

ACCEPTANCE REVIEW MEMO (ARM)

Licensee: Testing Engineers - San Diego, Inc. **License No.:** 04-27654-01
Docket No.: 030-35295 **Mail Control No.:** 471311
Type of Action: Amend **Date of Requested Action:** 03-23-07
Reviewer Assigned: *Torres* **ARM reviewer(s):** Torres

Response	Deficiencies Noted During Acceptance Review
<i>Received</i>	<input type="checkbox"/> Open ended possession limits. Limit possession. Submit inventory. <input type="checkbox"/> Submit copies of most recent leak test results. <input type="checkbox"/> Add - delete IC license condition. Add IC paragraph in cover letter. <input type="checkbox"/> Split license from cover letter. Add SUNSI marking to license. <input type="checkbox"/> Ask the licensee if they have any type-amount of EAct Material.
<i>4/6/07</i>	Submit Appendix F. <i>Requested info via fax on 4-6-07</i>

Reviewer's Initials: *RTC* **Date:** *4/6/07*

<input type="checkbox"/> Yes <input type="checkbox"/> No	Unrestricted release Group 2 or >: Transfer memo to FCDB within 10 days.
<input type="checkbox"/> Yes <input type="checkbox"/> No	Decommissioning notification should be completed within 30 days.
<input type="checkbox"/> Yes <input type="checkbox"/> No	Termination request < 90 days from date of expiration
<input type="checkbox"/> Yes <input type="checkbox"/> No	Expedite (medical emergency, no RSO, location of use/storage not on license, RAM in possession not on license, other)
<input type="checkbox"/> Yes <input type="checkbox"/> No	TAR needed to complete action.
Branch Chief's and/or Sr. HP's Initials: _____ Date: _____	

SUNSI Screening according to RIS 2005-31	
<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Non-Publicly Available, Sensitive if <u>any</u> item below is checked
General guidance:	
_____	RAM = or > than Category 3 (Table 1, RIS 2005-31), use Unity Rule
_____	Exact location of RAM (whether = or > than Category 3 or not)
_____	Design of structure and/or equipment (site specific)
_____	Information on nearby facilities
_____	Detailed design drawings and/or performance information
_____	Emergency planning and/or fire protection systems
Specific guidance for medical, industrial and academic (above Category 3):	
_____	RAM quantities and inventory
_____	Manufacturer's name and model number of sealed sources & devices
_____	Site drawings with exact location of RAM, description of facility
_____	RAM security program information (locks, alarms, etc.)
_____	Emergency Plan specifics (routes to/from RAM, response to security events)
_____	Vulnerability/security assessment/accident-safety analysis/risk assess
_____	Mailing lists related to security response
Branch Chief's and/or Sr. HP's Initials: <i>RTC</i> Date: <i>4-6-07</i>	

Pre-Licensing Screening

Applicant Information:

Control No. 471311

Name: Testing Engineers - San Diego, Inc.	Type of Request: Amend Program Code(s):	
Location: CA	License No.: 04-27654-01	Docket No.: 030-35295

STEP 1—Radioactive Materials and Quantities Requested:

Instructions for Step 1: Complete Step 1 for all applications. If all your responses in Step 1 are "No" then do not complete Step 2 (Screening Criteria). Sign and date the completed step-sheet and add it as the sensitive and non-publicly available OAR in ADAMS. If a "yes" response is indicated for any item in Step 1, also complete Step 2. If the type of use is subject to a Security Order or the requirements for increased controls, complete Step 3 (Item A or Item B) without delay.		Yes or No
A.	The request is from a new applicant.	No
B.	NUREG-1556, Volume 20, Section 4.9 indicates a licensing site visit is needed for the requested type of use, e.g., (1) Type A broad scope license, (2) panoramic irradiator containing > 10000 curies, (3) manufacturers or distributors using unsealed radioactive material or significant quantities of sealed material, (4) radioactive waste brokers, (5) radioactive waste incinerators, (6) commercial nuclear laundries, and (7) any other application that in the judgement of the reviewer and cognizant supervisor involves complex technical issues, complex safety questions, or unprecedented issues that warrant a site visit.	No
C.	The applicant requested certain radionuclides and quantities that equal or exceed the Risk Significant Quantity (TBq) values in the table, below, that have been "highlighted" by the reviewer	No

Table of Risk Significant Quantities

(Category 2 Quantities, IAEA Safety Guide No. RS-G-1.9, Categorization of Radioactive Sources, August 2005)

Radionuclide	Risk Significant Quantity (TBq) ¹	Risk Significant Quantity (Ci) ¹	Radionuclide	Risk Significant Quantity (TBq) ¹	Risk Significant Quantity (Ci) ¹
Am-241	0.6	16	Pm-147	400	11,000
Am-241/Be	0.6	16	Pu-238	0.6	16
Cf-252	0.2	5.4	Pu-239/Be	0.6	16
Cm-244	0.5	14	Ra-226 ²	0.4	11
Co-60	0.3	8.1	Se-75	2	54
Cs-137	1	27	Sr-90 (Y-90)	10	270
Gd-153	10	270	Tm-170	200	5,400
Ir-192	0.8	22	Yb-169	3	81

¹ The primary values are TBq. The curie (Ci) values are for informational purposes only.

² The Atomic Energy Act, as amended by the Energy Policy Act of 2005, authorizes NRC to regulate Ra-226 and NRC is in the process of amending its regulations for discrete sources of Ra-226.

Calculations of the Total Activity or the Unity Rule are attached to document whether or not the screening criteria in Step 2 were also completed to evaluate the application. NOTE—If an amendment of an existing license is being requested, the calculations will include the previously authorized quantities for the radionuclide(s).	Yes, No, or Not Applicable (NA)
Total Activity—multiple activities are requested for a single radionuclide and the sum of the activities equals or exceeds the quantity of concern for the radionuclide	—
Unity Rule—multiple radionuclides are requested and the sum of the ratios equals or exceeds unity, e.g., [(total activity for radionuclide A) ÷ (risk significant quantity for radionuclide A)] + [(total activity for radionuclide B) ÷ (risk significant quantity for radionuclide B)] ≥ 1.0.	—

Signature and Date for Step 1:

RTE 4-6-07

License Reviewer and Date

From: <carlos.acero@us.bureauveritas.com>
To: <rjt@nrc.gov>
Date: 04/06/2007 5:27:22 PM
Subject: Additional Information for License No. 04-27654-01, Docket 030-35295

Roberto Torres,

Attached is the additional information requested for our name change.
Please let me know if additional information is required

Carlos E. Acero, P.E.
Senior Engineer – Laboratory Engineering Manager
Testing Engineers San Diego
A Bureau Veritas North America Company
7895 Convoy Court, Suite 18
San Diego, CA 92111
Office: 858 715 5800 Ext. 11
Fax: 858 715 5810
carlos.acero@us.bureauveritas.com
www.us.bureauveritas.com

Information Required for Change of Control and/or Change of Ownership
 (to include a name change)
 Source: NUREG-1556, Volume 15

Please provide the following information concerning changes of control (transferor and/or transferee, as appropriate). If any items are not applicable, so state.

