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To: ["ralph.sgambato@greenwichhospital.org"](mailto:ralph.sgambato@greenwichhospital.org)
Subject: NRC request for additional information - License amendment for Greenwich Hospital Association
Date: Thursday, October 24, 2013 1:18:00 PM

Licensee: Greenwich Hospital Association
License No.: 06-09522-01
Docket No.: 030-01276

Dear Mr. Ralph Sgambato:

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

This is in reference to your amendment request letter dated September 24, 2013. With regards to the proposed RSO, you indicated in a telephone conversation on October 24, 2013 that Mr. Michael Mink will be providing services as a consultant-RSO. If this is so, please address the following:

1. Describe the control over the radiation safety program that will be delegated so that the consultant-RSO will be able to exercise authority over authorized users when confronted with radiation safety problems that require implementation of corrective actions.
2. Describe the relationship that will exist between the consultant-RSO and your institutional management regarding expenditure of funds to facilitate the objectives of your radiation safety program and related regulatory requirements.
3. Identify other commitments of the consultant-RSO for other NRC or Agreement State licensed facilities, along with a description of how the consultant-RSO will allocate time to permit the performance of the duties of the RSO as described in the regulations. State the consultant-RSO's minimum amount of on-site time (hours per week or month).
4. Appoint an in-house representative who will serve as the point of contact during the RSO's absence. This person may be allowed to assist the consultant RSO with limited authority.
5. Describe the overall availability of the consultant-RSO to respond to questions or operational issues that arise during the conduct of your radiation safety program and related regulatory requirements. Specify the maximum amount of time it will take the RSO to arrive at the facility in the event of an emergency that requires his presence.

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