

From: Dennis Lawyer
To: Vicbahal@hotmail.com
Date: Mon, Jun 19, 2006 3:34 PM
Subject: Vishal Bahal, D.O., Request for Additional Information Concerning Application for a New License, Control 138914

License No.: 29-31162-01
Docket No: 03037221
Control No: 138914

Dear Dr. Vishal Bahal,

This is in reference to your application dated May 29, 2006, requesting for a new license. In order to continue our review, we need the following additional information:

1) The regulation, 10 CFR 35.290 (<http://www.nrc.gov/reading-rm/doc-collections/cfr/part035/part035-0290.html>) states the requirements to become a authorized user for 35.200 materials. Your application needs to state each of the components of training, where it was obtained, the supervisor involved, the time period, and the signature of an authorized user that attests to that training. Only 50 hours of didactic training was attested by an authorized user. The minimum requirement is 80 hours. Mr. Frank Bioe does not appear to be an authorized user for human use and thus would not be acceptable as a preceptor. None of the experience requirements in 10 CFR 35.290(c)(ii)(A-G) were listed. In support of your request to authorize Dr. Vishal Bahal, D.O., for materials permitted under 10 CFR 35.200, it is recommended that you use NRC Form 313A to document all your training and experience and have an authorized preceptor sign this information. Click on this link to obtain NRC Form 313A <http://www.nrc.gov/reading-rm/doc-collections/forms/nrc313a.pdf> Please provide information demonstrating that the preceptor is an authorized user for the material requested.

2) The regulation, 10 CFR 35.50 (<http://www.nrc.gov/reading-rm/doc-collections/cfr/part035/part035-0055.html>) states all the training requirements for a Radiation Safety Officer. Section 35.50(c)(2) is only authorized when the individual is currently on the license. Since there is no license, Dr. Vishal Bahal is not eligible to meet this section. Please submit NRC Form 313A (link above) to submit information that supports Dr. Vishal Bahal as the radiation safety officer as required by the regulation. Alternatively, submit another person's name along with training and qualification that would meet the requirements of 10 CFR 35.50.

3) Please describe the areas above and below the proposed location of radioactive material use and storage.

We will continue our review upon receipt of this information. Please reply to my attention at the Region 1 Office and refer to Mail Control No. 138914. If you have technical questions regarding this letter, please call me at (610) 337-5366.

Please note that you may not reply to this letter by return e-mail. Your reply must be in writing by letter or facsimile (610-337-5269). If we do not receive a reply from you within 30 calendar days from the date of this e-mail, we will assume that you do not wish to pursue your application.

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From: Dennis Lawyer

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hotmail.com

Vicbahal (Vicbahal@hotmail.com)

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