

## Cross Reference of Rules in RATS ID 2007-3 That Were not Changed

The Alabama rule is always 420-3-26 then the section number in the column

[Example: 420-3-26-.01(2)(a)4.]

10 CFR	Alabama Chapter 420-3-26
20.1003 (accelerator produced RAM)	-.01(2)(a)4.
20.1003 (particle accelerator)	-.01(2)(a)3.
20.2001(a)(4)	-.03(33)(a)4.
20.2006(e)	-.03(38)(b)
20.2008	-.03(38)(b)
30.4 (accelerator produced RAM)	-.01(2)(a)4.
30.4 (consortium)	We only license a single legal entity, and would not allow a consortium, where the license is shared between legal entities
30.18(b)	-.02(4)(e)2.
30.20(a)	-.02(4)(c)1. & 2.
30.32(j)	We do not separate PET, it is all RAM
30.34(g)	-.07(49) [all radiopharmacies are tied to section .07 of our rules]
30.34(j)	We do not separate PET, it is all RAM
30.71	-.02 Schedule B
30.51(b)(1) & (c)(13)	-.02(7)(b)2.(i)(I) & (II), and -.02(7)(b)3(xv)
32.57	-.02(7)(e)3.
32.71	-.02(7)(h)1.(vi)
32.102	We do not have any such licenses. If we do get any, we will handle it via license condition.
35.11(a)	-.07(7)(a)
35.63	-.07(34)(b) [again, PET is RAM and is not separate in our rules]
35.100(a)( & (b)	We do not separate PET, it is all RAM
35.200(a)( & (b)	We do not separate PET, it is all RAM
35.204	-.07(49)
35.300(a)( & (b)	We do not separate PET, it is all RAM