1. Provide a complete description of the transaction (i.e., transfer of stocks or assets, or merger). Indicate whether the name has changed and include the new name. Include the name and telephone number of a licensee contact who NRC may contact if more information is needed.

A. Description of the transaction:

B. No name change

New name of licensed organization: Bureau Veritas North America, Inc.
~~dba Testing Engineers San Diego~~

C. No change in contact

New contact: _____

New telephone number: _____

2. Describe any changes in personnel or duties that relate to the licensed program. Include training and experience for new personnel.

A. No changes in personnel having control over licensed activities.

Changes in personnel having control over licensed activities (e.g. officers of a corporation): New officers as shown in attached documentation

B. No changes in personnel named in the license.

Changes in personnel named in the license (e.g. RSO, AUs) - include training, experience and responsibilities:

3. Describe, in detail, any changes in the organization, location, facilities, equipment or procedures that relate to the licensed program.

Organization:

Equipment:

Location:

Procedures:

Facility:

Not applicable

4. Describe the status of the surveillance program (i.e., surveys, wipe tests, quality control) at the present time and the expected status at the time that control is to be transferred.

A. Description of the status of all surveillance program:

Surveillance program is current and results are within limitations

B. Surveillance Items & Records: calibrations, leak tests, surveys, inventories, and accountability requirements will be current at the time of transfer

[X] Yes [] No (explain)

5. Confirm that all records concerning the safe and effective decommissioning of the facility will be transferred to the transferee or to NRC, as appropriate. These records include documentation of surveys of ambient radiation levels and fixed and/or removable contamination, including methods and sensitivity.

Records transferred to:

[X] New licensee [] NRC for license termination [] Not applicable

6. Confirm that the transferee will abide by all constraints, conditions, requirements and commitments of the transferor or that the transferee will submit a complete description of the proposed licensed program.

Bureau Veritas North America Inc. dba

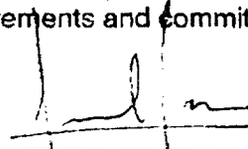
Testing Engineers San Diego

(transferee company)

will abide by all constraints, conditions,

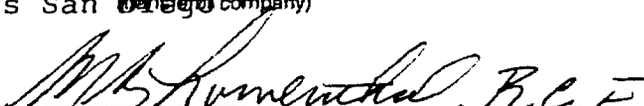
requirements and commitments of San Diego Testing Engineers dba Testing

Engineers San Diego (transferor company)

 R.S.O.

Signature/Title
Transferee Official

4/6/07
date

 B.C.E.

Signature/Title
Transferor Official

4/6/07
date

OR

[] Description of proposed licensed program from transferee attached (with signature)

OR

[X] Not applicable (name change only)

Certifying Officer - Signature

Date

Certifying Officer - Typed name and title

Mail Envelope Properties (4616C881.9DC : 6 : 18908)

Subject: Additional Information for License No. 04-27654-01, Docket 030-35295
Creation Date 04/06/2007 5:22:57 PM
From: <carlos.acero@us.bureauveritas.com>

Created By: carlos.acero@us.bureauveritas.com

Recipients

nrc.gov
ARL_PO.ARL_DO
RJT (Roberto J Torres)

Post Office
ARL_PO.ARL_DO

Route
nrc.gov

Files	Size	Date & Time
MESSAGE	447	04/06/2007 5:22:57 PM
TEXT.htm	686	
Document.pdf	4013125	
Mime.822	5494780	

Options

Expiration Date: None
Priority: Standard
ReplyRequested: No
Return Notification: None

Concealed Subject: No
Security: Standard

Junk Mail Handling Evaluation Results

Message is eligible for Junk Mail handling
This message was not classified as Junk Mail

Junk Mail settings when this message was delivered

Junk Mail handling disabled by User
Junk List is not enabled
Junk Mail using personal address books is not enabled
Block List is not enabled



UNITED STATES
NUCLEAR REGULATORY COMMISSION
REGION IV
611 RYAN PLAZA DRIVE, SUITE 400
ARLINGTON, TEXAS 76011-4005

FACSIMILE FORM

Date: April 6, 2007

Message to: Carlos Acero, PE, RSO
Testing Engineers San Diego
Fax 858-715-5810

Docket: 030-35295
License: 04-27654-01
Mail control: 471311

Message from: Roberto J. Torres 
Acting Branch Chief
Nuclear Materials Licensing Branch
Phone 817-860-8189
Email: RJT@NRC.GOV

Number of pages: 4 TOTAL

MESSAGE: REQUEST FOR ADDITIONAL INFORMATION

Mr. Acero:

Please provide the following information in support of your request for a license amendment. Submit your response via E-mail (RJT@NRC.GOV) as a pdf file or by regular mail to the address listed above.

1. Fill out, sign and date the enclosed Appendix F change of control/change of ownership form.

Reference - NUREG-1556, Volume 15, which can be found at:
<http://www.nrc.gov/reading-rm/doc-collections/nuregs/staff/sr1556/v15/>

Definitions: Transferee: A transferee is an entity that proposes to purchase or otherwise gain control of an NRC-licensed operation.

Transferor: A transferor is an NRC licensee selling or otherwise giving up control of a licensed operation.

Thank you.

Change of Control and/or Change of Ownership
(includes Change of Name)

10 CFR 30.34(b) states that "no license issued or granted pursuant to the regulations...nor any right under a license shall be transferred, assigned or in any manner disposed of, either voluntarily or involuntarily, directly or indirectly, through transfer of control of any license to any person, unless the Commission shall...find that the transfer is in accordance with the provisions of the Act and shall give its consent in writing. Although not specifically addressed by 10 CFR 30.34, licensees undergoing a name change may also be affected by this regulation.

