



UNITED STATES  
NUCLEAR REGULATORY COMMISSION  
WASHINGTON, D.C. 20555-0001

NOTE TO: Document Control Desk  
Mailstop 05-F-22

FROM: Kimberly Randall/Michele Burgess  
Sealed Source Safety Section

DATE: \_\_\_\_\_

ASSIGN NO. SSD-\_\_\_\_\_

RIDS CODE: (circle the appropriate code)

NE01 - SSD Correspondence

NEX3 - SSD Correspondence (PROPRIETARY)

NE02 - General SSD Correspondence

NEX4 - General License Correspondence (PROPRIETARY)

NE03 - General License Correspondence

REGISTRATION NO./LICENSE NO. \_\_\_\_\_

COMPANY: \_\_\_\_\_

ACTION: (FOR CENTRAL FILES USE ONLY)

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If you have any questions, please contact me at 415-7857 or Michele Burgess at 415-5868.

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\* please note this is an instruction sheet to allow pre-coding of \*  
\* correspondence and provide specific directions when necessary. \*  
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State of North Carolina  
Department of Environment,  
Health and Natural Resources  
Division of Radiation Protection

James B. Hunt, Jr., Governor  
Jonathan B. Howes, Secretary  
Dayne H. Brown, Director



January 27, 1995

Mr. Steven Baggett  
USNRC  
Mail Stop TWFN8F5  
Washington, DC 20555

Dear Mr. Baggett:

The North Carolina Division of Radiation Protection has received an amendment request from SRB Technologies, Inc., a specific licensee of our state, to incorporate another radioactive materials device in their license. The device in question is a tritium self powered light source used as a safety device in aircraft. The devices have been tested by SRB's competitors and, subsequently, have been manufactured and distributed over the last ten years. SRB Technologies asked if we would be able to amend the license without having them submit the device to the same testing taking into account the fact that they will be manufacturing the devices by the same drawings, specifications, etc. as used by their competitors. In addition, they state that the devices will be manufactured using the same approved procedures by which existing SRB products are manufactured. We are not sure whether or not a safety evaluation needs to be performed for this device before amending their license. Therefore we are requesting some guidance in making a decision on this matter.

I look forward to hearing from you in the near future.

Sincerely,

Brian J. Hoffman  
Health Physicist  
NCDRP, Radioactive Materials Section

cc: J. Robin Haden

Neo2-SSD-2