BAYSHORE COMMUNITY HOSPITAL

727 North Beers Street Holmdel, New Jersey 07733 (732) 739-5900 www.bchs.com

September 15, 2006

Nuclear Regulatory Commission Nuclear Materials Branch 1 Division of Nuclear Materials Safety Region I 475 Allendale Road King of Prussia, PA 19406

Re: License No. 29-15175-01 03008699

J-3 M8-16

RECEIVED
REGION 1

As a follow up to our license amendment request letter of July 6, 2006 please add Mr. William P. Wojciechowski as Radiation Safety Officer. Mr. Wojciechowski is the Radiation Safety Officer at Cardiac Nuclear Diagnostic Center in Toms River, N.J. USNRC License No. 29-28019-01, enclosed.

A letter of Delegation of Authority is also enclosed.

In addition, please note the following:

Mr. Wojciechowski is a full time consultant health physicist servicing several hospitals and out patient nuclear medicine facilities in the area. Mr. Wojciechowski will be on site once per week reviewing and observing operations, providing in-service education to hospital staff, performing required equipment tests, and monitoring occupational radiation exposure to ensure doses are within ALARA.

Mr. Wojciechowski will be available by phone during normal working hours through Bio-Med Associates, Inc. and can also be reached at home or by pager during non working hours and weekends. In addition, Mr. Wojciechowski has the support of thirteen (13) additional physicists who can, if Mr. Wojciechowski is absolutely unreachable, can assist us in any radiation safety issues. The maximum time to physically respond to our site is two (2) hours.

Mary Dittman, nuclear medicine supervisor, will be the contact individual when Mr. Wojciechowski is not on the premises.

139100 NMSS/RGNI MATERIALS-002

Page (2) September 15, 2006 Amendment Request USNRC License No. 29-15175-01

If you need any additional information, please do not hesitate to contact me at 732-739-5900 or Mr. William Wojciechowski at 908-788-9440.

Sincerely,

Raimonda Clark

President and C.E.O.

NRC FORM 374

U.S. NUCLEAR REGULATORY COMMISSION

PAGE 1 OF 3 PAGES
Amendment No. 10

MATERIALS LICENSE

rursuant to the Atomic Energy Act of 1954, as amended, the Energy Reorganization Act of 1974 (Public Law 93-438), and Title 10, Code of Federal Regulations, Chapter I, Parts 30, 31, 32, 33, 34, 35, 36, 39, 40, and 70, and in reliance on statements and representations heretofore made by the licensee, a license is hereby issued authorizing the licensee to receive, acquire, possess, and transfer byproduct, source, and special nuclear material designated below; to use such material for the purpose(s) and at the place(s) designated below; to deliver or transfer such material to persons authorized to receive it in accordance with the regulations of the applicable Part(s). This license shall be deemed to contain the conditions specified in Section 183 of the Atomic Energy Act of 1954, as amended, and is subject to all applicable rules, regulations, and orders of the Nuclear Regulatory Commission now or hereafter in effect and to any conditions specified below.

Licensee

In accordance with the letter dated September 26, 2003

Cardiac Nuclear Diagnostic Center of Ocean County

2- License number 29-28019-01 is amended in

is entirety-to read as follows:

81 Route 37 West
 Toms River, New Jersey 09755

4. Expiration date March 31, 2013

5. Docket No. 030-26946

6. Byproduct, source, and/or special nuclear material

A. Any byproduct material permitted by 10 CFR 35-41

B. Any byproduct material permitted by 10 CFR 35.200

 Neximum amount that licensee may neasess at any one time under this

A s needed

As needed

9. Authorized use:

A. Any uptake, dilution and excretion study permitted by 10 CFR 35.100.

Any imaging and localization study permitted by 10 CFR 35,200.

CONDITIONS

- Licensed material may be used or stored only at the licensee's facilities located at 81 Route 37 West, Toms River, New Jersey.
- 11. The Radiation Safety Officer for this license is William Wojciechowski.



727 North Beers Street Holmdel, New Jersey 07733 (732) 739-5900 www.bchs.com

September 15,2006

To:

William P. Wojciechowski, Health Physicist

From:

Raimonda Clark, President and C.E.O.

