

## SAFETY INSPECTION REPORT AND COMPLIANCE INSPECTION

## 1. LICENSEE/LOCATION INSPECTED:

**Strata Data, Incorporated**  
**6919 West Yellowstone**  
**Casper, Wyoming 82604**

REPORT NO: **030-20110/2016-001**

## 2. NRC/REGIONAL OFFICE

**U.S. Nuclear Regulatory Commission**  
**Region IV, 1600 East Lamar Blvd**  
**Arlington, Texas 76011**

## 3. DOCKET NUMBER

030-20110

## 4. LICENSE NUMBER

49-21256-01

## 5. DATE OF INSPECTION

March 1, 2016




## 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) was/were discussed involving the following requirement(s) and Corrective Action(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. This form is a NOTICE OF VIOLATION, which may be subject to posting in accordance with 10 CFR 19.11.

## Licensee's Statement of Corrective Actions for Item 4, above.

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	Jason Dykert, Health Physicist		3/22/16
BRANCH CHIEF			3/30/16

Non-Public  Sensitive - Security-Related

Public

Non-Sensitive

## Dykert, Jason

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**From:** Dykert, Jason  
**Sent:** Tuesday, March 22, 2016 3:07 PM  
**To:** 'johnbeckner05@hotmail.com'  
**Subject:** NRC inspection report 030-20110/2016-001  
**Attachments:** 2016-001.pdf

Dear Mr. Beckner:

On December 22, 2015, the U.S. Nuclear Regulatory Commission (NRC) authorized a license renewal for Strata Data Inc. that expires on December 31, 2017. Your license authorizes materials storage only for operational standby mode and cessation of principle activities (ML15356A787). Strata Data needs to submit a license termination request before the expiration date of the license or reactivate the license as required by 10 *Code of Federal Regulations (CFR)*.

On March 1, 2016, the NRC performed an unannounced inspection and exit meeting with you at your facility in Casper, Wyoming. Inspection Report 030-20110/2016-001 detailing the results of the inspection is enclosed.

As discussed during the inspection, Strata Data needs to update their source registrations with Russ Meyer and the Off-Site Source Recovery Project (OSRP) if you plan to use that option for source disposal. This is because the Source Collection and Threat Reduction (SCATR) Program has stated they can't accept/transport higher activity transuranic materials (Am-241 >30milliCuries). Russ Meyer can be contacted at 512-761-3822-Office, 502-330-4415- Cell, or [rmeyer@crccd.org](mailto:rmeyer@crccd.org).

Please contact me with any questions,

Jason C Dykert  
Health Physicist, Inspection Branch  
US NRC, Region IV  
(817) 200 - 1427

