



TELEFAX TRANSMITTAL

DATE: 1/19/05

NUMBER OF PAGES: 3  
(including this page)

SEND TO: CHARLES BENSLEY, Ph.D.

LOCATION: St. Johns Hospital Springfield

FAX NUMBER: 417-820-7865  VERIFY BY CALLING SENDER

FROM: (SENDER) Colleen Carol Casey

TELEPHONE NUMBER: 630-829-9841 FAX NUMBER: 630-829-9782

If you do not receive the complete fax transmittal, please contact the sender as soon as possible at the telephone number provided above.

MESSAGE

*I voided this out today. Call me if you require further assistance.*

*Thank you.*

*Colleen*

NOTICE

This message is intended only for the use of the individual or entity to which it is addressed and may contain information that is privileged, confidential, or exempt from disclosure under applicable law. If the reader of this message is not the intended recipient or the employee responsible for delivering the message to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please notify the sender immediately by telephone and return the original to the above address, by U.S. Mail. Thank you.

**COLLEEN CAROL CASEY  
MATERIALS LICENSING BRANCH  
UNITED STATES NUCLEAR REGULATORY COMMISSION**

REGION III  
2443 WARRENVILLE ROAD  
LISLE, ILLINOIS 60532-4352  
OFFICE: (630)-829-9841 FAX: (630) 829-9782 or (630) 515-1259

CONVERSATION RECORD	TIME	DATE
<b>ACTUALLY FAXED? YES.</b>	<b>1:30pm, and later</b>	<b>1/19/05</b>

NAME OF PERSON(S) CONTACTED	ORGANIZATION	TELEPHONE NO.
Charles Beasley, Ph.D., RSO for St. John's Hospital - Springfield		417-820-7705

SUBJECT	CONTROL NO.
License No.: 24-00866-02	Control No.: 313876

**SUMMARY**

We have reviewed your letter dated October 27, 2004, requesting an amendment to your byproduct materials license and find that we need additional information as follows:

I needed a copy of the letter you referred to from NRC to the CBNC dated 2/5/03; you provided this to me in a fax on 1/19/05. I reviewed it and concluded that we will be unable to approve Dr. Stratman as an authorized user at this time the following deficient items persist:

1. Dr. Fletcher's preceptor statement letter is incomplete in several respects and it documents training received more than 7 years preceding the date of application, 10/27/04, i.e., 1995-1996.
2. The preceptor statement does not attest to the completion of specific training required by 10 CFR 35.920(b), in effect at the time of training and at the time the statement was written. The 200 hours of didactic training in specified radiation safety related topics is not included, nor are the specific 500 hours of supervised work experience tasks documented. An additional 500 hours of specific, supervised clinical work activities were also required and were not documented.

In sum, 1200 hours of training were required and only 520 hours were documented and incompletely and non-specifically at that. All of 10 CFR 35.920(b) should be reviewed and compared with what Dr. Stratman submitted and these discrepancies should then be clear.

3. Although 10 CFR 35.290 became effective Oct. 24, 2002, Dr. Stratman's training and board certification took place several years earlier when only 10 CFR 35.920 was effective. 10 CFR 35.920 is still in effect, running parallel to 35.290 for about another year or so.
4. Please submit a revised preceptor statement, currently signed and dated by a qualified preceptor physician we can verify as appropriate, showing that Dr. Stratman's training and

experience meets the requirements in either 10 CFR 35.290 **OR** 35.920 **AND** that 35.59 is met, for "Recentness of Training."

Please refer to the above regulatory requirements as well as section 8.11, item 7 and Appendices B, D and E in NUREG 1556, Vol. 9, Final, for assistance in preparing your response.

Please do not submit resumes, CV's, or personal, proprietary information that we must protect, in accordance with 10 CFR 2.390, such as social security numbers, dates of birth, home addresses or phone numbers, patient records, college transcripts, etc.

5. Please also be reminded of the provisions in 10 CFR 30.9(a), "Completeness and accuracy of information,"...(a) Information provided to the Commission by an applicant for a license or by a licensee or information required by statute or by the Commission's regulations, orders, or license conditions to be maintained by the applicant or the licensee shall be complete and accurate in all material respects."

Please note that on October 25, 2004, the NRC suspended public access to ADAMS, and initiated an additional security review of publicly available documents to ensure that potentially sensitive information is removed from the ADAMS database accessible through the NRC's web site. Interested members of the public may obtain copies of the referenced documents for review and/or copying by contacting the Public Document Room pending resumption of public access to ADAMS.

The NRC Public Document Room is located at NRC Headquarters in Rockville, MD, and can be contacted at 800-397-4209 or 301-415-4737 or [pdr@nrc.gov](mailto:pdr@nrc.gov).

