43211 Dalcoma Drive, Suite 9 Clinton Township, MI 48038 Phone: (586) 228-2400 Fax: (586) 228-2517

AMIT K. GARG, M.D., F.A.C.C.

January 28, 2008

UNITED STATES NUCLEAR REGULATORY COMMISSION Region III 2443 Warrenville Road, Ste 210 Lisle, IL 60532-4352

Re: License No. 21-32627-01, Amendment removing/adding Radiation Safety Officer.

Dear Sir/Madam:

- 1. Please remove Dr. Srihari Ravi, M.D. as an authorized user of groups 10CFR 35.100 and 35.200 (excluding xenon-133).
- 2. Please remove Dr. Srihari Ravi, M.D. as the Radiation Safety Officer on our nuclear medicine license.
- 3. Please add Laura M. Luna, B.S. as Radiation Safety Officer (RSO) for 35.100 and 35.200 (excluding xenon-133) to our NRC license. She is currently listed as the RSO for Nuclear Cardiac Imaging, license # 21-32577-01. Please find the enclosed agreement letter and explanation of time for RSO responsibilities at this site.

If you have any questions or require additional information, please contact our physics consultant, Laura M. Luna, Medical Physics Consultants at 734-662-3197.

Sincerely,

Dr. Amit K. Garg, M.D. Chief Executive Officer

Amit K. Garg, M.D., d.b.a. Macomb Cardiology Associates, PC

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January 28, 2008

Re:

Radiation Safety Officer / Executive Management

Letter of Understanding

Dear Ms. Luna:

You have been appointed the Radiation Safety Officer (RSO) of this facility for our United States Nuclear Regulatory Commission Materials License. This "Letter of Understanding" is prepared to comply with Title 10 Code of Federal Regulations (CFR) Part 35.24(b). This section of the regulations requires that you agree in writing to the following:

- Assume responsibility for implementing the Radiation Protection Program
- > Ensure that radiation safety activities are being performed in accordance with our own approved procedures and all regulatory requirements.

Furthermore, in compliance with 10 CFR 35.24(e),(g), the executive management of this facility agrees to provide you as RSO:

- > Specific written notation of your authority, duties and responsibilities, see attached.
- > Sufficient authority, organizational freedom, time, resources and management prerogative to:
 - 1. Identify radiation safety problems;
 - 2. Initiate, recommend, or provide corrective actions;
 - 3. Stop unsafe operations; and,
 - 4. Verify implementation of corrective actions.

Our signatures noted below will attest to the issues noted above. Please make a copy of this document for your files and return the original to my attention.

Sincerely,

Amit Garg, M.D.

Executive Management

Laura M. Luna, B.S. Radiation Safety Officer

Amit K. Garg, M.D., d.b.a. Macomb Cardiology Associates, PC

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UNITED STATES NUCLEAR REGULATORY COMMISSION Region III, Materials Licensing Section 2443 Warrenville Road Suite 210 Lisle, IL 60532-4352

- A. The amount of time that will be spent at Amit K. Garg, M.D., d.b.a. Macomb Cardiology Associates, PC will be on a quarterly basis unless additional time is required. This is an outpatient cardiology nuclear medicine clinic, doing studies two days a week and is limited to 35.100 and 35.200 usage only.
- B. The amount of time for me to respond to an emergency involving radioactive material will vary depending upon my activities that day. Typically I would be able to respond immediately by phone. All facilities have both my cell phone and office phone numbers. The office staff at Medical Physics Consultants, Inc. has a copy of my daily schedule at all times. The staff has phone numbers to any location that I might be working.

Medical Physics Consultants, Inc. has an answering service that operates 24 hours a day, 7 days a week, 365 days a year. They have phone numbers for my home, cell, and office. If for some reason they are not able to contact me, they have a list of other physicists that are employed by Medical Physics Consultants, Inc. to contact. Many of these individuals are board certified physicists with a great deal of expertise. This same mechanism has been in place for years whenever one of our facilities is in need of immediate expertise and advice. If we are contacted for a radiological emergency, we direct the account to notify the appropriate management individual.

C. The position of Radiation Safety Officer is what we are contracted for by these facilities. All facilities have a signed contract by both the facility and Medical Physics Consultants, Inc. These contracts clearly outline both my responsibilities and the facilities. All facilities have signed a RSO / Management Agreement form that is available for review by the NRC. All facilities are audited on a quarterly basis which is the standard of practice. These audits are forwarded to both management and the supervising technologist. These audits are reviewed and signed by both of these individuals.

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- D. There will be no adverse impact due to being the RSO at more than one facility because I am given the flexibility in my schedule to address both my contractual and regulatory obligations to any facility that I am listed as the Radiation Safety Officer.
- E. I have been a consultant employed by Medical Physics Consultants, Inc. for seven years. I have many years of experience with respect to compliance with NRC regulations, facility inspections and the responsibilities of being a Radiation Safety Officer.

If you have any question or if I may be of assistance, please contact me by phone at (734)662-3197.

Thank you for your cooperation.

Sincerely,

Dr. Amit Garq, M.D.

Laura M. Luna, B.S.

Executive Management Radiation Safety Officer

Amit K. Garg, M.D., d.b.a. Macomb Cardiology Associates, PC

CHEILON STATE MUCIENA REGULATORY CO

MACOMB CARDIOLOGY ASS. (586) 228-2400 THE UPS STORE #4835 42211 GARFIELD RD. CLINTON TOWNSHI MI 48038

1 LBS 1 OF 1 SHP WT: 1 LBS DATE: 31 JAN 2008

SHIP REGION III TO: UNITED STATE NUCLEAR REGULATORY COM STE 210 2443 WARRENVILLE RD

LISLE IL 60532-4352



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