

CARDIOVASCULAR HEALTH, PLLC
Vasudev G. Ananthram, MD, FACC

117 Bulifants Blvd., Suite B
Williamsburg, VA 23188
(757) 259-9540 (757) 259-9547 (Fax)

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May 16, 2008

Office of the Chief Information Officer
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U.S. Nuclear Regulatory Commission
Washington, DC 20555-0001

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Dears Sir/Madam,

Riverside Physician Services, Inc. d/b/a Riverside Medical Group (RMG) intends to purchase the medical practice of Cardiovascular Health, PLLC. (CVH) located at 117 Bulifants Boulevard, Suite B, Williamsburg, VA 23188 CVH currently controls the Radioactive Materials License necessary for the operation of one (1) Digirad Cardius-2 (DHC) gamma cameras in the course of the medical practice (See Attachment 1). CVH requests control of the license be transferred to RMG at the time of the transfer of the control of the 2 cameras is transferred. This is anticipated to be August 1, 2008

RMG is an entity of the Riverside Health System and employs more than 325 primary and specialty physicians. It provides quality integrated health care to the communities it serves. It consents to the transfer of control of the CVH Radioactive Materials License.

NUREG-1556, Volume 15, Appendix F: "Information Needed for Change of Control" states that 'Licensees must provide full information and obtain NRC's prior written consent before transferring control of the license. It also lists a number of items that must be provided by either the transferee or the transferor, as appropriate. These items are attached to this request.

We request that the transfer of the Radioactive Materials License from CVH to RMG be expeditiously granted.

Respectfully,

Vasudev G. Ananthram, MD
Cardiologist
Cardiovascular Health, PLLC



Michael Doucette
Vice President
Riverside Medical Group

c: Dean Broga, Ph.D., Nuclear Physicist

142502
NRCSS/RGMI MATERIALS-002

ITEM ONE

Provide a complete description of the transaction (transfer of stocks or assets, or merger). Indicate whether the name has changed and include the new name. Include the name and telephone number of a licensee contact who the NRC may contact if more information is needed.

RMG shall purchase the assets (see Attachment 2) of CVH and employ the physicians and staff of CVH. The practice name will change from Cardiovascular Health, PLLC. to Riverside Physician Associates, Inc., d/b/a Cardiovascular Health. The practice location and general operating procedures shall remain the same. This transaction is projected to close on or about August 1, 2008

The licensee contact is:
Vasudev G. Ananthram, MD
Radiation Safety Officer
757-259-9540

The RMG (New Licensee) contact is:
Michael Doucette
Vice President
856 J Clyde Morris Boulevard, Suite A
Newport News, Virginia, 23606
(757) 594-4006

Vasudev G. Ananthram M.D. shall remain the radiation safety officer after the transaction is completed.

ITEM TWO

Describe any changes in personnel or duties that relate to the licensed program. Include training and experience of new personnel.

It is anticipated that there will be no changes in personnel or duties of personnel that relate to the licensed program. Vasudev G. Ananthram, MD will remain Radiation Safety Officer and Authorized User.

ITEM THREE

Describe any changes in the organization, location, facilities, equipment or procedures that relate to the licensed program.

It is anticipated that there will be no changes in the organization, location, facilities, equipment or procedures that relate to the licensed program.

ITEM FOUR

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 CVH nuclear medicine program had an annual audit on July 7, 2007 by Dean Broga, Ph.D., Physicist. The auditor found the program to be in compliance with applicable

rules and regulations including ALARA guidelines. Dr. Broga made one suggestion; our nuclear medicine technician perform a leak test. However, our technician could not perform the specific leak test Dr. Broga suggested to the level of satisfaction Dr. Broga wanted to it was decided that Dr. Broga would perform the test.

It is anticipated that CVH will be compliant with all rules and regulations governing the use of radioactive materials in the course of its medical practice up to the point of license transfer.

ITEM FIVE

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.

