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U.S. NUCLEAR REGULATORY COMMISSION

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Amendment No. 46

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.

Licensee

- Centerpoint Medical Center of Independence, LLC (d/b/a Centerpoint Medical Center)
- 19600 East 39th Street Independence, MO 64057

In accordance with the letters dated June 13, 2007, and August 8, 2007,

- 3. License number 24-18655-01 is amended in its entirety to read as follows:
- 4. Expiration date August 31, 2010
- 5. Docket No. 030-13994

Reference No.

- Byproduct, source, and/or special nuclear material
 - A. Any byproduct material permitted by 10 CFR 35.100
 - B. Any byproduct matertal permitted by 10 CFR◀5.200
 - C. Any byproduct material permitted by 10 CFR 95.300
 - D. Any byproduct materia permitted by 10 CFR 35.¥00

7 Chemical and/or physical form

Any

possess at any one time under this license

§. Maximum amount that licensee may

- A∠ As needed
- B. As needed
- C. 📥 needed
- D. 01 Curie total

(Advantage 1 125) Medi-Physics, inc., 6711 (OncoSeed ™),

heragenics Corpore on TheraSee Model 200).

- E. Any byproduct material permitted by 10 CFR 35.500
- F. Any byproduct material permitted by 10 CFR 31.11
- E. Sealed sources permitted by 10 CFR 35.500
- F. Prepackaged Kits
- E. 1 Curie total
- F. 3 millicuries total

9. Authorized Use:

- A. Any uptake, dilution and excretion study permitted by 10 CFR 35.100.
- B. Any imaging and localization study permitted by 10 CFR 35.200.
- C. Any diagnostic study or therapy procedure permitted by 10 CFR 35.300.
- D. Any manual brachytherapy procedure permitted by 10 CFR 35.400.

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					-	License Number 24-18655-01						
			MATERIALS LIC SUPPLEMENTARY			Docket or Reference 030-13994	e Number					 -
						Amendment No	o. 46					
	E.	Eor stor	age only incident to	dianocal	· 							·
				o disposal.								
	F.	In vitro s	itudies.									
				<u>CO1</u>	NDITIONS						-	
10.	ind fac 6.B	ependenc ilities loca	terial shall be used e, Missouri, and m ted at 19600 East 3 . may be used at th	aterials listed in 39th Street, la de	6.A, 6.B., (pende∈n ∢e ,	6.C. and 6.D. ma , Mjssouri, and r	ay be us material	sed a	at the ed in	e lice n Su	biter	ns 6.A,
11.	The	e Radiatio	n Safety Office or	this license is R	obert F. T	hompson, M.D.	3					
12.	Lice	ensed ma	terial is only author	iz ed for use by,	or under th	ne superv ision o	f:					
	A.	Individua	als permit ied to wor	rk as an auth oriz	eð user in	accordance wit	h to CF	R 35	5.13	and	35.1	14.
	B.	The follo	wing indiγiduals ar	a authorized un	with me	materials and us	ses Indi	cated	d:			
		<u>Authoriza</u>	ed Users ທີ່		at na an	d Use	₹ '					
		David E.	Hazuka, M.Q.	17	o dera 35 nyaga card adolinium adography	35.200, 35 inoma therapy) 153 in VANTAC	∕∕) 5,300 (e , 35.500 3E devid	xclud), 31 ce fo	ding i .11, a	iodir and dica	ne-1i	31 for
		Stephen	R. Kunz, M.D.	* *\dag{t}	nyrðid ćard	100, 35.200, 35 cinoma therapy), 153 in VANTAG	, 35.500) , 31	l.11,	and	1	31 for
		George \	William Pogson, M.			200 and gadolir radiography.	nium-15	3 in '	VAN	TAG	3E d	evice
		Gwendol	yn Ramsey Arnett,	g		100, 35.200, 35 153 in VANTAG 7.						
		Robert F	. Thompson, M.D.	th g	nyroid card	100, 35.200, 35 inoma therapy), 153 in VANTAG	, 35.500), 31.	.11, a	and		31 for

