MAR 2 5 1994

Rochester Diagnostic & Specialty Center ATTN: Lawrence G. Wayburn, M.D. Radiation Safety Officer 543 N. Main Street P.O. Box 82207 Rochester, MI 48308

Dear Dr. Wayburn:

This will acknowledge receipt of your letter dated March 7, 1994 indicating that the requirements of 10 CFR 35.32, "Quality Management Program" (QMP), do not apply to your program. Based on your 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 PUBLIC

License No. 21-26287-01

030-32081

RIII Madera r/jaw 03/22/94 03/21/94

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ROCHESTER DIAGNOSTIC & SPECIALTY CENTER

March 7, 1994

U.S. Nuclear Regulatory Commission Region III Materials Licensing Section 801 Warrenville Road Lisle, Illinois 60532-4351

RE: Materials License No. 21-26287-01

Dear Sirs:

We wish to file this letter of negative declaration with regards to the Quality Management Program. We have reviewed the scope of our Nuclear Medicine practice and feel that the QMP is not required in our practice. We confirm that all radioactive material covered under the QMP (i.e., ¹³¹Iodine or ¹²⁵Iodine >30 mCi, therapeutic use of radiopharmaceuticals, brachytherapy, teletherapy, or gamma stereotactic radiosurgery) will not be used

at this facility.

If you have any questions, please contact us.

Sincerely,

quere onaute

Lawrence G. Wayburn, M.D. Radiation Safety Officer MAR 1 1 1994 REGION III

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