



April 28, 2015

Nuclear Regulatory Commission, Region III
Attn: Materials Licensing Branch Chief
2443 Warrenville Road, Suite 210
Lisle, Illinois 60532-4352

Re: Change of Ownership – Metropolitan Hospital d/b/a Metro Health Hospital

Dear Materials Licensing Branch Chief:

I am writing on behalf of Metropolitan Hospital (“MH”), which owns and operates Metro Health Hospital, a licensed hospital facility located at 5900 Byron Center Avenue Southwest, Wyoming, Michigan 49519 (the “Hospital”). The Hospital is currently licensed by the Nuclear Regulatory Commission (Materials License # 21-12829-01). The purpose of this letter is to inform you of the proposed change of ownership of the Hospital and to obtain the consent of the Nuclear Regulatory Commission to transfer the above Materials License to Metro Health Hospital Company, LLC, as discussed in greater detail below.

Metropolitan Health Corporation (“MHC”), the parent corporation of MH, has entered into a definitive agreement with Wyoming Michigan Holdings, LLC (“Buyer”), for the contribution and sale of substantially all of the assets and interests of MHC and its subsidiaries to a newly-formed limited liability company, Metro Health Holdings, LLC (“Holdings”), and its subsidiaries. Pursuant to the terms of the definitive agreement, Buyer will purchase an eighty percent (80%) ownership interest in Holdings from MHC, while MHC will retain a twenty percent (20%) ownership interest in Holdings (the “Transaction”). As a result of the Transaction, the entity that will operate the Hospital and that will be new Materials License licensee will change from MH to Metro Health Hospital Company, LLC (the “Hospital Company”), a wholly-owned subsidiary of Holdings. The parent company of the Hospital will change from MHC to Holdings. Given that I will remain the Radiation Safety Officer, the contact information for the Hospital Company, as the new licensee, will not change.

The Transaction is currently expected to close effective as of July 1, 2015; however, the closing could take place at a later date depending upon the timing of regulatory and other necessary approvals.

Please note that an addendum to the Materials License, submitted April 1, 2015, is currently being reviewed by the Nuclear Regulatory Commission to add Craig Moore, M.D. as an "Authorized user" for 10 CFR 35.100, 3.200, 35,300 and 35.1000 (Limited to Yttrium-90 as SIR-Spheres). Once this change is made, the authorized users listed on Materials License will not change as a result of the Transaction. In addition, there are no planned changes in location, facilities, equipment, or procedures that relate to the licensed program.

All required surveillance has been performed, documented, and reviewed. In March 2015, Medical Physics Consultants, Inc. performed its inspections of the Hospital’s Nuclear Medicine

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All required surveillance has been performed, documented, and reviewed. In March 2015, Medical Physics Consultants, Inc. performed its inspections of the Hospital's Nuclear Medicine Department, Greenville Heart and Vascular Nuclear Medicine Department, and Heart and Vascular Nuclear Medicine Department. At present time, all values meet the physicist standards as well as NRC guidelines. All required surveillance items and records will be current at the time of the Transaction.

All records concerning the safe and effective decommissioning of the facilities will remain in place and transfer to the Hospital Company. MH has maintained a compliant surveillance program to monitor ambient radiation levels and contamination. Any contamination that has been identified has been with short lived materials and has been immediately decontaminated and documented. Sealed sources are leak tested at least every 6 months. No leaking sources have been found at MH's facilities. MH and the Hospital Company accept full responsibility for the decommissioning of the sites, including any contaminated facilities and equipment.

The Hospital Company will abide by all constraints, license conditions, requirements, representations, and commitments identified in and attributed to MH.

We would appreciate receiving your consent to the transfer of the above Materials License to the Hospital Company as soon as possible. Thank you for your assistance with this matter.

I can be reached at (616) 252-7159 or by email at jmccclure@ADVANCEDRAD.COM if you have any questions.

Sincerely,

A handwritten signature in cursive script that reads "Jeffery J. McClure, M.D." with a small flourish at the end.

Jeffery J. McClure, M.D.
Radiation Safety Officer
Metro Health Hospital

From: (616) 252-7533
Jeff Kooistra
Metro Health Hospital
5900 Byron Center

Origin ID: GRRR



J151215022303uv

Wyoming, MI 49519

Ship Date: 28APR15
ActWgt: 0.5 LB
CAD: 100767314/WSXI2600

Delivery Address Bar Code



SHIP TO: (616) 252-7533

BILL THIRD PARTY

ATTN: MATERIALS LICENSING.
UNITED STATES NRC, REGION III
2443 WARRENVILLE RD, STE 210

Ref # RAD
Invoice #
PO #
Dept # PER S. KASPER FOR RAD

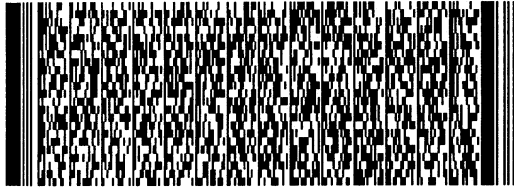
LISLE, IL 60532

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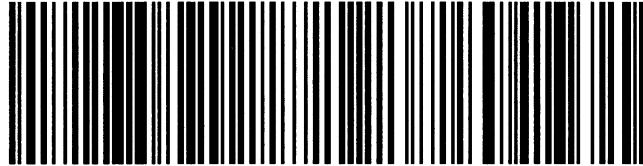
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