



UNITED STATES  
NUCLEAR REGULATORY COMMISSION

REGION IV

811 RYAN PLAZA DRIVE, SUITE 400  
ARLINGTON, TEXAS 76011-8064

MAR 14 1994

Docket: 030-02893  
License: 35-05860-01

Osteopathic Hospital Founders Association  
dba Tulsa Regional Medical Center  
ATTN: Mr. James M. MacCallum  
President and CEO  
744 West 9th Street  
Tulsa, Oklahoma 74127

SUBJECT: RESPONSE TO NRC INSPECTION REPORT 030-02893/93-01

Thank you for your letter of February 9, 1994, in response to our letter and attached Notice of Violation both dated January 11, 1994. We have reviewed your reply and find that you have not responded to all of the issues requested of you in the Notice of Violation.

Specifically, in your reply to the Notice we asked that you include: (1) the reason for the violation, (2) the corrective steps that have been taken and the results achieved, (3) the corrective steps that will be taken to avoid further violations, and (4) the date when full compliance will be achieved. Your response did not provide NRC with (1) the reason for the violation.

This omission was discussed during a phone conversation on March 11, 1994, with Dr. Dean Fullingim and Ms. McLean. NRC believes that identifying root cause(s) of violations resulting in a misadministration is paramount in establishing effective corrective actions. Please submit a written response to NRC within 30 days of the date of this letter with the required information.

Should you have any questions concerning this letter, please contact Ms. M. Linda McLean at (817) 860-8116.

Sincerely,

*Samuel Collins*  
Samuel J. Collins, Director  
Division of Radiation Safety  
and Safeguards

cc:  
Oklahoma Radiation Control Program Director

170016  
9403210180 940314  
PDR ADOCK 03002893  
C PDR

*JEH*

bcc w/copy of licensee letter:  
DMB - Original (IE-07)  
LJCallan  
SJCcollins  
LWCamper  
RAScarano, DRSS/RIV  
MMessier, OC/LFDCB (4503)  
CLCain  
WLFisher  
MLMcLean  
NMIB  
MIS System  
RIV Files (2)  
SLMerchant, NMSS/IMAB (6 H3)

*RIV:NMIB	*C:NMIB	D:DRSS		
MLMcLean	CLCain	SJCcollins		
3/ /94	3/ /94	3/ /94		

\*Previously concurred

bcc:  
DMB - Original (IE-07)  
LJCallan  
SJCcollins  
DDChamberlain  
LWCamper  
CLCain  
RAScarano, RV  
MMessier, OC/LFDCB (4503)  
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RIV:NMIB	C:NMIB <i>he</i>	D:DRSS		
MLMcLean <i>mm</i>	CLCain	SJCcollins		
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RECEIVED

FEB 11

February 9, 1994

U.S. Nuclear Regulatory Commission  
Document Control Desk  
Washington, D.C. 20555

030-02893/93-2  
35-05860-01

RE: Reply to Notice of Violation

Gentlemen:

This is a response to your letter dated 01/11/94 regarding "Notice of Violation" from NRC Inspection Report 030-02893/93-01. This reply includes: 1) Reason for violation; 2) Corrective steps that have been taken and results achieved; 3) Corrective steps that will be taken to avoid further violations and 4) Date when full compliance is achieved.

A special announced inspection was conducted on 08/10-11/1993 by Ms. McLean, accompanied by Ms. Hernandez, to review the activities authorized by byproduct materials license #35-05863-01 with regard to a misadministration which occurred at Tulsa Regional Medical Center on 07/27/93.

- 1) The violation involves the misadministration of 5mCi <sup>131</sup>I NaI which occurred as a result of a failure to follow the Quality Management Program. The technologist's failure to properly verify a patient's identity as the individual named in a written directive, and a failure to verify that the radiopharmaceutical being administered to this patient was in accordance with the written directive prepared for that patient.
- 2) The following corrective actions were taken: The technologist was entered into the hospital's Progressive Disciplinary Program as a result of the incident and the current Quality Management Program was reviewed with him. The program was reviewed by the Radiation Safety Committee and the following changes were made:
  - a) Attached is the new Quality Management Program Procedure (Exhibit A) to be followed for any therapy administration or any <sup>131</sup>I administration over 30uCi. Changes include a provision for stating what the written directive shall contain and what second forms of identification are acceptable. Also, the prescribing radiologist will be present at the time of dosing and the technologist will have the written directive and request in hand at the time of dosing.


