

MATERIALS LICENSE
SUPPLEMENTARY SHEET

License number

20-12708-01

Docket or Reference number

030-01952

Amendment No. 17

St. John's Hospital
Hospital Drive, P.O. Box 30
Lowell, Massachusetts 01853

In accordance with letter dated August 14, 1992 and concurrent with the amendment of License Number 20-06296-01, License Number 20-12708-01 is hereby terminated.



9301130294 921105
PDR ADOCK 03001952
C PDR

For the U.S. Nuclear Regulatory Commission

Original Signed By:
David Everhart

By

Nuclear Materials Safety Branch
Region I

King of Prussia, Pennsylvania 19406

Date

NOV 05 1992

OFFICIAL RECORD COPY ML 10

NOV 05 1992

License No. 20-12708-01
Docket No. 030-01952
Control No. 117011

St. John's Hospital
ATTN: Daniel J. O'Connor, M.D.
President/Chief Executive Officer
Hospital Drive, P.O. Box 30
Lowell, Massachusetts 01853

Dear Dr. O'Connor:

Please find enclosed Amendment No. 17 terminating License No. 20-12708-01 as requested in your letter dated August 14, 1992.


Your cooperation with us is appreciated.

Sincerely,

Original Signed By:
David Everhart

David B. Everhart
Nuclear Materials Safety Branch
Division of Radiation Safety
and Safeguards


Enclosure:
Amendment No. 17

DRSS:RI 
Everhart/cmm

10/5/92

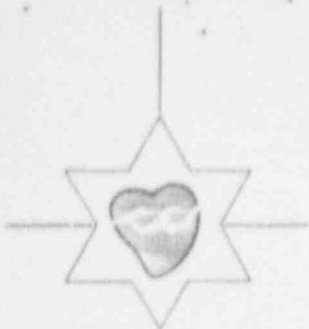
OFFICIAL RECORD COPY - G:\WPS\MLTR\L20-1270.01 - 10/14/92

ML 10

| | | | |
|---|-------------------------------------|--|-------|
| TELEPHONE CONVERSATION RECORD | | Date: 9/15/92 | Time: |
| Mail Control No.: | License No.: | Docket No.: | |
| 117012 St Joseph Amendment | 20-06296-01 St Joseph | 30-01883 St Joseph | |
| 117011 St John Termination | 20-12708-01 St John | 30-01952 St John | |
| Person Called: Pat Burke Vice President | Organization: St John's Hospital | Telephone (508) Number: 458- 1411 x 4002 | |
| Person Calling: David B. Everhart (215)337-6936 Fax #: (215) 337-5269 USNRC, Region I, 475 Allendale Road, King of Prussia, PA 19406 | | | |
| Subject: Amendment for St Joseph's Hospital with termination for St John's Hospital | | | |
| Summary: Need clarification on the following items: | | | |
| 1. Regarding the use of Iodine for therapy please note that: <ul style="list-style-type: none"> a. Authorization is for treatment of hyperthyroidism and cardiac dysfunction only, b. Treatment with I-131 must use less than 30 millicuries, c. You agree that you will use Iodine-131 in Capsules only, and d. The only authorized user for Iodine-131 therapy is Dr. Paul Tower. | | | |
| 2. Please state that the new un-named entity will agree to abide by all commitments and representations made to the NRC by St. Johns Hospital with regard to I-131 therapy in their application dated 7/25/90 with attachments. | | | |
| 3. Please specify what is the name of the new corporation. | | | |
| Please note that in order to keep from being charged the annual fee for St. John's Hospital, you must terminate the St. John's license before the end of the NRC's fiscal year which ends September 30. In order to terminate the St. John's license, the amendment for St. Joseph's Hospital must be complete. under their new license. | | | |
| Action Required/Taken: | | | |
| Signature:  | | Date: 9-16-92 | |

