



HIMG

a Division of Ultimate Health Services, Inc.

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December 9, 2009

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U.S. NRC Region I
Nuclear Materials Section B
475 Allendale Road
King of Prussia, Pennsylvania 19406-1415

Re: License Amendment to add Authorized User for
NRC Radioactive Materials License # 47-25408-01
(Ultimate Health Services, located in Huntington, West Virginia)

03031356

To Whom It May Concern:

This letter is in support our recent amendment request for Dr. Daniel Snavely, MD, FACC, to gain authorized user status on our radioactive materials license.

Please note that since his initial training, Dr. Snavely has interpreted an average of 500 nuclear cardiology studies per year at our facility over the last four years and approximately 250 nuclear cardiology studies at our local medical center. Dr. Snavely has also maintained continuing education in the practice of cardiology and nuclear cardiology on an ongoing basis in accordance with state licensure requirements. Recently, Dr. Snavely was awarded 15 category 1 CME's in Nuclear Cardiology online through CardioVillage and Medscape.

It is my belief that Dr. Snavely has satisfactorily completed the requirements in paragraph 10 CFR 35.290(a)(1), and has achieved a level of competency sufficient to function independently as an authorized user for the medical uses authorized under 1035.100, and .200. It is my belief that Dr. Snavely possesses the ability to fulfill the radiation safety-related responsibilities related to this use.

Please note that I currently am the Radiation Safety Officer and listed as an authorized user for the uses authorized under 10CFR35.100, and .200 on NRC Radioactive Materials License #: 47-25408-01.

If there are any questions, please contact me at 304 697-6000. Thank you for your consideration of this matter.

Sincerely,

George Linsenmeyer, MD, FACC, RSO

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