



November 28, 2000

State of Iowa  
Bureau of Radiological Health  
Lucas State Office Building  
321 E. 12<sup>th</sup> Street  
Des Moines, IA 50319-0075

Attn: Mr. Donald A. Flater, Chief

Re: Your Letter dated November 16, 2000

Dear Mr. Slater:

In response to your letter, I want to assure you that we promote the RLL device as a general licensed device. It is clearly stated in our brochure and Instruction and Safety manuals that this is a general licensed device. The Safety manual supplied with device, list the Title 10 CFR 31.5 regulations, which match up with 39.4 (22)d of the Iowa State regulations.

As a manufacturer, we submit quarterly reports of all general licensed transfers. I would appreciate your advising us whether general licensees of the RLL devices need to file a certificate with the agency per requirements 39.4 (20)a.

As per your request, I will review this matter with our sales staff and see they advise our representatives that they need to understand and provide accurate details of the general license to our customers. I would then expect this type of misunderstanding will not reoccur.

Sincerely,

Bon Cahill  
RSO/VP/Gen Mgr

BC/dc

cc: Heather Adams, Assistant Attorney General  
James Lynch, Nuclear Regulatory Commission, Region III  
John A. Volpe, PhD, Kentucky Radiation Health and Toxic Agents

RONAN ENGINEERING COMPANY

**MEASUREMENTS DIVISION**

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