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117012 / 117011



St. John's Hospital

030-01952

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

August 14, 1992

FEE EXEMPT

Termination

Ms. Jenny Johansen
U.S. Nuclear Regulatory Commission
Region 1
475 Allendale Road
King of Prussia, PA 19406-1415

| | |
|-------------------|------------------------|
| RECEIVED BY LFDCB | |
| Date | 8/15/92 |
| Log | Aug 16 (Alison (7012)) |
| By | ABrown |
| Date Completed | 8/25/92 |

Re: License Amendment Request
Expedited Review Requested - Hospital Merger

Dear Ms. Johansen,

A merger of St. Joseph's Hospital and St. John's Hospital in Lowell, Massachusetts has been voted by their respective Boards of Trustees to be effective 10/1/92. The Hospital will have a new name which has not been selected as yet. We will notify you immediately when a name has been decided upon for this new entity. The Articles of Merger which will be filed with the Secretary of State are attached to this letter for your information.

We hereby request that effective 10/1/92, you terminate license #20-12708-01 (St. John's Hospital license) and amend license #20-06296-01 (St. Joseph's Hospital license) as follows:

1. New name of Hospital to be decided upon within the next few weeks.
2. New President & CEO - Daniel J. O'Connor, Jr., M.D.
3. Add a second location of use, 1 Hospital Drive, P.O. Box 30, Lowell, MA 01852 (the location of the former St. John's Hospital).
4. Byproduct source - add:
Any byproduct 10 CFR 35.300.
5. Authorized use - add:
Any radiopharmaceutical therapy procedure approved in 10 CFR 35.300.

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117011

AUG 18 1992

6. Radiation Safety Officer (RSO) - Kenneth R. Peelle, M.D.

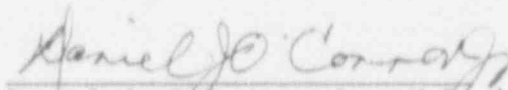
7. Authorized Users - add:

Diana Tan, M.D.
Margaret Hatch Newman, M.D.
Paul S. Tower, M.D.
Thomas G. Walker, M.D.

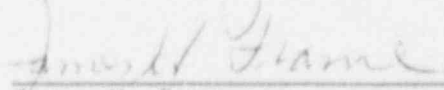
8. Include copy of St. John's Hospital floor plan.

The new institution will abide by the procedures set forth in the application dated February 28, 1989 of St. Joseph's Hospital.

Signed by:



Daniel J. O'Connor, Jr., M.D.
President/CEO
St. John's Hospital



James H. Frame
President/CEO
St. Joseph's Hospital

Attachments:

One copy of St. Joseph's present material license which should be amended
One copy of St. John's present material license which should be terminated
One copy of the floor plan of St. John's Hospital Nuclear Medicine Dept.
One copy of the proposed Articles of Merger
One copy of the Agreement of Merger to be filed with Secretary of State

MATERIALS LICENSE

Amendment No. 17

Pursuant to the Atomic Energy Act of 1954, as amended, the Energy Reorganization Act of 1974 (Public Law 93-438), and Title 10, Code of Federal Regulations, Chapter I, Parts 30, 31, 32, 33, 34, 35, 40 and 70, and in reliance on statements and representations heretofore made by the licensee, a license is hereby issued authorizing the licensee to receive, acquire, possess, and transfer byproduct, source, and special nuclear material designated below; to use such material for the purpose(s) and at the place(s) designated below; to deliver or transfer such material to persons authorized to receive it in accordance with the regulations of the applicable Part(s). This license shall be deemed to contain the conditions specified in Section 182 of the Atomic Energy Act of 1954, as amended, and is subject to all applicable rules, regulations and orders of the Nuclear Regulatory Commission now or hereafter in effect and to any conditions specified below.

