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UNITED STATES RADIUM CORPORATION

P. O. Box 246

MORRISTOWN, NEW JERSEY

EUROPEAN AFFILIATE
UNITED STATES RADIUM
CORPORATION EUROPE
GENEVA SWITZERLAND

CANADIAN AFFILIATE
RADELIN LTD. TORONTO

November 24, 1958

CABLE ADDRESS
RADELIN-MORRISTOWN, N. J.

DICTATED 11-21-58

AIR MAIL

Mr. James R. Mason
U. S. Atomic Energy Commission
Washington 25, D. C.

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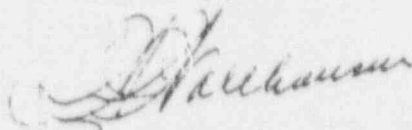
Dear Mr. Mason:

I have recently forwarded to you a letter requesting a modification of our general license to include certain members of our sales staff not now covered by the license. Since writing this letter, another item has been brought to our attention with a request that a further modification be incorporated, and I would like to submit to you this suggestion for consideration at the same time.

Yesterday, I received a call from Radiation Research Corporation advising me that they had been informed by Mr. Bassin that our current program with Radiation Research was being carried on illegitimately. In order to correct the situation, Radiation Research Corporation advises me that they have been requested to ask that we have our license modified so that it will allow us to procure and send to Radiation Research, for return to us, tritium which would be furnished either on the basis of our order to A.E.C. for shipment directly to Radiation Research or which would also enable us to ship under the same conditions from U. S. Radium Corporation stock. As I understand it, this is primarily a technicality involving some re-wording of the license, and you perhaps are better acquainted with the exact requirements than I am. I would appreciate your considering this suggested revision and correcting the license so that these procedures can be carried out in accordance with the regulations.

I think that Mr. Dooley will also be in touch with you within the next few days to discuss the correct procedure for handling situations such as we are about to become engaged in with United Airlines. In order to eliminate the problem of exceeding our own limitation of the amount of tritium we can procure, it will probably be advisable in many cases to have the customer obtain the tritium against his own authorization, ship it to us for processing and return to him so that it will not effect the total amount of tritium which we are permitted to purchase or process. It would probably simplify matters if something could be worked out whereby the material could be procured by U. S. Radium for shipment to the laboratory with the material charged not against U. S. Radium Corporation's authorization, but against a specific customer's authorization. Another solution might be to have the customer order for shipment to U. S. Radium Corporation and billed to U. S. Radium Corporation. Your suggestions on the simplest and most satisfactory method of handling these situations will be appreciated.

Sincerely,



C. W. Wallhausen
Vice President

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PDR FOIA
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