Control over licensed activities can be construed as the authority to decide when and how a license (licensed material and/or activities) will be used. A change of ownership may be an example of a change of control. The central issue is whether the authority over the license has changed. In all cases, determining whether a change of control has taken place or whether a change is in name only is the Commission's responsibility.

Licensees must notify the Commission when they are undergoing a possible change of control and/or a change of name. While this notification is not required within a certain time frame, NRC needs adequate time to review the submittal to ensure that the transfer is in accordance with the regulations.

In order to process your request for a change of control/ownership and/or a name change, the information on the following pages is required. Our fax number is (817) 860-8263 or (817) 860-8188. If you have any questions regarding our discussion or this fax, please contact me. When responding to this fax, please include the license, docket, and mail control numbers, located at the top of this page as well as the following pages. Thank you.

Information Required for Change of Control and/or Change of Ownership
(to include a name change)
Source: NUREG-1556, Volume 15

Please provide the following information concerning changes of control (transferor and/or transferee, as appropriate). If any items are not applicable, so state.

1. Provide a complete description of the transaction (i.e., transfer of stocks or assets, or merger). Indicate whether the name has changed and include the new name. Include the name and telephone number of a licensee contact who NRC may contact if more information is needed.

A. Description of the transaction:

B. No name change

New name of licensed organization: _____

C. No change in contact

New contact: _____

New telephone number: _____

2. Describe any changes in personnel or duties that relate to the licensed program. Include training and experience for new personnel.

A. No changes in personnel having control over licensed activities.

Changes in personnel having control over licensed activities (e.g. officers of a corporation):

B. No changes in personnel named in the license.

Changes in personnel named in the license (e.g. RSO, AUs) - include training, experience and responsibilities:

3. Describe, in detail, any changes in the organization, location, facilities, equipment or procedures that relate to the licensed program.

Organization:

Equipment:

Location:

Procedures:

Facility:

Not applicable

4. Describe the status of the surveillance program (i.e., surveys, wipe tests, quality control) at the present time and the expected status at the time that control is to be transferred.

A. Description of the status of all surveillance program:

B. Surveillance Items & Records: calibrations, leak tests, surveys, inventories, and accountability requirements will be current at the time of transfer

Yes No (explain)

5. Confirm that all records concerning the safe and effective decommissioning of the facility will be transferred to the transferee or to NRC, as appropriate. These records include documentation of surveys of ambient radiation levels and fixed and/or removable contamination, including methods and sensitivity.

Records transferred to:

New licensee NRC for license termination Not applicable

6. Confirm that the transferee will abide by all constraints, conditions, requirements and commitments of the transferor or that the transferee will submit a complete description of the proposed licensed program.

_____ will abide by all constraints, conditions,
(transferee company)
requirements and commitments of _____
(transferor company)

Signature/Title
Transferee Official

date

Signature/Title
Transferor Official

date

OR

Description of proposed licensed program from transferee attached (with signature)

OR

Not applicable (name change only)

Certifying Officer - Signature

Date

Certifying Officer - Typed name and title

TRANSMISSION VERIFICATION REPORT

TIME : 04/06/2007 11:50
NAME : USNRC RIV
FAX : 8178608263
TEL :
SER. # : BRQL2J847623

DATE, TIME	04/06 11:48
FAX NO./NAME	718587155810
DURATION	00:01:08
PAGE(S)	04
RESULT	COVERPAGE
MODE	OK
	STANDARD
	ECM



UNITED STATES
NUCLEAR REGULATORY COMMISSION
REGION IV
611 RYAN PLAZA DRIVE, SUITE 400
ARLINGTON, TEXAS 76011-4006

FACSIMILE FORM

Date: April 6, 2007

Message to: Carlos Acero, PE, RSO
Testing Engineers San Diego
Fax 858-715-5810

Docket: 030-35295
License: 04-27654-01
Mail control: 471311

Message from: Roberto J. Torres
Acting Branch Chief 
Nuclear Materials Licensing Branch
Phone 817-860-8189
Email: RJT@NRC.GOV

Number of pages: 4 TOTAL

MESSAGE: REQUEST FOR ADDITIONAL INFORMATION

Mr. Acero:

Please provide the following information in support of your request for a license amendment. Submit your response via E-mail (RJT@NRC.GOV) as a pdf file or by regular mail to the address listed above.



RECEIVED

MAR 29 2007 March 23, 2007

DNMS

Ms. Rachel S. Browder, Health Physicist
Materials Licensing Branch
United States Nuclear Regulatory Commission
611 Ryan Plaza Drive, Suite 400
Arlington, TX 76011-4005

Re: **Licensee Name Amendment Request** – TESD to Bureau Veritas North America, Inc.
U.S. NRC Material License Number: **04-27654-01**

Dear Ms. Browder:

This letter is to formally request the amendment of license No. 04-27654-01 to show the current official name of our company. The licensee name, as appears in the referenced license, San Diego Testing Engineers, Inc. dba Testing Engineers - San Diego should be removed. Licensee **Bureau Veritas North America, Inc. dba Testing Engineers San Diego (TESD)** should be added to the license.

TESD was a wholly owned subsidiary of U.S. Laboratories, Inc. (USL). By statutory merger TESD was merged into Bureau Veritas North America, Inc. (BVNA) on February 1, 2007. There was no change in ownership or control of TESD – the company as it now exists is still a wholly owned subsidiary of USL with commonality of officers. The management and operational team will continue its commitment to adhere and comply with the requirements and specifications of this radioactive materials license.

I have enclosed for your reference a copy of the resolution evidencing the merger; stock certificates evidencing that each entity is wholly owned subsidiary of USL; and a resolution setting forth the former entity's officers as well as the officers in BVNA.

Based on the forgoing we respectfully request that TESD's U.S. NRC Materials License No. 04-27654-01 be amended to reflect its new company name, Bureau Veritas North America, Inc. Should you have any further questions, please do not hesitate to contact the undersigns at 858-715-5800. Thank you for your consideration.

Respectfully Submitted,
Bureau Veritas North America, Inc.

Carlos Acero, PE
Radiation Safety Officer

Martin B. Lowenthal
Regional Chief Executive

Testing Engineers San Diego, Inc.

