

KAUFMAN & CANOLES

— | A Professional Corporation | —

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December 14, 2005

Sent Via Fax and U.S. Mail

United States Nuclear Regulatory Commission
Office of Nuclear Material Safety and Safeguards
Region 1
475 Allendale Road
King of Prussia, PA 19406

Re: Transfer of Ownership or Control of NRC License Number 45-25567-01
Our Matter Number: 112008

NMSB 2
03035743 / 45-25095-01
(TERM) (AMEND)
03031611
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Dear Mr. James Dwyer,

Please be advised that Kaufman & Canoles, P.C., is handling the merger of Cardiology Specialists, Ltd., with and into Cardiology Consultants, Ltd., and effective January 1, 2006, Cardiology Specialists, Ltd., which possesses NRC License Number 45-25567-01 will merge with and into Cardiology Consultants, Ltd. In connection with this merger and in order to comply with the provisions set forth in 10 C.F.R. 30.34(b), we are providing you with the following information and request that the United States Nuclear Regulatory Commission provide its written consent in connection with the transfer of ownership or control of NRC License Number 45-25567-01:

1. Effective January 1, 2006, Cardiology Specialists, Ltd. ("transferor"), is merging with and into Cardiology Consultants, Ltd. ("transferee"). Cardiology Consultants, Ltd., will be the surviving entity of such merger. If more information is needed by the NRC in connection with this transfer request as a result of the intended merger, please feel free to contact me at 757-624-3123 or my associate, Erica Reed at 757-624-3006.
2. Cardiology Specialists, Ltd., currently has one license for one site. As a result of the merger, the surviving entity of Cardiology Consultants, Ltd., will have one (1) license for the following three (3) office sites located at: (i) 844 Kempsville Rd., Suite 204, Norfolk, Virginia 23502 (the "Leigh Office"), (ii) 100 Kingsley Lane, Suite 200, Norfolk, Virginia 23505 (the "DePaul Office"), and (iii) 1016 Independence Blvd., Virginia Beach, VA 23455 (the "Haygood Office"). Prior to January 1, 2006, Dr. Ramanaiyah Kakani will continue to be the RSO for Cardiology Specialists, Ltd. As of January 1, 2006, Dr. Jaime E. Murillo, will be the RSO for all three (3) office sites

Disclosure Required by Internal Revenue Service Circular 230: This communication is not a tax opinion. To the extent it contains tax advice, it is not intended or written by the practitioner to be used, and it cannot be used by the taxpayer, for the purpose of avoiding tax penalties that may be imposed on the taxpayer by the Internal Revenue Service.

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of the merged entity, Cardiology Consultants, Ltd. There are no other anticipated changes in personnel or duties that relate to the program.

3. As mentioned above, the surviving entity of Cardiology Consultants, Ltd., will have one license for the following three office sites: (i) Leigh Office, (ii) DePaul Office, and (iii) Haygood Office for which Dr. Jaime E. Murillo will be the designated RSO. There are no other anticipated changes in the organization, location, facilities, equipment or procedures that relate to the program.
4. The status of the surveillance programs shall remain the same for the license held by Cardiology Consultants, Ltd. The license conditions for Cardiology Consultants, Ltd. shall apply to all locations of the merged practices effective as of January 1, 2006.
5. Please accept our confirmation that all records concerning the safe and effective decommissioning of the facility (including documentation of surveys of ambient radiation levels and fixed and/or removable contamination, including methods and sensitivity) will be transferred to Cardiology Consultants, Ltd., as the transferee or to the NRC as appropriate.
6. Please accept our confirmation that the transferee, Cardiology Consultants, Ltd., will abide by all constraints, conditions, requirements and commitments of the transferor or that it will submit a complete description of the proposed licensed program.

I hope that the information provided above is sufficient for the United States Nuclear Regulatory Commission to provide its written consent of this transfer of ownership or control. We recognize that you normally require a thirty day notice period; however, your expedited review would be greatly appreciated as the merger is to be deemed effective on January 1, 2006. If you require any additional information, please feel free to contact me at 757-624-3123 or my associate, Erica Reed at 757-624-3006.

We look forward to hearing from you.

Very truly yours,



T. Braxton McKee

cc: Matt Rheins
Nancy O'Toole