| | | |
|--|---|--|
| Licensee | | |
| 1. St. Joseph's Hospital, Inc. Department of Radiology | | 3. License number 20-06296-01 is amended in its entirety to read as follows: |
| 2. 220 Pawtucket Street Lowell, Massachusetts 01854 | | 4. Expiration date November 30, 1994 |
| | | 5. Docket or Reference No 030-01883 |
| 6. Byproduct, source, and/or special nuclear material | 7. Chemical and/or physical form | 8. Maximum amount that licensee may possess at any one time under this license |
| A. Any byproduct material identified in 10 CFR 35.100 | A. Any radiopharmaceutical identified in 10 CFR 35.100 | A. As needed |
| B. Any byproduct material identified in 10 CFR 35.200 | B. Any radiopharmaceutical identified in 10 CFR 35.200 except gas | B. As needed |
| C. Any byproduct material identified in 10 CFR 35.500 | C. Any diagnostic source identified in 10 CFR 35.500 | C. As needed |
| 9. Authorized use | | |
| A. Any uptake, dilution and excretion procedure approved in 10 CFR 35.100. | | |
| B. Any imaging and localization procedure approved in 10 CFR 35.200. | | |
| C. Medical use of sealed sources included in 10 CFR 35.500 in compatible devices registered pursuant to 10 CFR 30.32(g). | | |

CONDITIONS

10. Location of use: 220 Pawtucket Street, Lowell, Massachusetts.

11. Radiation Safety Officer: Kenneth R. Peelle, M.D.

12. Authorized Users:

Material and Use:

Klas Romberg, M.D.

35.100; 35.200; 35.500

Kenneth R. Peelle, M.D.

35.100; 35.200; 35.500

Jorge M. Merino de Villasante, M.D.

35.100; 35.200; 35.500

Susan D. Kattapuram, M.D.

35.100; 35.200; 35.500

MATERIALS LICENSE
SUPPLEMENTARY SHEET

License number

20-06296-01

Docket or Reference number

030-01883

Amendment No. 17

(Continued)

CONDITIONS

13. This license is based on the licensee's statements and representations listed below:

- A. Application dated February 28, 1989
- B. Letter dated November 16, 1989

Date DEC 15 1989

For the U.S. Nuclear Regulatory Commission

Original Signed By:
Judith A. Joustra

By

Nuclear Materials Safety Branch
Region I
King of Prussia, Pennsylvania 19406

MATERIALS LICENSE

Amendment No. 16

Pursuant to the Atomic Energy Act of 1954, as amended, the Energy Reorganization Act of 1974 (Public Law 93-438), and Title 10, Code of Federal Regulations, Chapter I, Parts 30, 31, 32, 33, 34, 35, 39, 40 and 70, and in reliance on statements and representations heretofore made by the licensee, a license is hereby issued authorizing the licensee to receive, acquire, possess, and transfer byproduct, source, and special nuclear material designated below; to use such material for the purpose(s) and at the place(s) designated below; to deliver or transfer such material to persons authorized to receive it in accordance with the regulations of the applicable Part(s). This license shall be deemed to contain the conditions specified in Section 183 of the Atomic Energy Act of 1954, as amended, and is subject to all applicable rules, regulations and orders of the Nuclear Regulatory Commission now or hereafter in effect and to any conditions specified below.

Licensee

1. St. John's Hospital
2. Hospital Drive, P. O. Box 30
Lowell, Massachusetts 01852

In accordance with application dated
July 25, 1990,
3. License number 20-12708-01 is amended in
its entirety to read as follows:

4. Expiration date July 31, 1996

5. Docket or
Reference No 030-01952

6. Byproduct, source, and/or
special nuclear material

7. Chemical and/or physical
form

8. Maximum amount that licensee
may possess at any one time
under this license

- A. Any byproduct material
identified in 10 CFR
35.100
B. Any byproduct material
identified in 10 CFR
35.200
C. Any byproduct material
identified in 10 CFR
35.300

- A. Any radiopharmaceutical
identified in 10 CFR
35.100
B. Any radiopharmaceutical
identified in 10 CFR
35.200 except gas
C. Any radiopharmaceutical
identified in 10 CFR
35.300

- A. As needed
B. As needed
C. As needed

9. Authorized use

- A. Any uptake, dilution and excretion procedure approved in 10 CFR 35.100.
B. Any imaging and localization procedure approved in 10 CFR 35.200.
C. Any radiopharmaceutical therapy procedure approved in 10 CFR 35.300.

