelter, or private residence, etc.).

Gary

From: Torre Taylor
Sent: Friday, February 27, 2009 11:40 AM
To: Gary Purdy
Cc: Dennis Sollenberger
Subject: question for you

Hi Gary - I'm trying to pull all this stuff together re: team comments. I wanted to double check with you re: your comment on reactive inspections. You couldn't find procedures discussing the criteria used to determine if they will go out on reactive inspection. You said NRC had this. Dennis and I can't find it specifically. Everything we've found in 2800 and IP 87103 is more general - management review, once a decision is made what to do, etc.

Can you tell me specifically where our criteria is - that will help with the call to the NJ program on Monday.

Torre
torre.taylor@nrc.gov
301-415-7900

Sollenberger, Dennis

From: Gary Purdy
Sent: Friday, January 16, 2009 5:40 PM
To: Torre Taylor; Dennis Sollenberger
Subject: Comments on NJ Application Section 4.7
Attachments: Comments on NJ Application Section 4.doc

Dennis, Torre,

My comments on the NJ application Section 4.7 are attached.

Gary

Comments on NJ Application Section 4.7

The following event response procedures (from 4.7.1.2) appear to be missing from application:

- notifications of licensing staff
- notifications to other affected licensees of generic problems

Additionally, the following guidance should be added to the application.

- Response to radioactive material incidents that do not require activation of the incident response plan. Specifically guidance regarding the need for a reactive/special inspection should be developed.
- Follow-up actions and action levels for radiation exposures associated with materials incidents involving members of the public
- Requesting Emergency Acceptance of Radioactive Material by the U.S. Department of Energy (DOE)
- Response to Transportation Accidents Involving Radioactive Materials

MC 2800 references the use of Management Directive 8.10, "NRC Medical Event Assessment Program." Does NJ have a medical consultant program?