



Cardiovascular Department
Landmark Medical Center
550 Landmark Avenue * Bloomington, IN 47403
www.premierhealthcare.org
Phone: 812-331-3401 * 866-896-7090
Fax: 812-335-0027



2010-2013

September 21, 2015

U. S. Nuclear Regulatory Commission
Materials Licensing Section
2443 Warrenville Road, Suite 210
Lisle, IL 60532-4352

Dear Sir or Madam:

Premier Healthcare, LLC would like to amend its Byproduct Materials License, Number 13-32020-01, to list Patrick J. Byrne, DABR, CHP, DABSNM as the Radiation Safety Officer. Mr. Byrne is currently listed as the Radiation Safety Officer on the Byproduct Materials License for Indiana University Health – Bloomington Hospital, Number 13-10408-02.

In addition, we request the removal of Gregory Sutliff as both the Radiation Safety Officer and as an Authorized User. Dr. Sutliff is discontinuing practice at our facility.

If there are any questions concerning this license amendment, please contact our nuclear medicine physicist, Mr. Patrick J. Byrne, DABR, CHP, DABSNM at 877-317-5811.

Sincerely,

A handwritten signature in cursive that reads 'Jennifer Roberts' followed by 'RN-BSN' in a simpler font.

Jennifer Roberts
Manager of Clinical Operations

RECEIVED SEP 28 2015

RSO / EXECUTIVE MANAGEMENT LETTER OF UNDERSTANDING

September 21, 2015

Patrick J. Byrne
MPC, Inc.
50 East 91st Street, Suite 211
Indianapolis, Indiana 46240

Re: Radiation Safety Officer / Executive Management Letter of Understanding

Mr. Byrne:

You have been appointed the Radiation Safety Officer (RSO) of this facility for our United States Nuclear Regulatory Commission Materials License. This "Letter of Understanding" is prepared to comply with Title 10 Code of Federal Regulations (CFR) Part 35.24(b). This section of the regulations requires that you agree in writing to the following:

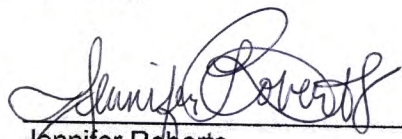
- Assume responsibility for implementing the Radiation Protection Program
- Ensure that radiation safety activities are being performed in accordance with our own approved procedures and all regulatory requirements.

Furthermore, in compliance with 10 CFR 35.24(e),(g), the executive management of this facility agrees to provide you as RSO:

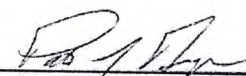
- Specific written notation of your authority, duties and responsibilities, see attached.
- Sufficient authority, organizational freedom, time, resources and management prerogative to:
 1. Identify radiation safety problems;
 2. Initiate, recommend, or provide corrective actions;
 3. Stop unsafe operations; and,
 4. Verify implementation of corrective actions.

Our signatures noted below will attest to the issues noted above. Please make a copy of this document for your files and return the original to my attention.

Sincerely,



Jennifer Roberts
Director of Clinical Operations



Patrick J. Byrne, DABR, CHP
Radiation Safety Officer



550 SOUTH LANDMARK AVENUE
BLOOMINGTON, INDIANA 47403

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