



## CONVERSATION RECORD

NAME OF PERSON(S)/TITLE CONTACTED OR IN CONTACT WITH YOU		DATE OF CONTACT		TYPE OF CONVERSATION	
Ashley Barnes, ARSO		08/02/2021		<input type="checkbox"/> E-MAIL <input checked="" type="checkbox"/> TELEPHONE <input type="checkbox"/> INCOMING <input checked="" type="checkbox"/> OUTGOING	
E-MAIL ADDRESS		TELEPHONE NUMBER			
ashley_barnes2@cns.net		(660) 269-3164			
ORGANIZATION		DOCKET NUMBER(S)			
Moberly Hospital Company, LLC		030-14054			
LICENSE NAME AND NUMBER(S)		MAIL CONTROL NUMBER(S)			
Moberly Hospital Company, LLC 24-18695-01		623444			
SUBJECT					
Pending NRC License Renewal Request - Additional Information Required					
SUMMARY AND ACTION REQUIRED (IF ANY) This is a record of the conversation between Laura Cender and Ashley Barnes of Moberly Hospital Company regarding the pending NRC license renewal request received May 5, 2021. Please provide your appropriately signed and dated response to the following items by no later than Friday, August 20, 2021.					
1. Radioactive Material and Use - Confirm that no PET isotopes are used as part of this licensed program. - Provide a maximum possession limit for byproduct material permitted by 10 CFR 31.11. Confirm that licensed material acquired under 10 CFR 31.11 will be in the form of prepackaged kits.					
2. Radiation Safety Officer and Associate Radiation Safety Officer - The NRC has not received a request to name Michael Todd Butterfield, M.D. as the radiation safety officer and there is no pending associated action. To name Dr. Butterfield as the RSO please provide documentation of his training in radiation safety, regulatory issues, and emergency procedures relating to 10 CFR 35.300 uses of licensed material. - Ashley Barnes, CNMT, is identified as the ARSO on the application but has previously not been named as the ARSO on the license. A review of records identified a request to name Ms. Barnes as the ARSO dated February 6, 2020 along with training and experience records, but a follow-up letter dated February 20, 2020 by the former RSO John Harkness recinded the request and further rescinded his signature as preceptor on the submitted forms. As such, please submit updated training records verified by a new preceptor.					
NAME OF PERSON DOCUMENTING CONVERSATION					
Laura B. Cender					
SIGNATURE				DATE OF SIGNATURE	
				08/02/2021	

**CONVERSATION RECORD (continued)**

**LICENSE NAME AND NUMBER(S)**

Moberly Hospital Company, LLC  
24-18695-01

**MAIL CONTROL NUMBER(S)**

623444

**SUMMARY AND ACTION REQUIRED (IF ANY) (Continued)**

**3. Authorized Users**

- The NRC issued Amendment No. 40 to this license removing Allen Ernest Hillard, M.D. and Lance Faler, M.D, as AU's please confirm if they are to be re-named on this license. Amendment No. 40 also added Samir Samuel Ashraf, D.O. as an AU - please provide their information if they are to continue to be listed on the license or indicate if they should be removed.
- During our conversation today a reference was made to include Dr. Singer as an AU on the license. He was not listed on the original application and is not a current AU on the license. Please provide training and experience records for Dr. Singer and specify the authorizations requested to name him as an AU on this license..
- Provide the medical license numbers and issuing entity (i.e. State or territory) for each individual to be listed as an AU on the license.
- This section of the application referenced NRC License No. 24-16275-01 which is a license for Bothwell Regional Health Center. Please indicate if this reference was made in error as none of the AU's listed in the table are named on this NRC license.

**4. Item 8 - Training for Individuals Working in or Frequenting Restricted Areas**

- Provide the following statement: "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."

**5. Item 9 - Dose Calibrator and Other Dosage Measuring Equipment**

- Provide a description of the equipment used to measure dosages (i.e. manufacturer and model number).

**6. Item 10.5 - Material Receipt and Accountability**

Provide the following statement:

"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."

**7. Item 10.7 - Leak Tests -**

Provide the following statement:

"Leak test sample collection and analysis will be performed by an organization authorized by the NRC or an Agreement State to provide leak testing services to other licensees; or by using a leak test sample collection kit supplied by an organization licensed by the NRC or an Agreement State to provide leak test kits or sample analysis services to other licensees and according to the instructions provided in the leak test sample collection kit."

**CONVERSATION RECORD (continued)**

LICENSE NAME AND NUMBER(S)	MAIL CONTROL NUMBER(S)
Moberly Hospital Company, LLC 24-18695-01	623444

**SUMMARY AND ACTION REQUIRED (IF ANY) (Continued)**

**8. Item 10.8 - Area Surveys**

Provide the following statement:

"We have developed and will implement and maintain written procedures for area surveys in accordance with 10 CFR 20.1101 that meet the requirements of 10 CFR 20.1501 and 10 CFR 35.70."

**9. Item 10.9 - Safe Use of Unsealed Licensed Material**

Provide the following statement:

"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."

**10. Item 11 - Waste Management**

Provide the following statement:

"We have developed and will implement and maintain written waste disposal procedures for licensed material in accordance with 10 CFR 20.1101, that also meet the requirements of the applicable section of 10 CFR Part 20, Subpart K, and of 10 CFR 35.92."