

February 8, 2017

Sara A. Forster, M.S. Health Physicist Nuclear Regulatory Commission, Region III Attn: Materials Licensing Branch Chief 2443 Warrenville Road, Suite 210 Lisle, Illinois 60532-4352

Re:

Nuclear Materials License No. 21-12829-01 – Metropolitan Hospital d/b/a Metro Health Hospital –Affiliation of Metropolitan Health Corporation with UM Health and Regents of the University of Michigan

Dear Ms. Forster:

We previously wrote to you on October 27, 2016 to inform you of the affiliation of Metropolitan Health Corporation ("MHC") with the Regents of the University of Michigan through its subsidiary UM Health (the "Affiliation"). As part of the Affiliation, MHC, which is the sole corporate member of the licensee Metropolitan Hospital d/b/a Metro Health Hospital ("Metro Health Hospital"), was to amend and restate its articles of incorporation to convert from a directorship corporation to a nonstock, membership corporation, of which UM Health, a newly created nonprofit membership corporation, would be the sole corporate member. UM Health is itself a membership corporation, whose sole corporate membership is held by the Regents of the University of Michigan, a Michigan constitutional corporation.

As you requested in the NRC's Consent to Indirect License Transfer dated January 1, 2017 (attached), we are writing to you today to inform you that the transaction closed and became effective December 15, 2016. For your reference, we are attaching the Closing Certificates as evidence of that closing.

Please let me know if you need any further information regarding this matter. I can be reached at (616) 252-7656 or by email at Peter.Hahn@metrogr.org if you have any questions.

Sincerely,

Dr. Peter Y. Hahn Chief Medical Officer Metro Health Hospital



UNITED STATES NUCLEAR REGULATORY COMMISSION

REGION III 2443 WARRENVILLE RD. SUITE 210 LISLE, IL 60532-4352

01/26/2017

Jeffrey J. McClure, M.D. Radiation Safety Officer Metropolitan Hospital d/b/a Metro Health Hospital 5900 Byron Center Avenue SW Wyoming, MI 49519

SUBJECT: NRC CONSENT TO INDIRECT LICENSE TRANSFER

Dear Dr. McClure:

By letter dated October 27, 2016 (received at the U.S. NRC Region III office on October 28, 2016), Metropolitan Hospital d/b/a Metro Health Hospital submitted to the U.S. Nuclear Regulatory Commission (NRC) Region III Office a Request for Consent to an indirect License Transfer of NRC Materials License No. 21-12829-01. Based on the information provided, we understand that as a result of an affiliation between the licensee's current sole corporate member – Metropolitan Health Corporation – and a new affiliate – the Regents of the University of Michigan, control would be indirectly transferred to the newly organized entity. We further understand that this transfer will not result in any change to the licensed materials, persons using the licensed material, location of use of licensed material, or persons responsible for the licensee's radiation safety program. Based on information provided, we understand that the licensee intends that all of the licensee's assets will remain with the licensee and will not result in a name change.

Based on the above understandings and as more fully detailed in the enclosed NRC staff's Safety Evaluation Report which documents the NRC staff's review of the request, we have no objection to the proposed transfer. Please note that you will need to notify us promptly, in writing, after the transaction has been finalized and include a signed copy of documentation confirming completion of the transaction. With this information, we can issue an administrative amendment to your NRC license to reflect the transaction, including for any specified name change, if necessary. If this planned transaction has not been closed within 30 days of the date of this letter, please notify us in writing. Please contact me at (630) 829-9892, or by e-mail at sara.forster@nrc.gov if you have any questions regarding this letter.

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.

In accordance with Title 10 of the *Code of Federal Regulations* Section 2.390, a copy of this letter and its enclosure will be available electronically for public inspection in the NRC Public Document Room or from the NRC's Agencywide Documents Access and Management System (ADAMS), accessible from the NRC Web site at http://www.nrc.gov/reading-rm/adams.html.

Sincerely,

Sara A. Forster, M.S.

Health Physicist

Materials Licensing Branch

License No. 21-12829-01 Docket No. 030-02134

Enclosure: NRC Safety Evaluation Report (SER) concerning request for consent to

Transfer of Control

SAFETY EVALUATION REPORT PROPOSED CHANGE OF CONTROL FOR BYPRODUCT MATERIALS LICENSE

Date: 26-January-2017 Docket No.: 030-02134

License No.: 21-12829-01

Licensee: Metropolitan Hospital d/b/a Metro Health Hospital 5900 Byron Center Avenue SW, Wyoming, MI 49519

Technical Reviewer: Sara A. Forster, M.S., Materials Licensing Branch, Division of Nuclear

Materials Safety

SUMMARY AND CONCLUSIONS:

