

**From:** [Gaskins, Farrah](mailto:Gaskins.Farrah)  
**To:** [THuebner@rrmc.org](mailto:THuebner@rrmc.org)  
**Subject:** Request for additional information for LN: 44-14121-01  
**Date:** Monday, February 12, 2018 2:55:00 PM

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**PLEASE CONFIRM RECEIPT OF THIS REQUEST FOR ADDITIONAL INFORMATION.**

Licensee: Rutland Regional Medical Center  
License No.: 44-14121-01  
Docket No.: 030-07587  
Control No.: 602146

Dear Mr. Huebner:

This is in reference to the letter dated December 19, 2017, requesting to amend Nuclear Regulatory Commission License No. 44-14121-01. In order to continue our review, we need the following additional information:

1. We cannot authorize Dr. Shelton to be the Radiation Safety Officer (RSO) at this time as he is not currently an Authorized User (AU) on this license. In addition, please note, that the location and dates you submitted to demonstrate training and experience for RSO is not acceptable as it is the same as what was submitted to demonstrate training and experience to be an authorized user. You may submit additional evidence to support training and experience for RSO. Also, please submit an individual to be named as RSO. A current AU may serve in this function. Since the current AU must have training and experience in all types of use authorized on this license (100-300), the person named must either be an AU for all these types of use or obtain additional training from a current AU (e.g., training on 10 CFR 35.300 radiation safety use for a diagnostic AU serving as RSO).
2. To support your request to authorize Trent W. Shelton, D.O. as an Authorized User (AU) for 10 CFR 35.100 and 10 CFR 35.200, please provide a copy of the license or permit which demonstrates that Dr. Alan Siegel qualifies as a preceptor (i.e, provide the license that lists Dr. Siegel as an Authorized user).
3. To support your request to authorize Trent W. Shelton, D.O. as an (AU) for 10 CFR 35.300, limited to oral administration of sodium iodide I-131, please provide:
  - a. Confirmation that only iodine-131 therapeutic use is requested since only training in accordance with 35.392 and 35.394 was provided.
  - b. Complete PART I, Section 3.c, "Supervised Clinical Case Experience".
4. Please provide a copy of the license or permit that demonstrates Dr. Dana Matthews qualifies as a preceptor for Dr. Jed Hummel.
5. Please provide the board certificate for Dr. Adam Coleman which demonstrates training and experience for authorization for 10 CFR 35.100, and 10 CFR 35.200. In

addition, provide a copy of the license or permit which demonstrates that Dr. Alan Siegel qualifies as a preceptor for these authorizations.

We will continue our review upon receipt of the requested information. You may respond to my attention in writing by letter, email (if letter is signed by senior management and scanned into a pdf format), or fax (610-337-5269), referencing mail control number 602146. If you have any questions regarding this deficiency letter, please call me at (610) 337-5143.

Current NRC regulations and guidance are included on the NRC's website at [www.nrc.gov](http://www.nrc.gov); select **Nuclear Materials; Med, Ind, & Academic Uses**; then **Licensee Toolkits, see our toolkit index page**. You may also obtain these documents by contacting the Government Printing Office (GPO) toll-free at 1-866-512-1800. The GPO is open from 8:00 a.m. to 5:30 p.m. EST, Monday through Friday (except Federal holidays).

Sincerely,

*Farrah C. Gaskins*

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