



UNITED STATES
NUCLEAR REGULATORY COMMISSION
WASHINGTON, D.C. 20555-0001

June 14, 2012

MEMORANDUM TO: The File

FROM: Jill Shepherd-Vladimir, Licensing Officer 
Export Controls and International Organizations
Office of International Programs

SUBJECT: DETERMINATION OF MINOR AMENDMENT STATUS FOR
XR172/03

On March 22, 2012, Curtiss-Wright Electro-Mechanical Corporation submitted an email regarding the need to make changes to XR172/02 to make some name changes. Mr. Wojszynski felt that the requested changes were minor in nature. The requested changes were: 1) to change an address and subsidiary company name to one ultimate consignee; 2) change five addresses of five intermediate consignees; 3) change the name of one intermediate consignee; 4) add a new location to one intermediate consignee; 5) to change four addresses to four U.S. parties to the export and 6) to add a new U.S. party to the export.

I reviewed what does and does not require an amendment under 110.51(a)(2) and I agreed that the changes requested would be considered minor amendments. In fact the only changes being proposed that required an amendment to the license were the changes being made to the "other U.S. Parties to the export." The proposed changes to the intermediate and ultimate consignees do not require an amendment per 110.51(a)(2). We also sent an email to Robin DeLaBarre at the Department of State to obtain his opinion on the requested changes and he concurred that the proposed changes were minor amendments and would not require review by the Executive Branch nor would they require obtaining new assurances from the Government of China.

All email correspondence has been included in the case file for XR172/03.