

U.S. NUCLEAR REGULATORY COMMISSION

TELEPHONE CONVERSATION RECORD

Date: 6/23/2010

Time: 1530

Mail Control
or Report No(s).

2010-001

License No(s).

09-31368-01

Docket No(s).

030-38028

Name of Licensee: Universal Engineering Sciences, Inc. (UES)

Name of Participant(s): Jim Lewis, Corp. RSO (407) 423-0504, ext. 23339
Billy Lawrence, Pensacola Branch Manager (850)-944-5555
Scott Wilson, NRC Health Physicist

Telephone No. See Participant names above.

Subject: Request for additional information for inspection 2010-001.

Universal Engineering Sciences, Inc. was called to ask for additional information needed to complete the inspection report. The question is stated followed by the response from the Pensacola Branch Manager.

1. On June 1, 2010, our office received multiple pages listing the locations, dates and the names of UES employees that had conducted licensed activities within NRC jurisdiction. Regarding the employees and jobsites you provided, were the employees listed also the transporters of the gauges? Yes.
2. Why didn't the UES Pensacola office start using a gauge utilization log until April of 2010? Lack of management oversight.
3. Why weren't your employees provided recurrent training for hazmat since it is required every 3 yrs? We unaware of the requirement. It was an oversight on our part.
4. Why didn't your office (Pensacola Branch) file for reciprocity in 2008 prior to working at Eglin AFB? The RSO changed position in 2007 and the new RSO was not aware of the requirement.
5. What actions have you taken or are you planning to take to prevent recurrence of these issues? RSO will ensure that electronic appointment reminders are set to include the items required by license and to alert the Branch Manager in case the RSO is unavailable. UES applied for a license with NRC therefore, reciprocity is no longer necessary. The results of this inspection will be communicated to all RSO's. The utilization log has been implemented since April 1, 2010.

I discussed the need for the RSO to be familiar with the license conditions, the commitments made in the license application, the applicable regulations and NUREG 1556, Volume 1.

Action Required: Document this telephone record and retain it in ADAMS referencing the license & docket.

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Immediate Release

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SUNSI Review Completed By: Scott Wilson / RA /

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