A Bureau Veritas Company
7895 Convoy Court, Suite 18
San Diego, CA 92111

Main: (858) 715-5800

Fax: (858) 715-5810

www.us.bureauveritas.com

4 7 1 3 1 1

Delaware

PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"BTC LABORATORIES, INC.", A CALIFORNIA CORPORATION,

"CLAYTON GROUP SERVICES, INC.", A DELAWARE CORPORATION,

"CLAYTON HOLDING COMPANY", A DELAWARE CORPORATION,

"NATLSCO RISK AND SAFETY SERVICES, INC.", A DELAWARE CORPORATION,

"SAN DIEGO TESTING ENGINEERS, INC.", A DELAWARE CORPORATION,

"TERRA-MAR, INC.", A TEXAS CORPORATION,

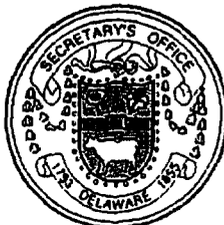
WITH AND INTO "BUREAU VERITAS NORTH AMERICA, INC." UNDER THE NAME OF "BUREAU VERITAS NORTH AMERICA, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTIETH DAY OF JANUARY, A.D. 2007, AT 2:41 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE FIRST DAY OF FEBRUARY, A.D. 2007.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

3640637 8100M

070102772



Harriet Smith Windsor

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 5395294

DATE: 01-30-07

State of Delaware
Secretary of State
Division of Corporations
Delivered 03:19 PM 01/30/2007
FILED 02:41 PM 01/30/2007
SRV 070102772 - 3640637 FILE

CERTIFICATE OF MERGER

OF

CLAYTON HOLDING COMPANY,

CLAYTON GROUP SERVICES, INC.,

SAN DIEGO TESTING ENGINEERS, INC.,

NATLSCO RISK AND SAFETY SERVICES, INC.,

BTC LABORATORIES, INC.,

TERRA-MAR, INC.

AND

BUREAU VERITAS NORTH AMERICA, INC.

It is hereby certified that:

1. The constituent business corporations participating in the merger herein certified are:

(i) Clayton Holding Company ("**Clayton Holding**"), which is incorporated under the laws of the State of Delaware;

(ii) Clayton Group Services, Inc ("**Clayton Group**"), which is incorporated under the laws of the State of Delaware;

(iii) San Diego Testing Engineers, Inc. ("**SDTE**"), which is incorporated under the laws of the State of Delaware;

(iv) NATLSCO Risk and Safety Services, Inc. ("**NATLSCO**"), which is incorporated under the laws of the State of Delaware;

(v) BTC Laboratories, Inc. ("**BTC**"), which is incorporated under the laws of the State of California;

(vi) Terra-Mar, Inc. ("**Terra-Mar**" and, collectively with Clayton Holding, Clayton Group, SDTE, NATLSCO and BTC, the "**Terminated Corporations**"), which is incorporated under the laws of the State of Texas; and

(vii) Bureau Veritas North America, Inc. ("BVNA"), which is incorporated under the laws of the State of Delaware.

2. An Agreement and Plan of Merger has been approved, adopted, certified, executed, and acknowledged by each of the aforesaid constituent corporations in accordance with the provisions of subsection (c) of Section 252 of the General Corporation Law of the State of Delaware, to wit, by the foreign Terminated Corporations in accordance with the laws of the States of their incorporation and by the Delaware constituent corporations in the same manner as is provided in Section 251 of the General Corporation Law of the State of Delaware.

3. The name of the surviving corporation in the merger herein certified is Bureau Veritas North America, Inc., which will continue its existence as said surviving corporation under its present name upon the effective date of said merger pursuant to the provisions of the General Corporation Law of the State of Delaware.

4. The Certificate of Incorporation of BVNA, as now in force and effect, shall continue to be the Certificate of Incorporation of said surviving corporation until amended and changed pursuant to the provisions of the General Corporation Law of the State of Delaware.

5. The executed Agreement and Plan of Merger among the aforesaid constituent corporations is on file at an office of the aforesaid surviving corporation, the address of which is as follows:

Bureau Veritas North America, Inc
11860 W. State Road 84, Suite 1
Ft Lauderdale, FL 33325

6. A copy of the aforesaid Agreement and Plan of Merger will be furnished by the aforesaid surviving corporation, on request and without cost, to any stockholder of any of the aforesaid constituent corporations.

7 The authorized capital stock of each of the Terminated Corporations is as follows:

a. The authorized capital stock of Clayton Holding consists of 200,000 shares of common stock, \$0.01 par value per share.

b. The authorized capital stock of Clayton Group consists of 1,000 shares of common stock, \$0.01 par value per share.

c. The authorized capital stock of SDTE consists of 3,000 shares of common stock without par value.

d. The authorized capital stock of NATLSCO consists of 1,000 shares of common stock, \$1.00 par value per share.

e. The authorized capital stock of BTC consists of 1,000,000 shares of common stock, \$1.00 par value per share.

f. The authorized capital stock of Terra-Mar consists of 1,000,000 shares of common stock without par value.

8. The Agreement and Plan of Merger among the aforesaid constituent corporations provides that the merger herein certified shall be effective on February 1, 2007.

Dated as of January 30, 2007.

BUREAU VERITAS NORTH AMERICA, INC.

By: /s/ Burton K. Haimes
Name: Burton K. Haimes
Title: Secretary

CLAYTON HOLDING COMPANY

By: /s/ Burton K. Haimes
Name: Burton K. Haimes
Title: Secretary

CLAYTON GROUP SERVICES, INC.

By: /s/ Burton K. Haimes
Name: Burton K. Haimes
Title: Secretary

SAN DIEGO TESTING ENGINEERS, INC.

By: /s/ Burton K. Haimes
Name: Burton K. Haimes
Title: Secretary

NATLSCO RISK AND SAFETY SERVICES, INC.

By: /s/ Burton K. Haimes
Name: Burton K. Haimes
Title: Secretary

BTC LABORATORIES, INC.

By: /s/ Burton K. Haimes
Name: Burton K. Haimes
Title: Secretary

TERRA-MAR, INC.

