

Docket File Information

SAFETY INSPECTION REPORT AND COMPLIANCE INSPECTION

1. LICENSEE/LOCATION INSPECTED: Millstone Weber, LLC 601 Fountain Lakes Boulevard St. Charles, MO 63301 REPORT NUMBER(S) 2016-001	2. NRC/REGIONAL OFFICE Region III U. S. Nuclear Regulatory Commission 2443 Warrenville Road, Suite 210 Lisle, IL 60532-4352
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3. DOCKET NUMBER(S) 030-38855	4. LICENSE NUMBER(S) 24-35257-01	5. DATE(S) OF INSPECTION 3/17/16
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6. INSPECTION PROCEDURES USED 87124	7. INSPECTION FOCUS AREAS 02.01, 02.02, and 02.04 through 02.07
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SUPPLEMENTAL INSPECTION INFORMATION

1. PROGRAM CODE(S) 03121	2. PRIORITY 5	3. LICENSEE CONTACT David Wingebach, RSO	4. TELEPHONE NUMBER (636) 949-0038
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Main Office Inspection Next Inspection Date: 03/17/2017

Field Office Inspection _____

Temporary Job Site Inspection _____

PROGRAM SCOPE

This was an initial inspection. The licensee had not received any licensed material yet. The licensee plans to receive 3 Troxler Model 3440 gauges for use as authorized. The licensee's work hours are Monday through Friday from 7:00am to 3:00pm.

Performance Observations

The inspector: (1) observed the RSO demonstrate how the licensee would comply with 10 CFR 30.34(i) applicable to storage in a vehicle, storage at the licensee's facility, and use of a gauge at temporary jobsites; (2) observed the RSO demonstrate how the licensee would comply with blocking and bracing the gauges during transport; (3) observed the RSO demonstrate how he would respond to a lost gauge event; (4) noted that the RSO was knowledgeable regarding Department of Transportation regulations applicable to radioactive material; (5) noted that the RSO knew that the licensee was not authorized to detach the cesium-137 source rod from a gauge; (6) noted that the RSO was planning to obtain an appropriate survey meter; (7) noted that the RSO will use utilization logs; (8) noted that the RSO planned to conduct the required sealed source inventories; (9) noted that the licensee will use an authorized firm for conducting the required leak tests; (10) discussed with the RSO, the requirements for ensuring that licensed material is transferred to an authorized person; (11) noted that the licensee planned to conduct licensed activities at temporary jobsites in Missouri; and (12) discussed with the RSO, pertinent sections of 10 CFR Parts 19, 20, and 30.