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TEAM[®] Industrial Services, Inc.

3640 W. 179th Street
Hammond, IN 46323
Phone: 219-838-0505 Fax: 219-838-8558

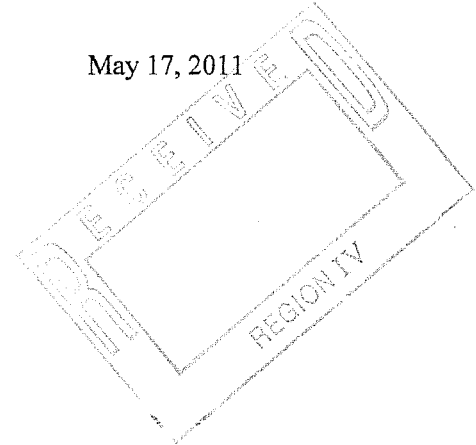
DNMS

Director, Office of Federal and State Materials and
Environmental Management Programs
U.S. Nuclear Regulatory Commission
Washington, DC 20555-0001

May 17, 2011

Attention: Document Control Desk

Subject: Reply to a Notice of Violation
NRC License No.: 42-32219-01
Docket No.: 030-35252
NRC Inspection Report 030-35252/2011-004



Dear Sir or Madam:

Pursuant to 10 CFR 2.201, Team Industrial Services provides the following written reply to the Notice of Violation issued as a result of the inspection conducted February 10, 2011 at our Hammond, Indiana field station. The violation, as described in the Notice, is reiterated below for reference with our reply following.

10 CFR 101(c) requires any licensee conducting radiographic operations or storing radioactive material at any location not listed on the license for a period in excess of 180 days in a calendar year, shall notify the appropriate NRC regional office listed in 30.6(a)(2) of this chapter prior to exceeding the 180 days.

Contrary to the above, from January 1, 2010 through December 31, 2010, the licensee conducted radiographic operations at a location not listed on the license for a period of more than 180 days in a calendar year and did not notify the appropriate NRC regional office prior to exceeding 180 days in a calendar year. Specifically, during calendar year 2010, the licensee conducted radiographic operations at the BP Refinery, Whiting, Indiana, for more than 180 days and the licensee did not notify the appropriate NRC regional office as required.

Reason for the violation: The alleged violation was due to a misunderstanding by Team's corporate radiation safety officer concerning the requirements associated with 10 CFR 34.101(c). Specifically, the corporate RSO understood the regulation to require notification if storage of radioactive material at a temporary jobsite was to exceed 180 days in a calendar year and misunderstood the inclusion of operations regardless of storage. The requirement of the regulation was discussed during the inspection and a full understanding of the regulation has been accomplished.

Corrected steps taken and results achieved: As stated above, the requirements of 10 CFR 34.101(c) were discussed during the inspection and a full understanding of the regulation is now attained. As a result of this understanding, a review of work performed by Team facilities operating in NRC jurisdiction was conducted to verify whether other locations met the requirements and additional notifications were required. Subsequently, it was found that for calendar year 2011, Team's Hammond, Indiana facility will again be conducting radiographic operations at the BP Refinery, Whiting, Indiana, in excess of 180 days during

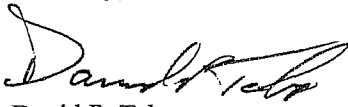
this current calendar year. As such, Team hereby provides notification as required under 10 CFR 34.101(c) for calendar year 2011.

Steps taken to avoid further violations: Team's corporate radiation safety department, as part of the annual program review, will perform a review of potential jobsites in NRC jurisdiction that may require notification and monitor the activity so as to provide the required notification in a timely manner.

Date when full compliance will be achieved: Full compliance achieved as of the date of this letter.

If you should require any additional information or should you have any questions regarding this reply, please contact me at 219/838-0505 or 219/229-2909.

Sincerely,



David P. Tebo
Corporate Radiation Safety Officer
TEAM Industrial Services

Cc: Regional Administrator, Region IV
612 E. Lamar Blvd. Suite 400
Arlington, Texas 76011

Earl Banfield – Corporate RSM
James Maramba – Facility RSO
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