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U.S. NU	CLEAR REGULATO	ORY COMMISSION			Amendment No. 45	
Ν	MATERIALS L	ICENSE				
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, source, and special nuclear material designated below; to use such material for the purpose(s) and at the place(s) designated below; to deliver or transfer such material to persons authorized to receive it in accordance with the regulations of the applicable Part(s). This license shall be deemed to contain the conditions specified in Section 183 of the Atomic Energy Act of 1954, as amended, and is subject to all applicable rules, regulations, and orders of the Nuclear Regulatory Commission now or hereafter in effect and to any conditions specified below.						
Licensee		In accordance wi	th t	he applicatio	n dated	
		February 28, 201	4,			
1. U.S. Environmental Protection Agency		3. License numb	er 3	82-14048-04	is amended in	
		its entirety to read	d as	s follows:		
	CARF	BEG				
2. 109 T.W. Alexander Drive	En	4. Expiration date	e Ju	ıly 31, 2024		
Mail Code D343-2		5. Docket No. 030-08631				
Research Triangle Park, North Carolina	27711	Reference No.				
6			. 1	2		
6. Byproduct, source, and/or special 7. nuclear material	Chemical and/or p	physical form	8.	Maximum am possess at ar license	nount that licensee may ny one time under this	
A. Any byproduct material with A. A atomic numbers 1 through 83, except as specified below	Any		A.	50 millicurie and 5 curies	es per radionuclide s total	
B. Hydrogen 3 🛛 📿 B. A	Any Carl	1/1/	В.	250 millicur	ies	
C. Carbon 14 C. A	Any	Mark .	C.	250 millicur	ies	
D. Phosphorus 32 D. A	Any 🥢		D.	250 millicur	ies	
 E. Any byproduct material defined E. N in 10 CFR 40.4 (see also paragraph 11.e(2) of the Atomic Energy Act) 	Vill tailings	**	E	75 kilogran	ns	
F. Americium 241 F. C	Calibration solu	ution	F.	10 microcui	ries	
G. Nickel 63 G. F M E C C C C	Foils and plated sources (IPL Model Custom Plated Source; Eckert & Zeigler Model NER- 004P, AEA Technology Model Custom Plated Source; QSA Global Model NBCD)			es per radionuclide total		
 Authorized use: A. through E. Research and development F. Calibration and checking of the license 	as defined in f ee's instrumen	10 CFR 30.4; anin ts.	nal	studies.		

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G.	To be	used for sample analysis in Agilent Technologies M	odel Nos. 19235 and G1224A gas				
	chromatography devices that have been registered either with the U.S. Nuclear Regulatory Commission under 10 CFR 32.210 or with an Agreement State and have been distributed in accordance with a Commission or Agreement State specific license authorizing distribution to persons specifically authorized by a Commission or Agreement State license to receive, possess, and use the devices.						
		EAR RE	377.				
		CONDITIONS	A				
10.	 Licensed material may be used or stored at the licensee's facilities located at: A. 2525 Highway NC 54, Durham, North Carolina; B. 4930 Page Road (I-40 and Page Road), Durham, North Carolina; C. 104 Mason Farm Road, Chapel Hill, North Carolina; D. 109 T.W. Alexander Drive, Research Triangle Park, North Carolina; E. Buildings 106 and 108, 111 T.W. Alexander Drive, Research Triangle Park, North Carolina; F. Licensed material specified in Subitem 6.G. may also be used at temporary job sites of the licensee anywhere in the United States. 						
11.	A. Licensed material shall only be used by, or under the supervision of, individuals designated, in writing, by the Radiation Safety Committee. The licensee shall maintain records of individuals designated as users for 3 years following the last use of licensed material by the individual.						
	В.	The Radiation Safety Officer for this license is Tod	d W. Baker.				
12.	. In addition to the possession limits in Item 8, the licensee shall further restrict the possession of unsealed byproduct material to quantities less than 10 ⁵ of the applicable limits in Appendix B of 10 CFR Part 30, as specified in 10 CFR 30.35(d).						
13.	The licensee shall not use licensed material in or on human beings.						
14.	The licensee shall not use licensed material in field applications where it is released except as provided otherwise by specific condition of this license.						
15.	Experimental animals, or the products from experimental animals, that have been administered licensed materials shall not be used for human consumption.						
16.	This	license does not authorize commercial distribution of	of licensed material.				
17.	A.	Sealed sources shall be tested for leakage and/or months or at the intervals specified in the certificat Regulatory Commission under 10 CFR 32.210 or u State.	contamination at intervals not to exceed six e of registration issued by the U.S. Nuclear under equivalent regulations of an Agreement				

