| NRC FORM 591M PART 1   |  |  |  | J.S. NUCLEAR REGULAT          | ORY COMMISSION   |
|--|--|--|--|-------------------------------|------------------|
| (10-2003)<br>10 CFR 2 201  |  |  | l l  | HUULLAR REGULAR               |                  |
| SAFETY INSPECTION REPORT AND COMPLIANCE INSPECTION   |  |  |  |                               |                  |
| 1. LICENSEE/LOCATION INSPECTED:<br>Cardinal Health<br>Nuclear Pharmacy Services<br>7000 Cardinal Place<br>Dublin, Ohio   |  |  | 2. NRC/REGIONAL OFFICE<br>U.S. Nuclear Regulatory Commission<br>Region III<br>2443 Warrenville Road<br>Suite 210<br>Lisle, Illinois 60532-4351 |                               |                  |
|  | 08-12  |  |  |                               |                  |
| 3. DOCKET NUMBER(<br>030-36973   | (S)  | 4. LICENSEE NUMB<br>34-29200-01MD                              | ER(S)  | 5. DATE(S) OF 1<br>02/13/2008 | NSPECTION        |
| LICENSEE:<br>The inspection was an examination of the activities conducted under your license as they relate to radiation safety and to<br>compliance with the Nuclear Regulatory Commission (NRC) rules and regulations and the conditions of your license.<br>The inspection consisted of selective examinations of procedures and representative records, interviews with personnel,<br>and observations by the inspector. The inspection findings are as follows:<br>1. Based on the inspection findings, no violations were identified. |  |  |  |                               |                  |
| 2. Previous violation(s) closed.   |  |  |  |                               |                  |
| <ol><li>The violation(s), specifically described to you by the inspector as non-cited violations, are not being cited because they were self-identified,<br/>non-repetitive, and corrective action was or is being taken, and the remaining criteria in the NRC Enforcement Policy, NUREG-1600, to<br/>exercise discretion, were satisfied.</li></ol>  |  |  |  |                               |                  |
| Non-Cited Violation(s) was/were discussed involving the following requirement(s) and Corrective Action(s):   |  |  |  |                               |                  |
|  |  | activities, as described below<br>10N, which may be subject to |  |                               | and are being    |
| (Violations and Corrective Actions)  |  |  |  |                               |                  |
| Contrary to the licensee's application, dated March 29, 2001, Section 10.4, "General Procedures for the Safe Use of Radioactive Materials," a licensee individual was observed to be chewing gum while in the radiologically restricted area where radioactive materials were being processed and stored.  |  |  |  |                               |                  |
| The licensee implemented corrective actions that included: (1) counseling the individual involved in the violation, including having the individual review Section 10.4 of the application and review the training module on radiation safety and ALARA concepts and complete the test; (2) Discussing the violation with all Southfield, Michigan pharmacy staff; and (3) planning to issue a company wide communication in its monthly update for March on the violation.  |  |  |  |                               |                  |
| Licensee's Statement of Corrective Actions for Item 4, above.<br>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 a<br>date when full compliance will t<br>Title   | ccordance with the r<br>be achieved). I unde | equirements of 10 CFR 2.20                                     | 1 (corrective steps already<br>response to NRC will be re  | taken, corrective steps whic  | h will be taken. |
| LICENSEE'S<br>REPRESENTATIVE   | WILLIE RE                                    | Gits   | Illow  | 2                             | 2/24/08          |
| NRC INSPECTOR  | Ken Lambert                                  |  | Benton   | mbert                         | 2/25/08          |
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