

To:
Jackie Cook
Nuclear Regulatory Commission

July 6, 2007

The medical staff office requested privileges for Dr. Strickler to perform nuclear medicine procedures. Since this request was submitted, Dr. Strickler has gone on an extended leave of absence. We were going to continue to process the request so that upon his return the nuclear medicine privileges would be available to him. This is not going to be possible, however, because he is not currently reachable, he has not indicated a desire to return to the community and we do not possess in the medical staff office a copy of his Florida license indicating nuclear medicine privileges in that community.

I apologize for any confusion and inconvenience.

Thank you for your assistance in resolving this matter.

Jing Wang
Medical Physics

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CC: Don Wadle, Vice President Clinical Services
Dr. Michael Callaghan, Chairman Radiation Safety Committee

Pre-Licensing Screening

Applicant Information:

Control No. 471340

Name: Portneuf Medical Center	Type of Request: Amend Program Code(s):	
Location: ID	License No.: 11-27384-01	Docket No.: 030-32325

STEP 1—Radioactive Materials and Quantities Requested:

Instructions for Step 1: Complete Step 1 for all applications. If all your responses in Step 1 are "No" then do not complete Step 2 (Screening Criteria). Sign and date the completed step-sheet and add it as the sensitive and non-publicly available OAR in ADAMS. If a "yes" response is indicated for any item in Step 1, also complete Step 2. If the type of use is subject to a Security Order or the requirements for increased controls, complete Step 3 (Item A or Item B) without delay.	Yes or No
A. The request is from a new applicant.	No
B. NUREG-1556, Volume 20, Section 4.9 indicates a licensing site visit is needed for the requested type of use, e.g., (1) Type A broad scope license, (2) panoramic irradiator containing > 10000 curies, (3) manufacturers or distributors using unsealed radioactive material or significant quantities of sealed material, (4) radioactive waste brokers, (5) radioactive waste incinerators, (6) commercial nuclear laundries, and (7) any other application that in the judgement of the reviewer and cognizant supervisor involves complex technical issues, complex safety questions, or unprecedented issues that warrant a site visit.	No
C. The applicant requested certain radionuclides and quantities that equal or exceed the Risk Significant Quantity (TBq) values in the table, below, that have been "highlighted" by the reviewer	No

Table of Risk Significant Quantities

(Category 2 Quantities, IAEA Safety Guide No. RS-G-1.9, Categorization of Radioactive Sources, August 2005)

Radionuclide	Risk Significant Quantity (TBq) ¹	Risk Significant Quantity (Ci) ¹	Radionuclide	Risk Significant Quantity (TBq) ¹	Risk Significant Quantity (Ci) ¹
Am-241	0.6	16	Pm-147	400	11,000
Am-241/Be	0.6	16	Pu-238	0.6	16
Cf-252	0.2	5.4	Pu-239/Be	0.6	16
Cm-244	0.5	14	Ra-226 ²	0.4	11
Co-60	0.3	8.1	Se-75	2	54
Cs-137	1	27	Sr-90 (Y-90)	10	270
Gd-153	10	270	Tm-170	200	5,400
Ir-192	0.8	22	Yb-169	3	81

¹ The primary values are TBq. The curie (Ci) values are for informational purposes only.

² The Atomic Energy Act, as amended by the Energy Policy Act of 2005, authorizes NRC to regulate Ra-226 and NRC is in the process of amending its regulations for discrete sources of Ra-226.

Calculations of the Total Activity or the Unity Rule are attached to document whether or not the screening criteria in Step 2 were also completed to evaluate the application. NOTE—If an amendment of an existing license is being requested, the calculations will include the previously authorized quantities for the radionuclide(s).	Yes, No, or Not Applicable (NA)
Total Activity—multiple activities are requested for a single radionuclide and the sum of the activities equals or exceeds the quantity of concern for the radionuclide	_____
Unity Rule—multiple radionuclides are requested and the sum of the ratios equals or exceeds unity, e.g., [(total activity for radionuclide A) ÷ (risk significant quantity for radionuclide A)] + [(total activity for radionuclide B) ÷ (risk significant quantity for radionuclide B)] ≥ 1.0.	_____

Signature and Date for Step 1:

KTC 4-19-07

 **Portneuf**
MEDICAL CENTER
CANCER CENTER

500 South 11th Avenue
Pocatello, Idaho 83201

Medical Oncology
Phone (208) 239-1470 • Fax (208) 239-1476

Radiation Oncology
Phone (208) 239-1750 • Fax (208) 239-1771

April 9, 2007

United States Nuclear Regulatory Commission
Region IV
Nuclear Materials Safety Branch
611 Ryan Plaza Drive, Suite 400
Arlington, TX 76011-8064

RECEIVED

APR 16 2007

DNMS

Re: License 11-27384-01

Dear Sir or Madam:

This is a request to amend our radioactive materials license to allow Steven T. Strickler, D.O. to use oral administration of sodium iodide I-131 for diagnostic studies under 10 CFR 35.200.