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U.S. Nuclear Regulatory Commission  
February 9, 1994  
Page Two

These changes will result in correct patient identification and prevent any possibility of misadministration of I131 over 30uCi.

- b) Attached is the new Quality Management Program Review Procedure (**Exhibit B**) to be followed annually.
- 3) The following corrective actions were implemented to avoid further violations: The Quality Management Program will be reviewed annually with all technologists. Also, find attached a copy of the memorandum to our hospital's Outpatient Scheduling Department (**Exhibit C**). They are instructed to schedule outpatients every 30 minutes so there are no dosing conflicts in the future.
- 4) Full compliance was achieved on 02/03/94 when the Radiation Safety Committee approved the Quality Management Program revisions.

Sincerely,



Dean Fullingim, D.O.,  
Radiation Safety Officer

SL:DF:new

Attachments: Exhibit A - Quality Management Program Procedure  
Exhibit B - Quality Management Program Review Procedure  
Exhibit C - Memo to Outpatient Scheduling

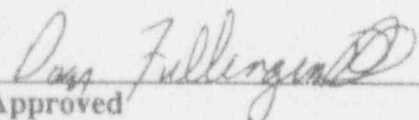
✓  
cc: USNRC  
Regional Administrator, Region IV  
611 Ryan Plaza Drive, Suite 400  
Arlington, TX 76011

Mr. James McCallum  
Chief Executive Officer  
Tulsa Regional Medical Center

EXHIBIT A

QUALITY MANAGEMENT PROGRAM PROCEDURE  
FOR ANY <sup>131</sup>I OR THERAPEUTIC ADMINISTRATION

1. All <sup>131</sup>I administrations over 30uCi or any therapeutic administration will have a written prescription signed by a staff radiologist stating date, patient name, dose, route of administration and radiopharmaceutical.
2. The staff radiologist will interview the patient prior to prescribing the dose and will be present at the time of dosing.
3. Prior to dosing, the patient will be identified by name and by driver's license. If a driver's license is not available then a social security card or number, birth date, signature, address, hospital I.D. band, or if a relative is with the patient and confirms their identity, this is acceptable.
4. The technologist administering the dose must verify the type of radiopharmaceutical from the nuclear pharmacy's prescription. The route of administration from the prescribing radiologist prescription and the dose in the dose calibrator.
5. The dosing technologist will have the request and prescription in hand at dosing and will cross check name, dose, route of administration and radiopharmaceutical. If there is any doubt whether the radiopharmaceutical available is the correct one for the patient, the person administering the dose should re-do steps 3 and 4.
6. A file folder must be made containing a copy of the driver's license or a notation of second form of I.D., the results of the pregnancy test on all women of childbearing age, the results of any thyroid lab testing, the results of the RAIU or any diagnostic testing done, a copy of the signed consent form and the exact dose administered. The folder is to be kept in the Nuclear Medicine Department.
7. The radiologist must make a signed written entry in the patient's file or chart after dosing. The entry should specify the exact dose administered and the date.

  
Approved \_\_\_\_\_ Date 2/3/94  
Tulsa Regional Medical Center  
Radiation Safety Committee







TO: Marilyn Jensen  
Outpatient Scheduling

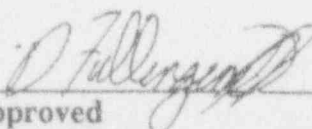
FROM: Randy Arnold  
Vice President/Professional Services

RE: Nuclear Medicine Scheduling

DATE: 08/09/93

PLEASE BE ADVISED THAT UNDER NO CIRCUMSTANCES ARE TWO PATIENTS TO BE SCHEDULED AT THE SAME TIME FOR PROCEDURES IN NUCLEAR MEDICINE.

ANY QUESTIONS CONCERNING THIS PROCEDURE SHOULD BE DIRECTED TO SHELLEY LAYNE, R.T.N.M., NUCLEAR MEDICINE SUPERVISOR, AT EXT. 5036 OR ME AT EXT. 5034.

  
\_\_\_\_\_  
Approved  
Tulsa Regional Medical Center  
Radiation Safety Committee

8/9/93  
\_\_\_\_\_  
Date



bcc w/copy of licensee letter:  
DMB - Original (IE-07)  
LJCallan  
SJCcollins  
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RAScarano, DRSS, RIV  
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