



30-1347

DEPARTMENT OF THE NAVY
NAVAL HOSPITAL
JACKSONVILLE, FLORIDA 32214

IN REPLY REFER TO:
6470
Code 40
SEP 17 1985
P2: 33

From: Commanding Officer, Naval Hospital, Jacksonville
To: Director, Division of Radiation Safety and Safeguards, U.S. Nuclear
Regulatory Commission, Region II, 101 Marietta St. N.W., Atlanta
GA 30323

Subj: CORRECTIVE ACTIONS TAKEN REGARDING NRC NOTICE OF VIOLATIONS REPORT
NO. 09-11026-01/85-01

Ref: (a) NRC, Region II Report No. 09-11026-01/85-01
(b) NRC License No. 09-11026-01

1. The following information is being provided as required by reference (a)
to address alleged violations of NRC rules as they apply to reference (b).

a. Violation (1) - Improper posting of radioactive material storage areas.

(1) The violation is admitted.

(2) The reason for the violation was misinterpretation of 10CFR 20
requirements.

(3) Corrective actions include obtaining new weatherproof signs and
posting of signs on all sides of the waste stowage compound adjacent to the
Drug Screening Laboratory. These actions bring the licensee into compliance
with 10CFR 20.203(e).

(4) To prevent recurrence, a supply of replacement signs will be
kept on hand to replace those lost due to wear or vandalism.

b. Violation (2) - Inadequate labeling of waste drums.

(1) The violation is admitted.

(2) The reason for the violation was the use of non-waterproof labels
and markers to label storage drums being kept outside with no protection from
the weather.

(3) Corrective actions include: the procurement and use of indelible
stamps and markers for marking labels, and the procurement and use of water-
proof labeling glue. The stamps and glue have been ordered with an anticipated
delivery of no later than early October 1985. Relabeling of waste drums (no
later than 15 October 1985) will bring the licensee into compliance with 10CFR
20.203(f).

(4) To prevent recurrence, use of waterproof labeling techniques will
be continued.

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c. Violation (3) - Inadequate training of Navy Drug Screening Laboratory employees.

(1) This violation is admitted.

(2) The reason for the violation was ineffective training and lack of follow-up by supervisory personnel.

(3) Corrective actions include: retraining of all laboratory personnel with required feedback to determine level of comprehension and close monitoring by supervisory personnel. These actions bring the licensee into compliance with Condition 16, reference (b).

(4) To prevent recurrence, quarterly retraining will be instituted. Supervisory personnel will monitor all logs and records at least weekly and the management of the laboratory will monitor supervisors periodically to insure compliance.

2. Full compliance will be achieved no later than 15 October 1985, by which time durable labeling of all waste drums will be completed. This is the final response to reference (a) unless otherwise directed by your office.

W. A. Buckendorf

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