

STEVENS & LEE
LAWYERS & CONSULTANTS

620 Freedom Business Center
Suite 200
P. O. Box 62330
King of Prussia, PA 19406
(610) 205-6000 Fax (610) 337-4374
www.stevenslee.com

NMSSBI

Direct Dial: (610) 205-6015
Email: kmr@stevenslee.com
Direct Fax: (610) 371-7976

December 28, 2007

VIA FAX (610-337-5269) & REGULAR MAIL

United States Nuclear Regulatory Commission
Attn: Licensing Assistance Team
Region I- 475 Allendale Rd.
King of Prussia PA 19406

2007 DEC 31 PM 12:19
RECEIVED
REGION 1

03003037

Re: The Williamsport Hospital (d/b/a The Williamsport Hospital & Medical Center)
(Materials License # 37-04185-01/Radioactive Materials License # PA-0092)

Divine Providence Hospital of the Sisters of Christian Charity
(Materials License # 37-16101-02/Radioactive Materials License # PA-0263)

Dear Licensing Assistance Team:

03011599

As a follow-up to a telephone call with Steve Courtemansche, this is to notify you that on or about January 1, 2008 (the "Effective Date"), as the result of a corporate reorganization, Susquehanna Regional Healthcare Alliance (d/b/a Susquehanna Health System) ("SHS"), a Pennsylvania nonprofit corporation, will become the sole corporate member of the above named Pennsylvania nonprofit corporations.¹

No change in ownership or control of The Williamsport Hospital ("TWH") or Divine Providence Hospital of the Sisters of Christian Charity ("Divine Providence"), as described in 10 C.F.R. §30.34(b), will occur as a result of the corporate reorganization because the authority over TWH's and Divine Providence's respective licenses will not change.

In furtherance of our position that the corporate reorganization will not result in a change of ownership or control of TWH or Divine Providence, we have applied the requirements of NUREG 1556, Volume 15, to the facts of the corporate reorganization, as set forth below.

¹ Upon the Effective Date, Susquehanna Regional Healthcare Alliance will be renamed Susquehanna Health System and will do business as Susquehanna Health.

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1. Description of the Transaction

(a) Background Concerning the Parties

Since July 1, 1994, SHS, pursuant to the terms of an Alliance Agreement, has been delegated broad parental powers with respect to the nonprofit health care system that includes TWH and Divine Providence, including responsibility for overall management and operation of the Hospitals and their health care affiliates, establishing overall policy, overseeing management, conducting long-range planning, coordinating managed care plans, and responsibility for programs and services. Upon the Effective Date, SHS will continue to have responsibility for overall management and operation of TWH and Divine Providence and their health care affiliates as sole corporate member of these nonprofit corporations.

(b) The Corporate Reorganization

To effectuate the corporate reorganization, the Articles of Incorporation and Bylaws of TWH and Divine Providence will be amended to cause SHS to become its sole member. As the sole member of TWH and Divine Providence, SHS will continue to have responsibility for overall management and operation of TWH and Divine Providence and their health care affiliates as sole corporate member of these nonprofit corporations.

TWH and Divine Providence will retain their separate legal identities (including current names), will continue to operate their services and operations at the same locations and will maintain all applicable licenses, registrations, permits and certifications related to such services, including their respective licenses issued by the Nuclear Regulatory Commission and the Pennsylvania Department of Environmental Protection. All contact information for TWH and Divine Providence will also remain the same.

2. Changes of Personnel.

The corporate reorganization will not result in any change in management individuals listed on any of the licenses or any amendments thereto. The current Radiation Safety Officer for TWH and Divine Providence will remain as the Radiation Safety Officer after the corporate reorganization.

3. Changes of Location, Equipment and Procedures.

TWH and Divine Providence do not have any plans to change locations, facilities, equipment or procedures. As stated above TWH and Divine Providence will retain their separate legal identities and names. There will be no changes in the place of use of the licensed materials, facilities in which the licensed materials will be used or stored, equipment to be used in the

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licensed programs, procedures for use and storage of the licensed materials, or personnel for TWH or Divine Providence.

4. Surveillance Records.

The required surveillance programs of TWH and Divine Providence are current and will be current as of the Effective Date. All required surveillance has been performed, documented and reviewed in compliance with all applicable statutes and regulations.

5. Decommissioning and Related Records Transfers.

Required records of TWH and Divine Providence will remain at their current locations. TWH and Divine Providence will continue their current practices in maintaining such required records. Because TWH and Divine Providence intend to continue to operate under their current licenses at the same locations, TWH and Divine Providence will continue to be responsible for the decontamination and decommissioning of their facilities in accordance with all applicable laws and regulations.

6. Transferee's Commitment to Abide by the Transferor's Commitments

TWH and Divine Providence will continue as the respective licensees under their materials licenses and will continue to abide by all constraints, license conditions, requirements, representations and commitments identified in and attributed to their existing licenses.

Please contact me or Ken Young, Vice President of Legal Services at Susquehanna Health (570-320-7035), if you require any additional information.

Sincerely,

STEVENS & LEE



Kirsten McAuliffe Raleigh

cc: Ron Hamm, PA DEP, Radioactive Material Licensing Division
Kenneth B. Young, Esq., VP of Legal Services, SH
Kimberly M. Manning, Esq., Director of Legal Services, SH
Charles M. Honart, Esq.

This is to acknowledge the receipt of your letter/application dated

12/26/2007, and to inform you that the initial processing which includes an administrative review has been performed.

AMEND. 37-04185-01 / 37-16101-02
There were no administrative omissions. Your application was assigned to a technical reviewer. Please note that the technical review may identify additional omissions or require additional information.

Please provide to this office within 30 days of your receipt of this card

A copy of your action has been forwarded to our License Fee & Accounts Receivable Branch, who will contact you separately if there is a fee issue involved.

Your action has been assigned **Mail Control Number** 141521 / 141522
When calling to inquire about this action, please refer to this control number.
You may call us on (610) 337-5398, or 337-5260.