

From: [Gallagher, Robert](#)
To: markperna@mac.com
Subject: Weirton Medical Center Request for Additional Information
Date: Wednesday, November 20, 2013 1:55:00 PM
Attachments: [image001.png](#)

PLEASE CONFIRM RECEIPT OF THIS REQUEST FOR ADDITIONAL INFORMATION BY RETURN EMAIL

Licensee: Weirton Medical Center
License No.: 47-17567-01
Docket No.: 030-12977
Control No.: 581371

Mr. Perna;

This is in reference to your application dated July 8, 2013 requesting renewal of License No. 47-17567-01. In order to continue our review, we need the following additional information:

1. Your current license authorizes diagnostic use of sealed sources permitted by 10 CFR 35.500 in compatible devices registered pursuant to 10 CFR 30.32(g) and lists the ADAC Model Vantage. The Registry of Sealed Sources and Devices Safety Evaluation of Device for this device [No. CA8254D801S] lists three different sealed source model numbers that may be used. Please provide the specific model number of the sealed source or sources used in your device.
2. Item 7: Authorized Use in your application lists, under section D., Diagnostic medical use of sealed sources permitted by 10 CFR 35.400 (emphasis added) in compatible devices registered pursuant to 10 CFR 30.32 (g). Please confirm that you intend to use sealed sources permitted by 10 CFR 35.500.
3. Your current license authorizes any diagnostic study or therapeutic procedure permitted by 10 CFR 35.300. Please provide detailed information on the room(s) used for in-patient procedures involving 10 CFR 35.300 (floor plans or diagrams, adjacent areas including above and below the rooms). Alternatively you may confirm that you will release all patients in accordance with 10 CFR 35.75.
4. Your current license includes Peter Aragones, M.D. as authorized for Byproduct Material under 10 CFR 35.100; 35.200; 35.300; and 35.500 yet his name is not included on the list of Authorized Users to be named on the renewed license. Please confirm that you wish Peter Aragones, M.D. be removed from your license.
5. Your application includes the name Eric William, M.D. under Item 7: Authorized Users, however your current license lists Eric William Irwin, M.D. Please confirm that you would like to retain Eric William Irwin, M.D. as an Authorized User on your license.
6. Your application includes the name William Lee Noble, M.D. under Item 7: Authorized Users, however your current license lists William Lee Noble, II, M.D. Please confirm that you would like to retain William Lee Noble, II, M.D. on your license.

7. Please confirm that you will “maintain written procedures for safe use of unsealed byproduct material.”
8. You have requested that Mark Perna be named Radiation Safety Officer (RSO) on your license. It appears that this individual may be an outside consultant\contractor. If this is so, in support of this request, please address the following:
 - a. Describe the control over the radiation safety program that will be delegated so that the consultant-RSO will be able to exercise authority over authorized users when confronted with radiation safety problems that require implementation of corrective actions.
 - b. Describe the relationship that will exist between the consultant-RSO and your institutional management regarding expenditure of funds to facilitate the objectives of your radiation safety program and related regulatory requirements.
 - c. Identify other commitments of the consultant-RSO for other NRC or Agreement State licensed facilities, along with a description of how the consultant-RSO will allocate time to permit the performance of the duties of the RSO as described in the regulations. State the consultant-RSO's minimum amount of on-site time (hours per week).
 - d. Appoint an in-house representative who will serve as the point of contact during the RSO's absence. This person may be allowed to assist the consultant RSO with limited authority.
 - e. Describe the overall availability of the consultant-RSO to respond to questions or operational issues that arise during the conduct of your radiation safety program and related regulatory requirements. Specify the maximum amount of time it will take the RSO to arrive at the facility in the event of an emergency that requires his presence.

We will continue our review upon receipt of this information. Please reply to my attention at the Region I Office and refer to Mail Control No. 581371. If you have any technical questions regarding these questions, please call Mr. Robert Gallagher at 610-337-5182.

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.

Sincerely,

Robert Gallagher
Health Physicist
U.S. NRC, Region I

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