

JUN 15 1984

License No. 29-19769-02  
Docket No. 030-19752  
Control No. 17506

Isomedix (Massachusetts), Inc.  
ATTN: Stanley P. Yap  
Plant Manager  
P. O. Box 457  
Whitney Street  
Northboro, Massachusetts 01532

Gentlemen:

Enclosed is Amendment No. 03 to amend License No. 29-19769-02. You should review this amendment for correctness.

With the receipt of the survey report attached to your letter dated May 10, 1984, Condition 19. of your License No. 29-19769-02 has been fulfilled.

We wish you continued success with your licensed program.

Sincerely,

**Original Signed By:**  
John D. Kinneman

John D. Kinneman, Chief  
Nuclear Materials Section A  
Division of Engineering and  
Technical Programs

Enclosure: Amendment No. 03

RI:DETP

Davis/kl

6/8/84

RI:DETP

Kinneman

6/13/84

OFFICIAL RECORD COPY

29-19769-02/LTR - 0001.0.0  
06/07/84

8406270318

1p. XA

ML14



UNITED STATES  
ATOMIC ENERGY COMMISSION  
DIVISION OF COMPLIANCE  
REGION I  
970 BROAD STREET  
NEWARK, NEW JERSEY 07102

AREA CODE: 201-  
TELEPHONE: 6453962

IN REPLY REFER TO:

September 24, 1969

R. S. Cleveland, Senior Radiation Specialist  
Region I, Division of Compliance

INSPECTOR'S EVALUATION  
RADIATION MACHINERY CORPORATION  
TOWNSHIP OF HANOVER, NEW JERSEY 07981  
LICENSE NO. 29-12649-03

An announced initial inspection of the process irradiator used under the above license was conducted on September 4<sup>th</sup>, 1969.

Facilities and equipment appeared adequate. The radiation protection program in general appeared to be adequate, however, some improvement in the area of personnel training should be looked for in the next inspection.

Memo dated September 24, 1969 discusses evidenced high temps of incoming casks and licensee's use of air sample in lieu of water flush specified in licensee's procedures. Although the failure to perform the water flush might be considered an item of noncompliance, it does not seem <sup>entirely</sup> appropriate to cite a licensee for failure to follow a procedure, the following of which might cause as many or more problems than it was supposed to have prevented. However, bringing the matter thus to the licensee's attention should make him realize that license referenced procedures are not to be changed without DML's approval.

A reinspection is recommended for September 1970.

*John P. Stohr*  
John P. Stohr  
Radiation Specialist

*8507200374*