By: /s/ Burton K. Haimes
Name: Burton K. Haimes
Title: Secretary

**UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS
IN LIEU OF SPECIAL MEETING
OF
BUREAU VERITAS NORTH AMERICA, INC.**

The undersigned, being all of the Directors of Bureau Veritas North America, Inc., a Delaware corporation (the "Corporation"), acting pursuant to Section 141(f) of the General Corporation Law of the State of Delaware, authorizing actions to be taken on written consent without a meeting, hereby consent to the adoption of the following resolutions:

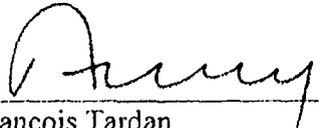
RESOLVED, that Mark Lynch, Richard Tong, Gregory F. Rzonca, Scott Kvandal, Robert W. Donze and Robert Hughes be, and each of them hereby is, elected as an Executive Vice President of the Corporation, to serve until their respective successors are elected and have qualified, or until their earlier resignation, removal from office or death; and be it further

RESOLVED, that Jeffery L. Pope, William S. Munoz, Brian Leshko, Van Olin, Stephen J. Chippas, Dennis Klingelhofer, Don Allison, Roger Southworth and Chris Lopez be, and each of them hereby is, elected as a Vice President of the Corporation, to serve until their respective successors are elected and have qualified, or until their earlier resignation, removal from office or death.

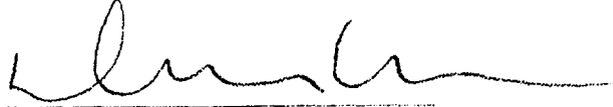
IN WITNESS WHEREOF, the undersigned Directors have executed this Consent as of November 1, 2006.



Frank Piedelièvre



François Tardan



Dickerson C. Wright

**WRITTEN CONSENT OF THE SOLE STOCKHOLDER
IN LIEU OF ANNUAL MEETING
OF
SAN DIEGO TESTING ENGINEERS, INC.**

The undersigned, being the sole stockholder of SAN DIEGO TESTING ENGINEERS, INC., a Delaware corporation (the "Corporation"), acting pursuant to Section 228 of the General Corporation Law of the State of Delaware authorizing actions to be taken on written consent without a meeting, hereby consents to the adoption of the following resolutions:

RESOLVED, that the following persons be, and they hereby are, elected as members of the Board of Directors of the Corporation, to serve until the next annual meeting of the Sole Stockholder of the Corporation, or until their successors are elected and have qualified, or until their earlier resignation, removal from office or death:

**Frank Piedelièvre
François Tardan
Dickerson C. Wright**

RESOLVED, that the actions taken to date by the directors and officers of the Corporation are and have been in the best interests of the Corporation and are hereby in all respects ratified, approved, confirmed and adopted as the actions of the Corporation.

IN WITNESS WHEREOF, the undersigned Sole Stockholder has executed this Consent as of the 9th day of February, 2005.

U.S. LABORATORIES INC.

By: 
Dickerson C. Wright
President

**UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS
IN LIEU OF ANNUAL MEETING
OF
SAN DIEGO TESTING ENGINEERS, INC.**

The undersigned, being all of the Directors of SAN DIEGO TESTING ENGINEERS, INC., a Delaware corporation (the "Corporation"), acting pursuant to Section 141(f) of the General Corporation Law of the State of Delaware, authorizing actions to be taken on written consent without a meeting, hereby consent to the adoption of the following resolutions:

RESOLVED, that the following persons be, and they hereby are, elected to the offices set forth opposite their names, to serve until their respective successors are elected and have qualified, or until their earlier resignation, removal from office or death:

<u>NAME</u>	<u>OFFICE</u>
Frank Piedelièvre	Chairman of the Board
Scott Kvandal	President
Dickerson C. Wright	Chief Executive Officer
Luis Carlos Damasceno	Financial Controller
Richard Tong	Vice President
François Tardan	Treasurer
Burton K. Haimes	Secretary

RESOLVED, that the actions taken to date by the officers of the Corporation are and have been in the best interests of the Corporation and are hereby in all respects ratified, approved, confirmed and adopted as the actions of the Corporation.

IN WITNESS WHEREOF, the undersigned Directors have executed this Consent as of the 9th day of February, 2005.



Frank Piedelièvre



François Tardan



Dickerson C. Wright

COPYRIGHT, 1930 BY
DWIGHT & M. H. JACKSON
CHICAGO
PATENT PENDING

INCORPORATED UNDER THE LAWS OF THE STATE OF

DELAWARE

The shares represented by this
certificate are subject to the legend on
the reverse side hereof.

NUMBER
6

SHARES
12.34



AUTHORIZED CAPITAL 3,000 SHARES without PAR VALUE

This Certifies That U.S. LABORATORIES INC. is the owner of
TWELVE and 34/100 (12.34) full paid and non-assessable

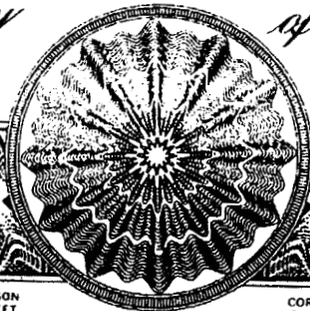
SHARES OF THE CAPITAL STOCK OF San Diego Testing Engineers, Inc.
transferable on the books of the Corporation in person or by duly authorized attorney upon
surrender of this Certificate properly endorsed.

In Witness Whereof the said Corporation has caused this Certificate to be signed by its duly
authorized officers and sealed with the Seal of the Corporation,

this 30th day of May A.D. 1998

Katherine Wright SECRETARY

Thomas H. Chapman PRESIDENT



THOUSANDS		
0	1	2
3	4	5
HUNDREDS		
1	1	1
2	2	2
3	3	3
4	4	4
5	5	5
6	6	6
7	7	7
8	8	8
9	9	9
0	0	0
SHARES		

COPYRIGHT 1936 BY
DWIGHT & M. H. JACKSON
CHICAGO
PATENT PENDING

INCORPORATED UNDER THE LAWS OF THE STATE OF
DELAWARE

The shares represented by this
certificate are subject to the legend on
the reverse side hereof.

NUMBER

SHARES
94.33

SAN DIEGO TESTING ENGINEERS, INC.

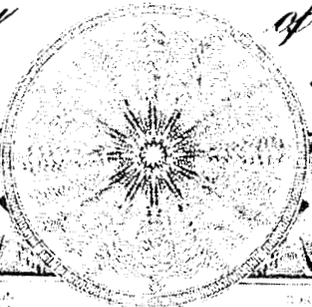
AUTHORIZED CAPITAL 3,000 SHARES without PAR VALUE

This Certifies That U.S. LABORATORIES, INC. is the owner of
Ninety Four and 33/100 (94.33) full paid and non-assessable
SHARES OF THE CAPITAL STOCK OF San Diego Testing Engineers, Inc.

