



UNITED STATES
NUCLEAR REGULATORY COMMISSION
REGION IV

Walnut Creek Field Office
1450 Maria Lane
Walnut Creek, California 94596-5368

November 19, 1996

Dr. K. E. Asmussen, Director
Licensing, Safety and Nuclear Compliance
General Atomics
P.O. Box 85608
San Diego, California 92186-9784

SUBJECT: RESPONSE TO NRC INSPECTION REPORT 70-734/96-03

Thank you for your letter of November 8, 1996, in response to our letter and Notice of Violation dated October 10, 1996. We have reviewed your reply and find it responsive to the concerns raised in our Notice of Violation. We will review the implementation of your corrective actions during a future inspection to determine that full compliance has been achieved and will be maintained.

Sincerely,

Beth A. Prange
for Frank A. Wenslawski, Chief
Materials Branch

Docket: 70-734
License: SNM-696

cc: State of California

9611270156 961119
PDR ADOCK 07000734
C PDR

1E-07

bcc:

DMB (IE07)

DWeiss, OC/LFDCB (T-9E10)

LJCallan

RAScarano

LHowell

CLCain

KEPerkins

CAHooker

MIS System

WCFO File

DMCollins, RII

GLShear, RIII

RCPierson, FCLB, NMSS (8D3)

CEGaskin, FCLB, NMSS (8D11)

DOCUMENT NAME: G:\GA9603.THY

To receive copy of document, indicate in box: "C" = Copy without enclosures "E" = Copy with enclosures "N" = No copy

RIV:WCFO:MB		C:WCFO:MB	C				
CAHooker <i>CAH</i>	<i>for</i>	FAWenslawski	<i>BAP</i>				
11/19/96		11/19/96					

OFFICIAL RECORD COPY



November 8, 1996
696-2647

U.S. Nuclear Regulatory Commission
ATTN: Document Control Desk
Washington, D.C. 20555

Subject: Reply to a Notice of Violation; SNM-696; Docket No. 70-734

Reference: NRC inspection Report 70-734/96-03 and Notice of Violation, dated October 10, 1996

During an NRC inspection conducted on September 16-20, 1996, one violation of NRC requirements was identified (Ref.). This letter is General Atomics' (GA's) reply to the referenced notice of violation. The violation is stated below followed by GA's response:

Statement of Violation:

Safety Condition S-23 of SNM License 696 requires the licensee to maintain and execute the response measures described in the Emergency Plan [Radiological Contingency Plan] dated August 1995 and revisions thereto.

Section 4.1.4, "Primary Support Group Emergency Response Organization," of the licensee's Radiological Contingency Plan states, in part, "Members of Emergency Response Teams are trained in those subjects deemed appropriate for their facility (such as basic first aid, ..., and the use of self-contained breathing apparatuses)."

Section 10.2, "Training" of the licensee's Radiological Contingency Plan requires annual training of emergency response team members, and that the annual retraining is not to exceed 15 months from the previous training.

Contrary to the above, during the period of March 23, 1995, to September 20, 1996, no annual refresher training had been given on the use of self-contained breathing apparatuses to emergency response members designated to use such devices.

This is a Severity Level IV violation (Supplement VIII).

GA's Response:

(1) Reason for the violation: The required training associated with the use of self contained breathing apparatus (SCBA) was previously provided by GA's Emergency Services organization. The Emergency Services (ES) organization was discontinued in 1995 consistent with significant reductions in GA's scope of operations and downsizing and the availability of emergency response assistance from nearby city fire stations. After the staff reduction associated with the elimination of the ES organization, the person who had held the position of Supervisor of ES was retained temporarily (as a contract employee) to function as a fire protection specialist and emergency response trainer during a transition period. Due to demands on his time he did not conduct the

961130491

SCBA training session due in March - June 1996. However, because of his presence on site, it was believed that the former supervisor of ES was still performing the training; when actually he was not. This failure to communicate and clearly assign responsibility for assuring that SCBA training was conducted during the transition period following the elimination of ES resulted in the violation. More recently, the transition period ended and the former supervisor of ES was terminated from employment at GA.

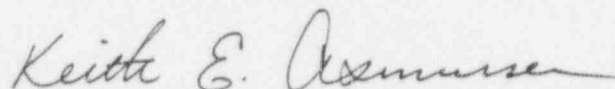
(2) Corrective steps that have been taken and the results achieved: All Emergency Response and Recovery Directors were requested to perform, and have completed, a re-evaluation of the emergency response team membership and training requirements for the facility for which they are responsible. GA's Industrial Hygienist was assigned the responsibility to arrange for a qualified trainer to conduct training for all GA emergency response personnel who are identified as being required to have training associated with the use of SCBA. This training was conducted by Mr. Edward Bonnett (a certified industrial hygienist with training experience) of Bonnett Environmental Engineering, Inc. on October 30, 1996. All emergency response personnel who are identified as being required to have SCBA training have, in fact, now been trained.

(3) Corrective steps that will be taken to avoid further violations: GA's Industrial Hygienist has been assigned the responsibility to assure that future required SCBA training is conducted in a timely manner. The spreadsheet which provides training status information for emergency response team personnel will continue to be maintained by GA's Health Physics organization and routinely provided to GA's Industrial Hygienist for use in scheduling future required training sessions.

(4) Date when full compliance will be achieved: General Atomics is currently in full compliance.

GA trusts that you will find this reply responsive and satisfactory. If you should have questions or require additional information, please do not hesitate to contact me at (619) 455-2823.

Very truly yours,



Dr. Keith E. Asmussen, Director
Licensing, Safety and Nuclear Compliance

KEA:shs

cc: Regional Administrator, Region IV
Materials Branch Chief, Region IV, WCFO
Dr. Gerard Wong, State of California