



May 22nd 2022

U.S. Nuclear Regulatory Commission Region IV
License Amendment Section
1600 East Lamar Blvd
Arlington, Texas 76011-4511

Attention Casey Alldredge,

Thank you for your correspondence dated May 20th 2022 regarding NRC license No. 49-10982-02. We would like to provide the following answer to your question.

1. We confirm that our facility only needs to be authorized for the use of I-131 as permitted by 10 CFR 35.300.

Please contact Alisha Oneyear RT(R)(CT) at (307)672-1046 or alishaoneyear@sheridanhospital.org should there be any questions, if you require additional information or if I may be of any assistance.

Sincerely,

Alisha Oneyear RT(R)(CT)

From: [Alisha Oneyear](#)
To: [Alldredge, Casey](#)
Subject: [External_Sender] Re: Memorial Hospital of Sheridan County; NRC License No. 49-10982-02; License Renewal, Request for Information
Date: Sunday, May 22, 2022 10:31:27 AM
Attachments: [2022 License Renewal Response 5-22-22.pdf](#)

Hi Casey,

Here is the signed response for the I-131 usage at our facility.

Thank You

Alisha Oneyear

From: Alldredge, Casey <Casey.Alldredge@nrc.gov>
Sent: Friday, May 20, 2022 9:13:37 AM
To: Alisha Oneyear
Subject: Memorial Hospital of Sheridan County; NRC License No. 49-10982-02; License Renewal, Request for Information

Please be cautious

This message was sent from outside our organization. Please do not click links or open attachments unless you recognize the source of this email and know the content is safe.

Good morning Alisha,

As I said on the phone yesterday, I sent your license for a peer review and the reviewer noted that your most recent license amendment authorizes you for “any byproduct material permitted by 10 CFR 35.300,” but the hospital currently only has authorized users using I-131.

After doing some research, it appears that prior to Amendment 33, there was at least one authorized user on the license that was authorized for all 35.300 uses, but since then, you have only had I-131 users.

On your renewal you asked for authorization for “any byproduct material permitted by 10 CFR 35.300,” but the hospital currently only has authorized users using I-131. Please confirm whether you have any authorized users that need authorization for other materials (i.e. radium, samarium, etc.) under 35.300, or whether the hospital only needs to be authorized for the use of I-131 as permitted by 35.300. If you do have AU’s that need authorization for other uses, please provide their training and experience for those uses. If you have any questions, please let me know. If you could provide back a signed response by the end of next week, I’d appreciate it.

Thanks,

Casey Alldredge
Health Physicist
Materials Licensing Branch

Division of Radiological Safety & Security
Region IV, USNRC

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