*transferable on the books of the Corporation in person or by duly authorized Attorney upon
surrender of this Certificate properly endorsed.*

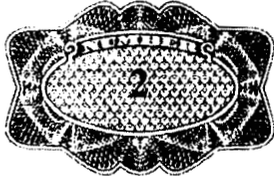
*In Witness Whereof the said Corporation has caused this Certificate to be signed by its duly
authorized officers and sealed with the Seal of the Corporation.*

this 1st day of September A. D. 1997
Katherine Wright SECRETARY T. S. H. Chapman PRESIDENT

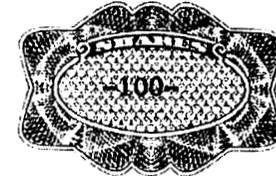


THOUSANDS		
0	1	2
3	4	5
HUNDREDS UNITS		
1	1	1
2	2	2
3	3	3
4	4	4
5	5	5
6	6	6
7	7	7
8	8	8
9	9	9
0	0	0
SHARES		

471311



INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE



SEE REVERSE SIDE FOR CERTAIN DEFINITIONS

INTERCOUNTY LABORATORIES-USL, INC.

TOTAL AUTHORIZED ISSUE
1,000 SHARES PAR VALUE \$1.00 EACH
COMMON STOCK

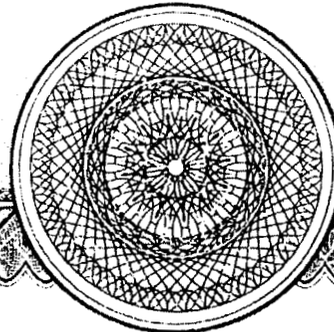
This is to Certify that U.S. LABORATORIES INC. is the owner of
*****ONE HUNDRED***** *fully paid and*

non-assessable shares of the above Corporation transferable only on the books of the Corporation by the holder hereof in person or by duly authorized Attorney upon surrender of this Certificate, properly endorsed.

Witness, the seal of the Corporation and the signatures of its duly authorized officers.

Dated: April 1, 2003

Burton K. Haines
SECRETARY/TREASURER
Burton K. Haines



Alexander A. Hockman
PRESIDENT
Alexander A. Hockman

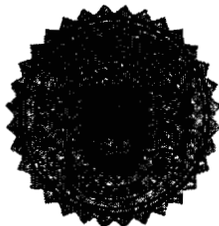
Delaware

PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "INTERCOUNTY LABORATORIES - USL, INC.", CHANGING ITS NAME FROM "INTERCOUNTY LABORATORIES - USL, INC." TO "BUREAU VERITAS NORTH AMERICA, INC.", FILED IN THIS OFFICE ON THE TWENTY-NINTH DAY OF JUNE, A.D. 2006, AT 7:17 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



3640637 8100

060629068

Harriet Smith Windsor

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 4872341

DATE: 06-30-06

CERTIFICATE OF AMENDMENT

OF

CERTIFICATE OF INCORPORATION

OF

INTERCOUNTY LABORATORIES - USL, INC.

(Pursuant to Section 242 of the Delaware General Corporation Law)

Intercounty Laboratories - USL, Inc., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware (the "DGCL"), DOES HEREBY CERTIFY:

FIRST: The name of the corporation is Intercounty Laboratories - USL, Inc. (the "Corporation").

SECOND: The Certificate of Incorporation of the Corporation was filed in the office of the Secretary of State of Delaware on March 26, 2003.

THIRD: The Certificate of Incorporation of the Corporation is hereby amended by deleting Article FIRST in its entirety and substituting the following in lieu thereof:

"FIRST: Name. The name of the corporation is BUREAU VERITAS NORTH AMERICA, INC. (the "Corporation")."

FOURTH: This Certificate of Amendment has been duly adopted in accordance with the provisions of Section 242 of the DGCL by the unanimous written consent of the Corporation's Board of Directors pursuant to Section 141 of the DGCL and by the written consent of its sole stockholder pursuant to Section 228 of the DGCL.

IN WITNESS WHEREOF, the Corporation has caused this Certificate to be signed by Burton K. Haimés, its Secretary, this 29th day of June, 2006.

/s/ Burton K. Haimés

Burton K. Haimés, Secretary

**JOINT WRITTEN CONSENT
IN LIEU OF SPECIAL MEETING
OF
THE SOLE STOCKHOLDER
AND
THE BOARD OF DIRECTORS
OF
INTERCOUNTY LABORATORIES - USL, INC.**

The undersigned, being the sole stockholder and all of the directors of Intercounty Laboratories-USL, Inc., a Delaware corporation (the "Corporation"), acting pursuant to Section 228 and Section 141(f) of the General Corporation Law of the State of Delaware, authorizing actions to be taken by written consent without a meeting, hereby consent to the adoption of the following resolutions:

RESOLVED, that Article FIRST of the Certificate of Incorporation of the Corporation be amended to read as follows:

"FIRST: Name. The name of the corporation is BUREAU VERITAS NORTH AMERICA, INC. (the "Corporation")."

RESOLVED, that the proper officers of the Corporation be, and they hereby are, authorized and directed to execute and file an amendment to the Certificate of Incorporation to effect said name change in the Corporation's jurisdiction of incorporation.

RESOLVED, that the proper officers of the Corporation be, and they hereby are, authorized and directed to execute and file the necessary amendments to effect said name change in any and all foreign jurisdictions in which the Corporation is authorized to do business.

IN WITNESS WHEREOF, the undersigned Sole Stockholder and Directors

have executed this Written Consent as of June 12, 2006.

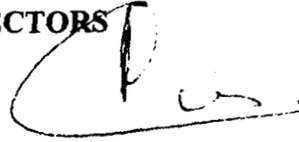
SOLE STOCKHOLDER

U.S. LABORATORIES INC.

By: _____

François Tardan, Treasurer

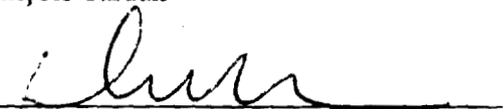
DIRECTORS



Frank Piedelièvre



François Tardan



Dickerson C. Wright



July 6, 2006

FLORIDA DEPARTMENT OF STATE

Division of Corporations

BUREAU VERITAS NORTH AMERICA, INC.

