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# An Investigation of the Therac-25 Accidents

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Computers are increasingly being introduced into safety-critical systems and, as a consequence, have been involved in accidents. Some of the most widely cited software-related accidents in safety-critical systems involved a computerized radiation therapy machine called the Therac-25. Between June 1985 and January 1987, six known accidents involved massive overdoses by the Therac-25—with resultant deaths and serious injuries. They have been described as the worst series of radiation accidents in the 35-year history of medical accelerators. [1]

With information for this article taken from publicly available documents, we present a detailed accident investigation of the factors involved in the overdoses and the attempts by the users, manufacturers, and the US and Canadian governments to deal with them. Our goal is to help others learn from this experience, not to criticize the equipment's manufacturer or anyone else. The mistakes that were made are not unique to this manufacturer but are, unfortunately, fairly common in other safety-critical systems. As Frank Houston of the US Food and Drug Administration (FDA) said, "A significant amount of software for life-critical systems comes from small firms, especially in the medical device industry; firms that fit the profile of those resistant to or uninformed of the principles of either system safety or software engineering." [2]

Furthermore, these problems are not limited to the medical industry. It is still a common belief that any good engineer can build software, regardless of whether he or she is trained in state-of-the-art software-engineering procedures. Many companies building safety-critical software are not using proper procedures from a software-engineering and safety-engineering perspective.

Most accidents are system accidents; that is, they stem from complex interactions between various components and activities. To attribute a single cause to an accident is usually a serious mistake. In this article, we hope to demonstrate the complex nature of accidents and the need to investigate all aspects of system development and operation to understand what has happened and to prevent future accidents.

Despite what can be learned from such investigations, fears of potential liability or loss of business make it difficult to find out the details behind serious engineering mistakes. When the equipment is regulated by government agencies, some information may be available. Occasionally, major accidents draw the attention of the US Congress or President and result in formal accident investigations (for instance, the Rogers commission investigation of the Challenger accident and the Kemeny commission investigation of the Three Mile Island incident).

The Therac-25 accidents are the most serious computer-related accidents to date (at least nonmilitary and admitted) and have even drawn the attention of the popular press. (Stories about the Therac-25 have appeared in trade journals, newspapers, *People Magazine*, and on television's 20/20 and *McNeil/Lehrer News Hour*.) Unfortunately, the previous accounts of the Therac-25 problems have been oversimplified, with misleading omissions.

In an effort to remedy this, we have obtained information from a wide variety of sources, including lawsuits and the US and Canadian

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regulating such equipment. We have tried to be very careful to present only what we could document from original sources, but there is no guarantee that the documentation itself is correct. When possible, we looked for multiple confirming sources for the more important facts.

We have tried not to bias our description of the accidents, but it is difficult not to filter unintentionally what is described. Also, we were unable to investigate firsthand or get information about some aspects of the accidents that may be very relevant. For example, detailed information about the manufacturer's software development, management, and quality control was unavailable. We had to infer most information about these from statements in correspondence or other sources.

As a result, our analysis of the accidents may omit some factors. But the facts available support previous hypotheses about the proper development and use of software to control dangerous processes and suggest hypotheses that need further evaluation. Following our account of the accidents and the responses of the manufacturer, government agencies, and users, we present what we believe are the most compelling lessons to be learned in the context of software engineering, safety engineering, and government and user standards and oversight.

# **Genesis of the Therac-25**

Medical linear accelerators (linacs) accelerate electrons to create high-energy beams that can destroy tumors with minimal impact on the surrounding healthy tissue. Relatively shallow tising healthy tissue. Relatively shallow tissue is treated with the accelerated electrons; to reach deeper tissue, the electron beam is converted into X-ray photons.

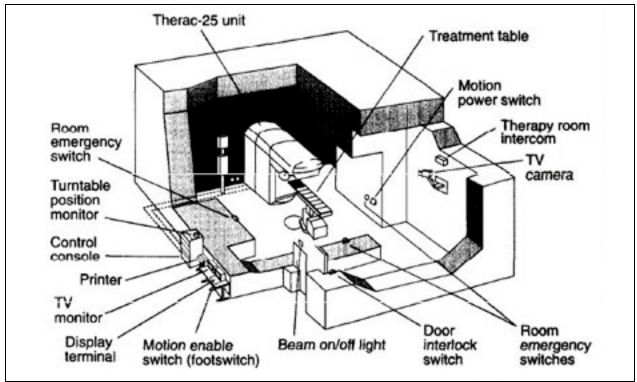
In the early 1970s, Atomic Energy Commission Limited (AECL) and a French company called CGR collaborated to build linear accelerators. (AECL is an arms-length entity, called a crown corporation, of the Canadian government. Since the time of the incidents related in this article, AECL Medical, a division of AECL, is in the process of being privatized and is now called Theratronics International Limited. Currently, AECL's primary business is the design and installation of nuclear reactors.) The products of AECL and CGR's cooperation were (1) the Therac-6, a 6 million electron volt (MeV) accelerator capable of producing X rays only and, later, (2) the Therac-20, a 20-MeV dual-mode (X rays or electrons) accelerator. Both were versions of older CGR machines, the Neptune and Sagittaire, respectively, which were augmented with computer control using a DEC PDP 11 minicomputer.

Software functionality was limited in both machines: The computer merely added convenience to the existing hardware, which was capable of standing alone. Industry-standard hardware safety features and interlocks in the underlying machines were retained. We know that some old Therac-6 software routines were used in the Therac-20 and that CGR developed the initial software.

The business relationship between AECL and CGR faltered after the Therac-20 effort. Citing competitive pressures, the two companies did not renew their cooperative agreement when scheduled in 1981. In the mid-1970s, AECL developed a radical new "double-pass" concept for electron acceleration. A double-pass accelerator needs much less space to develop comparable energy levels because it folds the long physical mechanism required to accelerate the electrons, and it is more economic to produce (since it uses a magnetron rather than a klystron as the energy source).

Using this double-pass concept, AECL designed the Therac-25, a dual-mode linear accelerator that can deliver either photons at 25 MeV or electrons at various energy levels (see Figure 1). Compared with the Therac-20, the Therac-25 is notably more compact, more versatile, and

Figure 1. Typical Therac-25 Facility.



arguably easier to use. The higher energy takes advantage of the phenomenon of "depth dose": As the energy increases, the depth in the body at which maximum dose buildup occurs also increases, sparing the tissue above the target area. Economic advantages also come into play for the customer, since only one machine is required for both treatment modalities (electrons and photons).

Several features of the Therac-25 are important in understanding the accidents. First, like the Therac-6 and the Therac-20, the Therac-25 is controlled by a PDP 11. However,

AECL designed the Therac-25 to take advantage of computer control from the outset; AECL did not build on a stand-alone machine. The Therac-6 and Therac-20 had been designed around machines that already had histories of clinical use without computer control.

In addition, the Therac-25 software has more responsibility for maintaining safety than the software in the previous machines. The Therac-20 has independent protective circuits for monitoring electron-beam scanning, plus mechanical interlocks for policing the machine and ensuring safe operation. The Therac-25 relies more on software for these functions. AECL took advantage of the computer's abilities to control and monitor the hardware and decided not to duplicate all the existing hardware safety mechanisms and interlocks. This approach is becoming more common as companies decide that hardware interlocks and backups are not worth the expense, or they put more faith (perhaps misplaced) on software than on hardware reliability.

Finally, some software for the machines was interrelated or reused. In a letter to a Therac-25 user, the AECL quality assurance manager said, "The same Therac-6 package was used by the AECL software people when they started the Therac-25 software. The Therac-20 and Therac-25 software programs were done independently, starting from a common base." Reuse of Therac-6

design features or modules may explain some of the problematic aspects of the Therac-25 software (see the sidebar "Therac-25 software development and design"). The quality assurance manager was apparently unaware that some Therac-20 routines were also used in the Therac-25; this was discovered after a bug related to one of the Therac-25 accidents was found in the Therac-20 software.

AECL produced the first hardwired prototype of the Therac-25 in 1976, and the completely computerized commercial version was available in late 1982. (The sidebars provide details about the machine's design and controlling software, important in understanding the accidents.)

#### Sidebar 1. Therac-25 software development and design

We know that the software for the Therac-25 was developed by a single person, using PDP 11 assembly language, over a period of several years. The software "evolved" from the Therac-6 software, which was started in 1972. According to a letter from AECL to the FDA, the "program structure and certain subroutines were carried over to the Therac 25 around 1976."

Apparently, very little software documentation was produced during development. In a 1986 internal FDA memo, a reviewer lamented, "Unfortunately, the AECL response also seems to point out an apparent lack of documentation on software specifications and a software test plan."

The manufacturer said that the hardware and software were "tested and exercised separately or together over many years." In his deposition for one of the lawsuits, the quality assurance manager explained that testing was done in two parts. A "small amount" of software testing was done on a simulator, but most testing was done as a system. It appears that unit and software testing was minimal, with most effort directed at the integrated system test. At a Therac-25 user group meeting, the same quality assurance manager said that the Therac-25 software was tested for 2,700 hours. Under questioning by the users, he clarified this as meaning "2,700 hours of use."

The programmer left AECL in 1986. In a lawsuit connected with one of the accidents, the lawyers were unable to obtain information about the programmer from AECL. In the depositions connected with that case, none of the AECL employees questioned could provide any information about his educational background or experience. Although an attempt was made to obtain a deposition from the programmer, the lawsuit was settled before this was accomplished. We have been unable to learn anything about his background.

AECL claims proprietary rights to its software design. However, from voluminous documentation regarding the accidents, the repairs, and the eventual design changes, we can build a rough picture of it.

The software is responsible for monitoring the machine status, accepting input about the treatment desired, and setting the machine up for this treatment. It turns the beam on in response to an operator command (assuming that certain operational checks on the status of the physical machine are satisfied) and also turns the beam off when treatment is completed, when an operator commands it, or when a malfunction is detected. The operator can print out hard-copy versions of the CRT display or machine setup parameters.

The treatment unit has an interlock system designed to remove power to the unit when there is a hardware malfunction. The computer monitors this interlock system and provides diagnostic messages. Depending on the fault, the computer either prevents a treatment from being started or, if the treatment is in progress, creates a pause or a suspension of the treatment.

The manufacturer describes the Therac-25 software as having a stand-alone, real-time treatment operating system. The system is not built using a standard operating system or executive. Rather, the real-time executive was written especially for the Therac-25 and runs on a 32K PDP 11/23. A preemptive scheduler allocates cycles to the critical and noncritical tasks.

The software, written in PDP 11 assembly language, has four major components: stored data, a scheduler, a set of critical and noncritical tasks, and interrupt services. The stored data includes calibration parameters for

accelerator setup as well as patient-treatment data. The interrupt routines include

- a clock interrupt service routine,
- a scanning interrupt service routine,
- traps (for software overflow and computer-hardwaregenerated interrupts),
- power up (initiated at power up to initialize the system and pass control to the scheduler),
- treatment console screen interrupt handler,
- treatment console keyboard interrupt handler,
- · service printer interrupt handler, and
- service keyboard interrupt handler.

The scheduler controls the sequences of all noninterrupt events and coordinates all concurrent processes. Tasks are initiated every 0.1 second, with the critical tasks executed first and the noncritical tasks executed in any remaining cycle time. Critical tasks include the following:

- The treatment monitor (Treat) directs and monitors patient setup and treatment via eight operating phases. These are called as subroutines, depending on the value of the Tphase control variable. Following the execution of a particular subroutine, Treat reschedules itself. Treat interacts with the keyboard processing task, which handles operator console communication. The prescription data is cross-checked and verified by other tasks (for example, the keyboard processor and the parameter setup sensor) that inform the treatment task of the verification status via shared variables.
- The servo task controls gun emission, dose rate (pulse-repetition frequency), symmetry (beam steering), and machine motions. The servo task also sets up the machine parameters and monitors the beam-tilt-error and the flatness-error interlocks.
- The housekeeper task takes care of system-status interlocks and limit checks, and puts appropriate messages on the CRT display. It decodes some information and checks the setup verification.

#### Noncritical tasks include

- Check sum processor (scheduled to run periodically).
- Treatment console keyboard processor (scheduled to run only if it is called by other tasks or by keyboard interrupts). This task acts as the interface between the software and the operator.
- Treatment console screen processor (run periodically).
   This task lays out appropriate record formats for either displays or hard copies.
- Service keyboard processor (run on demand). This task arbitrates non-treatment-related communication between the therapy system and the operator.
- Snapshot (run periodically by the scheduler). Snapshot captures preselected parameter values and is called by the treatment task at the end of a treatment.
- Hand-control processor (run periodically).
- Calibration processor. This task is responsible for a package of tasks that let the operator examine and change system setup parameters and interlock limits.

It is clear from the AECL documentation on the modifications that the software allows concurrent access to shared memory, that there is no real synchronization aside from data stored in shared variables, and that the "test" and "set" for such variables are not indivisible operations. Race conditions resulting from this implementation of multitasking played an important part in the accidents.

In March 1983, AECL performed a safety analysis on the Therac-25. This analysis was in the form of a fault tree and apparently excluded the software. According to the final report, the analysis made several assumptions:

- 1. Programming errors have been reduced by extensive testing on a hardware simulator and under field conditions on teletherapy units. Any residual software errors are not included in the analysis.
- 2. Program software does not degrade due to wear, fatigue, or reproduction process.
- 3. Computer execution errors are caused by faulty hardware components and by "soft" (random) errors induced by alpha particles and electromagnetic noise.

