

## UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555-0001

DEC 2 1993

The Goldfarb Co., Inc. ATTN: Mr. Emanuel Goldfarb P.O. Box 141 Woodbridge, NJ 07095

Dear Mr. Goldfarb:

This refers to your letters dated August 10, September 22, October 18, and November 8, 1993, and telephone conversation with Ms. Sandy Kimberley on September 22, 1993, concerning the payment of inspection fee Invoice MC1477-93 (\$860).

You state the company has not brokered material since 1992 and that you are no longer in business. In response to your Certificate of Disposition (NRC Form 314) dated August 22, 1992, License STC-1468 was subsequently terminated June 14, 1993. On April 29, 1993, however, the license was inspected by Mr. Eric Reber, of NRC. Even though you state the company has been inactive since August 1992, the Commission has no way of knowing whether or not material is possessed/used since it is a matter of licensee discretion after a license is issued. The NRC also has no way of knowing if radioactive contamination and/or other radioactive materials remained at your facility when you requested termination. Mr. Reber surveyed your site for residual radioactive contamination and examined the company's records for compliance with NRC's regulations. The site visit was warranted since the NRC is obligated by the Atomic Energy Act of 1954, as amended, to determine that licensed radioactive material is used in a manner which protects the public and the licensee.

The inspection was valid and Invoice MC1477-93 was properly assessed. However, because of the amount of time it has taken to respond to your August 10, 1993, letter, interest, penalty and administrative charges will be waived if the \$860 is received within 20 days of the date of this letter. If payment is not received, all charges will be due and the NRC is required by regulation to refer the delinquent debt to a collection agency.

Sincerely,

Ronald M. Scroggins Deputy Chief Financial

Officer/Controller