

APPENDIX A

NOTICE OF VIOLATION

Hartford Hospital
Hartford, Connecticut 06115
License No. 06-00253-04

Docket No. 30-1239

As a result of the inspection conducted on February 25, 1981, and in accordance with the Interim Enforcement Policy, 45 FR 66754 (October 7, 1980), the following violations were identified:

Condition 19 of your license requires that licensed material be possessed and used in accordance with statements, representations and procedures contained in your application dated August 27, 1979.

1. Section A of Item 10.b of your application requires that your dose calibrator be tested for instrument linearity at installation and quarterly thereafter.

Contrary to this requirement, as of February 25, 1981, you tested your dose calibrator for instrument linearity only semi-annually.

2. Item 14 of your application describes the procedure required for opening packages containing radioactive material. Item 13 contains the form required for recording package opening.

Contrary to these requirements, as of February 25, 1981, you failed to follow the procedure for opening packages and to use the form for recording package opening.

3. Section A of Item 17 of your application requires that all elution, preparation and injection areas be surveyed daily with a GM survey meter.

Contrary to this requirement, as of February 25, 1981, you failed to survey these areas daily.

4. Section B of Item 17 of your application requires that laboratory areas where small quantities of radioactive material are used (less than 100 microcuries) be surveyed monthly.

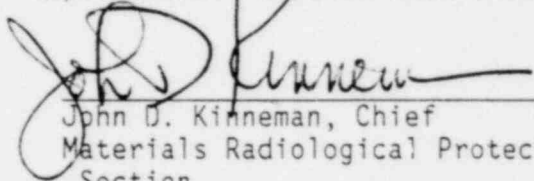
Contrary to this requirement, as of February 25, 1981, laboratories where in-vitro studies, using small quantities of licensed materials, were performed, were not surveyed.

These are Severity Level V Violations (Supplement VII).

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Pursuant to the provisions of 10 CFR 2.201, Hartford Hospital is hereby required to submit to this office within twenty-five days of the date of this Notice, a written statement or explanation in reply, including: (1) the corrective steps which have been taken and the results achieved; (2) corrective steps which will be taken to avoid further violations; and (3) the date when full compliance will be achieved. Under the authority of Section 182 of the Atomic Energy Act of 1954, as amended, this response shall be submitted under oath or affirmation.

Dated 20 MAR 1981



John D. Kinneman, Chief
Materials Radiological Protection
Section