

Riverside Hospital

Powerville Road, Boonton Township, New Jersey 07005 201-334-5000

July 16, 1985

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John E. Glenn, Ph.D., Chief
Nuclear Materials Safety Section B
Division of Radiation Safety & Safeguards
U.S.N.R.C. Region 1
631 Park Avenue
King of Prussia, PA 19406

U.S. N.R.C.
LIC. FEE MGMT. BRANCH

RE: License No. 29-03017-01
Docket No. 030-02463
Inspection Report No.: 030-02463/85-01

Dear Dr. Glenn:

Pursuant to your letter dated June 6, 1985 (copy enclosed), we request that the above-referenced license be amended to allow for a contamination limit of 1,000 DPM above background.

The efficiency of the detector used to count wipes has been determined to be 2%. Therefore, any area wipe that is 20 CPM (i.e., 1,000 DPM) above background will be decontaminated. This will allow us to more readily identify areas of contamination.

Please contact the undersigned if you have any questions. Thank you for your cooperation in this matter.

Sincerely,

RIVERSIDE HOSPITAL

Rafaelle Marzella
Rafaelle Marzella,
President

RM:vjt

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#120-K
Amendment
9/1/85
Received by <i>Jacques</i>

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"OFFICIAL RECORD COPY"

The Trimark System of Health Care:
Riverside Hospital / Saint Barnabas Medical Center
The Radiology Center / Same Day Surgery Center

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UNITED STATES
NUCLEAR REGULATORY COMMISSION
REGION I
631 PARK AVENUE
KING OF PRUSSIA, PENNSYLVANIA 19406

JUN 06 1985

Docket No. 030-02463

License No. 29-03017-01

Riverside Hospital
Department of Radiology
ATTN: Rafaelle Marzella
President
Powerville Road
Boonton, New Jersey 07005

Gentlemen:

Subject: Inspection Report No. 030-02463/85-01

This refers to your letter dated May 3, 1985, in response to our letter dated April 19, 1985, and to a May 13, 1985 telephone conversation between Edwin A. Wurtz, Ph.D. of my staff and Boris Pearlman, M.D., Radiation Safety Officer.


During this telephone conversation your management control system was discussed. From these discussions we understand that management will provide for quarterly audits of the radiation safety program by an outside consultant. These audits will include a review of all procedures and training to insure compliance with the regulations and license conditions.

Regarding your contamination surveys, we further understand that you will amend your license to insure that you are able to comply with the contamination limit requirements set forth in your license application and supporting documents.

Thank you for informing us of the corrective and preventive actions documented in your letter and agreed to in the May 13, 1985 telephone conversation. These actions will be examined during a future inspection of your licensed program.

Your cooperation with us is appreciated.

Sincerely,


John E. Glenn, Ph.D., Chief
Nuclear Materials Safety Section B,
Division of Radiation Safety
and Safeguards

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RIVERSIDE HOSPITAL
BOONTON, NJ 07005

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