

VOID SHEET

030 28949

TO: License Fee Management Branch  
FROM: Region I  
SUBJECT: VOIDED APPLICATION

1 (97)  
7-6-3  
12-1-15-2

Control Number: 124156  
Applicant: Medscan Broad Street South, P.C.  
Date Voided: 5/16/97  
Reason for Void: Licensee withdrew request in letter dated 4/25/97 for License  
No. 37-20920-01 (030-28949 ). After review.  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

M.A. Perkins 5/16/97  
Signature Date

Attachment:  
Official Record Copy of  
Voided Action

FOR LIME USE ONLY

Final Review of VOID Completed:

Refund Authorized and processed

☒ No Refund Due

Fee Exempt or Fee Not Required

Comments: After Review

Log completed

Processed by: ES

130054

OFFICIAL RECORD COPY

MI 10

9707070138 970516  
PDR ADOCK 03028949  
C PDR



MAY 16 1997

John A. Bennett, M.D.  
President  
ATI Centers, Inc.  
900 East 8th Avenue, Suite 200  
King of Prussia, PA 19406-1234

SUBJECT: TRANSFER OF CONTROL OF LICENSE

Dear Dr. Bennett:

This refers to the letter dated April 25, 1997, from Ms. Susan Baker of your staff. From this letter we understand that the Medical Practice of ATI Centers, Inc. is being sold to ATI Resources, Inc., a wholly own subsidiary of Medical Resources, Inc., and that ATI Resources, Inc. plans to continue the activities authorized by your three NRC licenses listed below. Please note that 10 CFR 30.34(b) requires consent of the NRC prior to transfer of control or change of ownership of any NRC-licensed facility. Please provide the information described in items 1. through 15. in Information Notice 89-25, Rev. 1 (Enclosure 1) in order to obtain the required consent of the NRC. NRC approval must be received prior to implementation of the proposed change of ownership.

Your earlier request dated January 20, 1997, to consolidate your three NRC licenses into a single license was under review by this office. Pursuant to Ms. Baker's above referenced letter, this review is discontinued. Thank you for your cooperation in this matter.

Sincerely,

**Original Signed By:**  
**Pamela J. Henderson**

John D. Kinneman, Chief  
Nuclear Materials Safety Branch 2  
Division of Nuclear Materials Safety

License Nos. 37-20753-01, 37-20920-01 and 37-28266-01  
Docket Nos. 030-22033, 030-28949 and 030-30928  
Mail Control No. 124157, 124156 and 124158

Enclosures:

1. Information Notice 89-25, Rev. 1
2. 10 CFR 30

cc:

Ms. Susan Baker, Vice President

J. Bennett, M.D.  
ATI Centers, Inc.

-2-

DOCUMENT NAME: R:\WPS\MISC\L3720920.01

To receive a copy of this document, indicate in the box: "C" = Copy w/o attach/encl "E" = Copy w/ attach/encl "N" = No copy

OFFICE	DNMS/RI	N	DNMS/RI				
NAME	SLodhi		JKinneman				
DATE	05/01/97		05/16/97		05/ /97		05/ /97

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**ATI CENTERS, INC.**

900 East 8th Avenue, Suite 200  
King of Prussia, PA 19406-1234  
(610) 768-4500

April 25, 1997

Sent via Certified Mail #Z428 819 712

Sent via Facsimile #610-337-5269

Dr. Sattar Lodhi  
U.S. Regulatory Commission  
Region 1  
475 Allendale Road  
King of Prussia, PA 19405-1415

RE: Control #124156

Dear Dr. Lodhi:

This letter is to inform you of ATI Centers, Inc.'s intent to sell its practice to ATI Resources, Inc. a wholly owned subsidiary of Medical Resources, Inc. Medical Resources Inc. is a publicly traded company specializing in the provision of out patient diagnostic services with corporate offices located at 155 State Street, Hackensack, New Jersey 07601, phone number 201-488-6230. It is their intent to continue Nuclear Medicine procedures at the same locations using the same materials, equipment, operating and emergency procedures and personnel as committed under the following license numbers:

ATI Centers, Inc.  
Manoa Radiology Center  
1010 West Chester Pike  
Havertown, PA 19083  
NRC #37-20753-01  
PA # PA-0489

ATI Centers, Inc. - Northeast Division  
Smylie Times Building  
8001 Roosevelt Boulevard  
Philadelphia, PA 19152  
NRC #37-28266-01  
PA # PA-0553

ATI Centers, Inc.  
South Philadelphia Radiologic Center  
1709 South Broad Street  
Philadelphia, PA 19148  
NRC #37-20920-01  
PA # PA-0503

FAX Rec'd 4/25 APR 28 1997

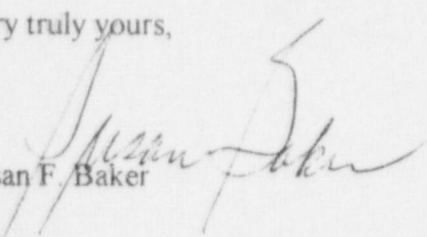
Page 2

Dr. Sattar Lodhi

April 25, 1997

All surveillance items and records are current and shall remain current to the time of transference. There are no open inspection items. ATI Centers, Inc. did submit an amendment for operational consolidation of three byproduct material licenses into one and withdraws this request. ATI Centers, Inc. will no longer be in the business of providing Nuclear Medicine procedures upon the sale completion, which is expected to be in May of 1997.

Very truly yours,

  
Susan F. Baker

SFB/scr

cc: Lisa Mackey, Medical Resources, Inc.

DNMS TELEPHONE CONVERSATION RECORD

**Person Called:** Susan Baker, Manager **Phone No.:** (610) 768 4500  
**Person Calling:** Sattar Lodhi **Date:** 2/27/97  
**Facility Name:** Medscan Broad Street South. **Time:** 11:00 a.m.  
Philadelphia, PA  
**License No.** 37-20920-01 **Docket No.** 030-30928

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**Subject:** Additional Information

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**Summary:** I called Ms. Baker to obtain the following information:

1. Written delegation of authority to RSO including authority to terminate unsafe practices
2. Assurance that RSO has sufficient time to perform duties at each site
3. Confirm senior management will conduct site tours and meetings with site management
4. Confirm that senior management has an active role in sharing program responsibilities with the RSO
5. Written record of annual and refresher training
6. Which of QMP is to be effective
7. Are they requesting 35,300 authorizations at all locations
8. Name on the license
9. What about the second user (Dr. Sauli)?

Ms. Baker will call back.

4-23-97: Called her again to send the above information by the end of this week if possible, she was not available and left a message.

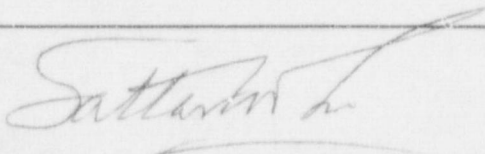
4-25-97: Ms. Baker called to inform of the possibility that the company may be bought by another organization and because the situation is uncertain she does not know what is going to happen to their request. I discussed the option of withdrawing the request or submitting the requested information. I reminded her that they must get NRC's approval prior to the sale of the facility. She stated that she understood the requirement.

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**Action Required/Taken:** Document/wait for response

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**Signature:**



Mail Control No. 124156

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**ATI CENTERS, INC.**

900 East 8th Avenue, Suite 200  
King of Prussia, PA 19406-1234  
(610) 768-4500

030-28949

January 20, 1997

Licensing Assistance Team  
Nuclear Materials Safety Branch I  
Division of Nuclear Materials Safety  
U.S.N.R.C. - Region I  
475 Allendale Road  
King of Prussia, PA 19406

Dear Sir/Madam:

Please find our \$440 amendment fee enclosed for the purpose of operational consolidation of three byproduct material licenses into one. We wish to amend our South Philadelphia license (37-20920-01) to include the operations of our Manoa (37-20753-01) and Northeast Philadelphia (37-28266-01) sites.