Neither the facility nor the equipment will be decommissioned as a result of this transfer.

ITEM SIX

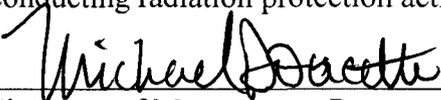
Confirm that the transferee will abide by all constraints, conditions, requirements and commitments of the transferor, or that the transferee will submit a complete description of the proposed licensed program.

All policies and procedures, personnel and officers will be maintained at the time of the transfer. The existing Radiation Safety Officer and Authorized User, Vasudev G. Ananthram, MD, and the consulting physicist, Dean Broga, Ph.D., will continue their duties as outlined in current CVH policies and procedures.

MEMO

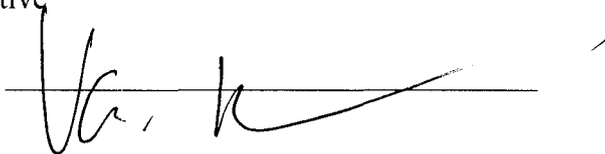
Date: May 16, 2008
To: Vasudev G. Ananthram., Radiation Safety Officer
From: Michael Doucette, Vice President
Subject: Delegation of Authority

You, Vasudev G. Ananthram, M.D, have been appointed Radiation Safety Officer and are responsible for ensuring the safe use of radiation. You are responsible for managing the radiation protection program; identifying radiation protection problems; initiating, recommending, or providing corrective actions; verifying implementation of corrective actions; stopping unsafe activities; and ensuring compliance with regulations. You are hereby delegated the authority necessary to meet those responsibilities, including prohibiting the use of byproduct material by employees who do not meet the necessary requirements and shutting down operations where justified by radiation safety. You are required to notify management if staff do not cooperate and do not address radiation safety issues. In addition, you are free to raise issues with the Nuclear Regulatory Commission at anytime. It is estimated that you will spend 1 hours per week conducting radiation protection activities.



Signature of Management Representative

I accept the above responsibilities,
Signature of Radiation Safety Officer



RSO duties and responsibilities include ensuring the following:

- Activities involving licensed material that the RSO considers unsafe are stopped;
- Radiation exposures are ALARA;
- Up-to-date radiation protection procedures in the daily operation of the licensee's byproduct material program are developed, distributed, and implemented;
- Possession, use, and storage of licensed material is consistent with the limitations in the license, the regulations, the SSDR Certificate(s), and the manufacturer's recommendations and instructions;
- Individuals installing, relocating, maintaining, adjusting, or repairing devices containing sealed sources are trained and authorized by an NRC or Agreement State license;
- Personnel training is conducted and is commensurate with the individual's duties regarding licensed material;
- Documentation is maintained to demonstrate that individuals are not likely to receive, in one year, a radiation dose in excess of 10% of the allowable limits or that personnel monitoring devices are provided;
- When necessary, personnel monitoring devices are used and exchanged at the proper intervals, and records of the results of such monitoring are maintained;
- Licensed material is properly secured;
- Documentation is maintained to demonstrate, by measurement or calculation, that the total effective dose equivalent to the individual likely to receive the highest dose from the licensed operation does not exceed the annual limit for members of the public;
- Proper authorities are notified of incidents such as loss or theft of licensed material, damage to or malfunction of sealed sources, and fire;
- Medical events and precursor events are investigated and reported to NRC, and cause(s) and appropriate corrective action(s) are identified, and timely corrective action(s) are taken;
- Audits of the radiation protection program are performed at least annually and documented;
- If violations of regulations, license conditions, or program weaknesses are identified, effective corrective actions are developed, implemented, and documented;
- Licensed material is transported, or offered for transport, in accordance with all applicable DOT requirements;
- Licensed material is disposed of properly;
- Appropriate records are maintained; and
- An up-to-date license is maintained and amendment and renewal requests are submitted in a timely manner.