

From: Richard Guzman -NRR
To: Robert Prato
Cc: Vanice Perin
Subject: Re: SOAR-CA Request for Additional Information
Date: Thursday, January 11, 2007 8:40:31 AM

Bob,

I do recognize you have experience in both the license amendment and license renewal process, but please keep in mind that the RAI procedure you reference is intended for obtaining technical information to support a licensing action review and make a regulatory finding. I'm sure your intent was to provide an example of an RAI in terms of format and content for the RES staff, but I only want to point out that distinction as most licensees associate an actual "NRC RAI" as a required response to the NRC, with a due date (typically 30 day to respond), and one that supports a submitted application. That said, I would question - will this be a voluntary information request; will it need to be docketed as all RAI responses per LIC-101 are, will there be a "mutual agreed upon time to respond?..."

Feel free to give me a call at your convenience to discuss.

Thanks,
Rich

>>> Robert Prato 01/11/2007 6:55 AM >>>
Team Members

Attached is the NRR guidance. I removed all N/A sections of the procedure and left in the section for RAIs to help minimize your time in reviewing this procedures. Also attached are some examples of RAIs I developed for license renewal a few years back. They are a little out dated but were very effective and still represent good RAIs. If anyone needs help, please let me know, I will be glad to work with you!!!

Bob

>>> John Monninger 1/10/2007 7:31:51 PM >>>
Bob,

We owe guidance and examples to SNL and our RES staff on the proper format and level of detail for a RAI. There are 2 procedures we can provide them with that includes guidance on developing RAIs. They include the SFPO Procedure on RAIs (SFPO-3, ML062710034) and the NRR Licensing Process Procedure (LIC-101, ML040060258). In addition, we should provide them with specific examples of "good" RAIs. Can you please work with your contacts in NRR and find a good example?

Thanks,
John M.

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