

FEB 12 1986

License: 35-17926-02
Docket: 30-20273/85-01

AMISUB, Inc.
ATTN: Harvey Shapiro, Administrator
2323 S. Harvard Avenue
Tulsa, Oklahoma 74114

Gentlemen:

Thank you for your letters of September 6, 1985, and December 5, 1985, in response to our letter and the attached Notice of Violation dated August 19, 1985, and letter dated November 22, 1985, respectively. We have reviewed your replies and find them responsive to the concerns raised in our Notice of Violation. We will review the implementation of your corrective actions during a future inspection to determine that full compliance has been achieved and will be maintained.

Sincerely,

Original Signed by:

R. L. BANGART *for*

R. E. Hall, Chief
Radiological and Safeguards
Programs Branch

cc:
Oklahoma Radiation Control Program Director

bcc w/letter dtd 12/5/85 from licensee:
DMB - Original (IE-07)

R. Martin
R. Bangart
D. Powers
Inspector
RIV Files
NMSS
RSTS Operator

RIV:NMSS *lw*
LWilborn:cd
2/11/86

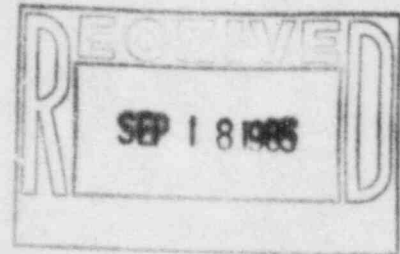
C:NMSS *mw*
FJEverett
2/12/86

C:R/SPE
REHall *for*
2/12/86

8602180087 860212
REG4 LIC30
35-17926-02 PDR

IE04

AMISUB, INC.
DOCTORS' MEDICAL CENTER HOSPITAL
2323 S. Harvard Ave.
Tulsa, OK 74114



September 6, 1985

United States Nuclear Regulatory Commission
Region IV
Parkway Central Plaza Building
611 Ryan Plaza Drive, Suite 1000
Arlington, TX 76011

Subject: Response to NRC Inspection
License Number: 35-17926-02
Docket Number: 030-20273/85-01

Gentlemen:

Thank you for your letter of August 19, 1985 regarding the July 8, 1985 inspection conducted by the NRC. We would like to respond to this correspondence as follows.

- A. In an effort to streamline our Nuclear Medicine activities and to provide a maximum degree of control, our renewal in 1984 listed that all licensed material would be used by, or under the supervision of, Walter P. Haney, M.D. As a reasonably large "open practice" hospital, we now find that this arrangement may satisfy these needs, but compromises some of our requirements under NRC regulations. To correct this dilemma, we have asked for a license amendment which will specifically list those physicians who might provide Nuclear Medicine services at this facility. This should assure that this type of problem does not arise in the future. We expect full compliance within 90 days.

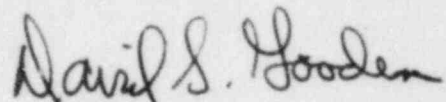
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IC-143/85

- B. The apparent violation regarding records of radiation exposures to personnel occurred only due to an inability to locate the appropriate material. Mr. Bill Dishman is the Chief Technologist for Diagnostic Radiology and is in charge of maintaining film badge records. During the NRC's inspection visit, Mr. Dishman was on vacation. Historical files regarding personnel radiation exposure was readily located and produced for NRC inspection. However, "present year" files were in another file cabinet and were not located for NRC inspection. The corrective steps that have been taken to avoid this in the future involve informing individual Nuclear Medicine Technologists as to where these records can be found. This should alleviate this type of problem in the future. We feel that full compliance has presently been achieved.


If we can provide further information, please let us know.

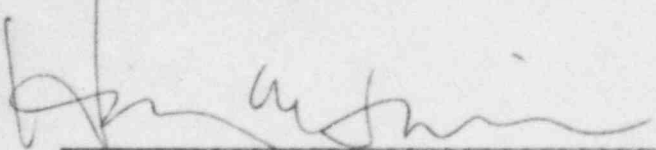
Sincerely,



David S. Gooden, Ph.D.
Consulting Radiological
Physicist

APPROVALS



W.P. Haney, M.D.
Radiologist

Harvey Shapiro
Administrator