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138464**Agreement Between Mennonite Hospital and CRMI
Performing Hospitalized I-131 Therapies**

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Definitions:

Control: Control of a room or area (within the hospital) is in the control of CRMI or persons who are empowered to decide when and how restricted access will be used. This also provides the authority to CRMI to authorize hospital personnel to control and supervise controlled areas. The Director of the Mennonite Hospital authorizes this delegated control explicitly.

Access: Access to a room(s) or another area(s) (within the hospital) is authorized to CRMI or persons who are empowered by CRMI to perform their duties as required by the Nuclear Regulatory Commission or other regulatory agencies. The Director of the Mennonite Hospital authorizes this delegated access explicitly.

Requirements for I-131 Therapies

1. Room where inpatient therapies will take place: 202
2. During any therapy, the room listed under item 1 will be under the direct control of CRMI or a designated person.
3. During any therapy, hospital personnel under the direct control of CRMI or a designated person will oversee visitor control.
4. CRMI or a designated person will train hospital staff regarding radiation safety, access and visitor control of an I-131 therapy room.
5. Before the room is released, CRMI or a designated person will perform a radiation contamination survey. The Hospital staff will restrict the access to these room(s) or area(s) until it is released.
6. CRMI or a designated person will perform the necessary surveys as required by the Nuclear Regulatory Commission or other Regulatory agencies.
7. Mennonite Hospital will allow CRMI or a designated person access to the hospital to perform their duties as required by the Nuclear Regulatory Commission or other regulatory agencies.
8. All radioactive waste from the I-131 therapies will be transferred by CRMI or a designated person to the Nuclear Medicine department and will be disposed according to Nuclear Regulatory Commission regulations.

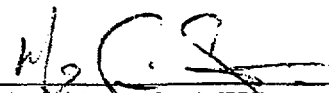
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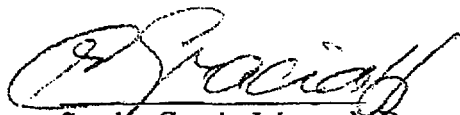
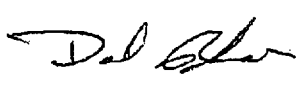
9. CRMI or a designated person will provide the necessary equipment to perform the radiation surveys required by the Nuclear Regulatory Commission or other regulatory agencies.
10. Hospital personnel may contact CRMI or a designated person, or the Nuclear Regulatory Commission and/or other regulatory agencies if they have any question or concern regarding radiation safety at the Mennonite Hospital.
11. Records regarding radiation survey will be maintained by CRMI according to the Nuclear Regulatory Commission and/or other regulatory agencies.
12. Facility's address where access will be allowed:

Mennonite General Hospital
Calle José Vazquez Esq. Dr. Troyer
Aibonito, PR 00705-1379
(787) 735-8001 Ext. 1403
(787) 735-8082 Ext. 1558

13. Both parties will abide by all constraints, conditions, requirements and commitments as required by the Nuclear Regulatory Commission and/or other Regulatory agencies.

Mennonite General Hospital


Miguel Bustelo, MHSA
Hospital Aibonito
February 1, 2006


Sandra Gracia-López, MD

CRMI - President