



July 7, 2020

Laura Cender
Materials Licensing Branch
US Nuclear Regulatory Commission, Region III
2443 Warrenville Road, Suite 210
Lisle, IL 60532-4352

RE: Additional Information for Amendment request for Portage Hospital, LLC dba UP Health System
Portage Radioactive Material License No. 21-18525-01

Raymond P. Radanovich, D.O. has completed continuing work experience per 10 CFR 35.290 under my supervision since December 2019.

Please contact me at 906-483-1443 if you have any questions or concerns regarding this information.

Sincerely,

A handwritten signature in black ink, appearing to read 'Paul Lyle', followed by a horizontal line.

Paul Lyle, MD
Authorized User
Radiation Safety Officer

Cender, Laura

From: Verran Derrick <dverran@portagehealth.org>
Sent: Wednesday, July 08, 2020 8:47 AM
To: Cender, Laura
Cc: STAPLES PATRICIA
Subject: [External_Sender] RE: [EXTERNAL] RE: License Amendment #617557
Attachments: Document.pdf

Laura,

Please find the attached letter from Dr. Lyle. Please let me know if this is sufficient.

Thank You,

Derrick Verran, BSRS, R.T. (R) (CT)
Director of Diagnostic Imaging
UP Health System - Portage
500 Campus Drive
Hancock, MI 49930
(906) 483-1405
Fax: (906) 483-1417
dverran@portagehealth.org

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

From: Cender, Laura <Laura.Cender@nrc.gov>
Sent: Thursday, July 2, 2020 12:17 PM
To: Verran Derrick <dverran@portagehealth.org>
Cc: STAPLES PATRICIA <pstaples@portagehealth.org>
Subject: [EXTERNAL] RE: License Amendment #617557

Cyber Security Reminder: Please use caution – This message originated outside LifePoint Health.
Report suspicious messages using the Report Phishing icon or forward e-mail to
Phishing@lpnt.net.<mailto:Phishing@lpnt.net>

Hello Derrick,

Thank you for sending this training information. I have reviewed the course brochure and the ACR-SPR Practice Parameter for the training course provided, and the training appears to be exclusively focused on interpretation of studies. While important, interpretation of studies is outside of the scope of what the NRC considers when naming authorized users on licenses.

10 CFR 35.59 requires that "the training and experience specified in Subparts B, D, E, F, G, and H of this part must have been obtained within the 7 years preceding the date of application or the individual must have had related continuing education and experience since the required training and experience was completed."

The relevant training and experience section of the regulations for Dr. Radanovich can be found in 10 CFR 35.290. Related continuing education and experience should be relevant to the classroom, laboratory, or work experience described in 10 CFR 35.290. To demonstrate that Dr. Radanovich has met the requirements of 10 CFR 35.59 you may submit either a copy of a VA license listing him as an authorized user within the last seven years, records of formal

training, or documentation from a named authorized user confirming that Dr. Radanovich has completed work experience under their supervision.

Please feel free to contact me with any questions you may have.

Thank you,
Laura

Laura Cender
U.S. Nuclear Regulatory Commission
Materials Licensing Branch
E-mail: Laura.Cender@nrc.gov
Phone: (630) 829-9712

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

From: Verran Derrick <dverran@portagehealth.org>
Sent: Wednesday, July 01, 2020 7:08 AM
To: Cender, Laura <Laura.Cender@nrc.gov>
Cc: STAPLES PATRICIA <pstaples@portagehealth.org>
Subject: [External_Sender] License Amendment #617557
Importance: High

Laura,

Attached is the certificate of completion for Dr. Radanovich for his PET/CT training in February 2020.

Please let me know if you need anything further.

Thank You,

Derrick Verran, BSRS, R.T. (R) (CT)
Director of Diagnostic Imaging
UP Health System - Portage
500 Campus Drive
Hancock, MI 49930
(906) 483-1405
Fax: (906) 483-1417
dverran@portagehealth.org

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