The fault tree resulting from this analysis does appear to include computer failure, although apparently, judging from these assumptions, it considers only hardware failures. For example, in one OR gate leading to the event of getting the wrong energy, a box contains "Computer selects wrong energy" and a probability of  $10^{-11}$  is assigned to this event. For "Computer selects wrong mode," a probability of  $4 \times 10^{-9}$  is given. The report provides no justification of either number.

# **Accident history**

Eleven Therac-25s were installed: five in the US and six in Canada. Six accidents involving massive overdoses to patients occurred between 1985 and 1987. The machine was recalled in 1987 for extensive design changes, including hardware safeguards against software errors.

Related problems were found in the Therac-20 software. These were not recognized until after the Therac-25 accidents because the Therac-20 included hardware safety interlocks and thus no injuries resulted.

In this section, we present a chronological account of the accidents and the responses from the manufacturer, government regulatory agencies, and users users.

# Kennestone Regional Oncology Center, 1985.

Details of this accident in Marietta, Georgia, are sketchy since it was never carefully investigated. There was no admission that the injury was caused by the Therac-25 until long after the occurrence, despite claims by the patient that she had been injured during treatment, the obvious and severe radiation burns the patient suffered, and the suspicions of the radiation physicist involved.

After undergoing a lumpectomy to remove a malignant breast tumor, a 61-year-old woman was receiving follow-up radiation treatment to nearby lymph nodes on a Therac-25 at the Kennestone facility in Marietta. The Therac-25 had been operating at Kennestone for about six months; other Therac-25s had been operating, apparently without incident, since 1983.

On June 3, 1985, the patient was set up for a 10-MeV electron treatment to the clavicle area. When the machine turned on, she felt a "tremendous force of heat . . . this red-hot sensation." When the technician came in, the patient said, "You burned me." The technician replied that that was not possible. Although there were no marks on the patient at the time, the treatment area felt "warm to the touch."

It is unclear exactly when AECL learned about this incident. Tim Still, the Kennestone physicist, said that he contacted AECL to ask if the Therac-25 could operate in electron mode

without scanning to spread the beam. Three days later, the engineers at AECL called the physicist back to explain that improper scanning was not possible.

In an August 19, 1986, letter from AECL to the FDA, the AECL quality assurance manager said, "In March of 1986, AECL received a lawsuit from the patient involved. . . . This incident was never reported to AECL prior to this date, although some rather odd

#### Sidebar 2. Major event time line

#### 1985

Jun - 3rd: Marietta, Georgia, overdose.

Later in the month, Tim Still calls AECL and asks if overdose by Therac-25 is possible.

**Jul** – **26th:** Hamilton, Ontario, Canada, overdose; AECL notified and determines microswitch failure was the cause.

Sep – AECL makes changes to microswitch and notifies users of increased safety.

Independent consultant (for Hamilton Clinic) recommends potentiometer on turntable.

Oct - Georgia patient files suit against AECL and hospital.

**Nov** – **8th:** Letter from CRPB to AECL asking for additional hardware interlocks and software changes.

Dec - Yakima, Washington, clinic overdose.

#### 1986

Jan – Attorney for Hamilton clinic requests that potentiometer be installed on turntable.
 31st: Letter to AECL from Yakima reporting overdose possibility.

**24th:** Letter from AECL to Yakima saying overdose was impossible and no other incidents had occurred.

Mar – 21st: Tyler, Texas, overdose. AECL notified; claims overdose impossible and no other

accidents had occurred previously. AECL suggests hospital might have an electrical problem. **Apr** – **7th:** Tyler machine put back in service after no electrical problem could be found.

11th: Second Tyler overdose. AECL again notified. Software problem found.

15th: AECL files accident report with FDA.

**May** – **2nd:** FDA declares Therac-25 defective. Asks for CAP and proper renotification of Therac-25 users.

**Jun** – **13th:** First version of CAP sent to FDA.

**Jul** – **23rd:** FDA responds and asks for more information.

**Aug** – First user group meeting.

Feb -

Sep - 26th: AECL sends FDA additional information.

Oct - 30th: FDA requests more information.

Nov - 12th: AECL submits revision of CAP.

**Dec** – Therac-20 users notified of a software bug.

11th: FDA requests further changes to CAP.

22nd: AECL submits second revision of CAP.

#### 1987

Jan - 17th: Second overdose at Yakima.

**26th:** AECL sends FDA its revised test plan.

**Feb** – Hamilton clinic investigates first accident and concludes there was an overdose.

3rd: AECL announces changes to Therac-25.

**10th:** FDA sends notice of adverse findings to AECL declaring Therac-25 defective under US law and asking AECL to notify customers that it should not be used for routine therapy. Health Protection Branch of Canada does the same thing. This lasts until August 1987.

Mar - Second user group meeting.

**5th:** AECL sends third revision of CAP to FDA.

**Apr** – **9th:** FDA responds to CAP and asks for additional information.

May - 1st: AECL sends fourth revision of CAP to FDA.

**26th:** FDA approves CAP subject to final testing and safety analysis.

**Jun** – **5th:** AECL sends final test plan and draft safety analysis to FDA.

**Jul** – Third user group meeting.

21st: Fifth (and final) revision of CAP sent to FDA.

#### 1988

Jan – 29th: Interim safety analysis report issued.

Nov – 3rd: Final safety analysis report issued.

questions had been posed by Tim Still, the hospital physicist." The physicist at a hospital in Tyler, Texas, where a later accident occurred, reported, "According to Tim Still, the patient filed suit in October 1985 listing the hospital, manufacturer, and service organization responsible for the machine. AECL was notified informally about the suit by the hospital, and AECL received official notification of a lawsuit in November 1985."

Because of the lawsuit (filed on November 13, 1985), some AECL administrators must have known about the Marietta accident—although no investigation occurred at this time. Further comments by FDA investigators point to the lack of a mechanism in AECL to follow up reports of suspected accidents. The lack of follow-up in this case appears to be evidence of such a problem in the organization.

The patient went home, but shortly afterward she developed a reddening and swelling in the center of the treatment area. Her pain had increased to the point that her shoulder "froze" and she experienced spasms. She was admitted to West Paces Ferry Hospital in Atlanta, but her oncologists continued to send her to Kennestone for Therac-25 treatments. Clinical explanation was sought for the reddening of the skin, which at first her oncologist attributed to her disease or to normal treatment reaction.

About two weeks later, the physicist at Kennestone noticed that the patient had a matching reddening on her back as though a burn had gone through her body, and the swollen area had begun to slough off layers of skin. Her shoulder was immobile, and she was apparently in great pain. It was obvious that she had a radiation burn, but the hospital and her doctors could provide no satisfactory explanation. Shortly afterward, she initiated a lawsuit against the hospital and AECL regarding her injury.

The Kennestone physicist later estimated that she received one or two doses of radiation in the 15,000- to 20,000-rad (radiation absorbed dose) range. He does not believe her injury could have been caused by less than 8,000 rads. Typical single therapeutic doses are in the 200-rad range. Doses of 1,000 rads can be fatal if delivered to the whole body; in fact, the accepted figure for whole-body radiation that will cause death in 50 percent of the cases is 500 rads. The consequences of an overdose to a smaller part of the body depend on the tissue's radiosensitivity. The director of radiation oncology at the Kennestone facility explained their confusion about the accident as due to the fact that they had never seen an overtreatment of that magnitude before.

Eventually, the patient's breast had to be removed because of the radiation burns. She completely lost the use of her shoulder and her arm, and was in constant pain. She had suffered a serious radiation burn, but the manufacturer and operators of the machine refused to believe that it could have been caused by the Therac-25. The treatment prescription printout feature was disabled at the time of the accident, so there was no hard copy of the treatment data. The lawsuit was eventually settled out of court.

From what we can determine, the accident was not reported to the FDA until *after* the later Tyler accidents in 1986 (described in later sections). The reporting regulations for medical device incidents at that time applied only to equipment manufacturers and importers, not users. The regulations required that manufacturers and importers report deaths, serious injuries, or malfunctions that could result in those consequences. Health-care professionals and institutions were not required to report incidents to manufacturers. (The law was amended in 1990 to require health-care facilities to report incidents to the manufacturer and the FDA.) The comptroller general of the US Government Accounting Office, in testimony before Congress on November 6, 1989, expressed great concern about the viability of the incident-reporting regulations in preventing or spotting medical-device problems. According to a GAO study, the FDA knows of

less than 1 percent of deaths, serious injuries, or equipment malfunctions that occur in hospitals.

At this point, the other Therac-25 users were unaware that anything untoward had occurred and did not learn about any problems with the machine until after subsequent accidents. Even then, most of their information came through personal communication among themselves.

## Ontario Cancer Foundation, 1985.

The second in this series of accidents occurred at this Hamilton, Ontario, Canada, clinic about seven weeks after the Kennestone patient was overdosed. At that time, the Therac-25 at the Hamilton clinic had been in use for more than six months. On July 26, 1985, a 40-year-old patient came to the clinic for her 24th Therac-25 treatment for carcinoma of the cervix. The operator activated the machine, but the Therac shut down after five seconds with an "H-tilt" error message. The Therac's dosimetry system display read "no dose" and indicated a "treatment pause."

Since the machine did not suspend and the control display indicated no dose was delivered to the patient, the operator went ahead with a second attempt at treatment by pressing the "P" key (the proceed command), expecting the machine to deliver the proper dose this time. This was standard operating procedure and, as described in the sidebar "The operator interface," Therac-25 operators had become accustomed to frequent malfunctions that had no untoward consequences for the patient. Again, the machine shut down in the same manner. The operator repeated this process four times after the original attempt—the display showing "no dose" delivered to the patient each time. After the fifth pause, the machine went into treatment suspend, and a hospital service technician was called. The technician found nothing wrong with the machine. This also was not an unusual scenario, according to a Therac-25 operator.

After the treatment, the patient complained of a burning sensation, described as an "electric tingling shock" to the treatment area in her hip. Six other patients were treated later that day without incident. The patient came back for further treatment on July 29 and complained of burning, hip pain, and excessive swelling in the region of treatment. The machine was taken out of service, as radiation overexposure was suspected. The patient was hospitalized for the condition on July 30. AECL was informed of the apparent radiation injury and sent a service engineer to investigate. The FDA, the then-Canadian Radiation Protection Bureau (CRPB), and the users were informed that there was a problem, although the users claim that they were never informed that a patient injury had occurred. (On April 1, 1986, the CRPB and the Bureau of Medical Devices were merged to form the Bureau of Radiation and Medical Devices or BRMD.) Users were told that they should visually confirm the turntable alignment until further notice (which occurred three months later).

The patient died on November 3, 1985, of an extremely virulent cancer. An autopsy revealed the cause of death as the cancer, but it was noted that had she not died, a total hip replacement would have been necessary as a result of the radiation overexposure. An AECL technician later estimated the patient had received between 13,000 and 17,000 rads.

*Manufacturer response*. AECL could not reproduce the malfunction that had occurred, but suspected a transient failure in the microswitch used to determine turntable position. During the investigation of the accident, AECL hardwired the error conditions they assumed were necessary for the malfunction and, as a result, found some design weaknesses and potential mechanical problems involving the turntable positioning.

The computer senses and controls turntable position by reading a 3-bit signal about the status of three microswitches in the turntable switch assembly (see the sidebar "Turntable positioning"). Essentially, AECL determined that a 1-bit error in the microswitch codes (which could be caused by a single open-circuit fault on the switch lines) could produce an ambiguous position message for the computer. The problem was exacerbated by the design of the mechanism that extends a plunger to lock the turntable when it is in one of the three cardinal positions: The plunger could be extended when the turntable was way out of position, thus giving a second false position indication. AECL devised a method to indicate turntable position that tolerated a 1-bit error: The code would still unambiguously reveal correct position with any one microswitch failure.

#### Sidebar 3. The operator interface

In the main text, we describe changes made as a result of an FDA recall, and here we describe the operator interface of the software version used during the accidents.

The Therac-25 operator controls the machine with a DEC VT100 terminal. In the general case, the operator positions the patient on the treatment table, manually sets the treatment field sizes and gantry rotation, and attaches accessories to the machine. Leaving the treatment room, the operator returns to the VT100 console to enter the patient identification, treatment prescription (including mode, energy level, dose, dose rate, and time), field sizing, gantry rotation, and accessory data. The system then compares the manually set values with those entered at the console. If they match, a "verified" message is displayed and treatment is permitted. If they do not match, treatment is not allowed to proceed until the mismatch is corrected. Figure A shows the screen layout.

When the system was first built, operators complained that it took too long to enter the treatment plan. In response, the manufacturer modified the software before the first unit was installed so that, instead of reentering the data at the keyboard, operators could use a carriage return to merely copy the treatment site data.1 A quick series of carriage returns would thus complete data entry. This interface modification was to figure in several accidents.

The Therac-25 could shut down in two ways after it detected an error condition. One was a treatment suspend, which required a complete machine reset to restart. The other, not so serious, was a treatment pause, which required only a single-key command to restart the machine. If a treatment pause occurred, the operator could press the "P" key to "proceed" and resume treatment quickly and conveniently. The previous treatment parameters remained in effect, and no reset was required. This convenient and simple feature could be invoked a maximum of five times before the machine automatically suspended treatment and required the operator to perform a system reset.

