

**From:** [Sara Forster](#)  
**To:** [robertmsweeney@gmail.com](mailto:robertmsweeney@gmail.com)  
**Cc:** [tkayembe@aol.com](mailto:tkayembe@aol.com)  
**Subject:** FW: Additional Information Request for Midwest Health Professionals, P.C. Renewal, NRC License No. 24-32391-01, CN 633955 - Status Request  
**Date:** Thursday, June 01, 2023 4:15:00 PM  
**Attachments:** [02201.633955.24-32391-01.RFAI\\_email\\_attachment\\_NRC\\_Form\\_313\\_ML13083A072Dated20230401.pdf](#)  
[02201.633955.24-32391-01.RFAI\\_email\\_attachment\\_NUREG1556Vol9rev3\\_ML19256C219AppendixC\\_checklist.pdf](#)

---

Good afternoon, Robert:

Thank you for taking my call this afternoon. As we discussed, our office has reviewed the referenced renewal application, and is looking for some updates as they relate to the current version of NRC's licensing guidance, NUREG 1556, Vol. 9, rev. 3.

While a response to all of the items in the attached Appendix C checklist is appreciated, the following questions are the priority. If you are able to provide a response via signed and dated letter (pdf file attached to email), that is appreciated. A response by June 15, 2023 is most appreciated.

#### QUESTIONS:

1. The training program as described in the application does not address all aspects of the suggested response. **Please confirm the statement as suggested in NUREG 1556, Vol. 9, rev. 3:**  
*"We have developed and will implement and maintain written procedures for a program for training required under 10 CFR 19.12 for each group of workers, including (i) topics covered, (ii) qualifications of the instructors, (iii) method of training, (iv) method for assessing the success of the training, (v) initial training, and (vi) annual refresher training."*
2. The dosage measurement section indicates that you have equipment, but does not provide a description. **Please describe your dosage measuring equipment.**
3. Regarding your occupational dose monitoring program, the application references Volume 2 to NUREG 1556, rather than Rev. 3. **Please confirm the statement as suggested in NUREG 1556, Vol. 9, Rev. 3:**  
*"We will monitor individuals in accordance with the criteria in the section titled, 'Radiation Safety Program—Occupational Dose' in NUREG—1556, Vol. 9, Rev. 3, 'Consolidated Guidance About Materials Licenses: Program-Specific Guidance About Medical Use Licensees.'"*
4. Regarding your in-house leak testing program, the application references Rev. 2 to NUREG 1556, Volume 9, Appendix Q, rather than Rev. 3. **Please confirm the statement as suggested in NUREG 1556, Vol. 9, Rev. 3:**  
*"We will implement the model leak test program published in Appendix Q of NUREG—1556, Volume 9, Rev. 3, 'Consolidated Guidance About Licenses: Program-Specific Guidance About Medical Use Licensees.'"*
5. Regarding your safe use procedures, the application references Rev. 2 to NUREG

1556, Volume 9, Appendix T, rather than Rev. 3. **Please either provide the statement as suggested in NUREG 1556, Vol. 9, Rev. 3:**

*“We have developed and will implement and maintain written procedures for safe use of unsealed byproduct material that meet the requirements of 10 CFR 20.1101 and 10 CFR 20.1201.”*

**or update the provided statement to:**

*“We will establish and implement the model safety rules published in Appendix T to NUREG 1556, Vol. 9, Rev. 3.”*

6. Regarding Materials Accountability, we could not identify a response as suggested in NUREG 1556, Vol. 9, Rev. 3. **Please confirm the statement as suggested in NUREG 1556, Vol. 9, Rev. 3:**

*“We will develop, implement, and maintain written procedures for licensed material accountability and control to ensure that:*

*license possession limits are not exceeded*

*licensed material in storage is secured from unauthorized access or removal*

*licensed material not in storage is maintained under constant surveillance and control*

*records of receipt (either from the licensee’s own production operations or from another licensee), transfer, and disposal of licensed material, are maintained.”*

Thank you,

Sara Forster  
U.S. NRC

---

**From:** Sara Forster

**Sent:** Wednesday, May 31, 2023 2:55 PM

**To:** tkayembe@aol.com

**Subject:** FW: Additional Information Request for Midwest Health Professionals, P.C. Renewal, NRC License No. 24-32391-01, CN 633955 - Status Request

Good afternoon, Dr. Kayembe:

Could you please provide a status update regarding this request for information? A response was requested by May 24, 2023, but has not been received, to date.

Thank you,

Sara Forster  
U.S. NRC

---

**From:** Sara Forster

**Sent:** Monday, April 24, 2023 10:45 AM

**To:** [tkayembe@aol.com](mailto:tkayembe@aol.com)

**Subject:** Additional Information Request for Midwest Health Professionals, P.C. Renewal, NRC License No. 24-32391-01, CN 633955

Good morning, Dr. Kayembe:

Our office is in receipt of the November 15, 2022 application requesting renewal of the referenced license. Regarding the NRC Form 313 and the guidance referenced in preparing the application, please note that those documents have been superseded. Accordingly, additional information is needed to complete the review.

Regarding the renewal application, please resubmit it, including information as requested in NRC's NUREG 1556, Volume 9, revision 3, "Consolidated Guidance About Materials Licenses: Program-Specific Guidance About Medical Use Licenses," dated September 2019. Please include a current, signed-and-dated NRC Form 313, using the version updated April 1, 2023, "Application for Materials License." Please also assure that all facility diagrams show all radioactive materials work areas and show the dimensions of the facility. If diagrams already show the dimensions and all areas of radioactive materials use, they need not be resubmitted with the revised application.

In preparing your responses, please note that detailed procedures need not be submitted as part of the license application. Limiting responses to the requested information is expected to provide you with flexibility to update your program as needs change.

The guidance and the updated NRC Form 313 may be found at the NRC's website at <https://www.nrc.gov/docs/ML1925/ML19256C219.pdf> and <https://www.nrc.gov/docs/ML1308/ML13083A072.pdf>, respectively.

For your convenience, copies of the applicable documents are attached to this message.

Please provide a response via a signed and dated letter within 30 days (on or before May 24, 2023). If you are unable to provide a response before then, please provide a signed and dated letter by that date indicating the date by which you will be able to provide a written response to the items outlined in this request. For quickest processing, please submit your response as a pdf file attached to an email message. You may also submit a response via fax or via regular mail. If you have any questions regarding this message, please do not hesitate to reach out to me by phone or email.

Sincerely yours,

**Sara A. Forster, Health Physicist**

U.S. Nuclear Regulatory Commission - Region III

Division of Radiological Safety & Security

Materials Licensing Branch

2443 Warrenville Rd. - Ste. 210

Lisle, IL 60532-4352

[sara.forster@nrc.gov](mailto:sara.forster@nrc.gov)

Direct: (630) 829-9892

Facsimile: (630) 515-1078



