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UNITED STATES
NUCLEAR REGULATORY COMMISSION
REGION III
2443 WARRENVILLE ROAD, SUITE 210
LISLE, ILLINOIS 60532-4352

Subhash C. Sharma, Ph.D.
Radiation Safety Officer
Parkview Health
2200 Randallia Drive
Fort Wayne, IN 46805

AUG 1 8 2008

Dear Dr. Sharma:

Enclosed is Amendment No. 96 to your NRC Material License No. 13-01284-02 in accordance with your request. Please note that the changes made to your license are printed in **bold font**.

Please review the enclosed document carefully, as many changes to your license have been made, and be sure that you understand all conditions. If there are any errors or questions, please notify the U.S. Nuclear Regulatory Commission, Region III office at (630) 829-9887 so that we can provide appropriate corrections and answers.

In your letter dated May 13, 2008, you responded, in part, to my previous requests for the manufacturers and model nos. of the sealed sources authorized on your license under 10 CFR 35.400 and 35.500.

I was unable to verify in the Sealed Source and Device Registry the manufacturer and model no. for the cesium-137 sources identified as "Amersham S3." If you have documents from the vendor identifying these sources, please submit a copy to me to assist with the verification process.

Also, your letter stated that you have disposed of your remaining sources under 10 CFR 35.500 and you wish to have this authorization deleted.

Please note that we were not able to approve your request to delete authorization of the sealed sources identified in Subitem No. 6-9 E (i.e., 10 CFR 35.500) from your license because the information provided in your letter dated May 13, 2008, was insufficient to complete our review.

Please submit a copy of acknowledgments of receipt from the appropriate vendors who took possession of your sources or for your final source. The acknowledgments of receipt must show that the vendors received your last active sources and devices and were appropriately licensed to take possession of these sources/devices. They must also be signed and dated appropriately.

10 CFR 30.41 and 30.51 require this information and we must review it before we can amend your license to remove this authorization from your license. Your vendors should have sent this information to you automatically when you returned the last sources/devices.

Please note that bills of lading and shipping papers only demonstrate that materials were prepared for shipment. They do not necessarily confirm that materials were transferred to appropriately licensed recipients.

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The enclosed document contains sensitive security-related information.
When separated from this cover letter this letter is uncontrolled.

S. Sharma

Please also provide a copy of the most recent leak test for the final sealed source you possessed and transferred.

Please submit the above requested information, within 30 days of the date of this letter (or call me to arrange an alternate response date), and reference control no. 317165. Please mark your response to my attention.

NRC's Regulatory Issue Summary (RIS) 2005-31 provides criteria to identify security-related sensitive information and guidance for handling and marking of such documents. This ensures that potentially sensitive information is not made publicly available through ADAMS, the NRC's electronic document system.

Pursuant to NRC's RIS 2005-31 and in accordance with 10 CFR 2.390, the enclosed license document is exempt from public disclosure because its disclosure to unauthorized individuals could present a security vulnerability.

The RIS may be located on the NRC Web site at: <http://www.nrc.gov/reading-rm/doc-collections/gen-comm/reg-issues/2005/ri200531.pdf> and the link for frequently asked questions regarding protection of security related sensitive information may be located at: <http://www.nrc.gov/reading-rm/sensitive-info/faq.html>.

If you have further questions concerning these matters please contact me at (630) 829-9841 or (800) 522-3025.

Please note that NRC Form 313 requires the applicant, by his/her signature, to verify that the applicant understands that all statements contained in the application are true and correct to the best of the applicant's knowledge. The signatory for an application for medical use must be the licensee's management, as required by 10 CFR 35.12(a).

You will be periodically inspected by NRC. Failure to conduct your program in accordance with NRC regulations, license conditions, and representations made in your license application and supplemental correspondence with NRC will result in enforcement action against you. This could include issuance of a notice of violation, or imposition of a civil penalty, or an order suspending, modifying or revoking your license as specified in the General Statement of Policy and Procedure for NRC Enforcement Actions.

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S. Sharma

Since serious consequences to employees and the public can result from failure to comply with NRC requirements, prompt and vigorous enforcement action will be taken when dealing with licensees who do not achieve the necessary meticulous attention to detail and the high standard of compliance which NRC expects of its licensees.

Sincerely,



Colleen Carol Casey
Materials Licensing Branch

License No. 13-01284-02
Docket No. 030-01593

Enclosure:

Amendment No. 96

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