

# U.S. NUCLEAR REGULATORY COMMISSION

## TELEPHONE CONVERSATION RECORD

Date: 5/27/11

Time: 11:00 AM

Mail Control 574962 License No(s) 06-31416-01 Docket No(s) 03038335  
or Report No(s).

Name of Licensee: The Harold Leever Regional Cancer Center (HLRCC)

Name of Participant(s): Kevin Vernon, Managing Partner, Colnsight  
Janice Nguyen

Telephone No. (860) 597-5995 (Business Cell Phone)

Subject: Request for additional information about change of Radiation Safety Officer

(NOTE: This will be used as the Documents Title in ADAMS)

Kevin Vernon emailed me a copy a letter dated May 16, 2011 (the original letter was in the mail). This letter was from Kevin Kneiry, the Executive Director for The Harold Leever Regional Cancer Center, and named Dr. Alan Fischman as RSO. The letter also showed documentation that Dr. Fischman was listed as an authorized user for broad scope license Massachusetts General Hospital. I asked Mr. Vernon if Dr. Fischman had ever been listed as an RSO on a NRC or Agreement State license. He said he thought that Dr. Fischman did have some responsibilities as RSO, but wasn't sure if he was officially named on a license. I asked Mr. Vernon to find out if he was ever listed as RSO on a license and to get a copy of that license. If he had never been a RSO on a license, I explained that he would first need to be listed as an authorized user on the HLRCC license. Then Dr. Fischman could fill out a NRC Form 313A (RSO) and document his RSO experience and have a NRC or Agreement State RSO fill out the preceptor attestation. Since this would be a two part process, I explained that they would need to have someone else be RSO in the interim since Dr. Jordan (the previous RSO) had already discontinued his duties. Mr. Vernon said he would try to verify if Dr. Fischman had ever been an RSO and get the necessary documentation. If not, he would find an interim RSO. I emailed Mr. Vernon a copy of the NRC Form 313A (RSO).

Action Required: Wait for requested information and then process amendment.

Document Availability:

Publicly Available

Non-Publicly Available

Non-Sensitive

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Sensitive- Proprietary

Sensitive - Privacy Act (includes PII)

Sensitive - Internal

Sensitive - Security-Related

Immediate Release

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Delayed Release Date:

SUNSI Review Completed By: Janice Nguyen / RA /

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