

PUBLIC

FEB 14 1994

Michigan Capital
Medical Center
ATTN: David A. Kreiger
Vice President
Clinical Support Services
401 W. Greenlawn Ave.
Lansing, MI 48910-2819

License No. 21-12826-91

030-02132

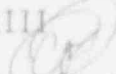
Dear Mr. Kreiger:


This will acknowledge receipt of your revised letter dated January 7, 1994 indicating that the requirements of 10 CFR 35.32, "Quality Management Program" (QMP), do not apply to your program. Based on your revised declaration, we agree that a QMP need not be implemented at this time. However, in the future, should you wish to institute procedures in accordance with the provisions of Section 35.32(a)(1), it will be necessary to submit a QMP to our office for review and approval prior to its implementation.

Should you have any questions or need clarification regarding this matter, you may call us at (708) 829-9887.

Sincerely,

Original Signed By
John R. Madera, Chief
Materials Licensing Section

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Frazier/jaw
01/31/94

R111

Madera
02/1/94

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