

United States Nuclear Regulatory Commission
Region IV
611 Ryan Plaza Drive, Suite 1000
Arlington, Tx. 76011

License: 49-16670-01
Docket: 30-11450/86

July 17, 1985

Gentlemen:

This letter is in answer to Notice of Violation Docket #
30-11450

1) 10 CFR 34.23, "Storage Precautions," requires that
locked radiographic exposure devices and storage containers
be physically secured to prevent tampering with or removal
by unauthorized personnel.

Mid-Con Inspection Services, operates mobile x-ray
equipment that is owned by Mid-Con Inspection Services, and
we operate mobile x-ray equipment that is leased to Mid-Con
Inspection Services and we supply the radiation sources and
are responsible for the radiation safety. All trucks that
are owned by Mid-Con Inspection Services have a locked
source storage box built-in to the darkroom that also has a
securing shoe that each camera must be placed into to
secure that camera in position. On the outside of each
storage container are the words "Inside Packages Comply
with Prescribed Specifications."

On leased equipment we shall adhere to the following.
The inspection in Evanston, Wyoming was on equipment leased
to Mid-Con Inspection Services.

All personnel leasing equipment to Mid-Con Inspection
Services will be notified of the following:

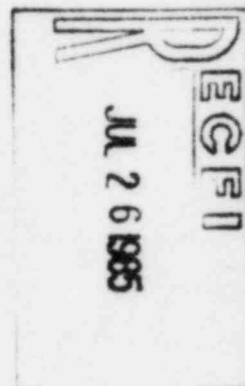
In answer to Notice of Violation

Violation #1

1) a) All sources will be stored or transported in a DOT
Type A overpackage.

b) All sources shall be locked and keys shall be in the
possession of the Radiographer during storage and/or
transportation.

c) Drive cables shall be removed during storage and/or
transportation.



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inspection services, inc.

casper, wyoming

d) Source guide tubes shall be removed and source plugs inserted during storage and or transportation.

2) Personnel found transporting or storing radioactive devices with keys in device and/or source tubes connected and/or drive cables connected, shall be dismissed from employment.

3) Date of full compliance 7-31-85.

Violation # 2

1a) Labels for Radioactive I, II, III shall be affixed to the outside of the DOT Type A transportation drum.

1b) Overpackages for storage or transport shall be a part of the equipment in all leased Mid-Con Inspection Services mobile labs.

1c) All overpackages shall be blocked and braced in all leased Mid-Con Inspection Services mobile labs.

1d) All overpackages shall be properly labeled and determined to be DOT Type A containers.

2abcd) If above conditions are not met mobile labs shall not be leased to Mid-Con Inspection Services, Inc.

3) Date of full compliance 7-31-85.

Violation # 3

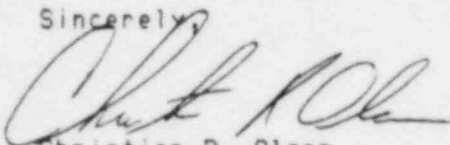
1) It was found that Mid-Con Inspection Services had misplaced two instrument calibration certificates. For Serial # 4146 Mid-Con had substituted a photostatic copy of the calibration certificate affixed to the Survey meter. For Serial # 4576 we did not have a photostatic copy of the calibration certificate affixed to the survey meter.

2) We believe that our procedures for handling our Survey Meter Calibration are good, however, we do believe there

is room for improvement. So to correct for future violations we will on a monthly basis check to see if all certificates of calibration are current. If we find that a certificate has been misplaced then we will request a copy from the calibrating agency.

3) Date of full compliance 7-31-85.

Sincerely,

A handwritten signature in cursive script, appearing to read "Chris Olsen", written in dark ink.

Christian R. Olsen
Radiation Safety Officer