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A hospital of University of Pittsburgh Medical Center

September 12, 2005

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400 Holland Avenue Braddock, PA 15104-1599

> Sandra Gabriel, Senior Health Physicist United States Nuclear Regulatory Commission Region 1 475 Allendale Road King of Prussia, PA 19406-1415

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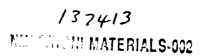
Dear Ms Gabriel:

RE: UPMC Braddock Nuclear Medicine Department

License No. 37-06185-01 Docket No. 03003066 Control No. 137413

This is a written in response to your letter dated August 17, 2005 requesting additional information to process our renewal application of UPMC Braddock's license. Responses are as follows;

- 1. Please change the license name to UPMC Braddock. This is solely a name change and does not represent a change in ownership, management or control of the facility.
- 2. We confirm that the radiation monitoring instruments will be calibrated by a person qualified to perform survey meter calibrations and we have developed, implemented, and maintain written survey meter calibration procedures in accordance with the requirements in 10CFR 20.1501 and that meet the requirements of 10 CFR 35.61. We reserve the right to upgrade our survey instruments as necessary as long as they are adequate to measure the type and level of radiation for which they are used.
- 3. We confirm that the equipment used to measure dosages will be calibrated in accordance with nationally recognized standards or manufacturer's instructions.
- 4. We confirm that we will provide a prospective evaluation demonstrating that unmonitored individuals are not likely to receive, in one year, a radiation dose in excess of 10% of the allowable limits in the 10CFR Part 20 and that we will provide dosimetry that meets the requirements listed under "Criteria" in NUREG-1556, Vol 9, Rev.1, "Consolidated Guidance About Material Licenses: Program-Specific Guidance About Medical Use Licensees."



- 5. We confirm that we developed, implemented, and maintain written procedures for area surveys in accordance with 10 CFR 20.1101 that meet the requirements of 10 CFR 20.1501 and 10 CFR 35.70.
- 6. We confirm we have developed, implemented, and maintain written procedures for the safe use of unsealed byproduct materials that meet the requirements of 10CFR 20.1101 and 20.1301.
- 7. We confirm that we have developed, implemented, and maintain written procedures for safe response to spills of licensed material in accordance with 10 Part 20.1101.
- 8. We confirm that we have developed implemented and maintain written waste disposal procedures for licensed material in accordance with 10 CFR 20.1101, that also meet the requirements of the applicable section of Subpart K to 10 CFR Part 20 and 10 CFR 35.92.

Please do not hesitate to call with any additional requests/concerns

Sincerely,

Mark Sevco

President UPMC Braddock 400 Holland Ave Braddock PA 15104

cc: James Manning, MD, RSO