CONDITIONS

10. Location of use: Hospital Drive, Lowell, Massachusetts

11. Radiation Safety Officers: Paul S. Tower, M.D.

12. Authorized Users:

Material and Use:

Daniel J. O'Connor, M.D.

35.100; 35.200 (except gas)

Diana Tan, M.D.

35.100; 35.200 (except gas)

Margaret Hatch Newman, M.D.

35.100; 35.200 (except gas)

Paul S. Tower, M.D.

35.100; 35.200 (except gas); 35.300

Thomas G. Walker, M.D.

35.100; 35.200 (except gas)

MATERIALS LICENSE
SUPPLEMENTARY SHEET

License number

20-12708-01

Docket or Reference number

030-01952

Amendment No. 16

(Continued)

CONDITIONS

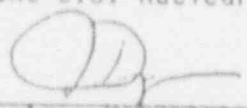
13. A. In addition to the possession limits in Item 8, the licensee shall further restrict the possession of licensed material so that at no time is a quantity of radioactive material possessed in excess of a quantity which requires consideration of the need for an emergency plan for responding to a release of licensed material in accordance with 10 CFR 30.72.
- B. In addition to the possession limits in Item 8, the licensee shall further restrict the possession of licensed material so that at no time is a quantity of radioactive material possessed in excess of a quantity which requires decommissioning funding in accordance with 10 CFR 30.35(d), 10 CFR 40.36(b) or 10 CFR 70.25(d).
14. Except as specifically provided otherwise in this license, the licensee shall conduct its program in accordance with the statements, representations, and procedures contained in the documents, including any enclosures, listed below. The Nuclear Regulatory Commission's regulations shall govern unless the statements, representations and procedures in the licensee's application and correspondence are more restrictive than the regulations.
- A. Letter and Application dated July 25, 1990
- B. Letter dated May 7, 1991
- C. Letter dated July 9, 1991



For the U.S. Nuclear Regulatory Commission

Date JUL 19 1991

By


Nuclear Materials Safety Branch
Region I
King of Prussia, Pennsylvania 19406



The Commonwealth of Massachusetts
Office of the Secretary of State
Michael Joseph Connolly, Secretary
One Ashburton Place, Boston, Massachusetts 02108

DRAFT 7/23/

Fee \$1

EXHIBIT

ARTICLES OF ~~CONSOLIDATION~~* MERGER*

Pursuant to General Laws, Chapter 180, Section 10

(Domestic and Domestic Corporation)

FEDERAL IDENTIFICATION

FEDERAL IDENTIFICATION

~~Consolidation~~ Merger of St. Joseph's Hospital, Inc.

and Saint John's Hospital
the constituent corporations

and St. Joseph's Hospital, Inc.
one of the constituent corporations

The undersigned officers of each of the constituent corporations certify under the penalties of perjury as follows:

1. The agreement of ~~consolidation~~* merger* complies with the requirements of General Laws, Chapter 180, Section 10.
2. That if any of the constituent corporations constitutes a public charity, then the resulting or surviving corporation shall be a public charity.
3. The resulting or surviving corporation shall furnish a copy of the agreement of ~~consolidation~~* merger* to any stockholder or member upon written request and without charge.
4. The effective date of the ~~consolidation~~* merger* determined pursuant to the agreement referred to in paragraph 1 shall be: October 1, 1992.

5.
(For a merger)

(*)The following amendments to the articles of organization of the SURVIVING corporation have been effected pursuant to the agreement of merger referred to in paragraph 1:

See pages 5A - 5C attached hereto and made a part hereof.

