U.S. NUCLEAR REGULATORY COMMISSION					Date: 12/14/05	
TELEPHONE CONVERSATION RECORD				Time:		
Mail Control or Report No(s).	138073	License No(s).	45-09087-01		Docket No(s).	03003331
Name of Licensee:	Sentara Careplex Hospital					
Name of Participant(s):	Sandy Wolff, proposed RSO for this license Sandy Gabriel, NRC					
Telephone No.	757-388-3030					
Subject: (NOTE: This will be used as the Documents Title in ADAMS)	Additional information needed for amendment request					
Summary:	Additional information is needed regarding the expedited request to name Dr. Miller as authorized user for 35.300 and 35.400. With the consent of David Weimer, current RSO, I contacted Sandy Wolff and requested the following:					
	1. Confirm that Dr. Miller's supervised work experience included the hours and tasks listed in 35.390(b)(ii)(A)-(E) and 35.490(b)(ii).					
	2. Clarify the categories requested for 35.300 authorization for Dr. Miller. 35.390(b)(ii)(G)(1)-(4) requires a minimum of 3 cases in each requested category. The submitted form 313A shows experience with the following 35.300 administrations: 11 iodine-131 cases [but does not indicate the activity administered (< or >33 mCi)] and 2 parenteral administrations of a beta-emitter (strontium-89). Indicate which categories are requested and show a minimum of 3 cases for each. [Note that experience with 3 cases in (G)(2) also satisfies the requirement for (G)(1).]					
	I also noted that Sandy is currently RSO on 2 other licenses and asked if she has sufficient resources to serve as RSO for Sentara Careplex. She said we should expect an additional amendment request to name her as RSO on the license for Sentara Virginia Beach. She said that she is at each facility at least 1/month to audit and attends quarterly radiation safety committee meetings. Her role at these programs is as a Sentara employee, not a consultant. Sentara is working towards a single radiation safety program at all facilities, and is considering applying either for a broad license or to consolidate all facilities into a single NRC license. I requested the following to document the size and resources of Sentara's radiation safety oversight program: a letter from Sentara corporate management reviewing the relationship of the different licensees, the scope of the radiation safety program, staffing, amount of time the RSO is able to be on-site at each hospital, RSO emergency response availability, and is there an in-house point of contact for radiation safety issues at each site. Because the current amendment is an expedite, this request will not be considered as a formal deficiency that must be satisfied prior to amendment issuance.					
Action Required:	Await response	e from licensee				
Document Availability:		X	Publicly Available		Non-Publicly A	Available
X Non-Sensit	ive	Non-Sensitive C	Copyright	Sensitive	Sensitive	Copyright
Immediate Release X Normal Release Delay Release Date						
Prepared & SISP Review Completed By: / RA / Sandy Gabriel Date: 12/16/05						