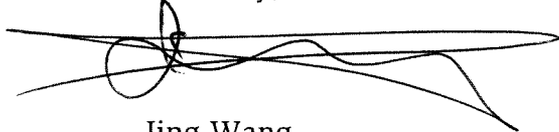
Dr. Strickler is currently listed on our license for use under 10 CFR 35.100 and 35.200.

Dr. Strickler was allowed to administer I-131 for diagnostic studies under Florida license 2989-1 (NAVIX-MSO-PUNTA GORDA, Inc.).

Attached is a copy of NAVIX-MSO-PUNTA GORDA, Inc, Florida License 2989-1.

If you require additional information, please call.

Sincerely,



Jing Wang
Radiation Safety Officer

Enclosure

Ohio University
College of Osteopathic Medicine
and
Grandview Hospital and Medical Center

Certify that

Matthew E. Williamson, D.O.

has successfully completed a

Traditional Rotating

internship through the Centers for Osteopathic Regional Education

from July 1, 1997 to June 30, 1998



President and C.F.O.
Grandview Hospital and Medical Center

Dean, Ohio University
College of Osteopathic Medicine

Chief of Staff
Grandview Hospital and Medical Center

Vice President, Medical Education
Grandview Hospital and Medical Center



GRANDVIEW SOUTHVIEW

Ohio University
College of Osteopathic Medicine
and
Doctors Hospital

Columbus, Ohio

Certify that

Matthew E. Williamson, D.O.

has successfully completed a residency in

Diagnostic Radiology

through the Centers for Osteopathic Research & Education
from July 1, 1998 to June 30, 2002



James J. Clutter
Chairman, Board of Trustees
Ohio Health

Mark Abuter
President, Doctors Hospital

John ABrose
Dean, Ohio University
College of Osteopathic Medicine

Nicolas T. ...
Director, Residency Program
Doctors Hospital

Doctors Hospital
OhioHealth

Kirk L. Hilliard, D.O.
Vice President, Medical Education
Doctors Hospital

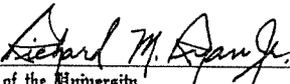
University of Osteopathic Medicine and Health Sciences

upon recommendation of the faculty of the
College of Osteopathic Medicine and Surgery
and by the authority of the State of Iowa
hereby confers upon

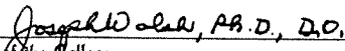
Matthew E. Williamson

the degree of
Doctor of Osteopathic Medicine

with all the honors, rights and privileges thereunto appertaining,
in recognition of the satisfactory completion of the requirements for this degree.
In witness whereof the Board of Trustees has caused the seal of the University
to be affixed at Des Moines, Iowa, this thirtieth day of May, 1997.



President of the University

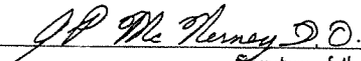


Dean of the College





Chairman of the Board



Secretary of the Board

The American Osteopathic Association

upon recommendation
of the

American Osteopathic Board of Radiology



certifies that

Matthew E. Williamson, D.O.

having met the prescribed qualifications and standards and
passed the required examinations of this Board,
is qualified as a specialist in

Diagnostic Radiology

and is hereby awarded this certificate for the period from
July 15, 2002-December 31, 2012

American Osteopathic Association

Jim B. Crog
Executive Director

Certificate No. 1004

American Osteopathic Board of Radiology

Richard D. Sygel DO, FAOCR
Chairman

Mark A. Finkelshtein DO, FAOCR
Secretary



Licensed Doctor of Osteopathy



This Certifies, that.

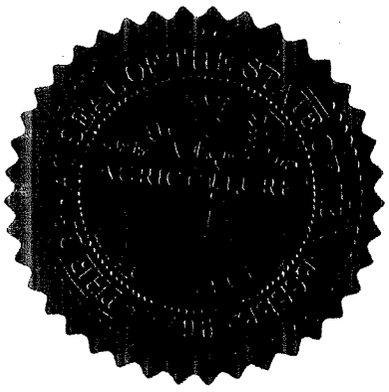
MATTHEW ELLIOTT WILLIAMSON, DO

has complied with the official Code of Tennessee and all of the amendatory acts thereto to practice

OSTEOPATHIC MEDICINE

Therefore, by authority granted in Tennessee Code Annotated Section 63-9-106, the aforesaid is licensed to practice in the State of Tennessee.

This the 14TH *day of* AUGUST 2003.



Thomas L. Ely, D.O.
President
Gir B. Robinson, DO
Vice President
Donnell H. Bell, D.O.
Secretary
Paul Bryan Smith, D.O.

[Signature]
Andy Chagan

DIVISION OF HEALTH RELATED BOARDS

[Signature]
Executive Officer

471340