(For a consolidation)
(B) The purposes of the RESULTING corporation are as follows:

N/A

(C) If the resulting corporation has one or more classes of members, the designation of such classes, the manner of election or appointment, the duration of membership and the qualification and rights, including voting rights, of the members of each class, may be set forth in the by-laws of the corporation or may be set forth below:

N/A

(D) Other lawful provisions, if any, for the conduct and regulation of the business and affairs of the resulting corporation, for its voluntary dissolution, or for limiting, defining, or regulating the powers of the corporation, or of its directors or members, or of any class of members, are as follows:

N/A

6. The following information shall not for any purpose be treated as a permanent part of the articles organization of the ~~resulting~~ surviving corporation.

(A) The post office address of the initial principal office of the ~~resulting~~ surviving corporation in Massachusetts is: 220 Pawtucket Street
Lowell, Massachusetts 01854

(B) The name, residence and post office address of each of the initial directors and president, treasurer and clerk of the ~~resulting~~ surviving corporation is as follows:

| | Name | Residence | Post Office |
|-----------|--|-----------|-------------|
| President | See page 6 (A) attached hereto and made a part hereof. | | |
| Treasurer | | | |
| Clerk | | | |

Directors (or officers having the powers of directors)

See page 6 (A) attached hereto and made a part hereof.

(C) The fiscal year of the ~~resulting~~ surviving corporation initially adopted is:

October 1 through September 30

(D) The date usually fixed in the by-laws for the annual meeting of members or stockholders of the ~~requesting~~ surviving corporation is

N. A.

The undersigned officers of the several constituent corporations listed above further state under the penalties of perjury as to their respective corporations that the agreement of ~~consolidation~~ merger which is set forth under paragraph 1 has been duly executed on behalf of such corporations and duly approved by the members ~~stockholders/directors~~ of such corporations in the manner required by General Laws, Chapter 180, Section 10 and in compliance with all pertinent requirements of the articles of organization of such corporations at meetings of members ~~stockholders/directors~~ held on the following dates:

Names of Corporations

Dates of Members/Stockholders/Directors meeting

St. Joseph's Hospital, Inc.
Saint John's Hospital

of St. Joseph's Hospital, Inc.
name of constituent corporation

of Saint John's Hospital
name of constituent corporation

To be executed on behalf of each constituent corporation:

DRAFT
7/14/92 7/23/92

AGREEMENT OF MERGER

This Agreement of Merger is executed, pursuant to Chapter 180, Section 10 of the Massachusetts General Laws, as of the ___th day of July, 1992 by and between St. John's Medical Center ("SJMC"), a charitable corporation organized on February 15, 1985 under the General Laws of The Commonwealth of Massachusetts, and Saint John's Foundation, Inc. (the "Foundation"), a charitable corporation organized on February 15, 1985 under Chapter 180 of the General Laws of Massachusetts.

WHEREAS, SJMC is a charitable corporation organized for the purposes of promoting and coordinating the provision of quality health care and community services.

WHEREAS, the Foundation is a charitable corporation organized for the exclusively charitable, religious and educational purposes of providing financial support for Saint John's and Saint John's tax-exempt affiliates.

WHEREAS, SJMC and the Foundation desire to merge the two charitable corporations such that SJMC will be the surviving corporation but with a change in its corporate name, corporate purposes and powers, articles of organization, bylaws, officers, trustees, and members as set forth in this Agreement.

NOW THEREFORE, in consideration of these premises and the mutual promises herein, the parties hereby agree as follows:

1. Purpose of Agreement and Parties to the Merger. The parties to the merger are SJMC and the Foundation, each a

charitable corporation organized under the laws of The Commonwealth of Massachusetts. It is agreed that SJMC and the Foundation will be merged into SJMC and that SJMC is to be the surviving corporation but with a change in its corporate name, corporate purposes and powers, articles of organization, bylaws, officers, trustees, and members as set forth in this Agreement. The purpose of this Agreement is to set out the terms and conditions of the merger.

