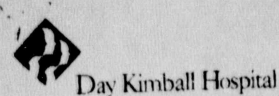
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a subsidiary of HealthNet of New England, Inc.

320 Pointrei Stroet PO, Box 6001 Putnam, Connecticut 06260-0901 (203) 928-6541/774-3366 Charles F. Schneider, FACIHE Executive Director

P. 1/2

22, 1990

Steven R. Courtamanche
nited States Nuclear Regulatory Commission
Region I
475 Allendale 35.
King of Prussi: PA 19406

Dear Mr. Courtamanche:

This letter refers to N.R.C. License No. 06-10957-01, Docket No. 030-01281, Routine Inspection No. 030-01281/90-001.

Per your recent conversation with our consultant radiation physicist, the following response is presented:

- (a) The physician who was observed not wearing protective clothing, not monitoring his hands or clothing for contamination and not wearing a TLD finger (ring) badge while injecting radiopharmaceuticals was informed by the RSO that he must comply with N.R.C. regulations at all times.
 - (b) All nuclear medicine personnel including the physician responsible for this item of noncompliance were informed by the RSO that violations of N.R.C. laws will not be tolerated.
 - (c) The date of full compliance was March 8, 1990, the day following the inspection.

2. It is our opinion that a ministerial change was not required because we were operating under an "old" license and Appendix N of Regulatory Guide 10.8, Revision 2, had not been adopted. Only the model survey form from this Regulatory Guide, Exhibit 16, was put in use.

If you require any additional information, it will be sent to you immediately.

Sincerely,

Goodier

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Michele Goodier Chief Operating Officer

MG: Bd

VHA Member of Voluntary Hospitals of America, I