

May 17, 2016

VIA ELECTRONIC MAIL (SHIRLEY.XU@NRC.GOV) AND OVERNIGHT COURIER

Document Control Desk U.S. Nuclear Regulatory Commission Washington, DC 20555-0001

Attention:

Ms. Shirley S. Xu

Materials Safety Licensing Branch

Division of Material Safety, State, Tribal and Rulemaking Program

Re:

Docket No. 030-30726

Exempt-Distribution License No. 34-259573E

Response to Request for Additional Information Regarding Transfer of

Ownership of License

Dear Ms. Xu:

Fluke Electronics Corporation ("<u>Fluke</u>") hereby submits to the U.S. Nuclear Regulatory Commission ("<u>NRC</u>") its response to the request for additional information in your April 20, 2016 letter (the "<u>April 20 Letter</u>").

The April 20 Letter addressed the notification provided by Fluke to the NRC dated March 18, 2016 (the "March 18 Letter") that the ultimate parent company of Fluke, Danaher Corporation, intends to separate into two independent, publicly-traded companies (the "Separation"). At the time the Separation becomes effective, the anticipated date of which is July 2, 2016, Fluke will become an indirect, wholly-owned subsidiary of Fortive Corporation, the new entity resulting from the Separation.

Thank you for speaking with me by telephone on May 2, 2016, and your courtesy in extending the time to respond to the April 20 Letter to May 31, 2016. For convenience, the questions in the April 20 Letter are set out in Enclosure 1, followed by the Fluke response to each question.

Thank you for your consideration of this matter. If you have further questions or need additional information, please contact me at ben.jacqmotte@fluke.com or (425) 446-6910.

Sincerely

Ben Jacqmotte General Counsel

Enclosure 1: Response to Request for Additional Information dated April 20, 2016



Enclosure 1

Response to Request for Additional Information Docket No. 030-30726 Dated April 20, 2016

1) Describe any planned changes in the organization, including, but not limited to transfer of stocks or assets and mergers, change in members on Board of Directors, etc.

As briefly described in the March 18 Letter, Danaher Corporation ("Danaher") intends to consummate the Separation that will result in Danaher splitting into two independent publicly-traded companies on the anticipated date of July 2, 2016 (please see the attached Danaher press release). At the time of the Separation, Fluke will no longer be an indirect, wholly-owned subsidiary of Danaher but instead will become an indirect, wholly-owned subsidiary of the new company, Fortive Corporation ("Fortive"). The Danaher stockholders will be awarded stock in the newly-formed Fortive. Certain changes in the direct shareholding and board composition of Fluke will be given effect in connection with the Separation.

2) Describe any changes in personnel or duties that relate to the license program. Include training and experience for new personnel, and any changes in the training program.

There will be no changes to the authorized users, radiation workers, or duties under the program that relates to NRC Exempt-Distribution Materials License No. 34-25957-3E held by Fluke (the "License"). Mark Svajger, a Fluke employee, will remain the Radiation Safety Officer as presently named in the License and Ohio Department of Health license 03211180000 (together, the "Licenses").

3) Describe any changes in the location, facilities, equipment, radiation safety program, use, possession, and waste management, or other procedures that relate to the licensed program.

There will be no changes in the location, facilities, equipment, radiation safety program, use, possession, and waste management, or other procedures that relate to the Fluke-licensed program due to the Separation. Control of radioactive materials at Fluke's facility located at 6045 Cochran Road in Solon, Ohio (the "Solon Facility") will remain unchanged. The Solon Facility will remain at the address currently listed on the Licenses. There will be no change in procedures, facilities, equipment, use, possession, and waste management involving the use of radioactive materials at the Solon Facility.



There will be no changes to the radiation safety program at the Solon Facility as presently issued and licensed by the Ohio Department of Health.

4) Describe the status of the licensee's facilities, equipment, and radiation safety program, including any known contamination and whether decontamination will occur prior to transfer. Include the status of calibrations, leak tests, area surveys, wipe tests, training, quality control and related records.

All required surveillance procedures for the Solon Facility under the License have been performed, documented, and reviewed. These procedures include calibrations, leak tests, area surveys, wipe tests, training, quality control and their related records. As of the date of this letter, there is no known contamination at the Solon Facility. Fluke expects that if any contamination would be present in the Solon Facility following the date of this letter and up to the effective date of the Separation, it would relate solely to equipment contamination and would only require a minor decontamination effort by Fluke. Fluke will maintain responsibility for the decommissioning of the Solon Facility after the Separation.

5) Confirm that both transferor and transferee agree to transferring control of the licensed material and activity, and the conditions of transfer, and that the transferee has been made aware of any open inspection items and its responsibility for possible resulting enforceable actions.

Not applicable. Fluke will continue to be the holder of the License before and after the Separation and, therefore, Fluke is not transferring the License to any other party. Fluke will maintain control of the licensed material and activity and will retain responsibility for possible enforceable actions.

6) Confirm that the transferee will abide by all constraints, conditions, requirements, representations, and commitments of the transferor or that the transferee will submit a complete description of the proposed licensed program.

Not applicable. Fluke will continue to be the holder of the License before and after the Separation and, therefore, Fluke is not transferring the License to any other party. Fluke will continue to abide by all constraints, conditions, requirements, representations and commitments of the program under the Licenses.