Error messages provided to the operator were cryptic, and some merely consisted of the word "malfunction"

followed by a number from 1 to 64 denoting an analog/digital channel number. According to an FDA memorandum written after one accident

The operator's manual supplied with the machine does not explain nor even address the malfunction codes. The [Maintenance] Manual lists the various malfunction numbers but gives no explanation. The materials provided give no indication that these malfunctions could place a patient at risk.

The program does not advise the operator if a situation exists wherein the ion chambers used to monitor the patient are saturated, thus are beyond the measurement limits of the instrument. This software package does not appear to contain a safety system to prevent parameters being entered and intermixed that would result in excessive radiation being delivered to the patient under treatment.

An operator involved in an overdose accident testified that she had become insensitive to machine malfunctions. Malfunction messages were commonplace—most did not involve patient safety. Service technicians would fix the problems or the hospital physicist would realign the machine and make it operable again. She said, "It was not out of the ordinary for something to stop the machine. . . It would often give a low dose rate in which you would turn the machine back on. . . They would give messages of low dose rate, V-tilt, H-tilt, and other things; I can't remember all the reasons it would stop, but there [were] a lot of them." The operator further testified that during instruction she had been taught that there were "so many safety mechanisms" that she understood it was virtually impossible to overdose a patient.

A radiation therapist at another clinic reported an average of 40 dose-rate malfunctions, attributed to underdoses, occurred on some days.

#### Reference

1. E. Miller, "The Therac-25 Experience," Proc. Conf. State Radiation Control Program Directors, 1987.

Figure A. Operator interface screen layout

PATIENT NAME : TEST TREATMENT MODE: FIX	BEAM TYPE: X ENERGY (	A KeV): 25	1
UNIT RATE/MINUTE MONITOR UNITS TIME (MIN)	ACTUAL 0 50 50 0.27	PRESCRIBED 200 200 1.00	
GANTRY ROTATION (DEG)	0.0	0	VERIFIED
COLLIMATOR ROTATION (DEG) COLLIMATOR X (CM) COLLIMATOR Y (CM) WEDGE NUMBER ACCESSORY NUMBER	359.2 14.2 27.2 1 0	359 14.3 27.3 1 0	VERIFIED
TIME: 12:55. 8 TR	STEM: BEAM READY EAT: TREAT PAUSE ASON: OPERATOR	OP.MODE: T X COMMAND:	REAT AUTO (-RAY 173777

#### Sidebar 4. Turntable positioning

The Therac-25 turntable design is important in understanding the accidents. The upper turntable (see Figure B) is a rotating table, as the name implies. The turntable rotates accessory equipment into the beam path to produce two therapeutic modes: electron mode and photon mode. A third position (called the field-light position) involves no beam at all; it facilitates correct positioning of the patient.

Proper operation of the Therac-25 is heavily dependent on the turntable position; the accessories appropriate to each mode are physically attached to the turntable. The turntable position is monitored by three microswitches corresponding to the three cardinal turntable positions: electron beam, X ray, and field light. These microswitches are attached to the turntable and are engaged by hardware stops at the appropriate positions. The position of the turntable, sent to the computer as a 3bit binary signal, is based on which of the three microswitches are depressed by the hardware stops.

The raw, highly concentrated accelerator beam is dangerous to living tissue. In electron therapy, the computer controls the beam energy (from 5 to 25 MeV) and current while scanning magnets spread the beam to a safe, therapeutic concentration. These scanning magnets are mounted on the turntable and moved into proper position by the computer. Similarly, an ion chamber to measure electrons is mounted on the turntable and also moved into position by the computer. In addition, operator-mounted electron trimmers can be used to shape the beam if necessary.

For X-ray therapy, only one energy level is available: 25 MeV. Much greater electron-beam current is required for photon mode (some 100 times greater than that for electron therapy)1 to produce comparable output. Such a

high dose-rate capability is required because a "beam flattener" is used to produce a uniform treatment field. This flattener, which resembles an inverted ice-cream cone, is a very efficient attenuator. To get a reasonable treatment dose rate out, a very high input dose rate is required. If the machine produces a photon beam with the beam flattener not in position, a high output dose rate results. This is the basic hazard of dual-mode machines: If the turntable is in the wrong position, the beam flattener will not be in place.

In the Therac-25, the computer is responsible for positioning the turntable (and for checking turntable position) so that a target, flattening filter, and X-ray ion chamber are directly in the beam path. With the target in the beam path, electron bombardment produces X rays. The X-ray beam is shaped by the flattening filter and measured by the X-ray ion chamber.

No accelerator beam is expected in the field-light position. A stainless steel mirror is placed in the beam path and a light simulates the beam. This lets the operator see precisely where the beam will strike the patient and make necessary adjustments before treatment starts. There is no ion chamber in place at this turntable position, since no beam is expected.

Traditionally, electromechanical interlocks have been used on these types of equipment to ensure safety — in this case, to ensure that the turntable and attached equipment are in the correct position when treatment is started. In the Therac-25, software checks were substituted for many traditional hardware interlocks.

#### Reference

J. A. Rawlinson, "Report on the Therac-25," OCTRF/OCI Physicists Meeting, Kingston, Ont., Canada, May 7, 1987.

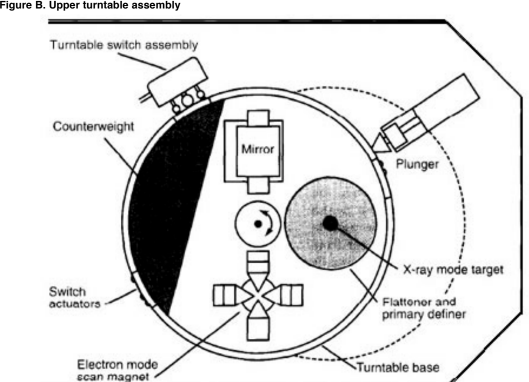


Figure B. Upper turntable assembly

In addition, AECL altered the software so that the computer checked for "in transit" status of the switches to keep further track of the switch operation and the turntable position, and to give additional assurance that the switches were working and the turntable was moving.

As a result of these improvements, AECL claimed in its report and correspondence with hospitals that "analysis of the hazard rate of the new solution indicates an improvement over the old system by at least five orders of magnitude." A claim that safety had been improved by five orders of magnitude seems exaggerated, especially given that in its final incident report to the FDA, AECL concluded that it "cannot be firm on the exact cause of the accident but can only suspect. . ." This underscores the company's inability to determine the cause of the accident with any certainty. The AECL quality assurance manager testified that AECL could not reproduce the switch malfunction and that testing of the microswitch was "inconclusive." The similarity of the errant behavior and the injuries to patients in this accident and a later one in Yakima, Washington, (attributed to software error) provide good reason to believe that the Hamilton overdose was probably related to software error rather than to a microswitch failure.

Government and user response. The Hamilton accident resulted in a voluntary recall by AECL, and the FDA termed it a Class II recall. Class II means "a situation in which the use of, or exposure to, a violative product may cause temporary or medically reversible adverse health consequences or where the probability of serious adverse health consequences is remote." Four users in the US were advised by a letter from AECL on August 1, 1985, to visually check the ionization chamber to make sure it was in its correct position in the collimator opening before any treatment and to discontinue treatment if they got an H-tilt message with an incorrect dose indicated. The letter did not mention that a patient injury was involved. The FDA audited AECL's subsequent modifications. After the modifications, the users were told that they could return to normal operating procedures.

As a result of the Hamilton accident, the head of advanced X-ray systems in the CRPB, Gordon Symonds, wrote a report that analyzed the design and performance characteristics of the Therac-25 with respect to radiation safety. Besides citing the flawed microswitch, the report faulted both hardware and software components of the Therac's design. It concluded with a list of four modifications to the Therac-25 necessary for minimum compliance with Canada's Radiation Emitting Devices (RED) Act. The RED law, enacted in 1971, gives government officials power to ensure the safety of radiation-emitting devices.

The modifications recommended in the Symonds report included redesigning the microswitch and changing the way the computer handled malfunction conditions. In particular, treatment was to be terminated in the event of a dose-rate malfunction, giving a treatment "suspend." This would have removed the option to proceed simply by pressing the "P" key. The report also made recommendations regarding collimator test procedures and message and command formats. A November 8, 1985 letter signed by Ernest Létourneau, M.D., director of the CRPB, asked that AECL make changes to the Therac-25 based on the Symonds report "to be in compliance with the RED Act."

Although, as noted above, AECL did make the microswitch changes, it did not comply with the directive to change the malfunction pause behavior into treatment suspends, instead reducing the maximum number of retries from five to three. According to Symonds, the deficiencies outlined in the CRPB letter of November 8 were still pending when subsequent accidents five months later changed the priorities. If these later accidents had not occurred, AECL would have been compelled to comply with the requirements in the letter.

Immediately after the Hamilton accident, the Ontario Cancer Foundation hired an independent consultant to investigate. He concluded in a September 1985 report that an independent system (beside the computer) was needed to verify turntable position and suggested the use of a potentiometer. The CRPB wrote a letter to AECL in November 1985 requesting that AECL install such an independent upper collimator positioning interlock on the Therac-25. Also, in January 1986, AECL received a letter from the attorney representing the Hamilton clinic. The letter said there had been continuing problems with the turntable, including four incidents at Hamilton, and requested the installation of an independent system (potentiometer) to verify turntable position. AECL did not comply: No independent interlock was installed on the Therac-25s at this time.

# Yakima Valley Memorial Hospital, 1985.

As with the Kennestone overdose, machine malfunction in this accident in Yakima, Washington, was not acknowledged until after later accidents were understood.

The Therac-25 at Yakima had been modified in September 1985 in response to the overdose at Hamilton. During December 1985, a woman came in for treatment with the Therac-25. She developed erythema (excessive reddening of the skin) in a parallel striped pattern at one port site (her right hip) after one of the treatments. Despite this, she continued to be treated by the Therac-25 because the cause of her reaction was not determined to be abnormal until January or February of 1986. On January 6, 1986, her treatments were completed.

The staff monitored the skin reaction closely and attempted to find possible causes. The open slots in the blocking trays in the Therac-25 could have produced such a striped pattern, but by the time the skin reaction had been determined to be abnormal, the blocking trays had been discarded. The blocking arrangement and tray striping orientation could not be reproduced. A reaction to chemotherapy was ruled out because that should have produced reactions at the other ports and would not have produced stripes. When it was discovered that the woman slept with a heating pad, a possible explanation was offered on the basis of the parallel wires that deliver the heat in such pads. The staff x-rayed the heating pad and discovered that the wire pattern did not correspond to the erythema pattern on the patient's hip.

The hospital staff sent a letter to AECL on January 31, and they also spoke on the phone with the AECL technical support supervisor. On February 24, 1986, the AECL technical support supervisor sent a written response to the director of radiation therapy at Yakima saying, "After careful consideration, we are of the opinion that this damage could not have been produced by any malfunction of the Therac-25 or by any operator error." The letter goes on to support this opinion by listing two pages of technical reasons why an overdose by the Therac-25 was impossible, along with the additional argument that there have "apparently been no other instances of similar damage to this or other patients." The letter ends, "In closing, I wish to advise that this matter has been brought to the attention of our Hazards Committee, as is normal practice."

The hospital staff eventually ascribed the skin/tissue problem to "cause unknown." In a report written on this first Yakima incident after another Yakima overdose a year later (described in a later section), the medical physicist involved wrote

At that time, we did not believe that [the patient] was overdosed because the manufacturer had installed additional hardware and software safety devices to the accelerator.

In a letter from the manufacturer dated 16-Sep-85, it is stated that "Analysis of the hazard rate resulting from these modifications indicates an improvement of at

least five orders of magnitude"! With such an improvement in safety (10,000,000 percent) we did not believe that there could have been any accelerator malfunction. These modifications to the accelerator were completed on 5,6-Sep-85

Even with fairly sophisticated physics support, the hospital staff, as users, did not have the ability to investigate the possibility of machine malfunction further. They were not aware of any other incidents, and, in fact, were told that there had been none, so there was no reason for them to pursue the matter. However, it seems that the fact that three similar incidents had occurred with this equipment should have triggered some suspicion and investigation by the manufacturer and the appropriate government agencies. This assumes, of course, that these incidents were all reported and known by AECL and by the government regulators. If they were not, then it is appropriate to ask why they were not and how this could be remedied in the future.

About a year later (in February 1987), after the second Yakima overdose led the hospital staff to suspect that the first injury had been due to a Therac-25 fault, the staff investigated and found that this patient had a chronic skin ulcer, tissue necrosis (death) under the skin, and was in constant pain. This was surgically repaired, skin grafts were made, and the symptoms relieved. The patient is alive today, with minor disability and some scarring related to the overdose. The hospital staff concluded that the dose accidentally delivered to this patient must have been much lower than in the second accident, as the reaction was significantly less intense and necrosis did not develop until six to eight months after exposure. Some other factors related to the place on the body where the overdose occurred also kept her from having more significant problems as a result of the exposure.

## East Texas Cancer Center, March 1986.

More is known about the Tyler, Texas, accidents than the others because of the diligence of the Tyler hospital physicist, Fritz Hager, without whose efforts the understanding of the software problems might have been delayed even further.

