

(10-2003)
10 CFR 2.201

SAFETY INSPECTION REPORT AND COMPLIANCE INSPECTION

1. LICENSEE/LOCATION INSPECTED: Minnesota Mobile Medicine 3300 Oakdale Ave., N. Suite 200 Minneapolis, MN		2. NRC/REGIONAL OFFICE U.S. Nuclear Regulatory Commission Region III 2443 Warrenville Road, Suite 210 Lisle, IL 60532-4351	
REPORT 2005/001			
3. DOCKET NUMBER(S) 030-36815	4. LICENSEE NUMBER(S) 22-32552-01	5. DATE(S) OF INSPECTION 05/20/2005	

LICENSEE:
 The inspection was an examination of the activities conducted under your license as they relate to radiation safety and to compliance with the Nuclear Regulatory Commission (NRC) rules and regulations and the conditions of your license. The inspection consisted of selective examinations of procedures and representative records, interviews with personnel, and observations by the inspector. The inspection findings are as follows:

- 1. Based on the inspection findings, no violations were identified.
- 2. Previous violation(s) closed.
- 3. The violation(s), specifically described to you by the inspector as non-cited violations, are not being cited because they were self-identified, non-repetitive, and corrective action was or is being taken, and the remaining criteria in the NRC Enforcement Policy, NUREG-1600, to exercise discretion, were satisfied.

_____ Non-Cited Violation(s) was/were discussed involving the following requirement(s) and Corrective Action(s):

4. During this inspection certain of your activities, as described below and/or attached, were in violation of NRC requirements and are being cited. This form is a NOTICE OF VIOLATION, which may be subject to posting in accordance with 10 CFR 19.11.

(Violations and Corrective Actions)

- 49 CFR ~~200~~ 172.200 requires that licensee who offers a hazardous material for transportation describe the hazardous material on the shipping paper in the manner required by Subpart C of 49 CFR Part 172 pursuant to 49 CFR 172.800, radioactive material is classified as hazardous material.
- Contrary to the above between 4/19/05 and 5/19/05, the licensee offered the license material for transport did not include a shipping paper describing the material.
The licensee corrected the violation by 5/20/05

Licensee's Statement of Corrective Actions for Item 4, above.

I hereby state that, within 30 days, the actions described by me to the inspector will be taken to correct the violations identified. This statement of corrective actions is made in accordance with the requirements of 10 CFR 2.201 (corrective steps already taken, corrective steps which will be taken, date when full compliance will be achieved). I understand that no further written response to NRC will be required, unless specifically requested.

Title	Printed Name	Signature	Date
LICENSEE'S REPRESENTATIVE	Sarah Jonjac	<i>[Signature]</i> for Mary Fox	5/24/05
NRC INSPECTOR	Tony S. Go	<i>[Signature]</i>	05/20/05

Docket File Information
**SAFETY INSPECTION REPORT
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1. LICENSEE Minnesota Mobile Medicine REPORT NUMBER(S) <u>2005/001</u>		2. NRC/REGIONAL OFFICE U.S. Nuclear Regulatory Commission Region III	
3. DOCKET NUMBER(S) 030-36815	4. LICENSE NUMBER(S) 22-32552-01	5. DATE(S) OF INSPECTION 05/ 20 /05	
6. INSPECTION PROCEDURES 87130	7. INSPECTION FOCUS AREAS 03.01 - 03.07		
SUPPLEMENTAL INSPECTION INFORMATION			
1. PROGRAM 2220	2. PRIORITY 3	3. LICENSEE CONTACT Mary Fox, RSO	4. TELEPHONE NUMBER 218-751-2487
<input type="checkbox"/> Main Office Inspection		Next Inspection Date: <u>05/08</u>	
<input checked="" type="checkbox"/> Field Office <u>13200 George Weber Dr., Rogers, MN</u>			
<input type="checkbox"/> Temporary Job Site _____			
PROGRAM SCOPE			

NRC FORM 591M PART 3 (10-2003)

Program Scope

The licensee is a mobile nuclear service headquartered in Minneapolis, MN, with a permanent storage facility located in Rogers, MN. However, as of the inspection date, the licensee started the mobile service on April 19, 2005, and only serviced three clients at this time. The licensee's mobile unit contained a new camera, a dedicated hot lab, and a new truck chassis. The licensee operated the mobile nuclear medicine service only with one technologist who had Class B driver license, and she is also a certified nuclear medicine technologist. To date, the licensee performed 10 CFR 100 and 200 nuclear medicine procedures at client facilities. During the inspection, the mobile unit was parked at the licensee's field office in Roger. When the mobile nuclear medicine performed a service at the client's hospital, the licensee technologist/driver performed both radiation and contamination surveys of the mobile van and the clients' facility. During the inspection, the licensee performed approximately two to four diagnostic nuclear medicine studies per day.

During the inspection, the inspector identified a violation of 49 CFR 172.200 requirements, specifically, the licensee transported unit doses from the field office in Roger to the clients' facilities without shipping paper describing the licensed material. This violation was corrected by the licensee on afternoon of May 20, 2005, and as of that date, the licensee offered a shipping paper during transportation of unit doses to the clients inside the mobile van.

Performance and Observations

The technologist demonstrated the following activities to the inspector: (1) the daily radiation survey; (2) the removable contamination survey; and (3) the package receipt and return surveys. During the inspection, the inspector toured the mobile van; however, he was unable to observe diagnostic administrations using licensed materials. The inspector performed radiation surveys of the mobile van while it was parked at the Roger's facility, and did not identify contaminations. The inspector observed that technologist used both whole body and extremity dosimeters during the inspection.