



February 8, 2007

Richard McKinley
 Health Physicist, Medical Branch
 Division of Nuclear Materials Safety
 US Nuclear Regulatory Commission, Region I
 475 Allendale Road
 King of Prussia, PA 19406-1415

ms.16

J-3

Delivered via Federal Express

Re: Riddle Memorial Hospital merger with Main Line Health
 Amendment to License # 37-15068-01
 Control No. 139797

03008522

Dear Mr. McKinley:

In response to your request of January 11, 2007, which Riddle received on January 22, 2007, we are providing the information that you requested:

- a. Provide a complete description of the transaction (transfer of stocks or assets, or merger).
Riddle Health System ("RHS") is a Pennsylvania nonprofit corporation organized and operated exclusively for charitable purposes and recognized by the IRS as exempt from federal income taxation, pursuant to Section 501(c)(3) of the Internal Revenue Code. RHS has no corporate members.

RHS is the parent corporation of, and the RHS directors are the members of, Riddle Memorial Hospital ("RMH"), a Pennsylvania nonprofit corporation exempt from federal income taxation pursuant to Section 501(c)(3) of the Internal Revenue Code. RMH is licensed by the Department of health as a general hospital, and is located at 1068 West Baltimore Pike, Media, Pennsylvania 19063 (license number 440501), and holds the following NRC license: 37-15068-01. RHA is also the parent corporation of other various subsidiaries or affiliates that are hereinafter collectively referred to as "Riddle."

Main Line Health, Inc. ("MLH") is a Pennsylvania nonprofit corporation having its principal place of business at 130 South Bryn Mawr Avenue, Bryn Mawr, PA 19010. MLH is an integrated delivery system and is comprised of general, acute care teaching and rehabilitation hospitals.

139797

NRC/REG MATERIALS-002

February 8, 2007

Page 2

The affiliation of Riddle with MLH will be accomplished not by a statutory merger or consolidation, nor by the purchase of the assets of Riddle, but by substituting MLH in place of the RHS directors as the sole corporate member of RMH. As a result, RM will continue as its own separate corporate entity that will continue to hold its licenses and will continue to be the corporate entity responsible to the Nuclear Regulatory Commission.

- b. Indicate whether the name has changed and include the new name. Include the name and telephone number of a licensee contact who NRC may contact if more information is needed.
*No name change.
Call Carson Grant at 610-627-4058 if more information is needed.*
- c. Describe any changes in personnel or duties that relate to the licensed program. Include training and experience for any new personnel.
No changes.
- d. Describe any changes in the organization, location, facilities, equipment or procedures that relate to the licensed program.
No changes.
- e. Describe the status of the surveillance program (surveys, wipe tests, quality control) at the present time and the expected status at the time that control is to be transferred.
The Nuclear Medicine Department's surveillance includes an ALARA component; daily GM meter surveys on NM Staff as well as continuous monitoring by whole body and finger ring badges that allow Dr. Tina Stein, (Radiation Safety Officer) to monitor radiation exposures of the staff. There are weekly wipe tests of selected laboratory areas and monitoring of incoming and outgoing shipments of radioactive materials. Additionally, the NM Department uses the services of Krueger-Gilbert Health Physics, Inc. to run on-site independent radiation surveys, review the quality management program and in-service the staff. The Krueger-Gilbert Health physicist conducts an inspection quarterly and then reports his findings at the RSO Committee meeting, also help quarterly. These procedures are not subject to change as a result of the MLH merger.
- f. Confirm that all records concerning the safe and effective decommissioning of the facility will be transferred to the transferee or to NRC, as appropriate. These records include documentation of surveys of ambient radiation levels and fixed and/or removable contamination, including methods and sensitivity.
There will be no decommissioning of the facility.

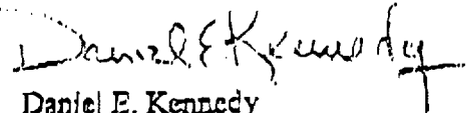
February 8, 2007
Page 3

- g. Confirm that the transferee will abide by all constraints, conditions, requirements and commitments of the transferor or that the transferee will submit a complete description of the proposed licensed program.
There is no transferee, therefore this paragraph is N/A.
- h. If you license requires financial assurance for decommissioning, ...
This paragraph does not apply since there will be no decommissioning.

We presume that we have answered all questions to your satisfaction. Please advise if any further information is needed. I can be reached at 610-891-3102 or dkennedy@riddlehospital.org.

Thank you.

Sincerely,



Daniel E. Kennedy
President and Chief Executive Officer

DEX/rak

Main Line Health, Inc. acknowledges and agrees with the foregoing responses.



Brian T. Corbett
Senior Vice President and
General Counsel
Main Line Health, Inc.