The Therac-25 was at the East Texas Cancer Center (ETCC) for two years before the first serious accident occurred; during that time, more than 500 patients had been treated. On March 21, 1986, a male patient came into ETCC for his ninth treatment on the Therac-25, one of a series prescribed as follow-up to the removal of a tumor from his back.

The patient's treatment was to be a 22-MeV electron-beam treatment of 180 rads over a 10 x 17-cm field on the upper back and a little to the left of his spine, or a total of 6,000 rads over a period of 6 1/2 weeks. He was taken into the treatment room and placed face down on the treatment table. The operator then left the treatment room, closed the door, and sat at the control terminal.

The operator had held this job for some time, and her typing efficiency had increased with experience. She could quickly enter prescription data and change it conveniently with the Therac's editing features. She entered the patient's prescription data quickly, then noticed that for mode she had typed "x" (for X ray) when she had intended "e" (for electron). This was a common mistake since most treatments involved X rays, and she had become accustomed to typing this. The mistake was easy to fix; she merely used the cursor up key to edit the mode entry.

Since the other parameters she had entered were correct, she hit the return key several times and left their values unchanged. She reached the bottom of the screen where a message indicated that the parameters had been "verified" and the terminal displayed "beam ready," as expected. She hit the one-key command "B" (for "beam on") to begin the treatment. After a moment, the

machine shut down and the console displayed the message "Malfunction 54." The machine also displayed a "treatment pause," indicating a problem of low priority (see the operator interface sidebar). The sheet on the side of the machine explained that this malfunction was a "dose input 2" error. The ETCC did not have any other information available in its instruction manual or other Therac-25 documentation to explain the meaning of Malfunction 54. An AECL technician later testified that "dose input 2" meant that a dose had been delivered that was either too high or too low.

The machine showed a substantial underdose on its dose monitor display: 6 monitor units delivered, whereas the operator had requested 202 monitor units. The operator was accustomed to the quirks of the machine, which would frequently stop or delay treatment. In the past, the only consequences had been inconvenience. She immediately took the normal action when the machine merely paused, which was to hit the "P" key to proceed with the treatment. The machine promptly shut down with the same "Malfunction 54" error and the same underdose shown by the display terminal.

The operator was isolated from the patient, since the machine apparatus was inside a shielded room of its own. The only way the operator could be alerted to patient difficulty was through audio and video monitors. On this day, the video display was unplugged and the audio monitor was broken.

After the first attempt to treat him, the patient said that he felt like he had received an electric shock or that someone had poured hot coffee on his back: He felt a thump and heat and heard a buzzing sound from the equipment. Since this was his ninth treatment, he knew that this was not normal. He began to get up from the treatment table to go for help. It was at this moment that the operator hit the "P" key to proceed with the treatment. The patient said that he felt like his arm was being shocked by electricity and that his hand was leaving his body. He went to the treatment room door and pounded on it. The operator was shocked and immediately opened the door for him. He appeared shaken and upset.

The patient was immediately examined by a physician, who observed intense erythema over the treatment area, but suspected nothing more serious than electric shock. The patient was discharged with instructions to return if he suffered any further reactions. The hospital physicist was called in, and he found the machine calibration within specifications. The meaning of the malfunction message was not understood. The machine was then used to treat patients for the rest of the day.

In actuality, but unknown to anyone at that time, the patient had received a massive overdose, concentrated in the center of the treatment area. After-the-fact simulations of the accident revealed possible doses of 16,500 to 25,000 rads in less than 1 second over an area of about 1 cm.

During the weeks following the accident, the patient continued to have pain in his neck and shoulder. He lost the function of his left arm and had periodic bouts of nausea and vomiting. He was eventually hospitalized for radiation-induced myelitis of the cervical cord causing paralysis of his left arm and both legs, left vocal cord paralysis (which left him unable to speak), neurogenic bowel and bladder, and paralysis of the left diaphragm. He also had a lesion on his left lung and recurrent herpes simplex skin infections. He died from complications of the overdose five months after the accident.

*User and manufacturer response.* The Therac-25 was shut down for testing the day after this accident. One local AECL engineer and one from the home office in Canada came to ETCC to investigate. They spent a day running the machine through tests but could not reproduce a

Malfunction 54. The AECL home office engineer reportedly explained that it was not possible for the Therac-25 to overdose a patient. The ETCC physicist claims that he asked AECL at this time if there were any other reports of radiation overexposure and that the AECL personnel (including the quality assurance manager) told him that AECL knew of no accidents involving radiation overexposure by the Therac-25. This seems odd since AECL was surely at least aware of the Hamilton accident that had occurred seven months before and the Yakima accident, and, even by its own account, AECL learned of the Georgia lawsuit about this time (the suit had been filed four months earlier). The AECL engineers then suggested that an electrical problem might have caused this accident.

The electric shock theory was checked out thoroughly by an independent engineering firm. The final report indicated that there was no electrical grounding problem in the machine, and it did not appear capable of giving a patient an electrical shock. The ETCC physicist checked the calibration of the Therac-25 and found it to be satisfactory. The center put the machine back into service on April 7, 1986, convinced that it was performing properly.

# East Texas Cancer Center, April 1986.

Three weeks after the first ETCC accident, on Friday, April 11, 1986, another male patient was scheduled to receive an electron treatment at ETCC for a skin cancer on the side of his face. The prescription was for 10 MeV to an area of approximately 7 x 10 cm. The same technician who had treated the first Tyler accident victim prepared this patient for treatment. Much of what follows is from the deposition of the Tyler Therac-25 operator.

As with her former patient, she entered the prescription data and then noticed an error in the mode. Again she used the cursor up key to change the mode from X ray to electron. After she finished editing, she pressed the return key several times to place the cursor on the bottom of the screen. She saw the "beam ready" message displayed and turned the beam on.

Within a few seconds the machine shut down, making a loud noise audible via the (now working) intercom. The display showed Malfunction 54 again. The operator rushed into the treatment room, hearing her patient moaning for help. The patient began to remove the tape that had held his head in position and said something was wrong. She asked him what he felt, and he replied "fire" on the side of his face. She immediately went to the hospital physicist and told him that another patient appeared to have been burned. Asked by the physicist to describe what he had experienced, the patient explained that something had hit him on the side of the face, he saw a flash of light, and he heard a sizzling sound reminiscent of frying eggs. He was very agitated and asked, "What happened to me, what happened to me?"

This patient died from the overdose on May 1, 1986, three weeks after the accident. He had disorientation that progressed to coma, fever to 104 degrees Fahrenheit, and neurological damage. Autopsy showed an acute high-dose radiation injury to the right temporal lobe of the brain and the brain stem.

User and manufacturer response. After this second Tyler accident, the ETCC physicist immediately took the machine out of service and called AECL to alert the company to this second apparent overexposure. The Tyler physicist then began his own careful investigation. He worked with the operator, who remembered exactly what she had done on this occasion. After a great deal of effort, they were eventually able to elicit the Malfunction 54 message. They determined that data-entry speed during editing was the key factor in producing the error condition: If the prescription data was edited at a fast pace (as is natural for someone who has repeated the procedure a large number of times), the overdose occurred.

It took some practice before the physicist could repeat the procedure rapidly enough to elicit the Malfunction 54 message at will. Once he could do this, he set about measuring the actual dose delivered under the error condition. He took a measurement of about 804 rads but realized that the ion chamber had become saturated. After making adjustments to extend his measurement ability, he determined that the dose was somewhere over 4,000 rads.

The next day, an engineer from AECL called and said that he could not reproduce the error. After the ETCC physicist explained that the procedure had to be performed quite rapidly, AECL could finally produce a similar malfunction on its own machine. AECL then set up its own set of measurements to test the dosage delivered. Two days after the accident, AECL said they had measured the dosage (at the center of the field) to be 25,000 rads. An AECL engineer explained that the frying sound heard by the patient was the ion chambers being saturated.

In fact, it is not possible to determine the exact dose each of the accident victims received; the total dose delivered during the malfunction conditions was found to vary enormously when different clinics simulated the faults. The number of pulses delivered in the 0.3 second that elapsed before interlock shutoff varied because the software adjusted the start-up pulse-repetition frequency to very different values on different machines. Therefore, there is still some uncertainty as to the doses actually received in the accidents. [1]

In one lawsuit that resulted from the Tyler accidents, the AECL quality control manager testified that a "cursor up" problem had been found in the service mode at the Kennestone clinic and one other clinic in February or March 1985 and also in the summer of 1985. Both times, AECL thought that the software problems had been fixed. There is no way to determine whether there is any relationship between these problems and the Tyler accidents.

Related Therac-20 problems. After the Tyler accidents, Therac-20 users (who had heard informally about the Tyler accidents from Therac-25 users) conducted informal investigations to determine whether the same problem could occur with their machines. As noted earlier, the software for the Therac-25 and Therac-20 both "evolved" from the Therac-6 software. Additional functions had to be added because the Therac-20 (and Therac-25) operates in both X-ray and electron mode, while the Therac-6 has only X-ray mode. The CGR employees modified the software for the Therac-20 to handle the dual modes.

When the Therac-25 development began, AECL engineers adapted the software from the Therac-6, but they also borrowed software routines from the Therac-20 to handle electron mode. The agreements between AECL and CGR gave both companies the right to tap technology used in joint products for their other products.

After the second Tyler accident, a physicist at the University of Chicago Joint Center for Radiation Therapy heard about the Therac-25 software problem and decided to find out whether the same thing could happen with the Therac-20. At first, the physicist was unable to reproduce the error on his machine, but two months later he found the link.

The Therac-20 at the University of Chicago is used to teach students in a radiation therapy school conducted by the center. The center's physicist, Frank Borger, noticed that whenever a new class of students started using the Therac-20, fuses and breakers on the machine tripped, shutting down the unit. These failures, which had been occurring ever since the center had acquired the machine, might appear three times a week while new students operated the machine and then disappear for months. Borger determined that new students make lots of different types of mistakes and use "creative methods of editing" parameters on the console. Through experimentation, he found that certain editing sequences correlated with blown fuses and

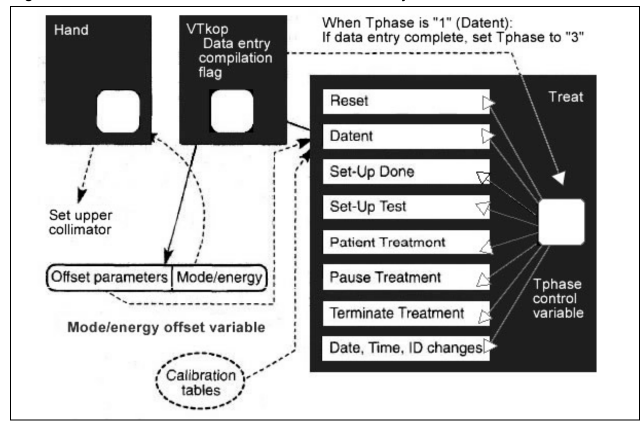


Figure 2. Tasks and subroutines in the code blamed for the Tyler accidents.

determined that the same computer bug (as in the Therac-25 software) was responsible. The physicist notified the FDA, which notified Therac-20 users. [4]

The software error is just a nuisance on the Therac-20 because this machine has independent hardware protective circuits for monitoring the electron-beam scanning. The protective circuits do not allow the beam to turn on, so there is no danger of radiation exposure to a patient. While the Therac-20 relies on mechanical interlocks for monitoring the machine, the Therac-25 relies largely on software.

The software problem. A lesson to be learned from the Therac-25 story is that focusing on particular software bugs is not the way to make a safe system. Virtually all complex software can be made to behave in an unexpected fashion under certain conditions. The basic mistakes here involved poor software-engineering practices and building a machine that relies on the software for safe operation. Furthermore, the particular coding error is not as important as the general unsafe design of the software overall. Examining the part of the code blamed for the Tyler accidents is instructive, however, in showing the overall software design flaws. The following explanation of the problem is from the description AECL provided for the FDA, although we have tried to clarify it somewhat. The description leaves some unanswered questions, but it is the best we can do with the information we have.

As described in the sidebar on Therac-25 software development and design, the treatment monitor task (Treat) controls the various phases of treatment by executing its eight subroutines (see Figure 2). The treatment phase indicator variable (Tphase) is used to determine which subroutine should be executed. Following the execution of a particular subroutine, Treat reschedules itself.

One of Treat's subroutines, called Datent (data entry), communicates with the keyboard handler task (a task that runs concurrently with Treat) via a shared variable (Data-entry completion flag) to determine whether the prescription data has been entered. The keyboard handler recognizes the completion of data entry and changes the Data-entry completion variable to denote this. Once the Data-entry completion variable is set, the Datent subroutine detects the variable's change in status and changes the value of Tphase from 1 (Data Entry) to 3 (Set-Up Test). In this case, the Datent subroutine exits back to the Treat subroutine, which will reschedule itself and begin execution of the Set-Up Test subroutine. If the Data-entry completion variable has not been set, Datent leaves the value of Tphase unchanged and exits back to Treat's main line. Treat will then reschedule itself, essentially rescheduling the Datent subroutine.

The command line at the lower right corner of the screen is the cursor's normal position when the operator has completed all necessary changes to the prescription. Prescription editing is signified by cursor movement off the command line. As the program was originally designed, the Data-entry completion variable by itself is not sufficient since it does not ensure that the cursor is located on the command line. Under the right circumstances, the data-entry phase can be exited before all edit changes are made on the screen.