Metropolitan Hospital d/b/a Metro Health Hospital ("the licensee") is authorized by NRC License 21-12829-01 for the possession and medical use of byproduct material. The U.S. Nuclear Regulatory Commission (NRC) staff reviewed a request for consent to an indirect license transfer submitted by the licensee that would result from the affiliation of the sole corporate member of the licensee, Metropolitan Health Corporation ("the transferor") with The Regents of the University of Michigan ("the transferee") through the transferor's subsidiary, UM Health. As a result of the acquisition, the transferee would be the co-owner of the licensee. The indirect transfer of control is described in the October 27, 2016 request letter (Agency Documents Access and Management System (ADAMS) accession number ML16302A408).

The request for consent was reviewed by NRC staff for a direct change in control of a Title 10 *Code of Federal Regulations* (CFR) Part 30 license using the guidance in NUREG 1556, Volume 15, "Consolidated Guidance About Materials Licenses - Guidance About Changes of Control and About Bankruptcy Involving Byproduct, Source, or Special Nuclear Materials Licenses," revision 1, dated June 2016. The NRC staff finds that the information submitted by the licensee sufficiently describes and documents the transaction and commitments made by the licensee, the transferor, and the transferee.

As required by 10 CFR 30.34 and Section 184 of the Atomic Energy Act of 1954, as amended (the Act), NRC staff has reviewed the application and finds that the proposed change in control is in accordance with the Act. The staff finds that, after the change of control, the licensee will remain qualified to use byproduct material for the purpose requested, and will continue to have the equipment, facilities, and procedures needed to protect public health and safety, and to promote the security of licensed material.

SAFETY AND SECURITY REVIEW

According to data obtained from the NRC's Web Based Licensing (WBL) System, the licensee has held an NRC license since June 21, 1968. The NRC most recently conducted an inspection of the licensee on November 19, 2015, and identified one non-cited violation (NCV) of 10 CFR 35.63(d) during that inspection. The inspector noted that the licensee had taken adequate corrective action to address the self-identified and non-willful NCV. No violations were identified during additional recent inspections on May 25, 2004, May 24, 2007, November 5, 2010, and September 19, 2013.

In the licensee's request for NRC consent to the indirect transfer of control, commitments made by the transferee and the transferor state that the licensee:

- A. will not change the personnel authorized in the NRC license;
- B. will not change the organization, locations, facilities, equipment, or procedures authorized in the NRC license;
- C. will not change the radiation safety program authorized in the NRC license; and
- D. will keep regulatory required surveillance records and decommissioning records.

The Regents of the University of Michigan, the transferee, holds a radioactive materials license, NRC License No. 21-00215-04, that includes the scope of proposed licensed activities. Accordingly, the transferee is considered a known entity following the guidance provided by the NRC's Office of Federal and State Materials and Environmental Management Programs (FSME) "Checklist to provide a basis for confidence that radioactive materials will be used as specified on the license," September 3, 2008 revision. The purpose of this checklist is for the NRC to obtain reasonable assurance from new license applicants or NRC licensees transferring control of licensed activities that the licensed material will be used for its intended purpose and not for malevolent use.

The licensee is not required to have decommissioning financial assurance based on the types and amount of material authorized by License No. 21-12829-01.

REGULATORY FRAMEWORK

License No. 21-12829-01, was issued under 10 CFR Part 30, Rules of General Applicability to Domestic Licensing of Byproduct Material. Under 10 CFR 30.34(b), for licenses "issued or granted pursuant to the regulations in [Parts 30] through 36," the Commission is required to determine if the change of control is in accordance with the provisions of the Act, and give its consent in writing. Specifically, no 10 CFR Part 30 licenses, "nor any right under a license shall be transferred, assigned or in any manner disposed of, either voluntarily or involuntarily, directly or indirectly, through transfer of control of any license to any person, unless the Commission shall, after securing full information, find that the transfer is in accordance with the provisions of the Act and shall give its consent in writing." The review was completed in accordance with NUREG 1556, Volume 15, revision 1, and informed by 63 Federal Register 66721, "10 CFR Parts 2 and 51, RIN 3150-AG09, Streamlined Hearing Process for NRC Approval of License Transfers, Nuclear Regulatory Commission, Final Rule," dated Dec. 3, 1998.

DESCRIPTION OF TRANSACTION

In letter dated October 27, 2016, Metropolitan Hospital d/b/a Metro Health Hospital ("the licensee") notified the U.S. Nuclear Regulatory Commission that the Regents of the University of Michigan ("the transferee"), via an indirect transfer, planned to affiliate with the sole corporate member of the licensee, Metropolitan Health Corporation ("the transferor"), and share in ownership of the licensee's assets. The transaction is described in ADAMS accession number ML16302A408. After completion of the affiliation, the licensee would continue as the owner of all licensed activities authorized under NRC Materials License No. 21-12829-01, with no significant changes to key responsible personnel, licensed facilities, or equipment.