C/O THELEN REID & PRIEST LLP

875 THIRD AVE. #1433

NEW YORK, NY 10022

Re: Document Number F03000001638

The Amendment to the Application of a Foreign Corporation for INTERCOUNTY LABORATORIES - USL, INC. which changed its name to BUREAU VERITAS NORTH AMERICA, INC., a Delaware corporation authorized to transact business in Florida, was filed on July 3, 2006.

This document was electronically received and filed under FAX audit number H06000171520.

Should you have any questions regarding this matter, please telephone (850) 245-6050, the Amendment Filing Section.

Darlene Connell
Document Specialist
Division of Corporation

Letter Number: 306A00043728

P.O BOX 6327 - Tallahassee, Florida 32314

Delaware

PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THAT THE SAID "INTERCOUNTY LABORATORIES - USL, INC.", FILED A CERTIFICATE OF AMENDMENT, CHANGING ITS NAME TO "BUREAU VERITAS NORTH AMERICA, INC.", THE TWENTY-NINTH DAY OF JUNE, A.D. 2006, AT 7:17 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE AFORESAID CORPORATION IS DULY INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL CORPORATE EXISTENCE NOT HAVING BEEN CANCELLED OR DISSOLVED SO FAR AS THE RECORDS OF THIS OFFICE SHOW AND IS DULY AUTHORIZED TO TRANSACT BUSINESS.



3640637 8320

060639485

Harriet Smith Windsor

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 4877006

DATE: 07-05-06



FLORIDA DEPARTMENT OF STATE
Glenda E. Hood
Secretary of State

April 2, 2003

CSC
DARLENE WARD

Qualification documents for INTERCOUNTY LABORATORIES - USL, INC. were filed on April 1, 2003 and assigned document number F03000001638. Please refer to this number whenever corresponding with this office.

Your corporation is now qualified and authorized to transact business in Florida as of the file date.

A corporation annual report/uniform business report will be due this office between January 1 and May 1 of the year following the calendar year of the file date. A Federal Employer Identification (FEI) number will be required before this report can be filed. If you do not already have an FEI number, please apply NOW with the Internal Revenue by calling 1-800-829-3676 and requesting form SS-4.

Please be aware if the corporate address changes, it is the responsibility of the corporation to notify this office.

Should you have any questions regarding this matter, please telephone (850) 245-6051, the Foreign Qualification/Tax Lien Section.

Trevor Brumbley
Document Specialist
Division of Corporations

Letter Number: 903A00019928

Account number: 072100000032

Amount charged: 70.00

APPLICATION BY FOREIGN CORPORATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

IN COMPLIANCE WITH SECTION 607.1503, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REGISTER A FOREIGN CORPORATION TO TRANSACT BUSINESS IN THE STATE OF FLORIDA.

- 1. Intercounty Laboratories - USL, Inc.
2. Delaware
3.
4. March 26, 2003
5. Perpetual
6. Upon qualification
7. 308 N.W. 170 Street, North Miami Beach, FL 33169
c/o Thelen Reid, 875 Third Avenue, #1433, New York, NY 10022

To engage in any lawful act or activity for which corporations may be qualified to do business in the State of Florida

9. Name and street address of Florida registered agent: Corporation Service Company, 1201 Hays Street, Tallahassee, Florida 32301

APPROVED AND FILED

03 FEB - 1 PM 1:11

10. Registered agent's acceptance: Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this application, I hereby accept the appointment as registered agent and agree to act in this capacity.

Corporation Service Company Deborah D. Skipper Asst. M. Pres (Registered agent's signature)

11. Attached is a certificate of existence duly authenticated, not more than 90 days prior to delivery of this application to the Department of State, by the Secretary of State or other official having custody of corporate records in the jurisdiction under the law of which it is incorporated.

12. Names and business addresses of officers and/or directors:

A. DIRECTORS

Chairman: See attached officers/directors rider

Address: _____

Vice Chairman: _____

Address: _____

Director: _____

Address: _____

Director: _____

Address: _____

B. OFFICERS

President: See attached officers/directors rider

Address: _____

Vice President: _____

Address: _____

Secretary: _____

Address: _____

Treasurer: _____

Address: _____

NOTE: If necessary, you may attach an addendum to the application listing additional officers and/or directors.

13. Burton K. Haines
(Signature of Chairman, Vice Chairman, or any officer listed in number 12 of the application)

14. Burton K. Haines, Secretary
(Typed or printed name and capacity of person signing application)

APPROVED
AND
FILED
03 APR -1 PM 1:11
SHERIFF'S OFFICE
CLACKAMAS COUNTY
OREGON

INTERCOUNTY LABORATORIES – USL, INC.

Application by Foreign Corporation for Authorization to Transact Business in Florida

Officers/Directors Rider

12. Names and business addresses of officers and/or directors:

A. DIRECTORS

Chairman: Piedelièvre, Frank
Address: 17 bis, Place des Reflets, La Défense 2
94000 Courbevoie, FRANCE

Director: Tardan, François
Address: 17 bis, Place des Reflets, La Défense 2
94000 Courbevoie, FRANCE

Director: Wright, Dickerson C.
Address: 7895 Convoy Ct., #18
San Diego, CA 92111

B. OFFICERS

President: Hockman, Alexander A.
Address: 308 N.W. 170 Street
North Miami Beach, FL 33169

CEO: Wright, Dickerson C.
Address: 7895 Convoy Ct., #18
San Diego, CA 92111

Treasurer: Tardan, François
Address: 17 bis, Place des Reflets, La Défense 2
94000 Courbevoie, FRANCE

Financial Controller: Damasceno, Luis Carlos
Address: 11860 W. State Road 84, Ste. 1
Fort Lauderdale, FL 33325