The keyboard handler parses the mode and energy level specified by the operator and places an encoded result in another shared variable, the 2-byte mode/energy offset (MEOS) variable. The low-order byte of this variable is used by another task (Hand) to set the collimator/turntable to the proper position for the selected mode/energy. The high-order byte of the MEOS variable is used by Datent to set several operating parameters.

Initially, the data-entry process forces the operator to enter the mode and energy, except when the operator selects the photon mode, in which case the energy defaults to 25 MeV. The operator can later edit the mode and energy separately. If the keyboard handler sets the data-entry completion variable before the operator changes the data in MEOS, Datent will not detect the changes in MEOS since it has already exited and will not be reentered again. The upper collimator, on the other hand, is set to the position dictated by the low-order byte of MEOS by another concurrently running task (Hand) and can therefore be inconsistent with the parameters set in accordance with the information in the high-order byte of MEOS. The software appears to include no checks to detect such an incompatibility.

The first thing that Datent does when it is entered is to check whether the mode/energy has been set in MEOS. If so, it uses the high-order byte to index into a table of preset operating parameters and places them in the digital-to-analog output table. The contents of this output table are transferred to the digital-analog converter during the next clock cycle. Once the parameters are all set, Datent calls the subroutine Magnet, which sets the bending magnets. Figure 3 is a simplified pseudocode description of relevant parts of the software.

Setting the bending magnets takes about 8 seconds. Magnet calls a subroutine called Ptime to introduce a time delay. Since several magnets need to be set, Ptime is entered and exited several times. A flag to indicate that bending magnets are being set is initialized upon entry to the Magnet subroutine and cleared at the end of Ptime. Furthermore, Ptime checks a shared variable, set by the keyboard handler, that indicates the presence of any editing requests. If there are edits, then Ptime clears the bending magnet variable and exits to Magnet, which then exits to Datent. But the edit change variable is checked by Ptime only if the bending magnet flag is set. Since Ptime clears it during its first execution, any edits performed during each succeeding pass

Figure 3. Datent, Magnet, and Ptime subroutines.

```
Datent:
   if mode/energy specified then
       begin
           calculate table index
           repeat
               fetch parameter
               output parameter
               point to next parameter
           until all parameters set
           call Magnet
           if mode/energy changed then return
   if data entry is complete then set Tphase to 3
   if data entry is not complete then
        if reset command entered then set Tphase to 0
   return
Magnet:
   Set bending magnet flag
   repeat
       Set next magnet
       call Ptime
       if mode/energy has changed then exit
   until all magnets are set
   return
Ptime:
   repeat
       if bending magnet flag is set then
            if editing taking place then
               if mode/energy has changed then exit
   until hysteresis delay has expired
   Clear bending magnet flag
   return
```

through Ptime will not be recognized. Thus, an edit change of the mode or energy, although reflected on the operator's screen and the mode/energy offset variable, will not be sensed by Datent so it can index the appropriate calibration tables for the machine parameters.

Recall that the Tyler error occurred when the operator made an entry indicating the mode/energy, went to the command line, then moved the cursor up to change the mode/energy, and returned to the command line all within 8 seconds. Since the magnet setting takes about 8 seconds and Magnet does not recognize edits after the first execution of Ptime, the editing had been completed by the return to Datent, which never detected that it had occurred. Part of the problem was fixed after the accident by clearing the bending-magnet variable at the end of Magnet (after *all* the magnets have been set) instead of at the end of Ptime.

But this was not the only problem. Upon exit from the Magnet subroutine, the data-entry subroutine (Datent) checks the data-entry completion variable. If it indicates that data entry is complete, Datent sets Tphase to 3 and Datent is not entered again. If it is not set, Datent leaves Tphase unchanged, which means it will eventually be rescheduled. But the data-entry completion variable only indicates that the cursor has been down to the command line, not that it is still there. A potential race condition is set up. To fix this, AECL introduced another shared variable controlled by the keyboard handler task that indicates the cursor is not positioned on the command line. If this variable is set, then prescription entry is still in progress and the value of Tphase is left unchanged.

Government and user response. The FDA does not approve each new medical device on the market: All medical devices go through a classification process that determines the level of FDA approval necessary. Medical accelerators follow a procedure called pre-market notification before commercial distribution. In this process, the firm must establish that the product is substantially equivalent in safety and effectiveness to a product already on the market. If that cannot be done to the FDA's satisfaction, a pre-market approval is required. For the Therac-25, the FDA required only a pre-market notification.

The agency is basically reactive to problems and requires manufacturers to report serious ones. Once a problem is identified in a radiation-emitting product, the FDA must approve the manufacturer's corrective action plan (CAP).

The first reports of the Tyler accidents came to the FDA from the state of Texas health department, and this triggered FDA action. The FDA investigation was well under way when AECL produced a medical device report to discuss the details of the radiation overexposures at Tyler. The FDA declared the Therac-25 defective under the Radiation Control for Health and Safety Act and ordered the firm to notify all purchasers, investigate the problem, determine a solution, and submit a corrective action plan for FDA approval.

The final CAP consisted of more than 20 changes to the system hardware and software, plus modifications to the system documentation and manuals. Some of these changes were unrelated to the specific accidents, but were improvements to the general machine safety. The full implementation of the CAP, including an extensive safety analysis, was not complete until more than two years after the Tyler accidents.

AECL made its accident report to the FDA on April 15, 1986. On that same date, AECL sent a letter to each Therac user recommending a temporary "fix" to the machine that would allow continued clinical use. The letter (shown in its complete form) read as follows:

# SUBJECT: CHANGE IN OPERATING PROCEDURES FOR THE THERAC 25 LINEAR ACCELERATOR

Effective immediately, and until further notice, the key used for moving the cursor back through the prescription sequence (i.e., cursor "UP" inscribed with an upward pointing arrow) must not be used for editing or any other purpose.

To avoid accidental use of this key, the key cap must be removed and the switch contacts fixed in the open position with electrical tape or other insulating material. For assistance with the latter you should contact your local AECL service representative.

Disabling this key means that if any prescription data entered is incorrect then [an] "R" reset command must be used and the whole prescription reentered.

For those users of the Multiport option, it also means that editing of dose rate, dose, and time will not be possible between ports.

On May 2, 1986, the FDA declared the Therac defective, demanded a CAP, and required renotification of all the Therac customers. In the letter from the FDA to AECL, the director of compliance, Center for Devices and Radiological Health, wrote

We have reviewed Mr. Downs' April 15 letter to purchasers and have concluded that it does not satisfy the requirements for notification to purchasers of a defect in an electronic product. Specifically, it does not describe the defect nor the hazards associated with it. The letter does not provide any reason for disabling the cursor key and the tone is not commensurate with the urgency for doing so. In fact, the letter implies the inconvenience to operators outweighs the need to disable the key. We request that you immediately renotify purchasers

AECL promptly made a new notice to users and also requested an extension to produce a CAP. The FDA granted this request.

About this time, the Therac-25 users created a user group and held their first meeting at the annual conference of the American Association of Physicists in Medicine. At the meeting, users discussed the Tyler accident and heard an AECL representative present the company's plans for responding to it. AECL promised to send a letter to all users detailing the CAP.

Several users described additional hardware safety features that they had added to their own machines to provide additional protection. An interlock (that checked gun current values), which the Vancouver clinic had previously added to its Therac-25, was labeled as redundant by AECL. The users disagreed. There were further discussions of poor design and other problems that caused 10- to 30-percent underdosing in both modes.

The meeting notes said

... there was a general complaint by all users present about the lack of information propagation. The users were not happy about receiving incomplete information. The AECL representative countered by stating that AECL does not wish to spread rumors and that AECL has no policy to "keep things quiet." The consensus among the users was that an improvement was necessary.

After the first user group meeting, there were two user group newsletters. The first, dated fall 1986, contained letters from Still, the Kennestone physicist, who complained about what he considered to be eight major problems he had experienced with the Therac-25. These problems

included poor screen-refresh subroutines that left trash and erroneous information on the operator console, and some tape-loading problems upon start-up, which he discovered involved the use of "phantom tables" to trigger the interlock system in the event of a load failure instead of using a check sum. He asked the question, "Is programming safety relying too much on the software interlock routines?" The second user group newsletter, in December 1986, further discussed the implications of the "phantom table" parameterization.

AECL produced the first CAP on June 13, 1986. It contained six items:

- 1. Fix the software to eliminate the specific behavior leading to the Tyler problem.
- 2. Modify the software sample-and-hold circuits to detect one pulse above a nonadjustable threshold. The software sample-and-hold circuit monitors the magnitude of each pulse from the ion chambers in the beam. Previously, three consecutive high readings were required to shut off the high-voltage circuits, which resulted in a shutdown time of 300 ms. The software modification results in a reading after each pulse, and a shutdown after a single high reading.
- 3. Make Malfunctions 1 through 64 result in treatment *suspend* rather than *pause*.
- 4. Add a new circuit, which only administrative staff can reset, to shut down the modulator if the sample-and-hold circuits detect a high pulse. This is functionally equivalent to the circuit described in item 2. However, a new circuit board is added that monitors the five sample-and-hold circuits. The new circuit detects ion-chamber signals above a fixed threshold and inhibits the trigger to the modulator after detecting a high pulse. This shuts down the beam independently of the software.
- 5. Modify the software to limit editing keys to cursor up, backspace, and return.
- 6. Modify the manuals to reflect the changes.

FDA internal memos describe their immediate concerns regarding the CAP. One memo suggests adding an independent circuit that "detects and shuts down the system when inappropriate outputs are detected," warnings about when ion chambers are saturated, and understandable system error messages. Another memo questions "whether all possible hardware options have been investigated by the manufacturer to prevent any future inadvertent high exposure."

On July 23 the FDA officially responded to AECL's CAP submission. They conceptually agreed with the plan's direction but complained about the lack of specific information necessary to evaluate the plan, especially with regard to the software. The FDA requested a detailed description of the software-development procedures and documentation, along with a revised CAP to include revised the software setup table, and the software interlock interactions. The FDA also made a very detailed request for a documented test plan, and detailed descriptions of the revised edit modes, the changes made to the software setup table, and the software interlock interactions. The FDA also made a very detailed request for a documented test plan.

AECL responded on September 26 with several documents describing the software and its modifications but no test plan. They explained how the Therac-25 software evolved from the Therac-6 software and stated that "no single test plan and report exists for the software since both hardware and software were tested and exercised separately and together over many years." AECL concluded that the current CAP improved "machine safety by many orders of magnitude and virtually eliminates the possibility of lethal doses as delivered in the Tyler incident."

An FDA internal memo dated October 20 commented on these AECL submissions, raising several concerns:

Unfortunately, the AECL response also seems to point out an apparent lack of documentation on software specifications and a software test plan.

... concerns include the question of previous knowledge of problems by AECL, the apparent paucity of software QA [quality assurance] at the manufacturing facility, and possible warnings and information dissemination to others of the generic type problems.

... As mentioned in my first review, there is some confusion on whether the manufacturer should have been aware of the software problems prior to the [accidental radiation overdoses] in Texas. AECL had received official notification of a lawsuit in November 1985 from a patient claiming accidental over-exposure from a Therac-25 in Marietta, Georgia. . . If knowledge of these software deficiencies were known beforehand, what would be the FDA's posture in this case?

... The materials submitted by the manufacturer have not been in sufficient detail and clarity to ensure an adequate software QA program currently exists. For example, a response has not been provided with respect to the software part of the CAP to the CDRH [FDA Center for Devices and Radiological Health] request for documentation on the revised requirements and specifications for the new software. In addition, an analysis has not been provided, as requested, on the interaction with other portions of the software to demonstrate the corrected software does not adversely affect other software functions.

The July 23 letter from the CDRH requested a documented test plan including several specific pieces of information identified in the letter. This request has been ignored up to this point by the manufacturer. Considering the ramifi-cations of the current software problem, changes in software QA attitudes are needed at AECL.

On October 30, the FDA responded to AECL's additional submissions, complaining about the lack of a detailed description of the accident and of sufficient detail in flow diagrams. Many specific questions addressed the vagueness of the AECL response and made it clear that additional CAP work must precede approval.

AECL, in response, created CAP Revision 1 on November 12. This CAP contained 12 new items under "software modifications," all (except for one cosmetic change) designed to eliminate potentially unsafe behavior. The submission also contained other relevant documents including a test plan.

The FDA responded to CAP Revision 1 on December 11. The FDA explained that the software modifications appeared to correct the specific deficiencies discovered as a result of the Tyler accidents. They agreed that the major items listed in CAP Revision 1 would improve the Therac's operation. However, the FDA required AECL to attend to several further system problems before CAP approval. AECL had proposed to retain treatment pause for some dose-rate and beam-tilt malfunctions. Since these are dosimetry system problems, the FDA considered them safety interlocks and believed treatment must be suspended for these malfunctions.

AECL also planned to retain the malfunction codes, but the FDA required better warnings for the operators. Furthermore, AECL had not planned on any quality assurance testing to ensure exact copying of software, but the FDA insisted on it. The FDA further requested assurances that rigorous testing would become a standard part of AECL's software-modification procedures:

We also expressed our concern that you did not intend to perform the protocol to future modifications to software. We believe that the rigorous testing must be performed each time a modification is made in order to ensure the modification does not adversely affect the safety of the system.

