

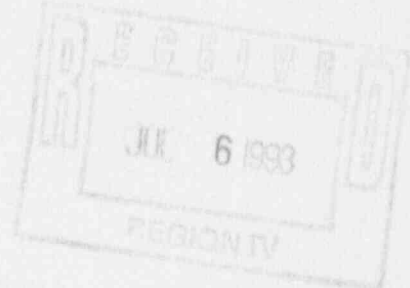
DMB

RE: 9388-N

July 2, 1993

**AIRBORNE EXPRESS**

Mr. James L. Milhoan  
Regional Administrator  
U.S. NUCLEAR REGULATORY COMMISSION  
Region IV  
611 Ryan Plaza Drive, Suite 1000  
Arlington, Texas 76011



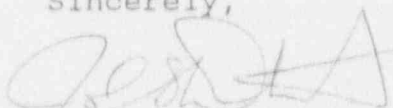
RE: License No. SUB-1010; Docket No. 40-8027  
Report Pursuant to Order Modifying License,  
dated March 13, 1992

Dear Mr. Milhoan:

Pursuant to the requirements of the March 13, 1992 Order Modifying License, attached is the Sequoyah Fuels Corporation (SFC) written report of incidents or events specified by the Order. This report is consistent with the April 3, 1992 Confirmatory Order which altered the March 13, 1992 Order Modifying License and provides written follow-up to the June 22, 1993 telephone notification made to Mr. Charles Cain of your staff.

If there are any questions regarding this report, please contact me at 918/489-3207.

Sincerely,



John S. Dietrich  
Vice President  
Technical Services

JSD:lh

Attachment

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PDR ADOCK 04008027  
C PDR

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Sequoayah Fuels Corporation

Reportable Events Pursuant to  
March 13, 1992 Order Modifying License

Report No. OML 93-13  
Period Ending July 2, 1993

- A. Failure to follow procedures or other requirements where there are indications that the cause was a deliberate failure to meet requirements. A deliberate failure is a failure caused by deliberate misconduct as defined in 10 CFR 40.10(c).

Two employees willfully violated a procedure that specified the wearing of respiratory protection equipment while mixing barium chloride at the clarifier ponds. The two employees were questioned about their misconduct. They admitted to intentionally not wearing respiratory protection equipment and stated that they had done so on several occasions. Based upon the two employees actions and their disregard for the need procedural compliance, their employment at SFC was terminated.

- B. Spills or other unusual occurrences involving the spread of contamination in and around the SFC's facility, equipment, or site, subject to 10 CFR 40.36(f)(1).

None for this report.

- C. Any occurrence which leads to 1) offsite release or contamination in unrestricted areas in excess of SFC's administrative limits; 2) any contamination in restricted areas that requires activities in an area to be suspended for more than 8 hours pending decontamination; or 3) any personnel contamination in excess of SFC's administrative limits which within one hour of detection is not reduced to within limits.

None for this report.

- D. Employee concerns or allegations that any of the above failures may have occurred unless it is determined within the above five working days that the concern or allegation is not valid.

None for this report.

- E. Any other matter that the president, SFC, believes rises to a regulatory or safety concern that warrants NRC notification.

None for this report.