NRC FORM 374	U.S. NUCLEAR REGULAT	ORY COMMISSION	PAGE <u>1</u> OF <u>3</u> PAGES Amendment No. 15								
MATERIALS LICENSE											
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, 36, 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. X 02120			314399								
Licensee			with letters dated								
1. Mercy Memorial Hospital		July 17, 2007 and August 27, 2007, 3. License number 21-18816-01 is amended in									
		its entirety to re									
2. 718 North Macomb Street		4. Expiration date	September 30, 2011								
Monroe, MI 48161 EARRE Pocket No. 030-14210 Reference No.											
<ol> <li>Byproduct, source, and/or special nuclear material</li> </ol>	⑦ Chemical and/or phy	vsical form	<ul> <li>Maximum amount that licensee may possess at any one time under this ligense</li> </ul>								
A. Any byproduct material A. permitted by 10 CFR 85.100	A Any		A. <sup>∠</sup> As needed								
B. Any byproduct material permitted by 10 CFR 35.200	B. Briv		B. As needed ≤								
C. Any byproduct material permitted by 10 CFR 35.300	Any		C. S needed (not to exceed 1 curie of iodine- (131)								
D. Any byproduct material permitted by 10 CFR 31.11	Prepackation	KITS	As needed								
9. Authorized Use:	***	**									
A. Any uptake, dilution and e	xcretion study permit	ted by 10 CFR 35	5.100.								
B. Any imaging and localizati	on study permitted by	y 10 CFR 35.200.									
C. Any diagnostic study or th	erapy procedure pern	nitted by 10 CFR	35.300.								
D. <u>In vitro</u> studies.											
CONDITIONS											
<ol> <li>Licensed material listed in Sub 718 North Macomb Street, Mor Macomb Street, Monroe, Michi</li> </ol>	nroe, Michigan and at										

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NRC FORM 374A U.S. NUCLEAR REGULATO	RY COMMISSION	 Р/	GE	2	of	3	PAGES				
		License Number 21-18816-01									
MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 030-14210				_						
	Amendment No. 15		<u>-</u>								
		<u> </u>									
11. The Radiation Safety Officer for this license											
12. Licensed material is only authorized for use by, or under the supervision of:											
A. Individuals permitted to work as an authorized user and/or authorized medical physicist in accordance with 10 CFR 35.13 and 35.14.											
B. The following individuals are authorized users for medical use as indicated:											
Authorized User	Ral and Ese	01									
	CFR 35.100 ar										
Bruno Borin, D.O. + 10 CFR 35.100, 35.200 and 35.300.											
Reza Abghari, M.D. 10 CFR 35.100 and 35,200.											
13. In addition to the possession limits in Rem 8, the licensee shall further restrict the possession of licensed material to quantities below the minimum limit specified in 10 CFR 30.35(d) for establishing											
decommissioning finan <del>ic</del> ial assumace.											
14. The licensee is authorized to trace it licensed material in accordance with the provisions of 10 CFR Part 71, "Packaging and the provision of Radioactive Material."											
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17	15 Mar	4									
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									License Nu 21-1881							
MATERIALS LICENSE SUPPLEMENTARY SHEET				Docket or F 030-142		e Numb	er									
						Amendn	nent N	o. 15			-					
Amendment No. 15 15. 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. This license condition applies only to those procedures that are required to be submitted in accordance with the regulations. Additionally, this license condition does not limit the licensee's ability to make changes to the radiation protection program as provided for in 10 CFR 35.26. The U.S. 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 Application dated March 28, 2001; and R R E G U B. Letter received April 3, 2006 (excluding Quality Management Program (QMP)), and; C. Letters dated June 4, 2003, facsimile transmitting letters dated August 19, 2003 and August 28, 2003, April 5, 2006, and July 17, 2007; and D. Facsimile dated Juffe 14, 2008 F G U F														ired to he 5.26.		
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