The NRC staff finds that the request for consent adequately provides a complete and clear description of the transaction, and is consistent with the guidance provided in NUREG-1556, Volume 15, revision 1, Appendix E, "Information Needed for Transfer of Control."

THE TRANSFEREE'S COMMITMENT TO ABIDE BY THE TRANSFEROR'S COMMITMENTS

The NRC staff finds that the commitments and information submitted by Metropolitan Hospital d/b/a Metro Health Hospital for affiliating parties Metropolitan Health Corporation and the Regents of the University of Michigan, under letter dated October 27, 2016 (ML16302A408), are consistent with the guidance outlined in NUREG-1556, Volume 15, revision 1.

ENVIRONMENTAL REVIEW

An environmental assessment for this action is not required since this action is categorically excluded under 10 CFR 51.22(c)(21).

CONCLUSION

The staff has reviewed the request for consent submitted by both parties with regard to an indirect change of control of byproduct materials license No. 21-12829-01 and approves the application pursuant to 10 CFR 30.34(b).

Submitted information sufficiently describes the transaction; documents the understanding of the license and commitments; demonstrates that personnel have the experience and training to properly implement and maintain the license and that they will maintain the existing records; And, in the future, will abide by all existing commitments to the license, consistent with the guidance in NUREG-1556, Volume 15, revision 1.

In accordance with the above analysis, the staff concludes that the proposed change in control would not alter previous findings, that licensed operations will not be inimical to the common defense and security, or to the health and safety of the public.

CERTIFICATE OF THE PRESIDENT AND CHIEF EXECUTIVE OFFICER OF METROPOLITAN HEALTH CORPORATION

December 15, 2016

This Certificate is delivered pursuant to that certain Affiliation Agreement (the "Affiliation Agreement") dated September 15, 2016 among Metropolitan Health Corporation, a Michigan nonprofit corporation, Regents of the University of Michigan, a Michigan constitutional corporation, and UM Health, a Michigan nonprofit corporation.

The undersigned, solely in his capacity as the President and Chief Executive Officer of Metropolitan Health Corporation, and not in a personal or other capacity, hereby certifies as follows:

- 1. I am the duly elected, qualified, and acting President and Chief Executive Officer of Metropolitan Health Corporation;
- 2. The representations and warranties of Metropolitan Health Corporation contained in the Affiliation Agreement are accurate and complete as of the date hereof; and
- 3. Metropolitan Health Corporation has performed the covenants and satisfied the applicable conditions precedent contained in the Affiliation Agreement.

[Signature page follows.]

IN WITNESS WHEREOF, the undersigned has executed this Certificate effective as of the day and year first written above.

Michael D. Faas

President and Chief Executive Officer Metropolitan Health Corporation

CERTIFICATE OF

THE EXECUTIVE VICE PRESIDENT FOR MEDICAL AFFAIRS OF THE REGENTS OF THE UNIVERSITY OF MICHIGAN AND THE PRESIDENT AND CHIEF EXECUTIVE OFFICER OF UM HEALTH

December 15, 2016

This Certificate is delivered pursuant to that certain Affiliation Agreement (the "Affiliation Agreement") dated September 15, 2016 among the Regents of the University of Michigan, a Michigan constitutional corporation ("U-M"), UM Health, a Michigan nonprofit corporation ("UM Health"), and Metropolitan Health Corporation, a Michigan nonprofit corporation.

The undersigned, solely in his capacity as the Executive Vice President for Medical Affairs of U-M and the President and Chief Executive Officer of UM Health, and not in a personal or other capacity, hereby certifies as follows:

- 1. I am the duly elected, qualified, and acting Executive Vice President for Medical Affairs of U-M and the President and Chief Executive Officer of UM Health;
- 2. The representations and warranties of U-M and UM Health contained in the Affiliation Agreement are accurate and complete as of the date hereof; and
- 3. U-M and UM Health have performed the covenants and satisfied the applicable conditions precedent contained in the Affiliation Agreement.

IN WITNESS WHEREOF, the undersigned has executed this Certificate effective as of the day and year first written above.

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Marschall S. Runge, M.D., Ph.D.

Executive Vice President for Medical Affairs, Regents of the University of Michigan

President and Chief Executive Officer, UM Health



Metro Health Hospital

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Sara A. Forsker, M.S.

Health Physicist

Nucleur Acquiatom Commission, Region III.

Atha: Makinas Licensing Branch Chief

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