



UNITED STATES
NUCLEAR REGULATORY COMMISSION
REGION I
475 ALLENDALE ROAD
KING OF PRUSSIA, PENNSYLVANIA 19406-1415

March 6, 2008

Docket No. 03008181
Control No. 141459

License No. 52-15139-01

Henry Ruberte
Executive Director
Pavia Hospital
P.O. Box 11137
Santurce, PR 00910-2237

SUBJECT: PAVIA HOSPITAL, ACCEPTANCE OF NOTIFICATION, AMENDMENT NOT
NEEDED, CONTROL NO. 141459

Dear Mr. Ruberte:

Your letter dated December 10, 2007 is accepted as notification that you possess and use naturally-occurring and accelerator-produced radioactive material (NARM) under your current NRC license. Please note that Section 651(e) of the Energy Policy Act of 2005 expanded the definition of byproduct material to include NARM. Therefore, the radioisotopes and uses described in your letter (e.g., Ga-67, Ga-68, In-111, Tl-201, and Co-57) are already included on your NRC license under 10 CFR 35.65, 35.100, and 35.200. Additionally, we understand from conversations with your Radiation Safety Officer, that the facilities used for NARM and the authorized users are already described in your current NRC license and tie-downs. We also understand that you do not currently use PET isotopes (e.g., C-11, N-13, O-15, F-18 Rb-82) and that you will submit a notification to describe your shielded facilities if PET uses commence. If our understanding is incorrect, please notify us immediately.

Sincerely,

Original signed by Penny Lanzisera

Penny Lanzisera
Senior Health Physicist
Medical Branch
Division of Nuclear Materials Safety

cc:
Maria M. Palacios, Radiation Safety Officer

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SUNSI Review Complete: PLanzisera

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