**Computerised Tomography (CT) scanners in Nuclear Medicine facilities; use by nuclear medicine practitioners from both radiographic and technologist backgrounds.**

**Summary**

It is recognised by the SCoR that the developing use of multi-detector computerised tomography (MDCT) scanners within nuclear medicine facilities provides a challenge to the non-medical workforce to assure high quality patient services. The Nuclear Medicine Advisory Group (NMAG) of the SCoR has developed this statement to support the non-medical workforce in delivering safe services.

**Background**

It is recognised by the SCoR that the developing use of multi-detector computerised tomography (MDCT) scanners within nuclear medicine facilities provides a challenge to the non-medical workforce to assure high quality patient services. The Nuclear Medicine Advisory Group (NMAG) of the SCoR has developed this statement to support the non-medical workforce in delivering safe services.

Nuclear medicine facilities employ a range of non-medical professionals from radiographic, nuclear medicine technology and healthcare science backgrounds. The complementary skills and knowledge of the team supports the safe delivery of the modality. Evolving hybrid techniques will impact on the team and the SCoR is keen to understand the skills required and psychological challenges for the workforce as change impacts (Griffiths & Dawson 2014, Hogg 2013).

Modern hybrid Single Photon Emission Computed Tomography (SPECT/CT) and Positron Emission Tomography with Computerised Tomography (PET/CT) have revolutionised nuclear medicine imaging where the CT component is used for attenuation correction and image fusion (Jones 2013). Modern systems can also be used as 'stand alone' CT scanners to perform conventional CT examinations (CT Scanning) which may not be related to any radionuclide examination but form part of the patient pathway. Griffiths and Dawson (2015) noted that ‘there is a necessity for clear clinical protocols and appropriate use of CT within a hybrid imaging environment’ to ensure that CT radiation doses are optimised and justified.

The Ionising Radiation (Medical Exposure) Regulations (IR(ME)R 2000, Regulation 11(1) (SI 2000/1059) requires operators to be adequately trained. Schedule 2 of IR(ME)R defines adequate training as having ‘successfully completed training, including theoretical knowledge and practical
experience,” and provides a list of required subjects related to the function and specific area of practice for the operator or practitioner.

As described in the regulations, all operators must be able to evidence appropriate specialist education, training and competency in order to perform hybrid imaging and, if appropriate or required, conventional CT examinations. These CT examinations have potential to deliver relatively high radiation doses in very short time frames.

Nuclear medicine technologists and radiographers follow their own professions’ independently approved training curriculum at graduate and postgraduate level in the UK. The Health and Care Professions Council (HCPC) maintains the statutory register for diagnostic radiographers who have attained the Standards of Proficiency required for registration purposes (HCPC 2013). Such radiographers will have theoretical underpinning knowledge and be able to perform a standard head CT examination, assist with CT examinations of the spine, chest and abdomen in acute trauma, and contribute effectively to other CT studies (HCPC, 2013). Local training on equipment, additional techniques and protocols is required to supplement the undergraduate competence.

Nuclear medicine technologists, who make up a large percentage of the workforce, may have no previous or recent training and experience in CT (Griffiths& Dawson 2015). They are able to apply for entry to the Register of Clinical Technologists (RCT) which is a Professional Standards Authority Accredited Register managed by the Institute of Physics and Engineering in Medicine (IPEM), the Association of Renal Technologists (ART) and the Institute of Healthcare Engineering and Estate management (IHEEM). Standards for entry to the Register are defined by Scopes of Practice, which for nuclear medicine technologists do not currently cover x-ray production, CT scanning, anatomy and pathology and radiation protection relevant to diagnostic radiology procedures outside the nuclear medicine examination (RCT 2016).

### Rationale and Interim Guidance

**Ionising radiation**

Until the advent of SPECT/CT and PET/CT, CT scanners were only found in general diagnostic imaging departments and were operated by HCPC registered radiographers.

The SCoR does not consider that it is efficient use of skills or scarce human resources to require both a radiographer and a nuclear medicine technologist to be present to initiate a CT (X-ray) exposure as part of a nuclear medicine procedure and supports the appropriate development of the scope of practice of nuclear medicine technologists to perform this aspect of their work.

The SCoR will work with the nuclear medicine community, in particular, representatives from IPEM and the British Nuclear Medicine Society (BNMS). A working party is proposed to develop the standards of education and practice required for nuclear medicine technologists to further broaden their scope of practice to perform CT Scans within nuclear medicine facilities as part of the patients’ nuclear medicine procedure. For nuclear medicine technologists to perform “stand alone” CT scans for conventional diagnostic procedures, the standards of education and practice required should be equivalent to that required of HCPC registered diagnostic radiographers. The Clinical Imaging Board will be appraised of this work.

Until these standards of practice are developed, nuclear medicine practitioners who are not radiographers and who are required to perform MDCT scanning as part of their duties are referred to schedule 2, parts A and B, of IR(ME)R2000, (SI 2000/1059) and the National Occupational Standards for the production of CT images for diagnostic purposes.


