

From: Mohammad Saba — NMSS
To: EDgerton@cbnc.org
Date: 10/13/05 2:35PM
Subject: CBNC Application for NRC Recognition

Dear Ms. Edgerton:

This e-mail is in response to your e-mail to me dated October 12, 2005, regarding the CBNC application for NRC recognition of CBNC's certification process under the requirements of 10 CFR 35.290.

The NRC staff reviewed the draft CBNC application and confirmed the changes you made to the application. However, you need to incorporate in your application the following minor changes.

1. Page one, paragraph three of your letter you need to indicate that how long the CBNC has been issuing different certificate for foreign trained individuals.

2. You need to change "Part 35.390" to "Part 35.290(c)(ii)(G) and Part 35.390" in Column 2, paragraph 2, of your 2006 COCATS guidelines, you list authorized users that meet the training and experience requirements in 35.290 to 35.390. In the 2005 amendment of Part 35.390 NRC removed generator elution requirements from the work experience requirements in 10CFR 35.390. Therefore, the supervision authorized user for 35.290 has to meet the requirements in 35.290 or "Part 35.290(c)(ii)(G) and Part 35.390."

Please confirm and correct this information to reflect that the supervising authorized user will meet the requirements in the revised 35.290.

Review of the CBNC's application for recognition will continue upon receipt of CBNC's official reply to the issues needing attention that are listed and explained above.

Official communications from the CBNC associated with applying for recognition of its certification processes should continue to be addressed to:

U.S. Nuclear Regulatory Commission
ATTN: Mr. Thomas H. Essig, Chief
Materials Safety and Inspection Branch (MS T8F3)
1545 Rockville Pike
Rockville, MD 20852

If I have not accurately captured the issues discussed or you have any questions, please feel free to contact me at (301) 415-7608, mss@nrc.gov.

Mohammad Saba

CC: Cynthia Flannery; Donna-Beth Howe

NMSS

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