

Hartford HealthCare Medical Group

June 23<sup>rd</sup> 2021

To:  
U.S. Nuclear Regulatory Commission  
2100 Renaissance Boulevard, Suite 100  
King of Prussia, PA 19406-2713

From:  
Hartford HealthCare Medical Group  
1290 Silas Deanne Highway  
Wethersfield, CT 06109  
RAM License No. 06-23559-01

Re: Radioactive Materials License (RAML) Amendment Request to Add a RAM Use location and Physician Authorized Users

New Use Location:

Cottage Grove Cardiology has joined the Hartford HealthCare Medical Group (HHCMG). The CHG Radioactive Materials License (06-30260-01) will no longer be needed and can be removed. Please amend the Hartford HealthCare Medical Group Radioactive Materials License (# 06-23559-01) to add 711 Cottage Grove Rd, Bloomfield, CT 06002 cardiac imaging office as a RAM Use location for the HHCMG Radioactive Materials License.

Changes will not occur regarding facilities, equipment, personnel or personnel duties. HHCMG will oversee the radiation safety program, use, possession, waste management, and other procedures. Equipment calibrations, sealed source leak tests, area surveys, wipe tests, training, quality control, and all related program records are up to date. HHCMG was made aware of any open inspection items and the responsibility for enforcement actions (none were noted).

A change in materials use will not be needed. The current materials use (10CFR35.200) for imaging and localization studies will continue at the Bloomfield imaging location. Hartford Healthcare has agreed to accept the facility "as is". If there is any contamination at the site, Hartford Healthcare has agreed to take on any responsibility.

Physician Authorized Users (MD-AUs):

Please add the following physician authorized users to the HHCMG Radioactive Materials License (current approval for use is listed on the CHG radioactive materials license (attached))

Assistant Radiation Safety Officer (RSO) for this license is Carolyn M. Kosack, M.D.

Authorized Users Material and Use

Carolyn M. Kosack, M.D. 10 CFR 35.100, 10 CFR 35.200  
Vincent F. Romano, M.D. 10 CFR 35.100, 10 CFR 35.200

If you require anything further, or if have any questions or concerns, please do not hesitate to contact us.

Respectfully,



Mark Prete MD HHCMG Vice President  
Mark.Prete@hhchealth.org



Joseph J. Corning MD HHCMG Radiation Safety Officer  
[Joseph.Corning@hhchealth.org](mailto:Joseph.Corning@hhchealth.org)



Carolyn M. Kosack, M.D. FACC Cottage Grove Cardiology Radiation Safety Officer