



**KEYSTONE DENTAL X-RAY, INC.**

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January, 17 1997

U. S. Nuclear Regulatory Commission  
Washington, DC 20555  
Atten: Document Control Desk

Reply to a notice of violation  
Docket NO. 030-30950  
Licensee NO. 29-28334-01  
Inspection NO. 030-30950-001

As required by provisions 10 CFR 2.201 Keystone Dental X-Ray is hereby submitting a written statement as to why it failed to notify the NRC Regional administrator when it filed for bankruptcy under chapter 11 of the United States Bankruptcy code.

Reason for violation and corrective action: Although Keystone did notify the Nuclear Regulator Commission of the Bankruptcy in two ways, it failed to follow the exact requirements of the NRC Provisions. (See Enclosed letter which was not sent registered Mail and also note that the NRC Collection bureau was notified and filed a creditors claim.)

Under the total confusion that was caused by filing of a Chapter 11 claim, the limited funds that were available to Keystone at that time it is impossible to truly ascertain why the NRC was not notified in the proper manor. I personally have not read the NRC provisions and was not aware of the notification requirement. Weather our Radiation Safety officers knew of the NRC requirement and forgot to tell us I do not know.

Corrective Action: Although companies are usually not allowed to file for chapter 11 twice, if this action is ever taken again by Keystone Dental X-Ray, the fact that all of the company officers are aware of the requirement, the proper notification will be done. This NRC notification requirement was also sent to Keystone's bankruptcy attorneys.

Date of Corrective Action: A discussion of the NRC notification requirement and was done on about January 6, 1997 by the Corporate officers and the Radiation Safety Officer

Sincerely yours,

Alan Keim  
President and Marketing Manager

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