

UNITED STATES
NUCLEAR REGULATORY COMMISSION

In the Matter of)	
)	Docket No. 030-30516
Tiger Services, Inc.)	License No. 13-25901-01
P.O. Box 600)	
1210 E. 145th Street)	
East Chicago, Indiana 46312)	

ORDER REVOKING LICENSE

I

Tiger Services, Inc. (Licensee) is the holder of Materials License No. 13-25901-01, issued by the Nuclear Regulatory Commission (NRC or Commission) pursuant to the Atomic Energy Act, as amended, 42 U.S.C. §§ 2011 et seq., that authorizes the activities stated therein. The license has an expiration date of June 30, 1993.

II

Pursuant to 10 C.F.R. § 171.16, the Licensee is required to pay an annual fee. The Licensee's annual fee for this license for Fiscal Year 1991, as set forth in fee category 3P of 10 C.F.R. § 171.16(d), is \$1,500.00. As provided in 10 C.F.R. § 171.19, the Licensee's fee payment for Fiscal Year 1991 was due on August 9, 1991. The Commission sent Invoice AM05330-91 dated August 9, 1991, to the Licensee requesting payment of the annual fee described above within 30 days. The Commission sent a second notice of payment due to the Licensee on September 10, 1991. On October 8, 1991, the Commission sent a third, final notice of payment due, together with a Notice of Delinquent Debt (Notice), to the Licensee. The final notice of payment due specifically

9211060199 921027
NMSS LIC30
13-25901-01 PDR

ML61

informed the Licensee that, "nonpayment of your fee may result in the Revocation of your License in accordance with the enforcement provisions of the Commission's regulations," namely, 10 C.F.R. § 171.23. To date, the Licensee has not paid the annual fee required by 10 C.F.R. Part 171.

III

In view of the foregoing and pursuant to Sections 53, 57, 52, 63, 81, (as applicable), and Sections 161b, 161c, 161i, 161o, 182, and 186 of the Atomic Energy Act of 1954, as amended, 42 U.S.C. §§ 2073, 2077, 2092, 2093, 2111, 2232 and 2236, and the Commission's regulations in 10 C.F.R. § 2.202, 10 C.F.R. § 171.23, and 10 C.F.R. Parts 30-35, 40, and 70 (as applicable), IT IS HEREBY ORDERED THAT:

- A. Thirty (30) days from the effective date of this Order, Materials License No. 13-25901-01 is revoked, except that it continues in effect with respect to possession of residual licensed nuclear material present as contamination until the Commission notifies the Licensee in writing that the License is terminated;
- B. Beginning thirty (30) days from the effective date of this Order and until the Commission notifies the Licensee in writing that the License is terminated, the Licensee shall:
 - 1. limit actions involving licensed nuclear material to those related to decommissioning; and
 - 2. continue to control entry to restricted areas until they are suitable for release for unrestricted use;

- C. The Licensee shall dispose of any licensed nuclear material acquired or possessed under the authority of License No. 13-25901-01 within thirty (30) days after the effective date of this Order, either by returning the material to the manufacturer or transferring it to another person licensed to possess the same material;
- D. Within 5 days after disposal of the material, the Licensee shall notify in writing A. Bert Davis, the Regional Administrator for NRC Region III, at 799 Roosevelt Road, Glen Ellyn, Illinois 61037, of the disposition of any licensed material which may have been possessed on the date of the Order under authority of License No. 13-25901-01; and
- E. Within thirty (30) days of the effective date of this Order, the Licensee shall conduct a radiation survey of the premises where the licensed activities were carried out, as set forth in 10 C.F.R. § 30.36(c)(1)(v), 40.42(c)(1)(v), and 70.38(c)(1)(v), as applicable, and submit a report of the results of this survey to A. Bert Davis, the Regional Administrator for NRC Region III, 799 Roosevelt Road, Glen Ellyn, Illinois 61037.

Failure to comply with any of the above conditions may result in further enforcement action, including, but not limited to, daily civil monetary penalties for noncompliance beyond any deadline established above.

The Deputy Chief Financial Officer/Controller may relax or rescind the above conditions upon the Licensee's showing, in writing and under oath or affirmation, of good cause.

IV

The Licensee must, and any other person adversely affected by this Order may, submit an answer to this Order, and may request a hearing on this Order, within 30 days of the date of this Order. The answer shall specifically admit or deny each allegation or charge made in this Order and shall set forth the matters of fact and law on which the Licensee or other person adversely affected relies and the reasons as to why this Order should not have been issued. Any answer filed within 30 days of the date of this Order may include a request for a hearing. Any answer or request for hearing shall be submitted to the Secretary, U.S. Nuclear Regulatory Commission, ATTN: Chief, Docketing and Service Branch, Washington, D.C. 20555. Copies also shall be sent to the Deputy Chief Financial Officer/Controller, U.S. Nuclear Regulatory Commission, Washington, DC 20555; the Assistant General Counsel for Hearings and Enforcement at the same address; the Director, Office of Enforcement, U.S. Nuclear Regulatory Commission, ATTN: Document Control Desk, Washington, D.C. 20555; A. Bert Davis, the Regional Administrator, NRC Region III, 799 Roosevelt Road, Glen Ellyn, Illinois 61037; and to the Licensee if the answer or hearing request is by a person other than the Licensee. If a person other than the Licensee requests a hearing, that person shall set forth with particularity the manner in which his

interest is adversely affected by this Order and shall address the criteria set forth in 10 C.F.R. § 2.714(d).