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- B. Notwithstanding Paragraph A of this Condition, sealed sources designed to primarily emit alpha particles shall be tested for leakage and/or contamination at intervals not to exceed 3 months.
- C. 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 the U.S. Nuclear Regulatory Commission under 10 CFR 32.210 or under equivalent regulations of an Agreement State, prior to the transfer, a sealed source received from another person shall not be put into use until tested and the test results received.
- D. Sealed sources need not be tested if they contain only hydrogen-3; or they contain only a radioactive gas; or the half-life of the isotope is 30 days or less; or they contain not more than 100 microcuries of beta- and/or gamma-emitting material or not more than 10 microcuries of alpha-emitting material.
- E. 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 or 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.
- F. 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 report 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, repaired, or disposed of in accordance with Commission regulations.
- G. Tests for leakage and/or contamination, including leak test sample collection and analysis, shall be performed by the licensee or by other persons specifically licensed by the U.S. Nuclear Regulatory Commission or an Agreement State to perform such services.
- H. Records of leak test results shall be kept in units of microcuries and shall be maintained for 5 years.
- 18. Sealed sources or detector cells containing licensed material shall not be opened or sources removed from source holders by the licensee.
- 19. The licensee shall conduct a physical inventory every six months, or at other intervals approved by the U.S. Nuclear Regulatory Commission, to account for all sources and/or devices received and possessed under the license. Records of inventories shall be maintained for 5 years from the date of each inventory and shall include the radionuclides, quantities, manufacturer's name and model numbers, and the date of the inventory.

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20.	Maintenance, repair, cleaning, replacement, and disposal of foils contained in detector cells shall be performed only by the device manufacturer or other persons specifically authorized by the U.S. Nuclear Regulatory Commission or an Agreement State to perform such services.					
21.	Pursuant to 10 CFR 20.1302(c) and 10 CFR 20.2002, the licensee is authorized to dispose of licensed material by incineration, provided the gaseous effluent from incineration does not exceed the limits specified for air in Appendix B, Table II, 10 CFR Part 20.					
22.	Purs mate land of di hydr and 10 C fract	suant to 10 CFR 20.2002, the licensee may dispose erials with atomic numbers 1 through 83, except as if fill provided that the concentration of radionuclides (sposal are no greater than the values of Table II, Co rogen-3, carbon-14, aluminum-26, chlorine-36, silver thallium-204, the concentration can be no greater the CFR Part 20, Appendix B. If more than one radionuc tions rule applies.	of incinerator ash containing radioactive identified below, as ordinary waste in a in microcuries per gram of ash) at the time olumn 2, 10 CFR Part 20, Appendix B. For r-108m, niobium-94, iodine-129, technetium-99 nan one-tenth of the value in Table II, Column 2 clide is present in the ash, then the sum of			
23.	The 12(licensee is authorized to hold byproduct material wi D days for decay-in-storage before disposal without	th a physical half-life of less than or equal to regard to its radioactivity if the licensee:			
	A.	Monitors byproduct material at the surface before cannot be distinguished from the background radi detection survey meter set on its most sensitive s	disposal and determines that its radioactivity ation level with an appropriate radiation cale and with no interposed shielding; and			
	В.	Removes or obliterates all radiation labels, except containers and that will be managed as biomedica licensee; and	t for radiation labels on materials that are within al waste after they have been released from the			
	C.	Maintains records of the disposal of licensed mate date of disposal, the survey instrument used, the measured at the surface of each waste container, the disposal.	erials for 3 years. The record must include the background radiation level, the radiation level and the name of the individual who performed			
24.	The licensee is authorized to transport licensed material in accordance with the provisions of 10 CFR Part 71, "Packaging and Transportation of Radioactive Material."					
25.	Notwithstanding the requirements of License Condition 26, the licensee is authorized to make program changes and changes to procedures specifically identified in the condition, which were previously approved by the U.S. Nuclear Regulatory Commission and incorporated into the license without prior Commission approval as long as:					
	Α.	The proposed revision is documented, reviewed, a Committee in accordance with established proced	and approved by the licensee's Radiation Safe			

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	B.	The revised program is in accordance wit conditions, and will not decrease the effe	th regula	tory requirements, will not change the license s of the Radiation Safety Program.						
	C.	The licensee's staff is trained in the revise	ed proce	edures prior to implementation.						
	D.	The licensee's audit program evaluates the effectiveness of the change and its implementation.								
26.	26. 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 U.S. 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.									
A. Application dated February 28, 2014 (ML14086A177) B. Letter dated June 19, 2014 (ML14184B307) For the U.S. Nuclear Regulatory Commission										
Date		September 15, 2014 B	y De Ca Di Re Ki	riginal signed by Dennis R. Lawyer ennis R. Lawyer ommercial, Industrial, R&D and Academic Branch vision of Nuclear Materials Safety egion I ng of Prussia, Pennsylvania 19406						