Subject:

Delegation of Authority

You, Mr. Wojciechowski, have been appointed as Radiation Safety Officer at Bayshore Community Hospital and are responsible for ensuring the safe use of radiation. You are responsible for managing the radiation safety protection program; identifying radiation protection problems; initiating, recommending, or providing corrective actions; verifying implementations of corrective actions; stopping unsafe activities; and ensuring compliance with regulations. You are hereby delegated the authority necessary to meet those responsibilities, including prohibiting the use of radioactive material by employees who do not meet the necessary requirements and shutting down operations where justified by radiation safety. You are required to notify management if staff do not cooperate and do not address radiation safety issues.

I accept the above responsibilities.

William P. Wejciechowski, H.P.

Raimonda Clark, President and C.E.O.



727 North Beers Street Holmdel, New Jersey 07733 (732) 739-5900 www.bchs.com

September 21, 2006

Mr. Richard McKinnley United States Nuclear Regulatory Commission Region I 475 Allendale Road King of Prussia, PA 19406

Re: License No. 29-15175-01

Dear Mr. McKinnley:

As requested, my experience with 35.300 and 35.400 by product materials is attested by a letter sent to your office sent by Robert S. Pino, M.D. dated and signed April 3, 2002. This letter was sent to N. Bhalla at your office regarding Brick Cardiovascular Specialists in Brick, New Jersey. A copy of this document is enclosed for your review.

My duties at my assigned hospitals include group 35.300 and 35.400 by-product material. I am on the oncology team at Somerset Medical Center, Somerville, New Jersey directly involved with their brachytherapy program which includes source handling, loading of sources, surveys, inventory, and nursing education. I am supervised by Joel Braver, M.D. radiation oncologist who is director of the program at Somerset Medical Center.

Please do not hesitate to contact me if additional information is needed at 732-237-0850 (home) or 908-788-9440 (work).

Sincerely,

William P. Wojciechowsk

April 3, 2002

Neelam Bhalla United States NuclearRegulatory Commission Region I 475 Allendale Road King of Prussia, PA

Re: William P. Wojciechowski

Dear Ms. Bhalla:

Mr. Wojciechowski has been our Radiation Health Physicist for the past three years at our hospital.

I have been the Radiation Safety Officer through December 31, 2001. During my tenure as Radiation Safety Officer, Mr. Wojciechowski reported directly to me regarding our radiation safety program which included ensuring radiological safety and compliance with N.R.C. and D.O.T regulations and maintaining the conditions of our N.R.C license # 29-02114-03.

He has demonstrated a full understanding of N.R.C. regulations and any updates of these regulations.

Among the duties delegated were the "ALARA" concept, training and in-service, overseeing storage and inventory control, was and still is directly responsible for the Quality Management Program of Iodine 131 and Iodine 125 brachytherapy implant program. In addition, Mr. Wojciechowski is responsible to oversee the proper delivery, receipt and storage of licensed material and any licensed material and that any licensed material leaving our hospital was properly labeled, packed and surveyed.

Mr. Wojciechowski is directly responsible for the Quality Control program in our Nuclear Medicine Department to ensure that all required testing of our equipment, surveys, wipe test, leak tests and other related tasks are completed as required by the N.R.C. and the results reported to me.

Mr. Wojciechowski is an integral part of our Radiation Safety Program and a member of our Radiation Safety Committee where he reports to the committee the ALARA program, NRC updates and related newsletters concerning medical licenses, amendment matters and recommendations.

Mr. Wojciechowski also performs annual audits of our radiation safety program to ensure that the our license is complying with all N.R.C. regulations and that the terms and conditions of our license are met.

Mr. Wojciechowski has performed these delegated responsibilities demonstrating full competence, responsibility, and accountability.

Wojciechowski Page 2

Without reservation, I endorse Mr. Wojciechowski's pursuit for becoming the R.S.O. at the clinical site which is requesting an amendment in their license naming him as Radiation Safety Officer,

Sincerely,

Robert S. Pino, M.D., D.A.B.R., F.A.A.P.