- (3) Populations tested (*i.e.*, individuals in applicant status, permanent licensee employees, C/Vs);
- (4) Number of tests administered and results of those tests sorted by population tested (*i.e.*, individuals in applicant status, permanent licensee employees, C/Vs):
- (5) Conditions under which the tests were performed, as defined in §26.31(c);
 - (6) Substances identified;
- (7) Number of subversion attempts by type;
- (8) Summary of management actions; and
- (9) The information required under §26.203(e)(1) and (e)(2).
- (c) Licensees and other entities who have a licensee-approved FFD program shall analyze the data at least annually and take appropriate actions to correct any identified program weaknesses. Records of the data, analyses, and corrective actions taken must be retained for at least 3 years or until the completion of any related legal proceedings, whichever is later.
- (d) Any licensee or other entity who terminates an individual's authorization or takes administrative action on the basis of the results of a positive initial drug test for marijuana or cocaine shall also report these test results in the annual summary by processing stage (i.e., initial testing at the licensee testing facility, testing at the HHS-certified laboratory, and MRO determinations). The report must also include the number of terminations and administrative actions taken against individuals for the reporting period.
- (e) Licensees and other entities shall submit the FFD program performance data (for January through December) to the NRC annually, before March 1 of the following year.
- (f) Licensees and other entities may submit the FFD program performance data in a consolidated report, as long as the report presents the data separately for each site.
- (g) Each C/V who maintains a licensee-approved drug and alcohol testing program is subject to the reporting requirements of this section and shall submit the required information either directly to the NRC or through the licensee's) or other entities to whom the C/V provided services during the year.

Licensees, other entities, and C/Vs shall share information to ensure that the information is reported completely and is not duplicated in reports submitted to the NRC.

§26.719 Reporting requirements.

- (a) Required reports. Each licensee and entity who is subject to this subpart shall inform the NRC of significant violations of the FFD policy, significant FFD program failures, and errors in drug and alcohol testing. These events must be reported under this section, rather than under the provisions of 10 CFR 73.71.
- (b) Significant FFD policy violations or programmatic failures. The following significant FFD policy violations and programmatic failures must be reported to the NRC Operations Center by telephone within 24 hours after the licensee or other entity discovers the violation:
- (1) The use, sale, distribution, possession, or presence of illegal drugs, or the consumption or presence of alcohol within a protected area:
- (2) Any acts by any person licensed under 10 CFR part 55 to operate a power reactor, as well as any acts by SSNM transporters, FFD program personnel, or any supervisory personnel who are authorized under this part, if such acts—
- (i) Involve the use, sale, or possession of a controlled substance;
- (ii) Result in a determination that the individual has violated the licensee's or other entity's FFD policy (including subversion as defined in §26.5); or
- (iii) Involve the consumption of alcohol within a protected area or while performing the duties that require the individual to be subject to the FFD program;
- (3) Any intentional act that casts doubt on the integrity of the FFD program; and
- (4) Any programmatic failure, degradation, or discovered vulnerability of the FFD program that may permit undetected drug or alcohol use or abuse by individuals within a protected area, or by individuals who are assigned to perform duties that require them to be subject to the FFD program.

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- (c) Drug and alcohol testing errors. (1) Within 30 days of completing an investigation of any testing errors or unsatisfactory performance discovered in performance testing at either a licensee testing facility or an HHS-certified laboratory, in the testing of quality control or actual specimens, or through the processing of reviews under §26.39 and MRO reviews under §26.185, as well as any other errors or matters that could adversely reflect on the integrity of the random selection or testing process, the licensee or other entity shall submit to the NRC a report of the incident and corrective actions taken or planned. If the error involves an HHS-certified laboratory, the NRC shall ensure that HHS is notified of the finding.
- (2) If a false positive error occurs on a blind performance test sample submitted to an HHS-certified laboratory, the licensee or other entity shall notify the NRC within 24 hours after discovery of the error.
- (3) If a false negative error occurs on a quality assurance check of validity screening tests, as required in §26.137(b), the licensee or other entity shall notify the NRC within 24 hours after discovery of the error.
- (d) Indicators of programmatic weaknesses. Licensees and other entities shall document, trend, and correct nonreportable indicators of FFD programmatic weaknesses under the licensee's or other entity's corrective action program, but may not track or trend drug and alcohol test results in a manner that would permit the identification of any individuals.

[73 FR 17176, Mar. 31, 2008, as amended at 75 FR 73942, Nov. 30, 2010]

Subpart O—Inspections, Violations, and Penalties

§ 26.821 Inspections.

(a) Each licensee and other entity who is subject to this part shall permit duly authorized NRC representatives to inspect, copy, or take away copies of its records and to inspect its premises, activities, and personnel as may be necessary to accomplish the purposes of this part.

- (b) Written agreements between licensees or other entities and their C/Vs must clearly show that—
- (1) The licensee or other entity is responsible to the NRC for maintaining an effective FFD program under this part: and
- (2) Duly authorized NRC representatives may inspect, copy, or take away copies of any licensee's, other entity's, or C/V's documents, records, and reports related to implementation of the licensee's or other entity's FFD program under the scope of the contracted activities.

§26.823 Violations.

- (a) An injunction or other court order may be obtained to prohibit a violation of any provision of—
- (1) The Atomic Energy Act of 1954, as amended:
- (2) Title II of the Energy Reorganization Act of 1974; or
- (3) Any regulation or order issued under these Acts.
- (b) A court order may be obtained for the payment of a civil penalty imposed under section 234 of the Atomic Energy Act of 1954, for violations of—
- (1) Section 53, 57, 62, 63, 81, 82, 101, 103, 104, 107, or 109 of the Act:
- (2) Section 206 of the Energy Reorganization Act of 1974;
- (3) Any rule, regulation, or order issued under these sections;
- (4) Any term, condition, or limitation of any license issued under these sections; or
- (5) Any provisions for which a license may be revoked under section 186 of the Atomic Energy Act of 1954.

§ 26.825 Criminal penalties.

- (a) Section 223 of the Atomic Energy Act of 1954, as amended, provides for criminal sanctions for willful violation of, attempted violation of, or conspiracy to violate, any regulation issued under sections 161b, 161i, or 161o of the Act. For the purposes of section 223, all of the regulations in Part 26 are issued under one or more of sections 161b, 161i, or 161o, except for the sections listed in paragraph (b) of this section.
- (b) The regulations in Part 26 that are not issued under sections 161b, 161i, or 161o for the purposes of section 223