In lieu of filing an answer to the Order, the Licensee may pay the prescribed annual fee, together with the amounts specified below, within thirty (30) days of the date of this Order. This Order is rescinded in the event the Licensee remits the required fee of \$1,500.00 plus applicable interest, penalties, and administrative charges of \$428.11 through November 13, 1992, for a total of \$1,926.11. If payment is received prior to November 13, 1992, a deduction of \$0.58 per day for interest and penalties may be made from the total amount of \$1,926.11.

If the Licensee or a person whose interest is adversely affected requests a hearing, the Commission will issue an Order designating the time and place of any hearing. If a hearing is held, the issue to be considered at such hearing shall be whether this Order should be sustained.

V

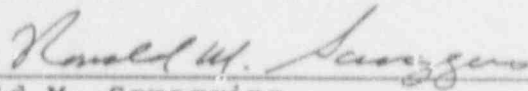
In the absence of any request for hearing, this Order shall be final and effective 30 days from the date of this Order without further order or proceedings.

VI

The \$1,500.00 fee plus interest, penalties and administrative charges of \$428.11 through November 13, 1992, for Invoice AM05330-91 is a delinquent debt to the United States. Failure to make a remittance of \$1,926.11 within 30 days of the date of this

Order may, pursuant to 10 C.F.R. Part 15, result in referral of the delinquent debt to a collection agency, referral to the U.S. General Accounting Office or the U.S. Department of Justice for litigation, or other action deemed appropriate. Pursuant to 10 C.F.R. § 15.29, the Commission may not consider a new application for a license from the Licensee unless all previous delinquent debts of the Licensee to the NRC, including the delinquent debt identified in this Order, have been paid in full.

FOR THE NUCLEAR REGULATORY COMMISSION



Ronald M. Scroggins
Deputy Chief Financial
Officer/Controller

Dated at Rockville, Maryland
this ~~27th~~ day of ~~October~~, 1992

DISTRIBUTION:

B3 Orders Revoking Licenses File FY 91 w/orig. backup
Materials Annual Fee Correspondence File 91 w/cy of backup
PDR w/copy of backup
License File 13-25901-01 w/cy of backup PDR
Invoice File AM05330-91 w/cy of backup
RScroggins, OC
JFunches, OC
JHolloway, OC
JLieberman, OE
GFehst, OGC
ABert Davis, Regional Administrator
Reactor Licensing, OGC
JGlenn, NMSS
Enforcement Coordinator, Region III
EBlack, OC/DAF
DDandois, LFDCB
GJackson, LFDCB
LFDCB R/F (2)
OC/DAF R/F
JC R/F
JGrobe, RIII
DWeiss, LFDCB w/cy of backup
SG3\A: REV.CON

OFFICE: OGC *dc*
NAME:
DATE: 10/23/92

OFFICE: NMSS *AMAB*
NAME: JGlenn *for*
DATE: 10/21/92

8 DAF/LFDCB: *mac*
GJackson/DDandois
10/15/92

OC *8*
JFunches
10/16/92

*Rec'd 10-15
Returned*
OC/DAF
EBlack *alt*
10/16/92
OC *W*
RScroggins
10/17/92

CONVERSATION RECORD

TIME 9:05

DATE 9/23/92

TYPE

☐ VISIT

☐ CONFERENCE

☒ TELEPHONE

☐ INCOMING

☐ OUTGOING

ROUTING

NAME/SYMBOL INT

Location of Visit/Conference:

NAME OF PERSON(S) CONTACTED OR IN CONTACT WITH YOU

ORGANIZATION (Office, dept., bureau, etc.)

TELEPHONE NO.

Answering Machine

Tiger Services, Inc. 24-398-2311

SUBJECT

Delinquent Account

SUMMARY

Message was left again. No calls are being returned.

ACTION REQUIRED

Revoicing is recommended.

NAME OF PERSON DOCUMENTING CONVERSATION

SIGNATURE

DATE

Deepak Bansal, CPA

[Signature]

9/23/92

ACTION TAKEN

SIGNATURE

TITLE

DATE

CONVERSATION RECORD

TIME

11:35 am.

DATE

9/22/92

TYPE

☐ VISIT

☐ CONFERENCE

☒ TELEPHONE

☐ INCOMING

☒ OUTGOING

ROUTING

NAME/SYMBOL

INT

Location of Visit/Conference:

NAME OF PERSON(S) CONTACTED OR IN CONTACT WITH YOU

Answering Machine

ORGANIZATION (Office, dept., bureau, etc.)

Tiger Services

TELEPHONE NO.

219-398-2311

SUBJECT

Delinquent Account

SUMMARY

A message was left left on this company's answering machine (4th time). From recording, above fax w. was attained.

ACTION REQUIRED

Recommend Revoking.

NAME OF PERSON DOCUMENTING CONVERSATION

Deepak Bansal

SIGNATURE

DB

DATE

9/22/92

ACTION TAKEN

SIGNATURE

TITLE

DATE