

**U.S. NUCLEAR REGULATORY COMMISSION****Date:** June 21, 2012**TELEPHONE CONVERSATION RECORD**

2:20 pm

<b>Mail Control No.</b>	577688	<b>License No.</b>	52-19845-01	<b>Docket No.</b>	030-19320
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**Name of Licensee:** Betterroads Asphalt Corporation

**Name of Participant(s):** Maria Cordero, RSO, Betterroads Asphalt Corporation  
Shawn Seeley, Health Physicist, RI DNMS

**Telephone No.** 787-760-1094

**Subject:** License Renewal

(NOTE: This will be used as the Documents Title in ADAMS)

I contacted Ms. Cordero regarding two items in their renewal application dated May 31, 2012.

Item #1: I asked her about the request to add an address of use in St Thomas, USVI. She stated that the USVI location was only a temporary storage location for work as needed. I told her we would not add that to LC#10.

Item #2: I asked her about her statement that they currently possessed 16 gauges and wanted to request a maximum possession limit for 20. She confirmed that they do possess 16 devices. I mentioned to her that they had exceeded the possession limit on their license (14 gauges). She stated that she was relying on a consultant for advice and he advised her they could purchase the additional devices. I reminded her that it was their responsibility to ensure possession limits are not exceeded. The additional devices were purchased directly from CPN within the past 4-6 weeks.

I told her we would be in touch regarding the possession limit issue, thanked her for her time, and ended the call.

NOTE: In my discussion with Ms. Cordero, I did not get the impression this was intentional, just bad advice from an outside source. She expressed several times that she does not want any trouble or problems with her program. A review of the inspection file in the docket confirms that she runs an impeccable program.

Whereas the next routine inspection is scheduled for April 2014, I would recommend conducting an inspection sooner than April 2014.

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