

**U.S. NUCLEAR REGULATORY COMMISSION****Date:** 6/23/11  
**Time:****TELEPHONE CONVERSATION RECORD****Mail Control** 574884    **License No(s).** 06-05686-02    **Docket No(s).** 03001257  
**or Report No(s).****Name of Licensee:** MidState Medical Center (MSMC)**Name of Participant(s):** Peter Mas, Consultant for Mid State**Telephone No.** 860-944-0251**Subject:** RAI dated 6/23/2011

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

On 4.6.11, MSMC requested the addition of an HDR to their license. They provided documentation for two physicians to be named as AUs on the license. Dr. Elizabeth Whalen is qualified by virtue of the fact that she is listed on another NRC license for HDR. Dr. Allan Kratzer is listed on the MSMC license as an AU for 35.300 and 35.400 materials. Based on the information that was provided, it appears that Dr. Kratzer does not have experience with an HDR. In a RAI dated 6.9.11, I requested that a preceptor form be provided for Dr. Kratzer. In the response dated 6.17.11, MSMC stated that Dr. Kratzer had received a one day training course provided by Nucletron. On 6.23.11, I spoke to P. Mas concerning Dr. Kratzer's HDR experience. I informed P. Mas that until Dr. Kratzer is able to obtain experience with the HDR and get a preceptor form, I will not be able to add him to the license.

Also, Dr. Hajedemos is currently listed as the RSO for the MSMC license. I requested that MSMC management provide a commitment that Dr. Hajedemos will receive training (from an AU, AMP, or the vendor) in the radiation safety, regulatory issues, and emergency procedures of the HDR prior to initiating clinical procedures. I requested that the commitment be received as soon as possible because the amendment is due on July 10, 2011.

**Action Required: Wait for the info****Document Availability:****Publicly Available****Non-Publicly Available** Non-Sensitive  
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