

Weaver, Deborah

From: Xu, Shirley
Sent: Wednesday, April 25, 2018 8:49 AM
To: mel.sarnowsky@lumileds.com
Subject: Lumileds License application

Mr. Sarnowsky,

The purpose of this email is to clarify a couple of issues from your response to our letter dated March 8, 2018.

In regard to labeling requirement, if labeling each individual unit is not feasible for labeling due to space limitations, then labeling the single lamp packaging/container for thorium-containing automotive HID lamps is acceptable.

The annual reporting requirement is under 10 CFR 40.53(c). You mentioned 49 CFR 173.436 and 49 CFR 173.426 in your response letter, these regulation do not apply to this distribution license, nor do apply to the requirement of annual report for this license under 10 CFR 40.53. You will be required to submit an annual report for the license.

Please explain the statement in page 7 in your letter, dated April 4, 2018, "For Lumileds it is somewhat difficult to oversee the legal obligation for our thorium-containing products." We will continue our review upon receiving your response to this email.

Regards,

Shirley Xu

U.S. Nuclear Regulatory Commission

Office of NMSS

Mail Stop: T5B60

Washington, D.C. 20555-0001

Office: 301.415.7640