

**U.S. NUCLEAR REGULATORY COMMISSION****Date:** July 25, 2012**TELEPHONE CONVERSATION RECORD****Mail Control  
or Report No(s).**

N/A

**License No(s).**

Non-Licensee

**Docket No(s).**

99990001

**Name of Licensee:**

United International Corporation

**Name of Participant(s):**Peter Georgetti, Radiation Safety Officer  
Scott Wilson, NRC RI Health Physicist**Telephone No.**

203-269-2993

**Subject:)**

NARM Reconciliation Project

7/25/2012 (0800) Mr. Georgetti, Director of Engineering for United International Corporation (UIC) was called to request information on the status and disposition of UIC's portable moisture density gauges. UIC was notified of the need to license the gauges via telephone conversation on July 12, 2012. Mr. Georgetti was asked the following questions ( his responses are included):

Contact information:

Peter Georgetti, Director of Engineering  
United International Corp.  
55 Capital Boulevard  
Rock Hill, CT 06067  
Phone: 2003-269-2993

Model numbers, quantity of gauges: Seamans C-200 (1), Seamans C-300 (1); (4.5 millicuries of Ra-226 each).

Why does UIC possess the gauges without NRC license? Unaware of the requirement. Registered with State of Connecticut annually.

How often are the gauges used? The gauges have been in storage and have not been used since prior to August of 2009.

Are the gauges securely stored with access restricted? The gauges are stored in a locked storage unit within a locked and fenced area. Few employees have access to the storage location.

The possessor agreed to:

- a) Maintain the gauges in secure location in compliance with 10 CFR 30.34(i), and

- b) maintain the gauges in storage until authorized by NRC license, or until disposal is arranged, and
- c) submit an NRC license application for the gauges within 60 days, or transfer the gauge to an authorized individual, and
- d) ensure compliance is maintained regarding the public dose limits in 10 CFR 20.1301, "Dose limits for individual members of the public."

I apprised Mr. Georgetti of UIC's options of transferring the gauge to an authorized licensee, disposal at an authorized facility, or getting an NRC license. I informed him that UIC is in violation of NRC regulations requiring a license (10 CFR 30.3), and that it is important to resolve this as soon as possible. I informed Mr. Georgetti of the requirements for leak testing, and the shipping regulations for the gauge. I asked that he notify me when the gauge is transferred.

**Action Required: Save this telephone record in ADAMS under the Docket number listed above, and the RI NARM folder.**

**Document Availability:**

**Publicly Available**

**Non-Publicly Available**

**Non-Sensitive**

**Non-Sensitive Copyright**

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**Immediate Release**

**Normal Release Date: 08/02/12**

**Delayed Release Date:**

**SUNSI Review Completed By:** Scott Wilson / RA /