Secretary: Haimes, Burton K.
Address: 875 Third Ave., #1433
New York, NY 10022

APPROVED
AND
FILED
OFFICE OF THE
CLERK OF THE
STATE
TALLAHASSEE, FLORIDA

03 APR - 1 PM 1:11

2007-004556

FILED

FEB-02-2007

FILED

GREGORY J. SMITH
SAN DIEGO COUNTY CLERK

FEES: 24.00
EXPIRES: FEB-02-2012
DEPUTY: KRSPINOI

GREGORY J. SMITH
RECORDER/COUNTY CLERK
COUNTY OF SAN DIEGO

1600 PACIFIC HIGHWAY, RM. 260
P.O. BOX 121750 SAN DIEGO, CA 92112-1750
(619) 237-0502

PLEASE USE BLACK INK
PRINT / TYPE INFORMATION
AND RETURN ENTIRE FORM

- \$ 20.00- FOR FIRST BUSINESS NAME ON STATEMENT
- \$ 4.00- FOR EACH ADDITIONAL BUSINESS NAME FILED ON SAME STATEMENT AND DOING BUSINESS AT THE SAME LOCATION
- \$ 4.00- FOR EACH ADDITIONAL OWNER IN EXCESS OF ONE OWNER

SEE BACK OF FORM
FOR INSTRUCTIONS

FICTITIOUS BUSINESS NAME STATEMENT

(1) FICTITIOUS BUSINESS NAME(S): Renewal Notification is an additional \$5.00 fee

- a. San Diego Testing Engineers, Inc.
- b. Testing Engineers San Diego

(2) LOCATED AT: 7895 Convoy Court, Suite 18, San Diego, CA 92111
Street Address, City, State, ZIP of Principal Place of Business (P.O. Box not acceptable)

Mailing Address: _____ (Optional)

- (3) THIS BUSINESS IS CONDUCTED BY:
- A. An Individual
 - B. Husband and Wife
 - C. A General Partnership
 - D. A Limited Partnership
 - E. Joint Venture
 - F. A Corporation
 - G. A Business Trust
 - H. Co-Partners
 - I. A Limited Liability Company
 - J. An Unincorporated Association-Other than a Partnership
 - K. Other (Please Specify)

(4) THE FIRST DAY OF BUSINESS WAS: / / OR IF NOT YET STARTED, CHECK HERE

(5) THIS BUSINESS IS HEREBY REGISTERED BY THE FOLLOWING (Corporation / LLC enter Name and State only):

#1	Bureau Veritas North America, Inc.	#2	
	Owner's Name or Corporation/ LLC Name		Owner's Name or Corporation/ LLC Name
	a Delaware corporation		
	Residence Address / PO Box not allowed (Corp/ LLC enter STATE only)		Residence Address / PO Box not allowed (Corp/ LLC enter STATE only)
	City State Zip		City State Zip
#3		#4	
	Owner's Name or Corporation/ LLC Name		Owner's Name or Corporation/ LLC Name
	Residence Address / PO Box not allowed (Corp/ LLC enter STATE only)		Residence Address / PO Box not allowed (Corp/ LLC enter STATE only)
	City State Zip		City State Zip

I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she knows to be false is guilty of a crime.)

(6) Burton K. Haimcs Burton K. Haimcs Secretary
(Signature of Registrant) (Print Name) (Corp. / LLC print Title)

THIS STATEMENT WAS FILED WITH GREGORY J. SMITH, RECORDER/COUNTY CLERK OF SAN DIEGO COUNTY AS INDICATED BY FILE STAMP ABOVE.
 NOTICE - THIS FICTITIOUS NAME STATEMENT EXPIRES FIVE (5) YEARS FROM THE DATE IT WAS FILED IN THE OFFICE OF THE COUNTY CLERK. A NEW FICTITIOUS BUSINESS NAME STATEMENT MUST BE FILED BEFORE THAT TIME.
 THE FILING OF THIS STATEMENT DOES NOT OF ITSELF AUTHORIZE THE USE IN THIS STATE OF A FICTITIOUS BUSINESS NAME IN VIOLATION OF THE RIGHTS OF ANOTHER UNDER FEDERAL, STATE, OR COMMON LAW (SEE SECTION 14411 ET SEQ., BUSINESS AND PROFESSIONS CODE).
 IT IS THE RESPONSIBILITY OF THE REGISTRANT TO DETERMINE THAT THE FICTITIOUS BUSINESS NAME SELECTED WILL NOT VIOLATE ANOTHER'S RIGHTS ESTABLISHED UNDER LAW.

471311

APR - 9 2007

DATE

This is to acknowledge the receipt of your letter/application dated 3-23-07, and to inform you that the initial processing, which includes an administrative review, has been performed.

There were no administrative omissions. Your application will be assigned to a technical reviewer. Please note that the technical review may identify additional omissions or require additional information.

Please provide to this office within 30 days of your receipt of this card:

The action you requested is normally processed within 90 days.

A copy of your action has been forwarded to our License Fee & Accounts Receivable Branch, who will contact you separately if there is a fee issue involved.

Your action has been assigned **Mail Control Number** 471311.
When calling to inquire about this action, please refer to this mail control number.
You may call me at 817-860-8103.

Sincerely,

Cecilia Murkhan
Licensing Assistant

BETWEEN:

License Fee Management Branch, ARM
and
Regional Licensing Sections

(FOR LFMS USE)
INFORMATION FROM LTS

Program Code: 03121
Status Code: 0
Fee Category: 3P
EXP. Date: 20100228
Fee Comments:
Decom Fin Assur Req'd: N

LICENSE FEE TRANSMITTAL

A. REGION

1. APPLICATION ATTACHED TESTING ENGINEERS - SAN DIEGO, INC.

Applicant/Licensee: 20070329
Received Date: 3035295
Docket No.: 471311
Control No.: 04-27654-01
License No.:
Action Type: Amendment

2. FEE ATTACHED

Amount:
Check No.:

3. COMMENTS

Signed William Pennington
Date 8-30-07

B. LICENSE FEE MANAGEMENT BRANCH (Check when milestone 03 is entered /_/_)

1. Fee Category and Amount: _____

2. Correct Fee Paid. Application may be processed for:
Amendment _____
Renewal _____
License _____

3. OTHER _____

Signed _____
Date _____



Testing Engineers - San Diego Inc.
10000 Miramar Blvd
7800 Canyon Blvd, Suite 15
San Diego, CA 92111



RECEIVED
MAR 29 2007
DNMS

Materials Licensing Branch
United States Nuclear Regulatory
Commission
Attn: Ms. Rachel S. Browder, Health Physicist
611 Ryan Plaza Drive, Ste. 400
Arlington, TX 76011-4005

04-27654-01
03035295

No 471311