The ownership does not change, as all are still owned by ATI Centers, Inc. The R.S.O. does not change, as George L. Popky, M.D. is currently R.S.O. at all three sites. They will remain open and operational throughout the transition of licensure, with the same management and license conditions as before.

With reference to the N.R.C. Policy and Guidance Directive PG 1-23, "Guidance for Multi-site Licenses (Approved April 1996), we submit the following:

1. Please find enclosed a diagram of our administrative management's organizational chart from President to R.S.O. to technologists with reporting paths and flow of authority, including outside consultants.
2. Management oversight of routine operations, safety, and regulatory compliance will be achieved and maintained as follows: Registered nuclear medicine technologists carry out the daily safety protocols and perform routine daily, weekly, and monthly health physics duties as per license commitments under the direction of the R.S.O. On a quarterly basis, the R.S.O. communicates with each site, signs documents, and reads the consultant medical radiation physicist's reports and audits for each site. The consultant medical radiation physicists (from Walter L. Robinson & Associates) make site visits at each address where licensed materials are used quarterly. They perform management audits and health physicist surveys and duties that are required at frequencies of quarterly or less frequency. Their reports are left at each site (where a copy is sent to the R.S.O.), and a copy is sent to a representative of senior management, Susan Baker. The consultant medical radiation physicists have made

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JAN 24 1997

a "regulatory report table" (grid, tally, etc.) To assist the R.S.O. in determining if all the required documents requiring his attention and signature have been reviewed in a timely manner for each month or quarter, as required for each of the three sites. Any operational oversights, omissions, or deficiencies noted in the radiation physicists' reports will be discussed with the staff technologists on the day of the physicist's visit by the physicist. Any self-identified item of non-compliance will be documented and rectified immediately. The R.S.O. will brief management annually on the radiation safety status at all three sites. He will also be available for any radiation safety committee meetings that management may feel are necessary to achieve improved radiation safety or regulatory compliance. To further the understanding of continuing radiation safety and regulatory compliance the consultant medical radiation physicists will provide at least one new videotape in-service and ask perspective audit questions annually. The consultant medical radiation physicists also provide additional continuing education through newsletters with regulatory updates and Q & A sets on their Internet website (<http://www.pptnet.com/wlrsassoc>). In the above described manner, we feel that the R.S.O. and management are continually informed of the status of radiation safety and compliance at the three sites. Currently, George L. Popky, M.D. is the only authorized user on the license. Dr. Popky has adequate authority over each site's radiation safety program without redirection or hindrance by management. We feel that Dr. Popky has sufficient time to perform his duties, and be available for emergencies. In Dr. Popky's absence (not to exceed 60 continuous days), another authorized user (currently listed on an N.R.C. license that we have a recent copy of) will be authorized to supervise the use of byproduct material, read films, and contact the R.S.O. and consultant medical radiation physicists if an emergency should arise. Normally, Dr. Popky is about ½ hour from any site, when he is in his office at 4150 City Avenue, Philadelphia - his primary location. Upon receipt of the consultant medical radiation physicist's recommendations, reports, and audits, a representative of senior management, Susan Baker, will communicate with the R.S.O. to assure that corrective actions have been adequately taken.

3. The technologists role to assist the radiation safety program management is to:
  - a. Send copies of documents to the R.S.O. by fax.
  - b. Speak to the R.S.O. about current radiation safety problems, prescriptions, and for emergencies.
  - c. Complete daily, weekly, and monthly health physics and clinical duties and records.
  - d. Communicate with the consultant medical radiation physicists voice mail, pager, fax, or e-mail) for emergencies and regulatory or radiation safety matters.
  - e. Communicate with a senior management representative (Susan Baker) as needed.
  - f. Review the consultant medical radiation physicist's reports and audits, applicable regulatory notices, and continuing education materials.
4. The R.S.O.'s office is at 4150 City Avenue, Philadelphia, PA 19131, and his phone

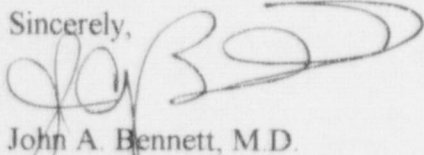
number is 215-871-2688. His fax number is 215-871-2496. Technologists at each site have these numbers posted along with Susan Baker's, and the consultant medical physicist's contact numbers.

