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U.S. NUCLEAR REGULATORY COMMISSION

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MATERIALS LICENSE

Pursuant to the Atomic Energy Act of 1954, as amended, the Energy Reorganization Act of 1974 (Public Law 93-438), and Title 10, Code of Federal Regulations, Chapter I, Parts 30, 31, 32, 33, 34, 35, 36, 39, 40, and 70, and in reliance on statements and representations heretofore made by the licensee, a license is hereby issued authorizing the licensee to receive, acquire, possess, and transfer byproduct, all

source deliver shall be applica	e, and special nuclear material designated or transfer such material to persons author e deemed to contain the conditions speciable cules, regulations, and orders of the l	d below; to use orized to receive cified in Section	such material for the purpo e it in accordance with the re n 183 of the Atomic Energy	eive, acquire, possess, and transfer byproduct, ose(s) and at the place(s) designated below; to egulations of the applicable Part(s). This license Act of 1954, as amended, and is subject to all treafter in effect and to any conditions specified
below.	L1025M			316570
	Licensee		In accordance	with letter dated
			September 27	7, 2007 ,
1. Mid	d-America Isotopes, Inc.		3. License numbe	er 24-26241-01MD is amended in
ll.			its entirety to re	ead as follows:
2. 70	6 E. Liberty Lane		4. Expiration date	January 31, 2011
As	hland, MO 65010		5. Docket No. 03	
		· · · · · · · · · · · · · · · · · · ·	Reference No.	
	clear material	(EA)	d/or physical form	 Maximum amount that licensee may possess at any one time under this license
Α.	Molybdenum-99	A. Any	1	A. 90 curies
В.	Technetium-99m	B. Any	e de la companya de	90 curies
C.	lodine-131	C. Any		C. 1.99 curies
D.	Xenon-133	D. Any	1 3 3	D. (2) curies
E.	Any byproduct material with atomic number 1 through 83; except molybdenum-99, technetium-99m, iodine 131	E. Any		E. \$5 curies per nuclide, 2 curies total
	and xenon-133		and the second	\sim
F.	Any byproduct material listed in paragraph 31.11(a) of 10 10 CFR Part 31	4.	ckaged ip <u>vitro</u> os tic tes t kits	F. 60 millicuries total
G.	Any byproduct material authorized under paragraph 35.65 of 10 CFR Part 35	G. Seal	somes	G. 60 millicuries total
Н.	Any byproduct material in a brachytherapy source as	H. Sealed	d sources	H. 500 millicuries

- brachytherapy source as listed in 10 CFR 35.400
- Any byproduct material in a sealed source for diagnosis, as listed in 10 CFR 35.500
- Depleted Uranium

- Sealed sources

- J. Metal

101 kilograms

5.5 curies total

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		MATERIALOLIOTA	_	License Number 24-26241-01MD					
		MATERIALS LICENS SUPPLEMENTARY SHE		Docket or Reference Numb 030-31896	er				
				Amendment No. 09					
9.	Authorized Us	se:							
	A. Through E.	and redistribution of authorized recipient radioactive drugs ar redistribution of use	used and unused mose s in accordance with nd radiochemicals inc	e drugs including con olybdenum-99/techne 10 CFR 32.72. Prep luding compounding denum-99/technetium	etium-99 aration of iodina	9m (and e-13	gene I dist 31 a	erato tribu ind	ors to tion of
	F. Redistrib	ution to specific licensee g and labeling remain u	es or general licensee nchanged. R E G	es pursuant to 10 CFI	R 31.11	pro	vide	∍d th	е
	distribute	on and checking of the lid d by a manufacturer lice d recipients for non-med	ensed pursuant to 10	nents. Redistribution CFR 32.74 to author	of seale ized rec	ed s pie	ouro ents	ces in and	nitially to
	CFF 10 (NR(distribution of sealed sou R 32.74. Redistribution CFR 32.210 or with an A C or Agreement State sp norized by an NRC or Agreement	of sealed sources that greement State and secific license authori	it have been registere have b een distributed	ed eithe d in acc ersons s	er wi orda spec	ith N ance cifica	IRC e with ally	under h an
10.	J. Shielding	for molybdenum-99/tec	hnetium 99m genera	tors.					
		7	CONDITION	S					
10.	Licensed mate Missouri.	erial shall be used only a	t the licensee's facilit	ies located at 706 E.	Liberty	Lar	ne, A	∖shla	ind,
11 .	Licensed mate	erial shall be used by, or	under the supervision	n of:					
		cist designated as an au 2)(I) or (4).	uthorized nuclear pha	ırmacist in accordanc	e with 1	10 C	FR		
	B. Authorized	d Nuclear Pharmacists:	R.Ph., Lawrence Ad Stephen Potter, R.F R.Ph., Scott C. Bro R.Ph., Ph.D., Allen	ck, R.Ph., William Bredamovic, R.Ph., Jose Ph., Frank Ruddy, R.I wer, R.Ph., B.C.N.P., C. Jones, R.Ph, Kyle arpenter, Pharm.D., (ph Hub Ph., Ra , William F. Oelr	er, F ay W n C. richs	R.Ph Vilkir Mcl s, Ph	n., nson Hugh harm	, 1,

