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Nguyen, Janice

06-13001-02
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From: Nguyen, Janice
Sent: Friday, July 27, 2018 2:48 PM
To: 'Anand, Alok'; Riopel, Jim
Subject: RE: RE: Re: NRC Request for Additional Information for Prospect Manchester Hospital and Prospect Rockville Hospital (Mail Control Numbers 608629 and 608639)

Good afternoon,

Thank you for the additional information. The license for Dr. Peggy Chan is acceptable, and shows that she is authorized for 10 CFR 35.100, 35.200, the oral administration of sodium iodide I-131 requiring a written directive, and the parenteral administration of any beta emitter, or any photon-emitting radionuclide with a photon energy less than 150 keV for which a written directive is required. Unfortunately, the license submitted for Dr. Stanley Goldsmith shows he is only authorized for 10 CFR 35.200. Since the NRC Form 313A (AUT) submitted for Dr. Anand shows he did his I-131 training under Dr. Goldsmith, I need a license showing that Dr. Goldsmith is authorized for I-131. Dr. Goldsmith had referenced he was licensed for this material under NYC license number 75-2960-04, but this was not the license that was submitted.

At this point, I have everything I need to license Dr. Anand for 10 CFR 35.100 and 35.200, although I would like a short, signed cover letter to accompany the licenses already submitted.

In order to license Dr. Anand for the oral administration of sodium iodide I-131, I need a license for Dr. Goldsmith showing that he is authorized for the same. If possible, could you submit NYC license number 75-2960-04?

As mentioned in my email dated June 15, 2018, we currently do not recognize Dr. Anand's Board Certification for authorization of 10 CFR 35.396, "Parenteral administration of any beta-emitter, or photon-emitting radionuclide with a photon energy less than 150 keV for which a written directive is required." If you wish Dr. Anand to be authorized for 10 CFR 35.396, please resubmit the NRC Form 313A (AUT) using the training and experience pathway, showing he has completed 700 hours of training and experience, including a minimum of 200 hours of classroom and laboratory training, as required by 10 CFR 35.390(b)(1). In addition, he should provide casework and preceptor attestation. Please note that Yttrium-90 microspheres casework falls under 10 CFR 35.1000, and does not count toward 10 CFR 35.396. At this point, if you no longer wish to authorize Dr. Anand for the parenteral administration of any beta-emitter, or photon-emitting radionuclide with a photon energy less than 150 keV for which a written directive is required, please indicate that in the cover letter.

Please let me know if you have any questions. I need to issue this action by Tuesday so if I could get a response as soon as possible, I would greatly appreciate it.

Thank you!

Jan

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-----Original Message-----

NMSS/RCNI MATERIALS-001

From: Anand, Alok [mailto:aanand@echhn.org]

Sent: Friday, July 13, 2018 2:15 PM

To: Riopel, Jim <JRiopel@echhn.org>; Nguyen, Janice <Janice.Nguyen@nrc.gov>

Subject: [External_Sender] RE: Re: NRC Request for Additional Information for Prospect Manchester Hospital and Prospect Rockville Hospital (Mail Control Numbers 608629 and 608639)

Hello All,

Please find the requested Radioactive Materials Licenses listing Dr. Goldsmith (NY Presbyterian Hospital) and Dr. Chan (Richmond University Medical Center) and their respective authorizations.

Thank you.