From:	Nguyen, Janice
То:	"janice.bable@weirtonmedical.com"
Cc:	"beth.durante@weirtonmedical.com"
Subject:	NRC Request for Additional Information (Mail Control Number 580189/580050)
Date:	Wednesday, April 24, 2013 11:38:00 AM

Licensee: Weirton Medical Center/Stateline Cardiac Imaging License Number: 47-17567-01/47-25614-01 Docket Number: 030-12977/030-36183 Mail Control Number: 580189/580050

Dear Ms. Bable,

Could you please reply back to this email to confirm receipt?

This is in reference to your amendment request dated March 8, 2013, requesting to amend NRC license number 47-17567-01, in order to add Stateline Cardiac Imaging as a location of use, and subsequently terminating Stateline's NRC license number 47-25614-01. In order to continue our review, please provide the following information in a letter signed by the management of both Weirton Medical Center and Stateline Cardiac Imaging:

Definitions

Control: Control of a license is in the hands of the person or persons who are empowered to decide when and how that license will be used. That control is to be found in the person or persons who, because of ownership or authority explicitly delegated by the owners, possess the

power to determine corporate policy and thus the direction of the activities under the license.

Transferee: A transferee is an entity that proposes to purchase or otherwise gain control of an NRC-licensed operation.

Transferor: A transferor is an NRC licensee selling or otherwise giving up control of a licensed

operation.

Licensees must provide full information and obtain NRC's *prior written consent* before transferring control of the license. Provide the following information concerning changes of control by the applicant (transferor and/or transferee, as appropriate). If any items are not applicable, so state.

- 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 whom NRC may contact if more information is needed. Please also confirm that the transaction did take place on April 1, 2013.
- Describe any changes in personnel or duties that relate to the licensed program. Include training and experience for new personnel. Please also confirm if you would like Charn S. Nandra, M.D. added to Weirton Medical Center's NRC license as a user of 10 CFR 35.200 materials.

- 3. Describe any changes in the organization, location, facilities, equipment, or procedures that relate to the licensed program.
- 4. 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.
- 5. 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.
- 6. 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.

Current NRC regulations and guidance are included on the NRC's website at <u>www.nrc.gov</u>; select **Nuclear Materials; Med, Ind, & Academic Uses**; then **Licensee Toolkits, see our toolkit index page.** You may also obtain these documents by contacting the Government Printing Office (GPO) toll-free at 1-866-512-1800. The GPO is open from 8:00 a.m. to 5:30 p.m. EST, Monday through Friday (except Federal holidays).

You may respond to my attention in writing by letter, email (if letter is scanned into a pdf format), or fax (610-337-5269), referencing mail control number 580189/580050.

If we do not receive a reply from you within 30 days, we will assume that you do not wish to pursue your amendment. Please feel free to contact me with any questions you may have.

The NRC's Safety Culture Policy Statement became effective in June 2011. While a policy statement is 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 <u>http://www.nrc.gov/about-nrc/regulatory/enforcement/safety-culture.html</u>. 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 in advance for your help.

Sincerely,

Jan Nguyen

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