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		License Number 24-26241-01MD					
	MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Num 030-31896	ber				
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- 12. The Radiation Safety Officer for the activities authorized by this license is Scott C. Brower, R.Ph.
- 13. A. Sealed sources shall be tested for leakage and/or contamination at intervals not to exceed the intervals specified in the certificate of registration issued by NRC under 10 CFR 32.210 or by an Agreement State.
 - B. In the absence of a certificate from a transferor indicating that a leak test has been made within the intervals specified in the certificate of registration issued by NRC under 10 CFR 32.210 or by an Agreement State prior to the transfer, a sealed source or detector cell received from another person shall not be put into use until tested.
 - C. Sealed sources need not be tested if they are in storage and are not being used. However, when they are removed from storage for use of transferred to another person, and have not been tested within the required leak test interval, they shall be tested before use or transfer. No sealed source shall be stored for a period of more than 10 years without being tested for leakage and/or contamination.
 - D. The leak test shall be capable of detecting the presence of 0,005 microcurie (185 becquerels) of radioactive material on the test sample. If the test reveals the presence of 0.005 microcurie (185 becquerels) or more of removable contamination, a temport shall be filed with the U.S. Nuclear Regulatory Commission in accordance with 10 CFR 30.50(c)(2), and the source shall be removed immediately from service and decontaminated recaired or disposed of accordance with Commission regulations.
 - E. Tests for leakage and/or contamination shall be performed by the licensee or other persons specifically licensed by the Continuesion or an Agreement State to perform such services.
- 14. Sealed sources containing licensed material shall not be opened or sources removed from source holders by the licensee, except as specifically authorized.
- 15. The licensee shall conduct a physical inventory every six morths, or at other interval approved by the NRC or Agreement State, to account for all sealed fources and/or devices received and possessed under the license.
- 16. The licensee may transport licensed material in accordance with the provisions of 10 CFR Part 71, "Packaging and Transportation of Radioactive Material."
- 17. The licensee is authorized to hold radioactive material with a physical half-life of less than 120 days for decay-in-storage before disposal in ordinary trash provided:
 - A. Before disposal as normal waste, radioactive waste shall be surveyed at the container surface with the appropriate survey instrument set on its most sensitive scale and with no interposed shielding to determine that its radioactivity cannot be distinguished from background. All radiation labels shall be removed or obliterated.

- B. Generator columns shall be segregated so that they may be monitored separately to ensure decay to background levels prior to disposal.
- C. A record of each such disposal permitted under this License Condition shall be retained for three years. The record must include the date of disposal, the date on which the byproduct material was placed in storage, the radionuclides disposed, the survey instrument used, the background dose rate, the dose rate measured at the surface of each waste container, and the name of the individual who performed the disposal.
- 18. Except for maintaining labeling as required by 10 CFR Part 20 or 71, the licensee shall obtain authorization from NRC before making any changes in the sealed source, device, or source-device combination that would alter the description of specifications as indicated in the respective Registration Certificates issued either by the Commission pursuant to 10 CFR 32.210 or by an Agreement State.
- 19. The licensee is authorized to retrieve, receive and dispose of radioactive waste from it's customers limited to radiopharmacy supplied springes and vials and their contents.
- 20. Except as specifically provided otherwise in this license, the licensee shall conduct its program in accordance with the statements, representations, and procedures contained in the documents including any enclosures, listed below. The Nuclear Regulatory Commission's regulations shall govern unless the statements, representations and procedures in the licensee's application and correspondence are more restrictive than the regulations.
 - Application dated January 18, 2001, and
 - Facsimiles dated February 1, 2001 and October 21, 2005, and
 - C. Letters dated August 6, 2005, October 11, 2005, January 19, 2007 March 16, 2007 and March 28, 2007.

FOR THE U.S. NUCLEAR REGULATORY COMMISSION

OCT 1 6 2007

Date

James R. Mullauer, M.H.S.

Materials Licensing Branch

Region III