

## “Reply to a Notice of Violation”

Diagnostic Imaging Services of Idaho Docket No. 030-36948 Pocatello, Idaho License No. 11-34221-01

During an NRC inspection conducted on May 11, 2021, one violation of NRC requirements was identified. In accordance with the NRC Enforcement Policy, the violation is listed below:

10 CFR 20.1201(f) requires that the licensee shall reduce the dose that an individual may be allowed to receive in the current year by the amount of occupational dose received while employed by any other person.

Contrary to the above, since August 10, 2018, the licensee failed to reduce the dose that an individual may be allowed to receive in the current year by the amount of occupational dose received while employed by any other person. Specifically, since August 10, 2018, an individual employed by the licensee received additional occupational dose from other employment and the licensee failed to account for this additional occupational dose to ensure the individual's annual occupational dose limits would not be exceeded in calendar years 2018, 2019, and 2020.

Response:

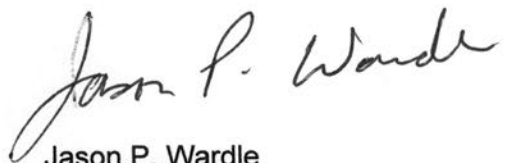
(1) **The reason for the violation.** The reason for the violation was merely just an oversight on our part. While dose tracking was obtained for work at Diagnostic Imaging services of Idaho, none was obtained for [REDACTED]'s work at his separate, non-affiliated nuclear medicine company, Rocky Mountain mobile Imaging.

(2) **The corrective steps that have been taken and the results achieved.** We have obtained the required records from Rocky Mountain Mobile Imaging, and they have committed to provide us all future dose records for any Diagnostic Imaging Services of Idaho Employees working for their company. Furthermore, additional care will be taken to obtain Employee dose records any other past or current employers.

(3) **The corrective steps that will be taken to avoid further violations.** Additional care will be taken to obtain Employee dose records from any other past or current employers.

(4) **The date when full compliance will be achieved.** Compliance was fully achieved on 6-2-2021.

1E07

A handwritten signature in black ink, reading "Jason P. Wardle". The signature is written in a cursive style with a large initial 'J' and 'W'.

Jason P. Wardle  
Director of Nuclear Medicine  
Radiation Safety Officer  
Diagnostic Imaging Services of Idaho  
1951 Bench Road, Suite F  
Pocatello, ID 83201

**From:** [Jason Wardle](#)  
**To:** [Bolger, Allyce](#)  
**Cc:** [Katanic, Janine](#); [Kevin Leckington](#)  
**Subject:** [External\_Sender] Follow-up discussion  
**Date:** Friday, July 9, 2021 10:32:24 AM

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Hey Allyce,

Based on our follow up discussion today about item three in my response to the NRC inspection, the following will be implemented to improve our radiation safety program. An email will be sent to Rocky Mountain Mobile imaging requesting quarterly dose records from their company as long as our employees continue to work for their company. Extra calendar reminders will be put in place to remind said employees to supply dose records from any and all other radiation type employment they may have. Our radiation safety manual will be updated to reflect the fact that all dose records from all sources of radiation type employment will be obtained quarterly, reviewed quarterly by the RSO and compiled yearly into a form 5 for all radiation employees employed by Diagnostic Imaging Services of Idaho. Once again thank you for your time.

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Jason Wardle  
Director of Nuclear Medicine  
Diagnostic Imaging Services of Idaho  
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