

From: [Abogunde, Maryann](mailto:Abogunde.Maryann)
To: ["jtyrian@hungerford.org"](mailto:jtyrian@hungerford.org)
Subject: NRC request for additional information - License amendment for Charlotte Hungerford Hospital
Date: Thursday, August 23, 2012 4:02:00 PM

Licensees: Charlotte Hungerford Hospital / Connecticut Oncology & Hematology
License No.: 06-08349-04 / 06-31418-01
Docket No.: 030-09293 / 030-38340
Control No.: 577809 / 577810

Ms. Tyrian,

In order to complete the transfer of the prior facilities, equipment, and sources previously licensed to Connecticut Oncology & Hematology (License No. 06-31418-01), we need the following additional information:

1. Confirm that Charlotte Hungerford Hospital has accepted all sealed sources transferred by Connecticut Oncology & Hematology.
2. Provide the manufacturer and model number of the instrumentation that will be used at 220 Kennedy Drive.
3. Confirm if you wish to limit the use allowed at 220 Kennedy Drive to that previously authorized by Connecticut Oncology & Hematology: (i) F-18 permitted by 10 CFR 35.200; (ii) 35.300 limited to "Parenteral administration of any beta emitter, or a photon-emitting radionuclide with a photon energy less than 150 keV for which a written directive is required"; (iii) Ge-68 permitted by 35.500; and (iv) F-18 up to 100 millicuries for instrument calibration.
4. Confirm whether Drs. Go and Nehmeh should be listed on your NRC license for the same uses previously authorized.
5. Provide an up-to-date scaled facility diagram that includes a description of:
 - a. Room numbers (if any) for areas of byproduct material use or preparation for use (e.g. hot lab). Please be aware that information (including diagrams) that provide exact location of materials or depict specific locations of safety or security equipment should be marked as "security-related information – withhold under 2.390."
 - b. A description of the adjacent areas/rooms (including above and below) of use and storage.
 - c. With regards to the hot lab, provide a detailed diagram that indicated the positions of each of the areas described below:
 - i. Storage of radiopharmaceuticals;
 - ii. Storage of radioactive waste, including decay-in-storage prior to disposal as nonradioactive waste;
 - iii. Preparation and dispensing of radiopharmaceuticals (e.g., lead glass L-block, etc.)
6. Your letter also states that your cardiac office name was changed from "Charlotte Hungerford Hospital Cardiovascular Medicine" to "Charlotte Hungerford Hospital Multi Specialty Group Cardiovascular Medicine". Please confirm that there has been no change of ownership with this facility. Otherwise address the questions needed for the transfer of control in NUREG-1556, Vol. 15, Appendix F (http://www.nrc.gov/reading-rm/doc-collections/nuregs/staff/sr1556/v15/#_1_56).

You may fax your reply to my attention to 610-337-5269. Please reference Mail Control Nos. 577809 and 577810 in your response.

Please send a return e-mail to confirm that you received this message.

Please note that the office of the Region I Division of Nuclear Materials Safety has moved effective May 9, 2012. Our new address is:

U. S. Nuclear Regulatory Commission
Region I
2100 Renaissance Blvd, Suite 100
King of Prussia, PA 19406-2713

The NRC's Safety Culture Policy Statement became effective in June 2011. While a policy statement and not a regulation, it sets forth the agency's *expectations* for individuals and organizations to establish and maintain a positive safety culture. You can access the policy statement and supporting material that may benefit your organization on NRC's safety culture Web site at <http://www.nrc.gov/about-nrc/regulatory/enforcement/safety-culture.html>. We strongly encourage you to review this material and adapt it to your particular needs in order to develop and maintain a positive safety culture as you engage in NRC-regulated activities.

Thank you for your assistance,

Maryann Abogunde
Medical / Health Physicist
U.S. NRC Region 1
610-337-5090 (voice)
610-337-5269 (fax)