

**From:** [Reber, Eric](#)  
**To:** [Jack Buddenbaum](#)  
**Cc:** [Hallock, Barry -HEN \(GE, Appl & Light\) \(barryh.hallock@ge.com\)](#)  
**Subject:** Second Request for Additional Information; General Electric Company; License No 19-17316-01E  
**Date:** Thursday, March 17, 2016 3:13:00 PM  
**Attachments:** [image001.png](#)

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Hello Jack,

I've done some research about whether the alternate product labeling of the next smallest packaging such as the bubble wrap or paper or cardboard sleeve wrap around the product that GE proposed in your letter dated March 10, 2016 would also meet the requirements in 10 CFR 32.14(a)(6) and 10 CFR 32.15(d) concerning the labeling or marking of the *container* of the product. What is understood is that the container in this sense is the outermost packaging of the product. If the alternate product labeling that you have proposed would also be the outermost packaging, then it would meet the container labeling or marking requirements. Based on our discussion, it seems that the alternate labeling or marking would not be on the outermost packaging. If that is the case, you still must provide an adequate response to Item 2.b.iv. of NRC's Request for Additional Information dated February 11, 2016 concerning information about the proposed method of labeling or marking so that the manufacturer or initial transferor of the product and the byproduct material can be identified on the container (i.e., the outermost packaging) of the product.

If you would like to discuss this issue further, please feel free to contact me.

Kind regards,  
Eric

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**From:** Jack Buddenbaum [mailto:[jack.buddenbaum@plexsci.com](mailto:jack.buddenbaum@plexsci.com)]  
**Sent:** Thursday, March 10, 2016 2:29 PM  
**To:** Reber, Eric <[Eric.Reber@nrc.gov](mailto:Eric.Reber@nrc.gov)>  
**Cc:** Hallock, Barry -HEN (GE, Appl & Light) ([barryh.hallock@ge.com](mailto:barryh.hallock@ge.com)) <[barryh.hallock@ge.com](mailto:barryh.hallock@ge.com)>  
**Subject:** [External\_Sender] License No 19-17316-01E\_NRC RAI

Mr. Reber,

On behalf of GE, I'm submitting the attached responses to your 2/11/16 RAI for the subject license renewal request. We look forward to your favorable review.



**John E. (Jack) Buddenbaum, CHP**

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*Certified to the ISO 9001:2008 Standard. Please visit us on the web at <http://www.IEM-Inc.com>.*

<sup>1</sup>On January 1, 2015, Integrated Environmental Management, Inc. (IEM) was acquired by Plexus Scientific Corporation. For more on the merger, go to <http://www.iem-inc.com/january-1-2015-iem-merges-with-plexus-scientific>.

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