

UNITED STATES NUCLEAR REGULATORY COMMISSION REGION 1 475 ALLENDALE ROAD KING OF PRUSSIA, PENNSYLVANIA 19406

## MAR 0 7 1000

Release

Memorandum For:	Thomas T. Martin, Deputy Regional Administrator
Thru:	Malcolm R. Knapp, Director Division of Radiation Safety and Safeguards
From:	John R. White, Chief Nuclear Materials Safety Section C
Subject:	RTI, INCORPORATED (Reference Memo to Thomas Martin from John White, same subject, dated February 23, 1990)

On March 7, 1990, I called the telephone number Dr. Martin Welt had provided as a contact point, and left a message for a return call. Later I received a call from Andrew and Bruce Welt, Alpha-Omega Technology, Incorporated. We discussed Dr. Welt's request as documented in the referenced memorandum.

In that discussion, I informed them of the current license condition (License Condition Number 11.E) that prohibits Dr. Welt's involvement in RTI "as an officer, employee, or consultant...". I indicated that in order for Dr. Welt to become involved in such capacity, the license would have to be amended in accordance with an amendment request from either: (1) the licensee, filing under the requirements of 10 CFR 30.38; or (2) an individual, filing under the requirements of 10 CFR 30.38; or (2) an individual, filing under the requirements of 10 CFR 2.206. I turther indicated that upon receipt of such request, the NRC would evaluate the submittal to determine if sufficient basis and reason was provided to support the amendment.

Relative to this matter, Bruce and Andrew Welt requested that the NRC make the following determinations:

1. Since Andrew and Bruce Welt are not identified in any way as being prohibited from participation in activities relative to RTI, would the NRC have any objection to them becoming involved in the company in any capacity (including as an officer, employee, consultant, or member of the Board of Directors)? Does the restriction of License Condition 11.E affect them as well as their father? If there is an objection, what is the basis?

7101220421 900913 PDR FOIA JONES90-334 PDR Since License Condition 11.E indicates that Dr. Martin Welt may not "perform any services for Radiation Technology, Incorporated, as an officer, employee, or consultant...", is the restriction interpreted to also exclude him from being appointed to the Board of Directors of the company? (Eruce and Andrew Welt contend that a member of the Board of Directors is not a officer, employee, or consultant of the corporation.)

If it is determined that a member of the Board of Directors is not an officer, employee or consultant of the company, would the NRC have any objections to Dr. Welt seeking appointment to the Board at the next annual shareholders meeting of the corporation (scheduled for May 1990)? If there is an objection, what is the basis?

Relative to these matters, Bruce and Andrew Welt request that the NRC make a timely determination and provide a written response so that action can be initiated in time for the annual shareholders meeting. To this end, they will prepare a written request to the NRC relative to these matters.

laft

John R. White, Chief Nuclear Materials Safety Section C

cc: L. Bettenhausen, DRSS .-K. Smith, RC D. Holody, Enf Coord M. Taylor, DRSS J. Miller, DRSS J. Joyner, DRSS 201 838 3410

## WAR 13 'BO 11:40 RADIATION TECH

## Process Technology North Jersey

Subsidiary of RTI Inc. 108 LAKE DENMARK ROAD, ROCKAWAY, NJ 078//6 (201) 625-8400 • FAX: (201) 625-7820

FAX TRANSMISSION	FAX NO. (201) 625-7820
DATE: -/13/90 FROM: John Schlecht IO: - John White LOCATION:	
DOCUMENT :	
MESSAGE:	
	Mit en alle de la companya de la com La companya de la comp

This following message will consist of \_\_\_\_\_ pages, excluding this cover sheet. If any of the pages should be garbled during transmission, please contact us at once.

F. L