



CONVERSATION RECORD

01/31/2017

NAME OF PERSON(S) CONTACTED OR IN CONTACT WITH YOU

Ray Carlson

DATE OF CONTACT

01/31/2017

TYPE OF CONVERSATION

☐ E-MAIL☒ TELEPHONE☐ INCOMING☒ OUTGOING

E-MAIL ADDRESS

rayacarlson@att.net

TELEPHONE NUMBER

(734) 395-7361

ORGANIZATION

Cardiology Consultants of East Michigan

DOCKET NUMBER(S)

030-37297

LICENSE NUMBER(S)

21-32624-01

CONTROL NUMBER(S)

592594

SUBJECT

Additional Information Needed to Add Dr. Alawwa as an Authorized User

SUMMARY

This also refers to your letter dated January 13, 2017, which requests, in part, authorization for Abdul Kader Alawwa, M.D. as an authorized user for materials in 10 CFR 35.200. We are unable to approve Dr. Alawwa at this time because the information provided in your letter was insufficient to complete our review. Dr. Alawwa's request to become an authorized user for materials in 10 CFR 35.200 must be fully supported by the description of his/her education, training and experience on the documents you submitted. Specifically, the following information will be needed to complete our review:

1. Dr. Alawwa's training was completed under license no. 33-09805-01. Please provide a copy of that license.
2. We were not able to verify that the supervising individual, Dr. Dennis Trzpuc, is an authorized user named on an NRC or Agreement State license. Please provide a copy of the license where he was an authorized user during the time of Dr. Alawwa's training or a letter from the RSO stating he is an authorized user and what he is authorized to use.
3. In the NRC Form 313A, Dr. Brill indicated that the work experience provided by him did not include the elution of generator systems. Please provide documentation that Dr. Alawwa has had training or experience in the use of generators.

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ACTION REQUIRED (IF ANY)

Please provide a complete, written response within 15 days of the date of this letter (on or about February 15, 2017) that is currently dated and signed by a senior management official for this license, pursuant to 10 CFR 35.12(a).

If an alternative timeframe is needed to respond, please contact me at (630) 829-9607 to arrange that. Your written response should be addressed to my attention at the above address, as "additional information to control number 592594" We will then continue our review.

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NAME OF PERSON DOCUMENTING CONVERSATION

Jennifer L. Bishop

SIGNATURE

CONVERSATION RECORD (continued)

SUMMARY: (Continued from page 1)

To assist us in serving you more efficiently, it would be helpful to contact us by telephone if an emergent medical situation or compelling business situation arises either before or after you have submitted an amendment request to your license or new license application and if you can justify and support the need for that particular amendment to be moved up in our normal reviewing queue.

Having this information enables our management to best decide how to handle your expedite request.

Please note that we normally process all licensing actions, including amendment requests, new license applications and renewals, in the order in which they are received, i.e., "first come, first served."

Preparing your new license and amendment requests carefully and in accordance with NRC's regulatory requirements and guidance, especially the documents in the NUREG 1556 series, as well as other information on our website at <http://www.nrc.gov>, will greatly help ensure that your correspondence is complete and accurate in all material respects, as 10 CFR 30.9 (a) requires it to be.

Please also ensure that an appropriate senior management official (required by 10 CFR 35.12(a)) and/or your Radiation Safety Officer signs and dates the new license application or amendment request letter. Please include the name of at least one knowledgeable contact person who is familiar with your new license application or amendment request, his or her direct telephone number, and the best fax number to transmit the completed amendment to you. A business email address for the contact person may also be helpful in many circumstances.

"Please also be reminded of the provisions in 10 CFR 30.9(a), "Completeness and accuracy of information,"..."(a) Information provided to the Commission by an applicant for a license or by a licensee or information required by statute or by the Commission's regulations, orders, or license conditions to be maintained by the applicant or the licensee shall be complete and accurate in all material respects."