AECL was also asked to draw up an installation test plan to ensure both hardware and software changes perform as designed when installed.

AECL submitted CAP Revision 2 and supporting documentation on December 22, 1986. They changed the CAP to have dose malfunctions suspend treatment and included a plan for meaningful error messages and highlighted dose error messages. They also expanded diagrams of software modifications and expanded the test plan to cover hardware and software.

On January 26, 1987, AECL sent the FDA their "Component and Instal-lation Test Plan" and explained that their delays were due to the investigation of a new accident on January 17 at Yakima

# Yakima Valley Memorial Hospital, 1987.

On Saturday, January 17, 1987, the second patient of the day was to be treated at the Yakima Valley Memorial Hospital for a carcinoma. This patient was to receive two film-verification exposures of 4 and 3 rads, plus a 79-rad photon treatment (for a total exposure of 86 rads).

Film was placed under the patient and 4 rads was administered with the collimator jaws opened to 22 x 18 cm. After the machine paused, the collimator jaws opened to 35 x 35 cm automatically, and the second exposure of 3 rads was administered. The machine paused again.

The operator entered the treatment room to remove the film and verify the patient's precise position. He used the hand control in the treatment room to rotate the turntable to the field-light position, a feature that let him check the machine's alignment with respect to the patient's body to verify proper beam position. The operator then either pressed the set button on the hand control or left the room and typed a set command at the console to return the turntable to the proper position for treatment; there is some confusion as to exactly what transpired. When he left the room, he forgot to remove the film from underneath the patient. The console displayed "beam ready," and the operator hit the "B" key to turn the beam on.

The beam came on but the console displayed no dose or dose rate. After 5 or 6 seconds, the unit shut down with a pause and displayed a message. The message "may have disappeared quickly"; the operator was unclear on this point. However, since the machine merely paused, he was able to push the "P" key to proceed with treatment.

The machine paused again, this time displaying "flatness" on the reason line. The operator heard the patient say something over the intercom, but couldn't understand him. He went into the room to speak with the patient, who reported "feeling a burning sensation" in the chest. The console displayed only the total dose of the two film exposures (7 rads) and nothing more.

Later in the day, the patient developed a skin burn over the entire treatment area. Four days later, the redness took on the striped pattern matching the slots in the blocking tray. The striped pattern was similar to the burn a year earlier at this hospital that had been attributed to "cause unknown."

AECL began an investigation, and users were told to confirm the turntable position visually before turning on the beam. All tests run by the AECL engineers indicated that the machine was working perfectly. From the information gathered to that point, it was suspected that the electron

beam had come on when the turntable was in the field-light position. But the investigators could not reproduce the fault condition that produced the overdose.

On the following Thursday, AECL sent an engineer from Ottawa to investigate. The hospital physicist had, in the meantime, run some tests with film. He placed a film in the Therac's beam and ran two exposures of X-ray parameters with the turntable in field-light position. The film appeared to match the film that was left (by mistake) under the patient during the accident.

After a week of checking the hardware, AECL determined that the "incorrect machine operation was probably not caused by hardware alone." After checking the software, AECL discovered a flaw (described in the next section) that could explain the erroneous behavior. The coding problems explaining this accident differ from those associated with the Tyler accidents.

AECL's preliminary dose measurements indicated that the dose delivered under these conditions—that is, when the turntable was in the field-light position—was on the order of 4,000 to 5,000 rads. After two attempts, the patient could have received 8,000 to 10,000 instead of the 86 rads prescribed. AECL again called users on January 26 (nine days after the accident) and gave them detailed instructions on how to avoid this problem. In an FDA internal report on the accident, an AECL quality assurance manager investigating the problem is quoted as saying that the software and hardware changes to be retrofitted following the Tyler accident nine months earlier (but which had not yet been installed) would have prevented the Yakima accident.

The patient died in April from complications related to the overdose. He had been suffering from a terminal form of cancer prior to the radiation overdose, but survivors initiated lawsuits alleging that he died sooner than he would have and endured unnecessary pain and suffering due to the overdose. The suit was settled out of court.

The Yakima software problem. The software problem for the second Yakima accident is fairly well established and different from that implicated in the Tyler accidents. There is no way to determine what particular software design errors were related to the Kennestone, Hamilton, and first Yakima accidents. Given the unsafe programming practices exhibited in the code, it is possible that unknown race conditions or errors could have been responsible. There is speculation, however, that the Hamilton accident was the same as this second Yakima overdose. In a report of a conference call on January 26, 1987, between the AECL quality assurance manager and Ed Miller of the FDA discussing the Yakima accident, Miller notes

This situation probably occurred in the Hamilton, Ontario, accident a couple of years ago. It was not discovered at that time and the cause was attributed to intermittent interlock failure. The subsequent recall of the multiple microswitch logic network did not really solve the problem.

The second Yakima accident was again attributed to a type of race condition in the software—this one allowed the device to be activated in an error setting (a "failure" of a software interlock). The Tyler accidents were related to problems in the data-entry routines that allowed the code to proceed to Set-Up Test before the full prescription had been entered and acted upon. The Yakima accident involves problems encountered later in the logic after the treatment monitor Treat reaches Set-Up Test.

The Therac-25's field-light feature permits very precise positioning of the patient for treatment. The operator can control the Therac-25 right at the treatment site using a small hand control offering certain limited functions for patient setup, including setting gantry, collimator, and table motions.

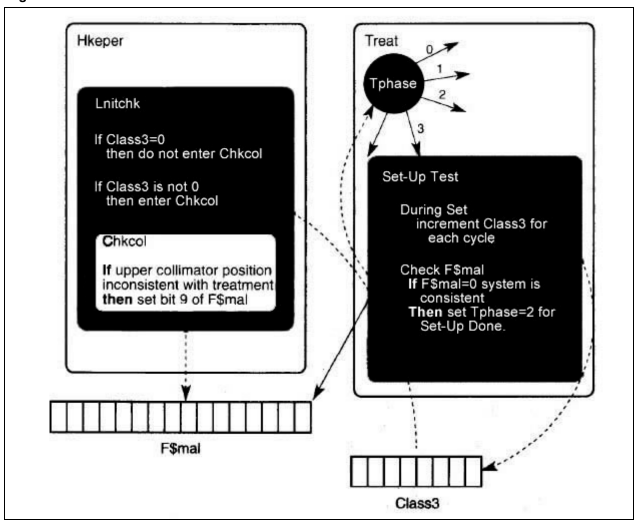
Normally, the operator enters all the prescription data at the console (outside the treatment room) before the final setup of all machine parameters is completed in the treatment room. This gives rise to an "unverified" condition at the console. The operator then completes the patient setup in the treatment room, and all relevant parameters now "verify." The console displays the message "Press set button" while the turntable is in the field-light position. The operator now presses the set button on the hand control or types "set" at the console. That should set the collimator to the proper position for treatment.

In the software, after the prescription is entered and verified by the Datent routine, the control variable Tphase is changed so that the Set-Up Test routine is entered (see Figure 4). Every pass through the Set-Up Test routine increments the upper collimator position check, a shared variable called Class3. If Class3 is nonzero, there is an inconsistency and treatment should not proceed. A zero value for Class3 indicates that the relevant parameters are consistent with treatment, and the beam is not inhibited.

After setting the Class3 variable, Set-Up Test next checks for any malfunctions in the system by checking another shared variable (set by a routine that actually handles the interlock checking) called F\$mal to see if it has a nonzero value. A nonzero value in F\$mal indicates that the machine is not ready for treatment, and the Set-Up Test subroutine is rescheduled. When F\$mal is zero (indicating that everything is ready for treatment), the Set-Up Test subroutine sets the Tphase variable equal to 2, which results in next scheduling the Set-Up Done subroutine, and the treatment is allowed to continue.

The actual interlock checking is performed by a concurrent Housekeeper task (Hkeper). The upper collimator position check is performed by a subroutine of Hkeper called Lmtchk (analog/digital limit checking). Lmtchk first checks the Class3 variable. If Class3 contains a nonzero value, Lmtchk calls the Check Collimator (Chkcol) subroutine. If Class3 contains zero, Chkcol is bypassed and the upper collimator position check is not performed. The Chkcol subroutine sets or resets bit 9 of the F\$mal shared variable, depending on the position of the upper collimator (which in turn is checked by the Set-Up Test subroutine of Datent so it can decide whether to reschedule itself or proceed to Set-Up Done).

Figure 4. Yakima software flaw.



During machine setup, Set-Up Test will be executed several hundred times since it reschedules itself waiting for other events to occur. In the code, the Class3 variable is incremented by one in each pass through Set-Up Test. Since the Class3 variable is 1 byte, it can only contain a maximum value of 255 decimal. Thus, on every 256th pass through the Set-Up Test code, the variable overflows and has a zero value. That means that on every 256th pass through Set-Up Test, the upper collimator will not be checked and an upper collimator fault will not be detected.

The overexposure occurred when the operator hit the "set" button at the precise moment that Class3 rolled over to zero. Thus Chkcol was not executed, and F\$mal was not set to indicate the upper collimator was still in field-light position. The software turned on the full 25 MeV without the target in place and without scanning. A highly concentrated electron beam resulted, which was scattered and deflected by the stainless steel mirror that was in the path.

AECL described the technical "fix" implemented for this software flaw as simple: The program is changed so that the Class3 variable is set to some fixed nonzero value each time through Set-Up Test instead of being incremented.

Manufacturer, government, and user response. On February 3, 1987, after interaction with the FDA and others, including the user group, AECL announced to its customers

- a new software release to correct both the Tyler and Yakima software problems,
- a hardware single-pulse shutdown circuit,
- a turntable potentiometer to independently monitor turntable position, and
- a hardware turntable interlock circuit.

The second item, a hardware single-pulse shutdown circuit, essentially acts as a hardware interlock to prevent overdosing by detecting an unsafe level of radiation and halting beam output after one pulse of high energy and current. This provides an independent safety mechanism to protect against a wide range of potential hardware failures and software errors. The turntable potentiometer was the safety device recommended by several groups, including the CRPB, after the Hamilton accident.

After the second Yakima accident, the FDA became concerned that the use of the Therac-25 during the CAP process, even with AECL's interim operating instructions, involved too much risk to patients. The FDA concluded that the accidents had demonstrated that the software alone cannot be replied upon to assure safe operation of the machine. In a February 18, 1987 internal FDA memorandum, the director of the Division of Radiological Products wrote the following:

It is impossible for CDRH to find all potential failure modes and conditions of the software. AECL has indicated the "simple software fix" will correct the turntable position problem displayed at Yakima. We have not yet had the opportunity to evaluate that modification. Even if it does, based upon past history, I am not convinced that there are not other software glitches that could result in serious injury.

For example, we are aware that AECL issued a user's bulletin January 21 reminding users of the proper procedure to follow if editing of prescription parameter is desired after entering the "B" (beam on) code but before the CR [carriage return] is pressed. It seems that the normal edit keys (down arrow, right arrow, or line feed) will be interpreted as a CR and initiate exposure. One must use either the backspace or left arrow key to edit.

We are also aware that if the dose entered into the prescription tables is below some preset value, the system will default to a phantom table value unbeknownst to the operator. This problem is supposedly being addressed in proposed interim revision 7A, although we are unaware of the details.

We are in the position of saying that the proposed CAP can reasonably be expected to correct the deficiencies for which they were developed (Tyler). We cannot say that we are [reasonably] confident about the safety of the entire system to prevent or minimize exposure from other fault conditions.

On February 6, 1987, Miller of the FDA called Pavel Dvorak of Canada's Health and Welfare to advise him that the FDA would recommend all Therac-25s be shut down until permanent modifications could be made. According to Miller's notes on the phone call, Dvorak agreed and indicated that they would coordinate their actions with the FDA.

On February 10, 1987, the FDA gave a Notice of Adverse Findings to AECL declaring the Therac-25 to be defective under US law. In part, the letter to AECL reads:

In January 1987, CDRH was advised of another accidental radiation occurrence in Yakima, which was attributed to a second software defect related to the "Set" command. In addition, the CDRH has become aware of at least two other software features that provide potential for unnecessary or inadvertent patient exposure. One of these is related to the method of editing the prescription after the "B" command is entered and the other is the calling of phantom tables when low doses are prescribed.

Further review of the circumstances surrounding the accidental radiation occurrences and the potential for other such incidents has led us to conclude that in addition to the items in your proposed corrective action plan, hardware interlocking of the turntable to insure its proper position prior to beam activation appears to be necessary to enhance system safety and to correct the Therac-25 defect. Therefore, the corrective action plan as currently proposed is insufficient and must be amended to include turntable interlocking and corrections for the three software problems mentioned above.

Without these corrections, CDRH has concluded that the consequences of the defects represents a significant potential risk of serious injury even if the Therac-25 is operated in accordance with your interim operating instructions. CDRH, therefore, requests that AECL immediately notify all purchasers and recommend that use of the device on patients for routine therapy be discontinued until such time that an amended corrective action plan approved by CDRH is fully completed. You may also advise purchasers that if the need for an individual patient treatment outweighs the potential risk, then extreme caution and strict adherence to operating safety procedures must be exercised.

At the same time, the Health Protection Branch of the Canadian government instructed AECL to recommend to all users in Canada that they discontinue the operation of the Therac-25 until "the company can complete an exhaustive analysis of the design and operation of the safety systems employed for patient and operator protection." AECL was told that the letter to the users should include information on how the users can operate the equipment safely in the event that they must continue with patient treatment. If AECL could not provide information that would guarantee safe operation of the equipment, AECL was requested to inform the users that they cannot operate the equipment safely. AECL complied by letters dated February 20, 1987, to Therac-25 purchasers. This recommendation to discontinue use of the Therac-25 was to last until August 1987.

On March 5, 1987, AECL issued CAP Revision 3, which was a CAP for both the Tyler and Yakima accidents. It contained a few additions to the Revision 2 modifications, notably

- changes to the software to eliminate the behavior leading to the latest Yakima accident,
- four additional software functional modifications to improve safety, and
- a turntable position interlock in the software.

In their response on April 9, the FDA noted that in the appendix under "turntable position interlock circuit" the descriptions were wrong. AECL had indicated "high" signals where "low" signals were called for and vice versa. The FDA also questioned the reliability of the turntable potentiometer design and asked whether the backspace key could still act as a carriage return in the edit mode. They requested a detailed description of the software portion of the single-pulse

shutdown and a block diagram to demonstrate the PRF (pulse repetition frequency) generator, modulator, and associated interlocks.

AECL responded on April 13 with an update on the Therac CAP status and a schedule of the nine action items pressed by the users at a user group meeting in March. This unique and highly productive meeting provided an unusual opportunity to involve the users in the CAP evaluation process. It brought together all concerned parties in one place so that they could decide on and approve a course of action as quickly as possible. The attendees included representatives from the manufacturer (AECL); all users, including their technical and legal staffs; the US FDA; the Canadian BRMD; the Canadian Atomic Energy Control Board; the Province of Ontario; and the Radiation Regulations Committee of the Canadian Association of Physicists.

According to Symonds of the BRMD, this meeting was very important to the resolution of the problems since the regulators, users, and the manufacturer arrived at a consensus in one day.

At this second users meeting, the participants carefully reviewed all the six known major Therac-25 accidents and discussed the elements of the CAP along with possible additional modifications. They came up with a prioritized list of modifications that they wanted included in the CAP and expressed concerns about the lack of independent software evaluation and the lack of a hard-copy audit trail to assist in diagnosing faults.

The AECL representative, who was the quality assurance manager, responded that tests had been done on the CAP changes, but that the tests were not documented, and independent evaluation of the software "might not be possible." He claimed that two outside experts had reviewed the software, but he could not provide their names. In response to user requests for a hard-copy audit trail and access to source code, he explained that memory limitations would not permit including an audit option, and source code would not be made available to users.

On May 1, AECL issued CAP Revision 4 as a result of the FDA comments and users meeting input. The FDA response on May 26 approved the CAP subject to submission of the final test plan results and an independent safety analysis, distribution of the draft revised manual to customers, and completion of the CAP by June 30, 1987. The FDA concluded by rating this a Class I recall: a recall in which there is a reasonable probability that the use of or exposure to a violative product will cause serious adverse health consequences or death. [5]

AECL sent more supporting documentation to the FDA on June 5, 1987, including the CAP test plan, a draft operator's manual, and the draft of the new safety analysis (described in the sidebar "Safety analysis of the Therac-25"). The safety analysis revealed four potentially hazardous subsystems that were not covered by CAP Revision 4:

- 1. electron-beam scanning,
- 2. electron-energy selection,
- 3. beam shutoff, and
- 4. calibration and/or steering.

AECL planned a fifth revision of the CAP to include the testing and safety analysis results.

#### Sidebar 5. Safety analysis of the Therac-25

The Therac-25 safety analysis included (1) failure mode and effect analysis, (2) fault-tree analysis, and (3) software examination.

Failure mode and effect analysis. An FMEA describes the associated system response to all failure modes of the individual system components, considered one by one. When software was involved, AECL made no assessment of the "how and why" of software faults and took any combination of software faults as a single event. The latter means that if the software was the initiating event, then no credit was given for the software mitigating the effects. This seems like a reasonable and conservative approach to handling software faults.

**Fault-tree analysis.** An FMEA identifies single failures leading to Class I hazards. To identify multiple failures and quantify the results, AECL used fault-tree analysis. An FTA starts with a postulated hazard — for example, two of the top events for the Therac-25 are high dose per pulse and illegal gantry motion. The immediate causes for the event are then generated in an AND/OR tree format, using a basic understanding of the machine operation to determine the causes. The tree generation continues until all branches end in "basic events." Operationally, a basic event is sometimes defined as an event that can be quantified (for example, a resistor fails open).

AÉCL used a "generic failure rate" of 10<sup>-4</sup> per hour for software events. The company justified this number as based on the historical performance of the Therac-25 software. The final report on the safety analysis said that many fault trees for the Therac-25 have a computer malfunction as a causative event, and the outcome of quantification is therefore dependent on the failure rate chosen for software.

Leaving aside the general question of whether such failure rates are meaningful or measurable for software in general, it seems rather difficult to justify a single figure of this sort for every type of software error or software behavior. It would be equivalent to assigning the same failure rate to every type of failure of a car, no matter what particular failure is considered.

The authors of the safety study did note that despite the uncertainty that software introduces into quantification, fault-tree analysis provides valuable information in showing single and multiple failure paths and the relative importance of different failure mechanisms. This is certainly true.

**Software examination.** Because of the difficulty of quantifying software behavior, AECL contracted for a detailed code inspection to "obtain more information on which to base decisions." The software functions selected for examination were those related to the Class I software hazards identified in the FMEA: electron-beam scanning, energy selection, beam shutoff, and dose calibration.

The outside consultant who performed the inspection included a detailed examination of each functionOs implementation, a search for coding errors, and a qualitative assessment of its reliability. The consultant recommended program changes to correct shortcomings, improve reliability, or improve the software package in a general sense. The final safety report gives no information about whether any particular methodology or tools were used in the software inspection or whether someone just read the code looking for errors.

**Conclusions of the safety analysis.** The final report summarizes the conclusions of the safety analysis:

The conclusions of the analysis call for 10 changes to Therac-25 hardware; the most significant of these are interlocks to back up software control of both electron scanning and beam energy selection.

Although it is not considered necessary or advisable to rewrite the entire Therac-25 software package, considerable effort is being expended to update it. The changes recommended have several distinct objectives: improve the protec-tion it provides against hardware failures; provide additional reliability via cross-checking; and provide a more maintainable source package. Two or three software releases are anticipated before these changes are completed.

The implementation of these improvements including design and testing for both hardware and software is well under way. All hardware modifications should be completed and installed by mid 1989, with final software updates extending into late 1989 or early 1990.

The recommended hardware changes appear to add protection against software errors, to add extra protection against hardware failures, or to increase safety margins. The software conclusions included the following:

The software code for Beam Shut-Off, Symmetry Control, and Dose Calibration was found to be straightforward and no execution path could be found which would cause them to perform incorrectly. A few improvements are being incor-porated, but no additional hardware interlocks are required.

Inspection of the Scanning and Energy Selection functions, which are under software control, showed no improper execution paths; however, software inspection was unable to provide a high level of confidence in their reliability. This was due to the complex nature of the code, the extensive use of variables, and the time limitations of the inspection process. Due to these factors and the possible clinical consequences of a malfunction, computer-independent interlocks are being retrofitted for these two cases.

Given the complex nature of this software design and the basic multitasking design, it is difficult to understand how any part of the code could be labeled "straightforward" or how confidence could be achieved that "no execution paths" exist for particular types of software behavior. However, it does appear that a conservative approach—including computer-independent interlocks—was taken in most cases. Furthermore, few examples of such safety analyses of software exist in the literature. One such software analysis was performed in 1989 on the shutdown software of a nuclear power plant, which was written by a different division of AECL.1 Much still needs to be learned about how to perform a software-safety analysis.

#### Reference

 W.C. Bowman et al., "An Application of Fault Tree Analysis to Safety-Critical Software at Ontario Hydro," Conf. Probabilistic Safety Assessment and Management, 1991. Referring to the test plan at this, the final stage of the CAP process, an FDA reviewer said

Amazingly, the test data presented to show that the software changes to handle the edit problems in the Therac-25 are appropriate prove the exact opposite result. A review of the data table in the test results indicates that the final beam type and energy (edit change) [have] no effect on the initial beam type and energy. I can only assume that either the fix is not right or the data was entered incorrectly. The manufacturer should be admonished for this error. Where is the QC [quality control] review for the test program? AECL must: (1) clarify this situation, (2) change the test protocol to prevent this type of error from occurring, and (3) set up appropriate QC control on data review.

# A further FDA memo said the AECL quality assurance manager

... could not give an explanation and will check into the circumstances. He subsequently called back and verified that the technician completed the form incorrectly. Correct operation was witnessed by himself and others. They will repeat and send us the correct data sheet.

At the American Association of Physicists in Medicine meeting in July 1987, a third user group meeting was held. The AECL representative gave the status of CAP Revision 5. He explained that the FDA had given verbal approval and he expected full implementation by the end of August 1987. He reviewed and commented on the prioritized concerns of the last meeting. AECL had included in the CAP three of the user-requested hardware changes. Changes to tapeload error messages and check sums on the load data would wait until after the CAP was done.

Two user-requested hardware modifications had not been included in the CAP. One of these, a push-button energy and selection mode switch, AECL would work on after completing the CAP, the quality assurance manager said. The other, a fixed ion chamber with dose/pulse monitoring, was being installed at Yakima, had already been installed by Halifax on their own, and would be an option for other clinics. Software documentation was described as a lower priority task that needed definition and would not be available to the FDA in any form for more than a year.

On July 6, 1987, AECL sent a letter to all users to inform them of the FDA's verbal approval of the CAP and delineated how AECL would proceed. On July 21, 1987, AECL issued the fifth and final CAP revision. The major features of the final CAP are as follows:

- All interruptions related to the dosimetry system will go to a treatment suspend, not a treatment pause. Operators will not be allowed to restart the machine without reentering all parameters.
- A software single-pulse shutdown will be added.
- An independent hardware single-pulse shutdown will be added.
- Monitoring logic for turntable position will be improved to ensure that the turntable is in one of the three legal positions.
- A potentiometer will be added to the turntable. It will provide a visible signal of position that operators will use to monitor exact turntable location.
- Interlocking with the 270-degree bending magnet will be added to ensure that the target and beam flattener are in position if the X-ray mode is selected.

- Beam on will be prevented if the turntable is in the field-light or an intermediate position.
- Cryptic malfunction messages will be replaced with meaningful messages and highlighted dose-rate messages.
- Editing keys will be limited to cursor up, backspace, and return. All other keys will be inoperative.
- A motion-enable foot switch will be added, which the operator must hold closed during movement of certain parts of the machine to prevent unwanted motions when the operator is not in control (a type of "dead man's switch").
- Twenty-three other changes to the software to improve its operation and reliability, including disabling of unused keys, changing the operation of the set and reset commands, preventing copying of the control program on site, changing the way various detected hardware faults are handled, eliminating errors in the software that were detected during the review process, adding several additional software interlocks, disallowing changing to the service mode while a treatment is in progress, and adding meaningful error messages.
- The known software problems associated with the Tyler and Yakima accidents will be fixed.
- The manuals will be fixed to reflect the changes.

In a 1987 paper, Miller, director of the Division of Standards Enforcement, CDRH, wrote about the lessons learned from the Therac-25 experiences. [6] The first was the importance of safe versus "user-friendly" operator interfaces—in other words, making the machine as easy as possible to use may conflict with safety goals. The second is the importance of providing fail-safe designs:

The second lesson is that for complex interrupt-driven software, timing is of critical importance. In both of these situations, operator action within very narrow time-frame windows was necessary for the accidents to occur. It is unlikely that software testing will discover all possible errors that involve operator intervention at precise time frames during software operation. These machines, for example, have been exercised for thousands of hours in the factory and in the hospitals without accident. Therefore, one must provide for prevention of catastrophic results of failures when they do occur.

I, for one, will not be surprised if other software errors appear with this or other equipment in the future.

# Miller concluded the paper with

FDA has performed extensive review of the Therac-25 software and hardware safety systems. We cannot say with absolute certainty that all software problems that might result in improper dose have been found and eliminated. However, we are confident that the hardware and software safety features recently added will prevent future catastrophic consequences of failure.

### Lessons learned

Often, it takes an accident to alert people to the dangers involved in technology. A medical physicist wrote about the Therac-25 accidents:

In the past decade or two, the medical accelerator "industry" has become perhaps a little complacent about safety. We have assumed that the manufacturers have all kinds of safety design experience since they've been in the business a long time. We know that there are many safety codes, guides, and regulations to guide them and we have been reassured by the hitherto excellent record of these machines. Except for a few incidents in the 1960s (e.g., at Hammersmith, Hamburg) the use of medical accelerators has been remarkably free of serious radiation accidents until now. Perhaps, though, we have been spoiled by this success. [1]

Accidents are seldom simple—they usually involve a complex web of interacting events with multiple contributing technical, human, and organizational factors. One of the serious mistakes that led to the multiple Therac-25 accidents was the tendency to believe that the cause of an accident had been determined (for example, a microswitch failure in the Hamilton accident) without adequate evidence to come to this conclusion and without looking at all possible contributing factors. Another mistake was the assumption that fixing a particular error (eliminating the current software bug) would prevent future accidents. There is always another software bug.

Accidents are often blamed on a single cause like human error. But virtually all factors involved in accidents can be labeled human error, except perhaps for hardware wear-out failures. Even such hardware failures could be attributed to human error (for example, the designer's failure to provide adequate redundancy or the failure of operational personnel to properly maintain or replace parts): Concluding that an accident was the result of human error is not very helpful or meaningful.

It is nearly as useless to ascribe the cause of an accident to a computer error or a software error. Certainly software was involved in the Therac-25 accidents, but it was only one contributing factor. If we assign software error as *the* cause of the Therac-25 accidents, we are forced to conclude that the only way to prevent such accidents in the future is to build perfect software that will never behave in an unexpected or undesired way under any circumstances (which is clearly impossible) or not to use software at all in these types of systems. Both conclusions are overly pessimistic.

We must approach the problem of accidents in complex systems from a system-engineering point of view and consider all possible contributing factors. For the Therac-25 accidents, contributing factors included

- management inadequacies and lack of procedures for following through on all reported incidents,
- overconfidence in the software and removal of hardware interlocks (making the software into a single point of failure that could lead to an accident),
- presumably less-than-acceptable software-engineering practices, and
- unrealistic risk assessments along with overconfidence in the results of these assessments.

The exact same accident may not happen a second time, but if we examine and try to ameliorate the contributing factors to the accidents we have had, we may be able to prevent different accidents in the future. In the following sections, we present what we feel are important lessons learned from the Therac-25. You may draw different or additional conclusions.

# System engineering.

A common mistake in engineering, in this case and many others, is to put too much confidence in software. Nonsoftware professionals seem to feel that software will not or cannot fail; this attitude leads to complacency and overreliance on computerized functions. Although software is not subject to random wear-out failures like hardware, software design errors are much harder to find and eliminate. Furthermore, hardware failure modes are generally much more limited, so building protection against them is usually easier. A lesson to be learned from the Therac-25 accidents is not to remove standard hardware interlocks when adding computer control.

Hardware backups, interlocks, and other safety devices are currently being replaced by software in many different types of systems, including commercial aircraft, nuclear power plants, and weapon systems. Where the hardware interlocks are still used, they are often controlled by software. Designing any dangerous system in such a way that one failure can lead to an accident violates basic system-engineering principles. In this respect, software needs to be treated as a single component. Software should not be assigned sole responsibility for safety, and systems should not be designed such that a single software error or software-engineering error can be catastrophic.

A related tendency among engineers is to ignore software. The first safety analysis on the Therac-25 did not include software (although nearly full responsibility for safety rested on the software). When problems started occurring, investigators assumed that hardware was the cause and focused only on the hardware. Investigation of software's possible contribution to an accident should not be the last avenue explored after all other possible explanations are eliminated

In fact, a software error can always be attributed to a transient hardware failure, since software (in these types of process-control systems) reads and issues commands to actuators. Without a thorough investigation (and without on-line monitoring or audit trails that save internal state information), it is not possible to determine whether the sensor provided the wrong information, the software provided an incorrect command, or the actuator had a transient failure and did the wrong thing on its own. In the Hamilton accident, a transient microswitch failure was assumed to be the cause, even though the engineers were unable to reproduce the failure or find anything wrong with the microswitch.

Patient reactions were the only real indications of the seriousness of the problems with the Therac-25. There were no independent checks that the software was operating correctly (including software checks). Such verification cannot be assigned to operators without providing them with some means of detecting errors. The Therac-25 software "lied" to the operators, and the machine itself could not detect that a massive overdose had occurred. The Therac-25 ion chambers could not handle the high density of ionization from the unscanned electron beam at high-beam current; they thus became saturated and gave an indication of a low dosage. Engineers need to design for the worst case.

Every company building safety-critical systems should have audit trails and incident-analysis procedures that they apply whenever they find any hint of a problem that might lead to an accident. The first phone call by Still should have led to an extensive investigation of the events at Kennestone. Certainly, learning about the first lawsuit should have triggered an immediate response. Although hazard logging and tracking is required in the standards for safety-critical military projects, it is less common in nonmilitary projects. Every company building hazardous equipment should have hazard logging and tracking as well as incident reporting and analysis as

parts of its quality control procedures. Such follow-up and tracking will not only help prevent accidents, but will easily pay for themselves in reduced insurance rates and reasonable settlement of lawsuits when they do occur.

Finally, overreliance on the numerical output of safety analyses is unwise. The arguments over whether very low probabilities are meaningful with respect to safety are too extensive to summarize here. But, at the least, a healthy skepticism is in order. The claim that safety had been increased five orders of magnitude as a result of the microswitch fix after the Hamilton accident seems hard to justify. Perhaps it was based on the probability of failure of the microswitch (typically 10<sup>-5</sup>) ANDed with the other interlocks. The problem with all such analyses is that they exclude aspects of the problem (in this case, software) that are difficult to quantify but which may have a larger impact on safety than the quantifiable factors that are included.

Although management and regulatory agencies often press engineers to obtain such numbers, engineers should insist that any risk assessment numbers used are in fact meaningful and that statistics of this sort are treated with caution. In our enthusiasm to provide measurements, we should not attempt to measure the unmeasurable. William Ruckelshaus, two-time head of the US Environmental Protection Agency, cautioned that "risk assessment data can be like the captured spy; if you torture it long enough, it will tell you anything you want to know." [7] E.A. Ryder of the British Health and Safety Executive has written that the numbers game in risk assessment "should only be played in private between consenting adults, as it is too easy to be misinterpreted." [8]

## Software engineering.

The Therac-25 accidents were fairly unique in having software coding errors involved—most computer-related accidents have not involved coding errors but rather errors in the software requirements such as omissions and mishandled environmental conditions and system states. Although using good basic software-engineering practices will not prevent all software errors, it is certainly required as a minimum. Some companies introducing software into their systems for the first time do not take software engineering as seriously as they should. Basic software-engineering principles that apparently were violated with the Therac-25 include:

- Documentation should not be an afterthought.
- Software quality assurance practices and standards should be established.
- Designs should be kept simple.
- Ways to get information about errors—for example, software audit trails—should be designed into the software from the beginning.
- The software should be subjected to extensive testing and formal analysis at the module and software level; system testing alone is not adequate.

In addition, special safety-analysis and design procedures must be incorporated into safety-critical software projects. Safety must be built into software, and, in addition, safety must be assured at the system level despite software errors. [9, 10] The Therac-20 contained the same software error implicated in the Tyler deaths, but the machine included hardware interlocks that mitigated its consequences. Protection against software errors can also be built into the software itself.

Furthermore, important lessons about software reuse can be found here. A naive assumption is often made that reusing software or using commercial off-the-shelf software increases safety because the software has been exercised extensively. Reusing software modules does not guarantee safety in the new system to which they are transferred and sometimes leads to awkward and dangerous designs. Safety is a quality of the system in which the software is used; it is not a quality of the software itself. Rewriting the entire software to get a clean and simple design may be safer in many cases.

Taking a couple of programming courses or programming a home computer does not qualify anyone to produce safety-critical software. Although certification of software engineers is not yet required, more events like those associated with the Therac-25 will make such certification inevitable. There is activity in Britain to specify required courses for those working on critical software. Any engineer is not automatically qualified to be a software engineer—an extensive program of study and experience is required. Safety-critical software engineering requires training and experience in addition to that required for noncritical software.

Although the user interface of the Therac-25 has attracted a lot of attention, it was really a side issue in the accidents. Certainly, it could have been improved, like many other aspects of this software. Either software engineers need better training in interface design, or more input is needed from human factors engineers. There also needs to be greater recognition of potential conflicts between user-friendly interfaces and safety. One goal of interface design is to make the interface as easy as possible for the operator to use. But in the Therac-25, some design features (for example, not requiring the operator to reenter patient prescriptions after mistakes) and later changes (allowing a carriage return to indicate that information has been entered correctly) enhanced usability at the expense of safety.

Finally, not only must safety be considered in the initial design of the software and it operator interface, but the reasons for design decisions should be recorded so that decisions are not inadvertently undone in future modifications.

# User and government oversight and standards.

Once the FDA got involved in the Therac-25, their response was impressive, especially considering how little experience they had with similar problems in computerized medical devices. Since the Therac-25 events, the FDA has moved to improve the reporting system and to augment their procedures and guidelines to include software. The problem of deciding when to forbid the use of medical devices that are also saving lives has no simple answer and involves ethical and political issues that cannot be answered by science or engineering alone. However, at the least, better procedures are certainly required for reporting problems to the FDA and to users.

The issues involved in regulation of risky technology are complex. Overly strict standards can inhibit progress, require techniques behind the state of the art, and transfer responsibility from the manufacturer to the government. The fixing of responsibility requires a delicate balance. Someone must represent the public's needs, which may be subsumed by a company's desire for profits. On the other hand, standards can have the undesirable effect of limiting the safety efforts and investment of companies that feel their legal and moral responsibilities are fulfilled if they follow the standards.

Some of the most effective standards and efforts for safety come from users. Manufacturers have more incentive to satisfy customers than to satisfy government agencies. The American Association of Physicists in Medicine established a task group to work on problems associated with computers in radiation therapy in 1979, long before the Therac-25 problems began. The

accidents intensified these efforts, and the association is developing user-written standards. A report by J.A. Rawlinson of the Ontario Cancer Institute attempted to define the physicist's role in assuring adequate safety in medical accelerators:

We could continue our traditional role, which has been to provide input to the manufacturer on safety issues but to leave the major safety design decisions to the manufacturer. We can provide this input through a number of mechanisms. . . . These include participation in standards organizations such as the IEC [Interna-tional Electrotechnical Commission], in professional association groups . . . and in accelerator user groups such as the Therac-25 user group. It includes also making use of the Problem Reporting Program for Radiation Therapy Devices . . . and it includes consultation in the drafting of the government safety regulations. Each of these if pursued vigorously will go a long way to improving safety. It is debatable however whether these actions would be sufficient to prevent a future series of accidents.

Perhaps what is needed in addition is a mechanism by which the safety of any new model of accelerator is assessed independently of the manufacturer. This task could be done by the individual physicist at the time of acceptance of a new machine. Indeed many users already test at least the operation of safety interlocks during commissioning. Few however have the time or resources to conduct a comprehensive assessment of safety design.

A more effective approach might be to require that prior to the use of a new type of accelerator in a particular jurisdiction, an independent safety analysis is made by a panel (including but not limited to medical physicists). Such a panel could be established within or without a regulatory framework. [1]

It is clear that users need to be involved. It was users who found the problems with the Therac-25 and forced AECL to respond. The process of fixing the Therac-25 was user driven—the manufacturer was slow to respond. The Therac-25 user group meetings were, according to participants, important to the resolution of the problems. But if users are to be involved, then they must be provided with information and the ability to perform this function. Manufacturers need to understand that the adversarial approach and the attempt to keep government agencies and users in the dark about problems will not be to their benefit in the long run.

The US Air Force has one of the most extensive programs to inform users. Contractors who build space systems for the Air Force must provide an Accident Risk Assessment Report (AFAR) to system users and operators that describes the hazardous subsystems and operations associated with that system and its interfaces. The AFAR also comprehensively identifies and evaluates the system's accident risks; provides a means of substantiating compliance with safety requirements; summarizes all system-safety analyses and testing performed on each system and subsystem; and identifies design and operating limits to be imposed on system components to preclude or minimize accidents that could cause injury or damage.

An interesting requirement in the Air Force AFAR is a record of all safety-related failures or accidents associated with system acceptance, test, and checkout, along with an assessment of the impact on flight and ground safety and action taken to prevent recurrence. The AFAR also must address failures, accidents, or incidents from previous missions of this system or other systems using similar hardware. All corrective action taken to prevent recurrence must be documented. The accident and correction history must be updated throughout the life of the system. If any

design or operating parameters change after government approval, the AFAR must be updated to include all changes affecting safety.

Unfortunately, the Air Force program is not practical for commercial systems. However, government agencies might require manufacturers to provide similar information to users. If required for everyone, competitive pressures to withhold information might be lessened. Manufacturers might find that providing such information actually increases customer loyalty and confidence. An emphasis on safety can be turned into a competitive advantage.

\* \* \* \* \* \* \* \* \*

Most previous accounts of the Therac-25 accidents blamed them on a software error and stopped there. This is not very useful and, in fact, can be misleading and dangerous: If we are to prevent such accidents in the future, we must dig deeper. Most accidents involving complex technology are caused by a combination of organizational, managerial, technical, and, sometimes, sociological or political factors. Preventing accidents requires paying attention to all the root causes, not just the precipitating event in a particular circumstance.

Accidents are unlikely to occur in exactly the same way again. If we patch only the symptoms and ignore the deeper underlying causes or we fix only the specific cause of one accident, we are unlikely to prevent or mitigate future accidents. The series of accidents involving the Therac-25 is a good example of exactly this problem: Fixing each individual software flaw as it was found did not solve the device's safety problems. Virtually all complex software will behave in an unexpected or undesired fashion under some conditions—there will always be another bug. Instead, accidents must be understood with respect to the complex factors involved. In addition, changes need to be made to eliminate or reduce the underlying causes and contributing factors that increase the likelihood of accidents or loss resulting from them.

Although these accidents occurred in software controlling medical devices, the lessons apply to all types of systems where computers control dangerous devices. In our experience, the same types of mistakes are being made in nonmedical systems. We must learn from our mistakes so we do not repeat them.

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