2. Articles of Merger. Articles of Merger shall be filed with the Secretary of State substantially in the form attached hereto as Exhibit A with such changes as the officers executing the same may deem necessary or advisable to implement the merger.

3. Name of the Surviving Corporation. SJMC shall be the surviving corporation, and the name of the surviving corporation shall be chosen through a process developed by the presidents of St. Joseph's Hospital, Inc. and Saint John's Hospital. The name chosen shall reflect the Catholic character of the surviving institution and shall be subject to final approval of the members of SJMC and the Foundation and set forth in the Articles of Merger.

4. Purposes of the Surviving Corporation. The surviving corporation shall be operated for the purposes stated in the Articles of Merger, and more particularly:

To support the advancement of the practice and knowledge of and education and research in medicine, surgery, nursing and all other subjects relating to the care, treatment and healing of humans; to improve the health and welfare of all persons; to sponsor, develop and promote services and programs which are charitable, scientific or educational

and which address the physical and mental needs of the community at large; and to engage generally in any business which may lawfully be carried on by a corporation formed under Chapter 180 of the General Laws of Massachusetts; provided however that it shall operate exclusively for the benefit of the hospital corporation resulting from the merger of Saint John's Hospital into St. Joseph's Hospital, Inc. and its affiliated organizations, including, without limitation, medical centers, health care centers, nursing centers, laboratories, clinics and other medical, surgical or dental facilities, in the conduct of their charitable, educational and scientific functions.

5. Powers of the Surviving Corporation. The surviving corporation shall have the powers stated in the Articles of Merger.

6. Assets and Liabilities. As of the effective date of the merger, all the assets, subject to all the liabilities, of the Foundation shall be transferred to and become assets and liabilities of the surviving corporation and all the assets, subject to all the liabilities, of SJMC shall become assets and liabilities of the surviving corporation.

7. Initial Members, Trustees and Officers.

(a) The initial members of the surviving corporation shall be as follows:

| | |
|------------------------|--------------------------|
| Father George Capen | Father Thomas Reddy |
| Father Gerald Flater | John F. Reilly, Jr. |
| Paul A. Gagnon | Sister Yvette Thibaudeau |
| Sister Pauline Leblanc | |

(b) The initial trustees of the surviving corporation and their initial terms of office shall be as follows:

| <u>Name</u> | <u>Initial Term of Office</u> |
|-------------------|-------------------------------|
| (here list names) | (here list terms) |

(c) The initial officers of the surviving corporation shall be selected by the persons to be named as trustees and set forth in the Articles of Merger. In addition to the officers named in the Articles of Merger, such persons also shall select the Chairman and Vice Chairman of the Corporation.

8. Bylaws. As of the effective date of the merger, the Bylaws of the surviving corporation shall be substantially in the form set forth in Exhibit B attached hereto.

9. St. John's Nursing Home of Lowell, Inc. Upon the effective date of the merger, Articles of Amendment will be filed to delete reference to St. John's in the corporate name, St. John's Nursing Home of Lowell, Inc., under which an affiliate of SJMC operates a long-term care facility. The trustees of St. John's Nursing Home of Lowell, Inc. will be reconstituted and its bylaws will be amended as of the effective date of the merger as mutually agreed upon by the trustees of Saint John's Hospital and St. Joseph's Hospital, Inc.

10. Hunts Falls Development, Inc. The directors of Hunts Falls Development, Inc. will be reconstituted and its bylaws will be amended as of the effective date of the merger as mutually agreed upon by the trustees of Saint John's Hospital and St. Joseph's Hospital, Inc.

11. Condition of the Merger. The consummation of the merger shall be subject to the completion of the merger of Saint John's Hospital into St. Joseph's Hospital, Inc. (the "Saint John's/ St. Joseph's merger"). The merger of the

Foundation into SJMC shall not become effective until the effective date of the Saint John's/St. Joseph's merger.

