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## **DEPARTMENT OF THE ARMY**

US ARMY CHEMICAL BIOLOGICAL, RADIOLOGICAL AND NUCLEAR SCHOOL 14030 MSCOE LOOP, SUITE 1041 FORT LEONARD WOOD, MISSOURI 65473-8926

U.S. Nuclear Regulatory Commission Region III, Materials Licensing Branch Suite 210 (ATTN: Mr. Frank P.D. Tran, Health Physicist) 2443 Warrenville Road Lisle, IL 69532-4353

Dear Mr. Tran,

This letter is in reference to U.S. Nuclear Regulatory Commission License Number 24-32221-01, Docket Number 030-35257, Mail Control Number 617077, a May 15, 2020 telephone conversation between yourself and Mr. Michael S. Gray, Health Physics Manager, U.S. Army Chemical, Biological, Radiological and Nuclear School (USACBRNS), and your May 15, 2020 email with subject: Request additional information for NRC License No. 24-32221-01. The enclosure to this letter provides the additional information you requested to complete your review.

Points of contact for this letter are Mr. Michael S. Gray, Health Physics Manager, (573) 563-6224, or email michael.s.gray.civ@mail.mil and Captain Mahmut A. Atabay, Radiation Safety Officer and Chief Radiological Defense Division, (573) 563-6202, or email mahmut.a.atabay.mil@mail.mil.

Sincerely,

Enclosure

MICHAEL S. GRAY Health Physics Manager

## Requested Additional Information

1. Commission Concern. Before using the nuclear portable gauges, the user will have to complete at a minimum the training described in Appendix C, "Criteria for Acceptable Training Courses for Portable Gauge Users", to NUREG-1556, Volume 1, Revision 2. You could provide an alternative procedure if you want.

USACBRNS Response to Commission. Users shall complete at a minimum the training described in Appendix C, "Criteria for Acceptable Training Courses for Portable Gauge Users", to NUREG-1556, Volume 1, Revision 2.

2. Commission Concern. A confirmation that the licensee will use the portable gauges in accordance with their respective sealed source and device registry (SSDR) and will follow the manufacturer/vendor instructions and recommendations for routine and non-routine maintenance for the gauges.

USACBRNS Response to Commission. We confirm we will use the portable gauges in accordance with their respective sealed source and device registry (SSDR) and will follow the manufacturer/vendor instructions and recommendations for routine and non-routine maintenance for the gauges.