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**ACTION REQUIRED**

As we cannot issue an amendment at this time we are voiding this request in order to enable you to prepare a quality application without time constraints. PLEASE NOTE THAT A "VOID" IS AN ADMINISTRATIVE PROCEDURE THAT PUTS YOUR AMENDMENT REQUEST "ON HOLD" (TAKES IT OUT OF OUR ACTIVE CASEWORK DATABASE) UNTIL YOU REACTIVATE IT VIA SUBMISSION OF A WRITTEN RESPONSE. IT "BUYS" YOU TIME TO PREPARE A QUALITY RESPONSE AND IS GENERALLY REGARDED AS A "GOOD THING."

**PLEASE DIRECT ANY QUESTIONS YOU MAY HAVE TO ME AT 630-829-9841.**

If or when you submit a response to the above, please be sure to reference control number 313876 to facilitate proper handling. Upon receipt of your response we will resume our review. Address your written response to my attention at the above address.

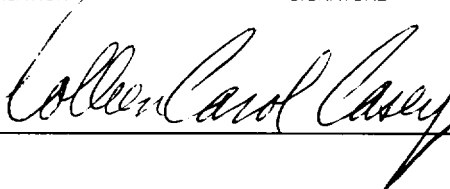
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NAME OF PERSON DOCUMENTING CONVERSATION

SIGNATURE

DATE

Colleen Carol Casey



January 19, 2005

TRANSMISSION VERIFICATION REPORT

TIME : 01/19/2005 18:25  
NAME : USNRC  
FAX : 6308299782  
TEL : 6308299782

DATE, TIME 01/19 18:24  
FAX NO./NAME 84178207865  
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UNITED STATES  
NUCLEAR REGULATORY COMMISSION  
REGION III  
801 Warrenville Road, Suite 255  
Lisle, Illinois 60532-4351

TELEFAX TRANSMITTAL

DATE: 1/19/05 NUMBER OF PAGES: 3  
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SEND TO: CHARLES BENSLEY, Ph.D.

LOCATION: St. John's Hospital - Springfield

FAX NUMBER: 417-820-7865  VERIFY BY CALLING SENDER

FROM: Colleen Carol Casey  
(SENDER)

TELEPHONE NUMBER: 630-829-9844 FAX NUMBER: 630-829-9782

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MESSAGE

*I voided this out today. Call us if you require further assistance.*

*TT. B. 1001*



JAN 19 2005 1:34 PM

301 STJ NUCLEAR MED 888-7865 -ERT BD NUCL CARD

NO. 1772 P. 1 OF 01



UNITED STATES  
NUCLEAR REGULATORY COMMISSION  
WASHINGTON, D.C. 20555-0001

February 5, 2003

Post-It* Fax Note	7671	Date	10-26	# of Pages	1
To	Charles Beasley	From	W.D. Nelson		
Co./Dept.		Co.			
Phone #		Phone #			
Fax #		Fax #			

Certification Board of Nuclear Cardiology  
ATTN: Dr. James E. Udelsan, M.D., Vice President  
9327 Main Street, Suite C  
Dumascus, MD 20872

Dear Dr. Udelsan:

I am replying to your letter dated January 10, 2003, to Donald Cool, requesting formal recognition under 10 CFR Part 35, "Medical Use of Byproduct Material", for the Certification Council of Nuclear Cardiology (CCNC) diplomates. The Certification Board of Nuclear Cardiology (CBNC), the successor to the CCNC after a name change in February 1999, gained NRC recognition in May of 2002.

In your letter of January 10, 2003, you stated that the CCNC certification process meets or exceeds all of the requirements of subsection (§)35.290 "Training for imaging and localization studies" of the new 10 CFR Part 35 and should, therefore, be granted the same recognition as previously given for the CBNC.

We have reviewed your request, and concluded that the CCNC certification process, as described in your letter and attached application requirements, does not meet the requirements established in (§)35.290(c) for NRC recognition of CCNC Medical Specialty Board. The criteria set forth in (§)35.290 for obtaining NRC recognition of a Medical Specialty Board diplomates is contained in two parts: (§)35.290(c)(1), which requires 700 hours of training and experience in various areas; and (§)35.290(c)(2), the specified written certification, signed by a preceptor, who meets the stipulated requirements. It would appear that the CCNC's Board certification requirements comply with the minimum training and experience requirements but you have not demonstrated that essential preceptor certification was required by the CCNC. Specifically, on page 6 of your "2001 Candidate Bulletin" for the CBNC, there is a clear requirement for the required preceptor statement in the "Application Information and Checklist". This requirement was pivotal in gaining NRC recognition of the CBNC. No similar requirement is contained in your "Candidate Bulletin", dated September 10, 1996, for applicants for CCNC Board Certification.

Diplomates of the CCNC Board Certification process, who, ~~some~~ wish to have added to their licenses in accordance with 10 CFR 35.14, will have to submit both a copy of their CCNC certificate and the signed preceptor statement. J ←

If you have any questions, please contact Dr. Robert Ayres at 301-415-5748 or e-mail at [ra1@nrc.gov](mailto:ra1@nrc.gov)

Sincerely,

Thomas H. Esig, Chief  
Materials Safety and Inspection Branch  
Division of Industrial and Medical  
Nuclear Safety  
Office of Nuclear Material  
Safety and Safeguards