

U.S. NUCLEAR REGULATORY COMMISSION		Conversation Date: 08/30/2004	
TELEPHONE CONVERSATION RECORD		Time: 11:15 am	
Mail Control No.:		License No.:	Docket No.:
NA (Inspection No. 03032460/2004001		37-23794-01	03032460
Licensee/Applicant Participant(s):		Organization:	Telephone No.:
Penn Gold Well Services, Inc. Ken Covell (RSO, Appalachian Well Surveys, Inc.)			330-284-4599
Person(s) Calling: Donna Janda			
Subject: Transportation of sealed sources between Penn Gold and Appalachian Well Surveys			
<p>Summary:</p> <p>During the PennGold Well Surveys inspection, I was informed by Randy Scott, Penn Gold RSO, that he sometimes loans calibration sources to Appalachian Well Surveys in Cambridge, Ohio (Ohio Department of Health Materials License No. 03111300001). Mr. Scott stated that Mr. Covell would transport the sources back to Penn Gold for leak tests when Mr. Scott couldn't do the leak tests at the Ohio facility. I called Mr. Covell to discuss who was responsible for shipping the sources between the two facilities. Mr. Covell stated that he would transport the sources between the two facilities and that he maintained control of the sources during the leak tests. The sources would remain at Penn Gold for only a short period of time and Mr. Covell would then return the sources to the Appalachian Well Surveys facility.</p>			
Action Required/Taken: Continue inspection			
Prepared By: Donna Janda		Date: 08/30/2004	

U.S. NUCLEAR REGULATORY COMMISSION		Conversation Date: 11/01/2004	
TELEPHONE CONVERSATION RECORD		Time: 8:30 am	
Mail Control No.:		License No.:	Docket No.:
NA (Inspection No. 03032460/2004001		37-23794-01	03032460
Licensee/Applicant Participant(s):		Organization:	Telephone No.:
Penn Gold Well Services, Inc. Randy Scott, RSO			814-362-3243
Person(s) Calling: Donna Janda			
Subject: Additional inspection information			
<p>Summary:</p> <p>I asked Mr. Scott about documentation of Hazmat training and discussed the sealed sources that are not listed on Penn Gold's NRC license. Mr. Scott stated that his employees receive Hazmat refresher training as part of their commercial driver's license training but that he does not have documentation of the course content. The CDL training appears to cover the information required for Hazmat refresher training. I told Mr. Scott that he should document this training to meet 49 CFR Part 172 Subpart H requirements. I also informed Mr. Scott that I could not find any request from Penn Gold in the docket file to have sealed source model nos. AN-HP(which Penn Gold refers to as sealed sources T-404 and T-564) or VL-1 approved for use on Penn Gold's NRC license. Mr. Scott stated that he thought he had requested the sources be put on the license on the initial application. I informed Mr. Scott that he needed to submit an amendment request as soon as possible to add the sealed sources to the license. We also discussed the need for Mr. Scott to review Penn Gold's Radiation Safety Manual and update procedures in accordance with current regulations and Penn Gold's current well logging practices.</p>			
Action Required/Taken: Draft NOV			
Prepared By: Donna Janda		Date: 11/01/2004	