



INDIANA UNIVERSITY  
MEDICAL CENTER

RADIATION SAFETY OFFICE  
Clinical Building 920  
1100 West Michigan Street  
Indianapolis, Indiana 46223  
(317) 264-4797

30-0992

September 4, 1984

Mr. William O. Miller  
License Fee Management Branch  
Office of Administration  
U.S. Nuclear Regulatory Commission  
Washington, D.C. 20555

Dear Mr. Miller:

This correspondence is being initiated to request clarification regarding the exemption of state organizations to various licensing and inspection fees imposed by the NRC. Currently, this institution performs instrument calibrations for other licensees; therefore, we fall into the non-exempt category as defined in 10 CFR 170.11 (a)(9) in that these licensees are not State agencies or political subdivisions of the State.

Due to the recent revision in the fee schedule in 10 CFR 170, we are considering abandoning the provision of this calibration service to other licensees with one exception. That exception is the Richard Roulebush V.A. Medical Center (VAMC). The VAMC is very closely affiliated with Indiana University Medical Center in that staff rotate between each facility, many committees have VAMC members on them, and much cooperative training and research occurs between the two facilities. Were it not that the VAMC is a federal institution, it would most likely be under IUMC's NRC broad scope license.

Recognizing that the VAMC is not a State agency and not a political subdivision of the State, the performance of instrument calibration services for the VAMC technically places our institution in the non-exempt category. It is the feeling of the Indiana University Medical Center administration that the VAMC is essentially a part of IUMC.

Our current byproduct material license is to expire in May of 1985; therefore, we will soon begin the compilation of information necessary to renew that license. Could you please provide us with your interpretation of our exempt status as it applies to our performing the calibration services for the VAMC? If it is your official determination that our institution will remain fee exempt even though we will provide the calibration service to the VAMC, we will include that interpretation in our license renewal. If your official determination is that the performance of this calibration service for the VAMC places us in the non-exempt category, then our administration will then have to make a decision on the continuance of the calibration service based on your interpretation.

Should you have any questions regarding this matter, please contact me. Thank you for your assistance in this matter.

Sincerely,

Mack L. Richard  
Radiation Safety Officer

MLR/jls

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NRS LTC30  
13-02752-08 CF

X202  
/10

DOCKET NO. 40-6622

MEMORANDUM FOR: Files

FROM: William O. Miller, Chief, License Fee Management Branch, ADM

SUBJECT: AMENDMENT FEE

Licensee: PATFINDER MINES CORP

License No.: SUA-442

Amendment No.: 10 Dated 11/3/82

Issued By: Div. of Safeguards Div. of Fuel Cycle & Materials Safety  
Div. of Waste Management

For the subject amendment, no fee was required for the reason(s) checked below.

- (1)  Amendment initiated by the staff without the filing of an application by the licensee,
  - to correct previous licensing error;
  - to clarify existing license conditions;
  - to strengthen a weak or deficient operational procedure;
  - for the convenience of the Commission;
  - (other) amendment initiated based on staff "Mill Appraisal Report"
- (2)  Amendment ordered by Commission or issued pursuant to § 2.204.

DISTRIBUTION:

- License File (orig.)
- Fee File 5-3
- Matls. Fee File w/attach.
- 2 - R/F
- 1 - ASCabell, w/attach.

Signed Doug Lewis 2/23/83  
License Fee Management Branch  
Office of Administration

Approved: William O. Miller  
William O. Miller, Chief  
License Fee Management Branch  
Office of Administration

Attachment:  
Copy of subject amendment

asc  
8/15/83

MEMORANDUM FOR: Files

FROM: William O. Miller, Chief, License Fee Management Branch, A7M

SUBJECT: AMENDMENT FEE

Licensee: Manery U.S.A. Inc

License No.: SVA-1401

Amendment No.: 2 Dated 1/18/83

Issued By:  Div. of Safeguards  Div. of Fuel Cycle & Materials Safety  
 Div. of Waste Management

For the subject amendment, no fee was required for the reason(s) checked below.

- (1)  Amendment initiated by the staff without the filing of an application by the licensee,
  - to correct previous licensing error;
  - to clarify existing license conditions;
  - to strengthen a weak or deficient operational procedure;
  - for the convenience of the Commission;
  - (other) to correct licensing errors

- (2)  Amendment ordered by Commission or issued pursuant to § 2.204.

DISTRIBUTION:

- License File (orig.)
- Fee File 5-3
- Matls. Fee File w/attach.
- 2 - R/F
- 1 - ASCabell, w/attach.

Signed Doug Lewis 1/26/83  
License Fee Management Branch  
Office of Administration

Approved: \_\_\_\_\_  
William O. Miller, Chief  
License Fee Management Branch  
Office of Administration

Attachment:  
Copy of subject amendment

JAN 16 1983

DISTRIBUTION

Docket File No. 40-8783

PDR

URFO r/f

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NRC Region IV

YAYoung

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URFO:YAY

Docket No. 40-8783

04008783101E

SUA-1401, Amendment No. 2

Uranerz U.S.A., Inc.  
800 Werner Court  
Casper, Wyoming 82601

Gentlemen:

Pursuant to Title 10, Code of Federal Regulations, Part 40, Source Material License SUA-1401 is hereby amended by revising License Condition No. 10 to read as follows:

- 10. Authorized use for recovery from pregnant lixiviant in accordance with statements, representations, and conditions contained in (1) Figure 23 and Sections 5.0 and 6.0 of the licensee's submittal dated October 9, 1981 and (2) portions of the licensee's April 6, 1981 supplement to application for a Source Material License as revised by the licensee's submittal dated October 9, 1981 as follows: Figure D-6.4; and Part III Reclamation. Whenever the word "will" is used in the licensee's submittals, it shall denote a requirement. Notwithstanding the above, the following conditions shall override any conflicting statements contained in the licensee's application and supplements.

All other conditions of this license shall remain the same.

The license condition detailed above was discussed by telephone between your Mr. Gary Somerville and Ms. Yvonne Young of my staff. There were no objections.

The effect of this amendment is to ~~correct errors discovered by our~~ inspection staff in the License Condition mentioned above.

FOR THE NUCLEAR REGULATORY COMMISSION

Original Signed By

*H.J. Pettengill for*  
R. Dale Smith, Director  
Uranium Recovery Field Office  
Region IV

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Case Closed: 04008783101E  
40-8783/yay/82/12/21/0

FC	: URFO	: UREO	: URFO	: URFO	:	:
AME	: YAYoung:ag	: JJLinehan	: BFisher	: RDSmith	:	:
ATE	: 1/18/83	: 1/18/83	: 1/18/83	: 1/18/83	:	: