

U.S. NUCLEAR REGULATORY COMMISSION		Conversation Date: 04/20-21/05
TELEPHONE CONVERSATION RECORD		Time: various
Mail Control No.: 136563 and 136564	License No.: 37-11562-01 and 37-11079-01	Docket No.: 03003143 and 03003131
Licensee/Applicant Participant(s): Terry Biss, Vice President	Organization: The Medical Center, Beaver, PA and Sewickley Valley Hospital (Heritage Valley Health System)	Telephone No.: 724-728-7000
Person(s) Calling: SGabriel, RI		
Subject: Amendment Requests		
<p>Summary:</p> <p>This record represents several telephone and e-mail communications on these dates. I asked the following:</p> <ol style="list-style-type: none"> 1) Do you wish to change the name of licensee to "Heritage Valley Health System" or to continue licensee name as "The Medical Center, Beaver, PA." 2) Please confirm that Sewickley Valley Hospital will follow the current procedures and license commitments for The Medical Center. 3) Please confirm that The Medical Center agrees to accept the licensed facilities of Sewickley Valley Hospital in "as is" condition, including acceptance of all licensed sources and any contamination. If so, there is no need to submit to NRC a closeout survey of Sewickley Valley Hospital. 4) Possession limit for 35.300 is currently 1 curie for the Medical Center and 1500 millicuries for Sewickley Valley. What limit would you like for the combined license? 5) Confirm that you would like the Sewickley Valley location to be limited to the uses currently listed on that license (i.e., no brachytherapy or other uses currently on only The Medical Center's license). 6) There are 2 authorizations on Sewickley Valley's license that are not on the Medical Center's license: 31.11 in vitro kits and Gd-153 patient attenuation correction sources. Would you like these uses to be limited to the Sewickley Valley location or extended to The Medical Center location as well? 		

7) The Medical Center's license currently authorizes use of Novoste intravascular brachytherapy devices. Many licensees have discontinued use of this technology. If you have discontinued use and wish to remove this authorization, please provide documentation of return of final sources to an authorized recipient.

8) The current Sewickley Valley Hospital license does not list any authorized users for the Gd-153 patient attenuation source. The only authorized user was removed from the license in the last amendment and NRC inadvertently did not ask for at least one new authorized user to be named. Who would you like to list as authorized user(s)? Please note that this authorization will be updated to be listed as "any byproduct material permitted by 10 CFR 35.500."

Terry said he will consult with his RSO, then fax a response.

[Note: questions about possible change in ownership were addressed earlier in ADAMS accession ML012890392]

Action Required/Taken: Await response from licensee
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Prepared By: SGabriel	Date: 4/21/05
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