5. Site-specific records will be kept at each location of operation for N.R.C. inspection. Some duplicate records will be kept with the R.S.O. and Susan Baker, at her office at 900 E. Eighth Avenue, Suite 200, King of Prussia, PA 19405-1324. (800-221-0002).
6. Radioactive material is not planned to be transported from one site to the other, but in the event that it is required, all applicable N.R.C. and D.O.T. regulations would be followed. Consultation with our medical radiation physicists will precede any such transport.
7. We are financially solvent sufficient to decommission any or all three sites, should the need arise.
8. Currently each site is self-sufficient for radiation safety equipment. In the event that one site has an extra calibrated instrument, and another site needs one, we might transfer the useful equipment to the other site, but not before monitoring it for potential contamination.
9. Each site has its own dose calibrator and sealed reference sources. They will not be transported or used at multiple sites.

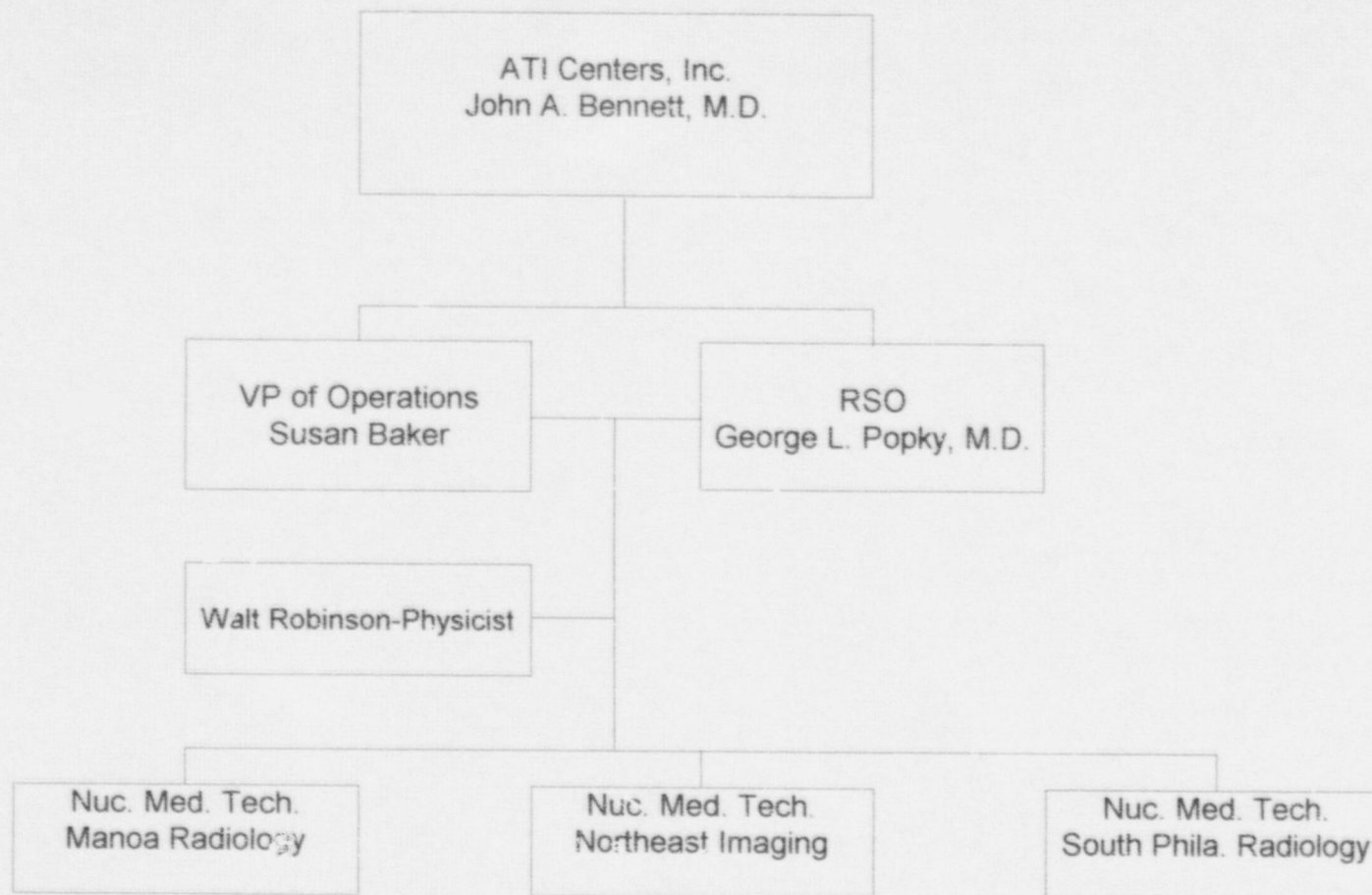
In general, with the exceptions noted in this amendment request, our radiation safety program remains consistent with our past commitments for license 37-20920-01. We will follow the model programs of N.R.C. Reg. Guide 10.8 Rev. 2 (Aug. '87) Appendices A, B, C, D, G, H, I, J, K, L, M, N, O, R AND X as our "radiation safety program". We will review our radiation safety program annually. We will provide an initial orientation in radiation safety and the regulations that apply to our operations to any new in-coming staff. In the event we are required to hire contract technologists, we will provide them with a monthly-processed T.L.D. ring and film badge, in addition to any that they may bring from their employer.