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Richard L. Cronemeyer, M.D.	10 CFR 35.100, 35.200, 35.300 (excluding iodine-131 for thyroid carcinoma therapy), 35.500, 31.11, and gadolinium-153 in VANTAGE device for medical radiography
Paul Ren Chu, M.D.	10 CFR 35.200.
Stephen A. Bloom, M.D.	10 CFR 35.200 and gadolinium-153 in VANTAGE device for medical radiography.
James P. McGraw, M.D.	R E G 10 CFR 35.290 and gadolinium-153 in VANTAGE device for medical radiography.
Thomas L. Rosamond M.D.	10 CFR 35.200 and gadolinium-153 in VANTAGE device for medical radiography.
Alan Schneider, M. 150.	10 CFR 35.209 and gadolinium-153 in VANTAGE device for medical radiography.
Mark J. Lavin, M.D.	35,190 35.200, 35.360 and 31.11.
William G. Jensen, M.D.	10 GFF 36 100, 35 200, 35.300, and 31.11 and galourum 153 in VANTAGE device for medical
Kenneth M. Alfieri, M.D.	10 CFR 35.100, 35.200, 35.300, 31.11 and gadolinium- 153 in VANTAGE device for medical radiography.
Matthew R. Caterine, M.D.	10 CFR 5.100, 35.200, 35.500, 31.11, and gadolinium- 153 in VANTAGE device for medical radiography.
John M. Sheldon, M.D.	10 CFR 35.400.
Dipak Shah, M.D.	10 CFR 35.100, 35.200, 35.300 (limited to iodine-131, strontium-89 and samarium-153), 35.500 and 31.11.
David Mena, M.D.	10 CFR 35.100, 35.200, 35.500 and 31.11.
Michael N. Roys, M.D.	10 CFR 35.100, 35.200 and 31.11.
Bob Green, M.D.	10 CFR 35.200.
Jeffrey W. Bissing, D.O.	10 CFR 35.200.
Stephanie, A. Miske, M.D.	10 CFR 35.100, 35.200, and 35.300.

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- 13. Notwithstanding the provisions of Section 35.49 "Suppliers" of Title 10, Code of Federal Regulations, the licensee is authorized to receive 10 CFR Part 35.400 material from NRC License Number 24-19486-02 in accordance with Facsimile dated November 17, 2000.
- 14. In addition to the possession limits in Item 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 financial assurance.
- 15. A. Sealed sources shall be tested for leakage and/or contamination at intervals not to exceed 6 months or at such other intervals as specified by the Bertificate of registration referred to in 10 CFR 32.210.
 - B. In the absence of a certificate from a transferor indicating that a leak test has been made within 6 months prior to the transfer, a sealed source received from another person shall not be put into use until tested.
 - C. Sealed sources need not be leak tested if are in storage, and are not being used. However, when they are removed from storage for use or transferred to another person and have not been tested within the required leak test interval, they shall be tested before use or transfer. No sealed source shall be stored for a period of more than 10 years without being tested for leakage and/or contamination.
 - D. The leak test shall be capable of delecting the presence of 0.005 microcurie (185 becquerels) of radioactive material on the test sample. If the lest reveals the presence of 0.005 microcurie (185 becquerels) or more of removable contaminated that the presence of 0.005 microcurie (185 becquerels) or more of removable contaminated that the presence of 0.005 microcurie (185 becquerels) or more of removable contaminated that the presence of 0.005 microcurie (185 becquerels) or more of removable contaminated that the presence of 0.005 microcurie (185 becquerels) or more of removable contaminated that the presence of 0.005 microcurie (185 becquerels) or more of removable contaminated that the presence of 0.005 microcurie (185 becquerels) or more of removable contaminated that the presence of 0.005 microcurie (185 becquerels) or more of removable contaminated that the presence of 0.005 microcurie (185 becquerels) or more of removable contaminated that the presence of 0.005 microcurie (185 becquerels) or more of 0.005 microcurie (185 becquerel
 - E. The licensee is authorized to collect least test samples for analysis but not perform the analysis. Analysis of leak samples must be performed by persons specifically licensed by the Commission or an Agreement State to perform such services.
- 16. Sealed sources containing licensed material shall not be opened or sources removed from source holders by the licensee.
- 17. The licensee shall conduct a physical inventory every 3 months to account for all sources and/or devices received and possessed pursuant to 10 CFR 35.59, 10 CFR 35.400 and 10 CFR 35.500 and every 6 months for all other sources and/or devices.
- 18. The licensee is authorized to transport licensed material in accordance with the provisions of 10 CFR Part 71, "Packaging and Transportation of Radioactive Material."

19. 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 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 July 21, 2000 (excluding ART £1055, and 12.1);

B. Facsimile dated November 17, 2000 (excluding pages 7 and 18); and July 30, 2002; and

C. Letters dated April 15, 2002, March 26, 2003, April 15, 2003 (with enclosure), February 13, 2006, and January 22, 2007, and February 1, 2007.



FOR THE U.S. NUCLEAR REGULATORY COMMISSION

Date AUG 3 1 2007

William P. Reichhold

Materials Licensing Branch

Region III