12. Effective Date. The effective date of the merger for purposes of M.G.L. Chapter 180, Section 10 shall be ~~October 1, 1992 or such other~~ the same date as ~~may be~~ specified in the Articles of Merger filed with the Secretary of State of The Commonwealth of Massachusetts for the Saint John's/St. Joseph's merger.

13. Other Provisions. If at any time before Articles of Merger are filed with the Secretary of State of The Commonwealth of Massachusetts, the surviving corporation shall be deemed or be advised that any further acts or instruments are necessary or desirable to vest or confirm in the surviving corporation the title to any property of the Foundation, or otherwise to implement the merger, then, at the request and expense of the surviving corporation, the Foundation, and its proper officers and trustees shall and will do all acts and things which may be necessary or appropriate to vest or confirm title to such property in the surviving corporation and otherwise to carry out the purpose of this Agreement of Merger.

IN WITNESS WHEREOF, the parties hereto, intending to be legally bound by the terms hereof, have hereunto set their hands under seal, as of the date first written above.

ST. JOHN'S MEDICAL CENTER, INC.

CORPORATE SEAL

By: _____
President

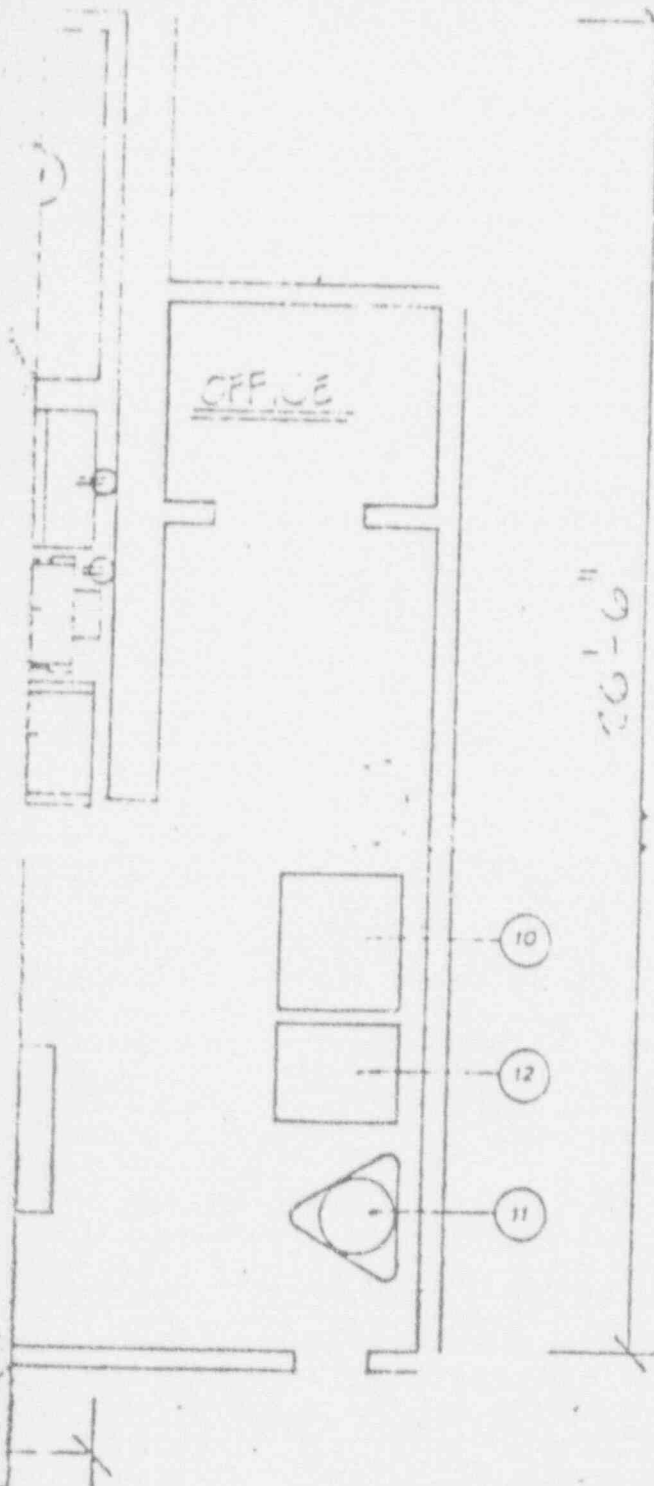
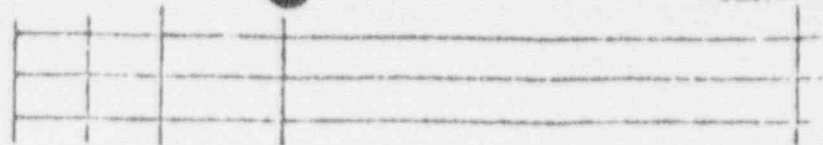
By: _____
Treasurer

