

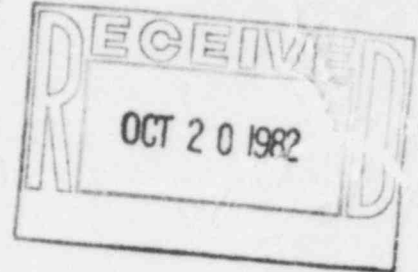


Uintah Engineering

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September 29, 1982



United States Nuclear Regulatory
Commission Region IV
611 Ryan Plaza Drive
Suite 1000
Arlington, TX 76011

Uintah Engineering License Number 43-16009-01

Attn: Mr. Shopenn

Dear Sir:

In answer to your letter dated May 4, 1982, notice of violation docket: #30-10186.

Violation #1: License condition 13(A)(1) requires that sealed sources shall be tested for leakage or contamination at intervals not to exceed 6 months. Contrary to this requirement the sealed sources in the Troxler Gauges Models 2401 and 3411 were not tested at 6 month intervals during the period of March 17, 1979 through February 1, 1982.

Corrective Steps: The Troxler Gauges had been leak tested and were current at the time Mr. Shopenn conducted the review.

Steps Taken to Avoid Further Violations: We have developed a new filing system which keeps us alerted to when the gauges need to be leak tested. Also on a large calendar in the lab we post the dates at 5 months to inform us to get the gauges tested.

Compliance: We were in compliance with condition 13(A)(1) on February 1982.

Violation #2: 10 CFR 20.401(a) requires, in part, that the records of the radiation exposures of all individuals for whom personnel monitoring is required be maintained.

Contrary to this requirement, records were not maintained showing the radiation exposures of all individuals for whom personnel monitoring was required for January to June 1977, January 1 to December 31, 1978, and January 1 to June 1979.

Corrective steps: We tried to have the records for this period but were unable to obtain records for the period stated above.

Steps Taken to Avoid Further Violations: We have developed a new records system to insure that we maintain all individuals records and keep them current.

Compliance: We can not be in compliance for this violation. However, we have been and will stay in compliance from this point on.

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Violation #3: 10 CFR 20.407 requires that a personnel monitoring report be submitted to the NRC within the first calendar quarter of 1979 and 1980 for the total number of individuals for whom personnel monitoring was required or provided during the calendar years of 1978 and 1979.

Contrary to this requirement, such reports were not submitted by the licensee to the U. S. Nuclear Regulatory Commission for the years 1978.

Corrective Steps: The monitoring reports were submitted on June 21, 1982 to the office of Mr. Shopenn for the years of 1978 and 1979.

Steps Taken to Avoid Further Violation: The new filing system will cause us to stay current in submitting these reports on time.

Compliance: We were in compliance with this violation on June 21, 1982.

Violation #4: License Condition 10 requires, in part, that the licensee shall use licensed material at 110 North First South, Vernal, Utah.

Contrary to this requirement, the licensee established an office at 85 South Second East, Vernal, Utah, a location other than the one authorized.

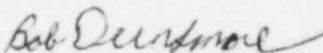
Corrective steps: We have requested a change of address on the last amendment to our license.

Steps Taken to Avoid Further Violations: Next time we change locations with our office we will obtain the amendment immediately.

Compliance: We became in compliance on August 17, 1982.

If you have any further questions please feel free to contact me.

Yours Truly,



Bob Dunsmore
Utah Engineering