



UNITED STATES
NUCLEAR REGULATORY COMMISSION
REGION III
2443 WARRENVILLE ROAD, SUITE 210
LISLE, ILLINOIS 60532-4352

JUN 16 2015

Alan M. Jackson, M.S., CHP
Radiation Safety Officer
Henry Ford Wyandotte Hospital
2333 Biddle Avenue
Wyandotte, MI 48192

Dear Mr. Jackson:

This refers to your NRC Material License No. 21-12930-01.

This also refers to your letter December 16, 2014, which requests, in part, authorization for David James Rossow, M.D. as an authorized user for materials in 10 CFR 35.100, 35.200 and 35.300, limited to the oral administration of sodium iodide I-131.

We have reviewed your letter dated March 27, 2015, received in our offices on May 11, 2015, and find that we will need the following information to complete our review. Much of the information being requested now is a repeat of the information we requested in our letter to you dated March 16, 2015. The information in your letter dated March 27, 2015, was incomplete in key respects.

We are still unable to approve Dr. Rossow at this time because the information provided in your letters dated March 27, 2015, and December 16, 2014, were insufficient to complete our review.

If you wish to pursue this matter, please provide a complete, written response, within 20 days of the date of this letter (about July 6, 2015) that is currently dated and signed by a senior management official for this license, pursuant to 10 CFR 35.12(a). If an alternative response timeframe is needed, please contact me first as indicated below.

It should be addressed to my attention at the above address, as "additional information to control number 586773." Please note that this is a different control number than the one you were asked to use before in our letter dated March 16, 2015.

We will then continue our review.

Dr. Rossow's request to become an authorized user for materials in 10 CFR 35.100, 35.200 and 35.300, limited to the oral administration of sodium iodide I-131, must be supported by the description of his education, training and experience on his Forms NRC 313a (AUD and AUT), as attested to by a qualified authorized user/preceptor for the same modality. A key part of this supporting documentation consists of verification of his

preceptor, Dr. George Chacko.

His Forms 313a (AUD and AUT) were signed by his "Supervising individual," George Chacko, M.D. on June 1, 2010, representing the University of Tennessee Medical Center, license number TN R-47011, which is an Agreement State licensee.

NRC does not have direct jurisdiction over this licensee; the State of Tennessee does and it administers this license. NRC does not have access to this license, which is needed to assist in the verification of the preceptor, Dr. Chacko.

In our letter to you dated March 16, 2015, we requested that you please submit a complete, current, signed and un-redacted copy of the University of Tennessee's (U of T) license that shows it is authorized for materials in 10 CFR 35.100, 35.200 and 35.300 and either Dr. Chacko's name on this license as an authorized user for these materials or a signed, dated letter from the Chairperson of the licensee's Radiation Safety Committee attesting that Dr. Chacko was an authorized user from July 2006 to June 2010, when he supervised and preceptored Dr. Rossow.

It is not entirely clear whether this license is a Type A broad scope license or not, based upon the excerpts submitted. Attached to your letter dated March 27, 2015, were four pages of the eight pages of the U of T's license, Amendment No. 108. Four pages of Amendment No. 108 were missing, including pages that we can only presume better describe the authorizations for Dr. Chacko. The authorizations for Dr. Chacko that appeared on the excerpts of the license that you submitted do not support Dr. Chacko as a qualified preceptor for the uses of materials in 10 CFR 35.100, 35.200 and 35.300, or the State of Tennessee equivalents. We are unable to approve Dr. Rossow as a result.

Please refer to the regulatory requirements in 10 CFR 35.190, 35.290, 35.392, 35.394 and section 8.12, item 7 and Appendices B, D and E in NUREG 1556, Vol. 9, Rev. 2, for assistance in preparing your written response to demonstrate that Dr. Chacko is qualified to serve as Dr. Rossow's preceptor. Part II on page D-6, paragraph one and Section V. on page D-3, second paragraph in Appendix D reference the information we are requesting and describe preceptor statements and supporting licenses for preceptors.

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.

If you have any questions concerning this amendment please contact me at either (630) 829-9841 or (800) 522-3025, ext. 9841. My fax number is 630-515-1078. My email address is colleen.casey@nrc.gov.

A. Jackson

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In accordance with 10 CFR 2.390 of the NRC's "Rules of Practice," a copy of this letter will be available electronically for public inspection in the NRC Public Document Room or from the NRC's Agencywide Documents Access and Management System (ADAMS), accessible from the NRC Web site at <http://www.nrc.gov/reading-rm/adams.html>.

Sincerely,

A handwritten signature in cursive script that reads "Colleen Carol Casey".

Colleen Carol Casey
Materials Licensing Branch

License No. 21-12930-01
Docket No. 030-02140

Control No. 586773