

SAFETY INSPECTION REPORT AND COMPLIANCE INSPECTION

<p>1. LICENSEE/LOCATION INSPECTED:</p> <p>WOS Testing, Inc. c/o Team Services 1958 West River Drive Davenport, Iowa 52802</p> <p>REPORT NUMBER(S) 2012-001</p>	<p>2. NRC/REGIONAL OFFICE</p> <p>Region III U. S. Nuclear Regulatory Commission 2443 Warrenville Road, Suite 210 Lisle, IL 60532-4352</p>
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<p>3. DOCKET NUMBER(S)</p> <p>030-37585</p>	<p>4. LICENSE NUMBER(S)</p> <p>14-26385-01</p>	<p>5. DATE(S) OF INSPECTION</p> <p>August 13, 2012</p>
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LICENSEE:

The inspection was an examination of the activities conducted under your license as they relate to radiation safety and to compliance with the Nuclear Regulatory Commission (NRC) rules and regulations and the conditions of your license. The inspection consisted of selective examinations of procedures and representative records, interviews with personnel, and observations by the inspector. The inspection findings are as follows:

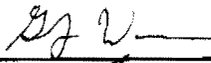
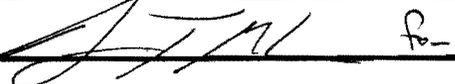
- 1. Based on the inspection findings, no violations were identified.
- 2. Previous violation(s) closed.
- 3. The violation(s), specifically described to you by the inspector as non-cited violations, are not being cited because they were self-identified, non-repetitive, and corrective action was or is being taken, and the remaining criteria in the NRC Enforcement Policy, to exercise discretion, were satisfied.

Non-cited violation(s) were discussed involving the following requirement(s):

- 4. During this inspection, certain of your activities, as described below and/or attached, were in violation of NRC requirements and are being cited in accordance with NRC Enforcement Policy. This form is a NOTICE OF VIOLATION, which may be subject to posting in accordance with 10 CFR 19.11.
(Violations and Corrective Actions)

Statement of Corrective Actions

I hereby state that, within 30 days, the actions described by me to the Inspector will be taken to correct the violations identified. This statement of corrective actions is made in accordance with the requirements of 10 CFR 2.201 (corrective steps already taken, corrective steps which will be taken, date when full compliance will be achieved). I understand that no further written response to NRC will be required, unless specifically requested.

TITLE	PRINTED NAME	SIGNATURE	DATE
LICENSEE'S REPRESENTATIVE			
NRC INSPECTOR	Geoffrey M. Warren		8/13/12
BRANCH CHIEF	Tamara E. Bloomer		8/29/12

Docket File Information

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6. INSPECTION PROCEDURES USED 87121	7. INSPECTION FOCUS AREAS 03.01 - 03.07
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SUPPLEMENTAL INSPECTION INFORMATION

1. PROGRAM CODE(S) 03320	2. PRIORITY 1	3. LICENSEE CONTACT Gerald Wos, RSO	4. TELEPHONE NUMBER (319) 247-5094
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Main Office Inspection Next Inspection Date: August 2013

Field Office Inspection

Temporary Job Site Inspection

PROGRAM SCOPE

The site contact is Paul Baertlein at 715-225-9686. The next inspector should contact him before the inspection to ensure that licensee personnel will be present during the inspection. The licensee had not performed licensed activities in NRC jurisdiction since at least 2008 but stated that they wanted to retain their NRC license rather than filing for reciprocity because they were bidding on a job in South Dakota which would exceed 180 days in a calendar year.

The licensee was a industrial radiographer with an office in Davenport, Iowa, with authorization to use byproduct materials at temporary job sites. The licensee stored radiographic devices at a facility in Marion, Iowa, and used them at temporary job sites in Iowa, primarily pipeline and boiler work. The licensee employed three radiographers, including the RSO, who used one radiographic device with an iridium-192 source as described on the license. Additional devices had sources that were too weak to be used, and the licensee intended to dispose of several of them. Radiographic operations were conducted approximately twice monthly at temporary job sites in Iowa. The site contact stated that they were planning to start storing the radiographic devices at the Davenport office once they receive authorization from the State of Iowa.

The maximum radiation exposure for any radiographer was 139 mrem whole body for calendar year 2011 and 49 mrem whole body exposure for January through May 2012.

Performance Observations

The inspector was unable to observe any radiographic operations during the inspection because radiographic devices and transport vehicles were not available for use or demonstration. Licensee personnel described transport, setup, and use of radiographic devices; documentation, setup, and control of temporary job sites; calculation of the 2-mR line; misconnect testing; QA of alarming rate meters (light and sound) and survey meters; emergency procedures; source exchange; and other activities. Licensee personnel stated that they would contact a service provider in case of a stuck source. Interviews with licensee personnel indicated adequate knowledge of radiation safety concepts and procedures.

The inspector asked the licensee to notify NRC before they next perform work in NRC jurisdiction.