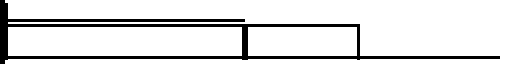
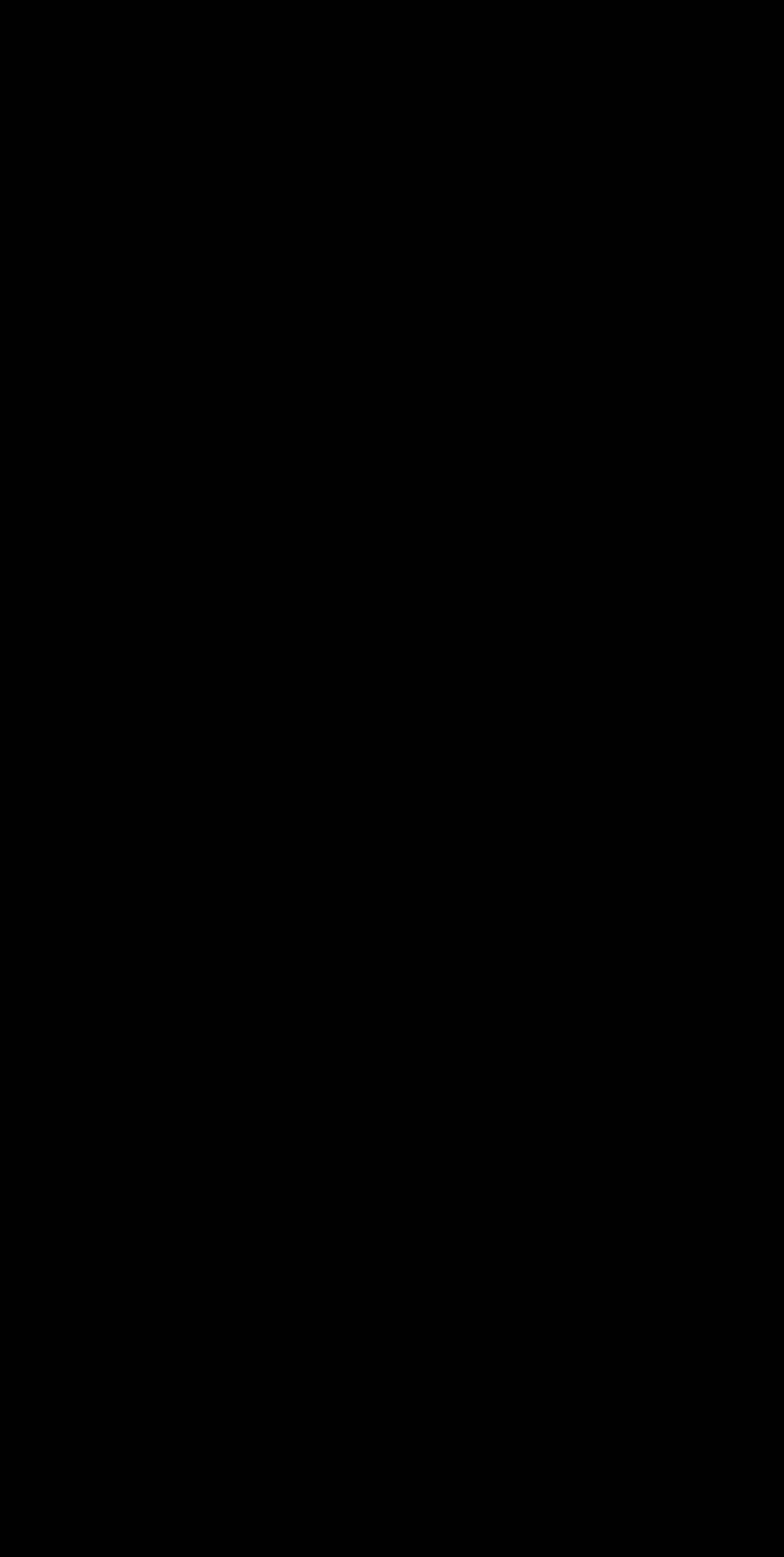
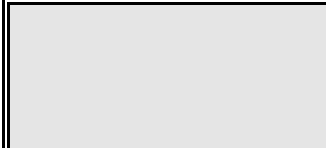


Licensed Device (GL) reporting requirements of 10 CFR 32.52 (a) and (b). Our review and comments are in response to the State's request for Nuclear Regulatory Commission (NRC) evaluation of the license conditions that incorporated the amendment identified on the States Regulation Status Data Sheet (SRS). These license conditions were reviewed by comparison to the equivalent NRC rules in 10 CFR 32.52 and the requirements of the one amendment identified in the enclosed SRS. We discussed our review of the regulations with Joe Klinger on March 8, 2004.

As a result of our review, we have no comments, however we would like to ensure that it is understood that the remaining portion of the GL Rule was due for Agreement State adoption on February 16, 2004. Please note t











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