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**CONVERSATION RECORD**

|TIME |DATE

8-11-2008

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 VISIT CONFERENCE TELEPHONE INCOMING OUTGOING

NAME OF PERSON(S) CONTACTED OR IN CONTACT

David Close

Designated contact,consultant

ORGANIZATION (OFFICE, DEPT,ETC.)

Thoracic & Cardiovascular Institute  
405 West Greenlawn – Suite 220  
Lansing, MI 48910

TELEPHONE NO.

440-350-1242

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**SUBJECT**

Control No. 317239 – Re - Amendment request by Thoracic & Cardiovascular Institute (TCI), having NRC License No. 21-20313-01 (10 CFR 35.200 material for imaging and localization studies), by letter dated February 5, 2008 (received June 12, 2008), regarding request to permit administration of diagnostic radiopharmaceuticals within Ingham Regional Medical Center (IRMC), Greenlawn Campus, 401 West Greenlawn, Lansing, Michigan (which has its own NRC License No. 21-04073-01, authorizing use of 10 CFR 35.200 and other material at 401 W. Greenlawn Avenue). The subject licensee, Thoracic & Cardiovascular Institute, currently has a large facility within the Chi Heart and Surgery Center, 401 W. Greenlawn, consisting of a Hot lab, patient dose area, 5 camera rooms and 6 stress test rooms. The Chi Heart and Surgery Center is located adjacent to and connected to the Ingham Regional Medical Center.

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**SUMMARY**

In a telephone conversation with Mr. Close on this date, the following was discussed:

Mr. Close noted that TCI has a long standing agreement with IRMC to administer Thallium or Tech to IRMC's heart patients and to perform follow-up imaging procedures at TCI's adjoining facilities. It was noted that Thallium will not be under NRC's jurisdiction for about another year. Mr. Close noted that due to the frail condition of some patients it would be less stressful to the patient if the licensed material (as an individual dose) could be transported (carried in a shielded container) from TCI's facility to the IRMC's facility and administered to the patient in the patient's room and after the appropriate delay, the patient transferred to TCI's facility for imaging. Mr. Close was informed that this could be done only if TCI's license was appropriately converted to a mobile medical service license (including program code) and to do so would require the licensee to address appropriate criteria, pertaining to mobile medical service, in 10 CFR 35.80, "Provision of Mobile Medical Service" and NUREG – 1556, Vol. 9, Rev.2, "Program-Specific Guidance About Medical Use Licenses".

Among items that would need to be addressed/readdressed for the "mobile" license application are receipt of material, surveys, waste disposal, imaging done at TCI, no use of van or transportation as normally associated with mobile use, modification of agreement with IRMC, a signature on the TCI amendment request by a TCI representative in the management chain higher than the RSO, and confirmation of no changes in other aspects of the licensed program as previously described in document tied down in the license.

In accordance with 10 CFR 2.390 of the NRC's "Rules of Practice," a copy of this conversation record will be available electronically for public inspection in the NRC Public Document Room or from the Publicly Available Records (PARS) component of NRC's document system (ADAMS). The NRC's document system is accessible from the NRC Web site at <http://www.nrc.gov/reading-rm/adams.html> (the Public Electronic Reading Room).

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**ACTION REQUIRED**

Licensee to respond by facsimile (630-515-1078) as additional information to Control No. 317239. No follow-up hard copy needed. Please call with any questions (630-829-9829) and also right after you have sent response.

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NAME OF PERSON DOCUMENTING CONVERSATION

SIGNATURE

DATE

Loren J. Hueter



8-11-2008

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**ACTION TAKEN**

SIGNATURE

TITLE

DATE