

E.R. Squibb + Sons, Inc.  
29-00139-02  
030-05222

Judith Joustra

From: Marie Miller  
Sent: Tuesday, July 29, 2008 9:52 AM  
To: Judith Joustra  
Cc: James Dwyer  
Subject: FW: Compliance Notification Requirement for (b)(7)(F)

Judy,

Please contact Steve and offer that RI will make these emails part of the official docket so that the next RI inspector can evaluate the licensee's compliance with the (b)(7)(F) I copied Jim, so that he is also aware of the need for review during the next inspection at Squibb.

If Steve agrees, please print out emails and have them scanned into the docket, under a title of Additional Response to (b)(7)(F)

Marie

-----Original Message-----

From: Judith Joustra  
Sent: Tuesday, July 29, 2008 8:10 AM  
To: Steven Lynch  
Cc: Marie Miller  
Subject: RE: Compliance Notification Requirement for (b)(7)(F)

I agree.

-----Original Message-----

From: Steven Lynch  
Sent: Tuesday, July 29, 2008 8:07 AM  
To: Andrew Mauer; Judith Joustra  
Cc: Michele Burgess  
Subject: FW: Compliance Notification Requirement for (b)(7)(F)

E.R. Squibb and Sons received their (b)(7)(F) yesterday. This leads me to believe that the reason I couldn't find their (b)(7) at the end of last week was because they had already been processed. Now that they are in compliance, I don't see any reason to contact them further regarding this matter. (I have responded to the e-mail below, acknowledging receipt of their compliance letter). I believe the best course of action would be to make the e-mails and related documents official so that they can be referred to during inspections, at which point the time E.R. Squibb and Sons spent in non-compliance can be addressed.

-----Original Message-----

From: michael.vala@bms.com [mailto:michael.vala@bms.com]  
Sent: Monday, July 28, 2008 4:47 PM  
To: Steven Lynch  
Cc: Michael J Vala; Tomas Herrera; Linda Eusebio; Mark F Caine; Robert S McLaughlin  
Subject: Re: Compliance Notification Requirement for (b)(7)(F)

Mr. Lynch -

Today, E. R. Squibb & Sons received the (b)(7)(F) reports from the (b)(7)(F). Immediate actions were taken by the (b)(7)(F) to review the reports and identify employees approved for (b)(7)(F)

Information in this record was deleted in accordance with the Freedom of Information Act. Exemptions 7F

FOIA 201-0063  
SUNSI *JJ Joustra*

Nonpublic

Sensitive

F/12

(b)(7)(F)

Attached is written confirmation of

compliance with paragraph

(b)(7)(F)

which has been forwarded to the Commission.

We regret the misunderstanding regarding the compliance deadline [for this order] and appreciate you bringing this issue to our attention.

Please be assured, our intention from the start of this process was, and continues to be, full compliance with the Order. If you require any additional information, please contact me at [michael.vala@bms.com](mailto:michael.vala@bms.com) or (732) 227-5096.

Sincerely,

Michael J. Vala, CHP  
Radiation Safety Officer

Michael J Vala wrote:

- > Mr. Lynch -
- >
- > E. R. Squibb & Sons wishes to request an extension to the initial June
- > 2, 2008 date to August 19, 2008. As stated in our previous e-mail, we
- > were working with the anticipated deadline of August 19, 2008 with
- > every expectation [of complying with the Order.] To date, the following
- > actions have been completed:

(b)(7)(F)

- > Thank you for your consideration,

>

- > Michael Vala

>

>

>

- > Steven Lynch wrote:

>

- >> Mr. Vala,

>>

- >> The Federal Register notice you referenced (73 Fed. Reg. 11,159) in

- >> your previous e-mail from July 16, 2008 referred to Nuclear

- >> Regulatory Commission (NRC) (b)(7)(F)

(b)(7)(F)

>> requirements and deadlines as set by (b)(7)(F) including the  
>> June 2, 2008 compliance deadline, or E.R. Squibb and Sons may be  
>> subject to enforcement action by the NRC for your failure to meet the  
>> applicable deadline as specified in the NRC (b)(7)(F)

(b)(7)(F) (In order to be in compliance with (b)(7)(F)  
(b)(7)(F)

>>  
>> Should you have any further questions or concerns please contact me  
>> at this e-mail address.

>>  
>> Regards,  
>>  
>> Steve Lynch  
>> US NRC

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