If you have any technical questions pertaining to this application, please contact our consultant certified medical radiation health physicist, Walter L. Robinson, M.D., A.B.M.P. & A.B.S.N.M. at 717-291-9813 voice mail box #1. If you have any management related questions please contact Susan Baker at 610-768-4500.

Sincerely,



John A. Bennett, M.D.  
President



BETWEEN:

LICENSE FEE MANAGEMENT BRANCH, ARM  
AND  
REGIONAL LICENSING SECTIONS

(FOR LFMS USE)  
INFORMATION FROM LTS

PROGRAM CODE: 02200  
STATUS CODE: 0  
FEE CATEGORY: 7C  
EXP. DATE: 20010930  
FEE COMMENTS: \_\_\_\_\_  
DECOM FIN ASSUR REQD: N

LICENSE FEE TRANSMITTAL

A. REGION I

1. APPLICATION ATTACHED

APPLICANT/LICENSEE: MEDSCAN BROAD STREET SOUTH, P.C.  
RECEIVED DATE: 970124  
DOCKET NO: 3028949  
CONTROL NO.: 124156  
LICENSE NO.: 37-20920-01  
ACTION TYPE: AMENDMENT

2. FEE ATTACHED

AMOUNT: \$440.00  
CHECK NO.: 013152

3. COMMENTS

REF. 124157/124158

SIGNED  
DATE

M. A. Perkins  
1/25/97

B. LICENSE FEE MANAGEMENT BRANCH (CHECK WHEN MILESTONE 03 IS ENTERED) 11

1. FEE CATEGORY AND AMOUNT: 7C \$440

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

AMENDMENT ✓  
RENEWAL \_\_\_\_\_  
LICENSE \_\_\_\_\_

3. OTHER \_\_\_\_\_

SIGNED  
DATE

Log	<u>Feb 3</u>
Remitter	<u>ATI CENTERS, INC</u>
Check No.	<u>13152</u>
Amount	<u>\$440</u>
Fee Category	<u>7C</u>
Type of Fee	<u>AM</u>
Date Check Rec'd	<u>2/3/97</u>
Date Completed	<u>2/3/97</u>
By	<u>BB</u>

Also see  
124157 +  
124158