ST. JOHN'S FOUNDATION, INC.

CORPORATE SEAL


By: _____
President

By: _____
Treasurer



LEGEND
EQUIPMENT SYMBOLS

- ① AREA SCAN TABLE
- ② DETECTION STALL
- ③ CAMERA HEAD
- ④ E.C.T. TABLE
- ⑤ OPERATOR CONSOLE
- ⑥ SGO COMPUTER
- ⑦ COLLIMATOR STONES AND SEVERAL
- ⑧ AREA SCAN TABLE
- ⑨ SEARLE PHO GAMMA 3 STALL + TABLE
- ⑩ SEARLE CONSOLE
- ⑪ SEARLE COLLIMATORS
- ⑫ MATRIX CAMERA

| | | | |
|---|-----------------------|--|--|
| NOT FOR CONSTRUCTION USE Ent Crocker 800-321-6310 | DRN SRM | DATE 11-19-83 |  ohio-nuclear, inc. A subsidiary of Technicare Corporation 8000 Cochran Road, Solon Ohio 44133 |
| | CRD SA | DATE 11-21-83 | |
| | APP. USS | DATE 11-21-83 | |
| | SCALE 1/4" = 1'-0" | | |
| | | TITLE ST. JOHN'S HOSPITAL LANSING, MI. | MOD. NO. FP |
| | | B-6065 | |

313M 11

9-92

10

12

11

OFFICE

← NORTH

PROCEDURE ROOM

UNIT OF INTEREST
HENDRICKS

WALLS 10' x 10' x 10'

WALLS 10' x 10' x 10'

OFFICIAL RECORD COPY ML 40

117011

ATT. 4.1

BETWEEN:

LICENSE FEE MANAGEMENT BRANCH, ARM
AND
REGIONAL LICENSING SECTIONS

(FOR LFMS USE)
INFORMATION FROM LTS

PROGRAM CODE: 02120

STATUS CODE: 0

FEE CATEGORY: 7C

EXP. DATE: 19960731

FEE COMMENTS:

DECOM FIN ASSUR REQD: N

LICENSE FEE TRANSMITTAL

A. REGION

1. APPLICATION ATTACHED

APPLICANT/LICENSEE: ST. JOHN'S HOSPITAL

RECEIVED DATE: 920818

DOCKET NO: 3001952

CONTROL NO.: 117011

LICENSE NO.: 20-12700-01

ACTION TYPE: TERMINATION

2. FEE ATTACHED

AMOUNT: \$0

CHECK NO.: 0

3. COMMENTS

Reference. 117012

SIGNED
DATE

Rebecca J. Brown
8/19/92

FEE EXEMPT

B. LICENSE FEE MANAGEMENT BRANCH (CHECK WHEN MESSAGE ENTERED 11/1)

1. FEE CATEGORY AND AMOUNT: 7C

2. CORRECT FEE PAID, APPLICATION MAY BE PROCESSED FOR:

AMENDMENT

RENEWAL

LICENSE

3. OTHER

SIGNED
DATE

B. Brown
8/25/92