These two sources will provide the legal requirements and associated guidance relevant to the knowledge and skills required to deliver a CT service in the context of diagnostic radiology. Any locally developed training packages, including competency frameworks, would need to ensure that they meet the relevant requirements of Schedule 2 of IR(ME)R2000 (SI 2000/1059) as assessed by the employer. Nuclear medicine technologists could undertake CT scanning where and if they have evidence of appropriate education and training equivalent to that required of an HCPC registered diagnostic radiographer (HCPC 2013), local achievement of CT competence, and entitlement by the IR(ME)R employer as an operator for CT scanning. IR(ME) Regulation 7(7) requires the practitioner/operator to pay special attention to certain factors in the optimisation process. One such factor is high doses to the patient which is relevant to some CT scanning procedures (COMARE 16, 2014). On-site manufacturer supplied training, at installation of equipment using CT technology, does not provide the required depth of knowledge and competency required by the regulations. This should be regarded as an introduction to system safety features and practical application for staff that can already evidence the core underpinning knowledge.

In addition, nuclear medicine technologists, in terms of conventional CT practice, would also be required to comply with the Ionising Radiations Regulations 1999 (for example compliance with local rules; personal dosimetry; use of personal protective equipment and protection of comforter/carers). The Regulations can be accessed at:


and further information at

http://www.hse.gov.uk/radiation/ionising/legalbase.htm

Drug administration

The Human Medicines Regulations 2012 (SI 2012/1916) allows appropriately trained and competent, statutorily registered health care professionals to administer drugs utilising Patient Group Directions (PGDs). ‘A PGD is a written instruction for the supply or administration of medicines to groups of patients who may not be individually identified before presentation for treatment’ (Care Quality Commission 2014). Radiographers may administer intravenous contrast agents for diagnostic CT scans using a PGD.

A PGD cannot be used to administer radioactive medicinal products and, therefore, nuclear medicine technologists and radiographers administer radioactive medicinal products and adjunct drugs under exemptions (SI 2012/1916 s240).

The nuclear medicine technologist is not a statutorily registered healthcare professional and is therefore unable to use a PGD to administer drugs to patients for examinations not involving radioactive medicinal products.

A Patient Specific Direction (PSD) is the traditional written instruction signed by a doctor, dentist, or non-medical prescriber for medicines to be supplied and/or administered to a named patient after the prescriber has assessed the patient on an individual basis. A PSD may be an instruction to administer medicine to a list of named patients where each patient on the list has been individually assessed by the prescriber. There is no requirement to be a registered health care practitioner to administer medicines using a PSD.

Conclusion

Interim Guidance
CT equipment is capable of delivering high radiation doses to patients in relatively short exposure timeframes. Appropriate optimisation of technical factors and technique for each examination (patient) needs to be considered.

All IR(ME)R operators need to evidence appropriate education, training and CPD relating to their scope of practice for using CT equipment for hybrid imaging techniques and conventional CT scanning.

Registered radiographers have the necessary background education and competency to use CT technology for conventional CT scanning (not part of a radionuclide procedure) and to apply this knowledge to the use of X-ray generating equipment in Nuclear Medicine. This is usually supplemented by postgraduate experience and courses.

The SCoR does not encourage the practice of nuclear medicine staff requiring a ‘CT trained radiographer’ to make CT/X-ray exposures on their behalf during nuclear medicine examinations.

Registered radiographers are able to use Patient Group Directions under the Human Medicines Regulations (2012) to administer patients with IV contrast media. Nuclear medicine technologists do not have statutory regulation and are unable to work with Patient Group Directions. Nuclear medicine technologists may administer medicines under Patient Specific Directions.

‘Applications specialist training’ at the time of equipment installation is not sufficient to cover the core knowledge required by Schedule 2 of the IR(ME)Regulations 2000 to deliver medical exposures and use X-ray equipment safely.

Locally developed training packages must ensure that they meet the relevant requirements of Schedule 2 of IR(ME)R 2000.

The SCoR will actively engage with relevant professional groups and regulators to issue further comprehensive joint guidance in the near future.

References

Care Quality Commission 2014, GP myth buster 19; Patient Group Directions (PGDs)/Patient specific directions PSDs)


COMARE 16th Report 2014, Patient radiation dose issues resulting from the use of CT in the UK


Department of Health SI 2000/1059, The Ionising Radiation (Medical Exposure) Regulations 2000 (IRMER)


Schedule 2 – Adequate training


Griffiths M, Dawson G. Hybrid Imaging, Imaging and Therapy Practice, April 2015, pp 5-10 Deeson Group Ltd.

HCPC 2013, Standards of proficiency – Radiographers

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Published on Society of Radiographers (https://www.sor.org)

Health and Safety Executive Legal base

http://www.hse.gov.uk/radiation/ionising/legalbase.htm


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https://tools.skillsforhealth.org.uk/competence/show/html/id/1210/

The Human Medicines Regulations 2012 Full document


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