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**WARNING LETTER
NWE-14-00W**

December 14, 1999

Via Federal Express

Madeline Crivello, M.D.
Schatzki Associates, Inc.
1180 Beacon Street
Brookline, MA 02446

RE: Inspection ID - 1354000005

Dear Dr. Crivello:

We are writing to you because on December 7, 1999, your facility was inspected by a representative of the Commonwealth of Massachusetts, acting in behalf of the Food and Drug Administration (FDA). This inspection revealed a serious regulatory problem involving the mammography at your facility.

Under a United States Federal law, the Mammography Quality Standards Act of 1992, your facility must meet specific requirements for mammography. These requirements help protect the health of women by assuring that a facility can perform quality mammography. The inspection revealed the following level 1 and level 2 findings at your facility:

Level 1: Mammograms were processed in your [REDACTED] processor located in the darkroom when it was out of limits on 16 days.

Level 2: Corrective action for a failing image score (before further exams) was not documented for unit 2, [REDACTED] unit in the Bennett room.

Level 2: Corrective actions for processor QC failures were not documented at least once for your [REDACTED], processor located in the darkroom.

The specific problems noted above appeared on your MQSA Facility Inspection Report, which was issued to your facility at the close of the inspection.

Because these conditions may be symptomatic of serious underlying problems that could compromise the quality of mammography at your facility, they represent a serious violation of the law which may result in FDA taking regulatory action without further notice to you. These actions include, but are not limited to, placing your facility under a Directed Plan of Correction, charging your facility for the cost of on-site monitoring, assessing civil money penalties up to \$10,000 for each failure to substantially comply with, or each day of failure to substantially comply with, the Standards, suspension or revocation of your facility's FDA certificate, or obtaining a court injunction against further mammography.

It is necessary for you to act on this matter immediately. Please explain to this office in writing within fifteen (15) working days from the date you received this letter:

- the specific steps you have taken to correct all of the violations noted in this letter;
- each step your facility is taking to prevent the recurrence of similar violations;
- equipment settings (including technique factors), raw test data, and calculated final results, where appropriate; and
- sample records that demonstrate proper record keeping procedures, if the findings relate to quality control or other records (Note: Patient names or identification should be deleted from any copies submitted).

Please submit your response to:

Michael J. Leal
U.S. Food & Drug Administration
120 Front Street, Suite 680
Worcester, MA 01608

Finally, you should understand that there are many FDA requirements pertaining to mammography. This letter pertains only to findings of your inspection and does not necessarily address other obligations you have under the law. You may obtain general information about all of FDA's requirements for mammography facilities by contacting the Mammography Quality Assurance Program, Food and Drug Administration, P.O. Box 6057, Columbia, MD 21045-6057 (1-800-838-7715) or through the Internet at <http://www.fda.gov>.

If you have more specific questions about mammography facility requirements, or about the content of this letter, please feel free to contact Mr. Leal at (508) 793-0422.

Sincerely yours,



John R. Marzilli
District Director
New England District Office

CC:

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Program Director
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