

November 20, 2017

United States Nuclear Regulatory Commission
Region III, Materials Licensing
2443 Warrenville Road, Ste 210
Lisle, IL 60532-4352

Re: Amendment NRC License No. 21-32771-01
Genesys Diagnostics-Grand Blanc

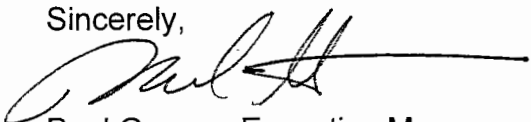
ATTN: To Whom It May Concern:

We would like to amend our license to reflect the following changes;

- 1) We are requesting Dr.'s Mukkamala, Lauber, Tummala, Kirtek, and Ege be removed as authorized users for 35.100 and 35.200 from our NRC license.
- 2) Please remove Dr. Mukkamala as our Radiation Safety Officer (RSO) from our NRC license.
- 3) We would like to add Harvey Yee, M.D., Michael Gedwill, D.O., and Steve Min, D.O. for authorized use for 35.100 and 35.200. They are all authorized users on NRC license # 21-26740-01. Also add Chandler Veenhuis, D.O for 35.100 and 35.200 use. He is currently listed as an authorized user on NRC# 21-18979-01.
- 4) Please add Dr. Steve Min, D.O. as our RSO on our license. He is currently an RSO on license # 21-26740-01, Genesys Regional Medical Center. The RSO Letter of Understanding and Rules and Responsibilities are enclosed.

Thank you for your cooperation with this matter. If you have any questions or require additional information please contact our physics consultant, Laura M. Luna, at (734) 662-3197.

Sincerely,



Paul Garson, Executive Management
Genesys Diagnostics – Grand Blanc

RECEIVED DEC 07 2017

Genesys Integrated Diagnostics

600 HealthPark Blvd

Grand Blanc, MI 48439

November 20, 2017

Dr. Steve Min, D.O.
Genesys Diagnostic – Grand Blanc
600 Health Park, Suite B
Grand Blanc, MI

Re: Radiation Safety Officer / Executive Management
Letter of Understanding

Dear Dr. Min:

You have been appointed the Radiation Safety Officer (RSO) of this facility for our United States Nuclear Regulatory Commission Materials License. This "Letter of Understanding" is prepared to comply with Title 10 Code of Federal Regulations (CFR) Part 35.24(b). This section of the regulations requires that you agree in writing to the following:

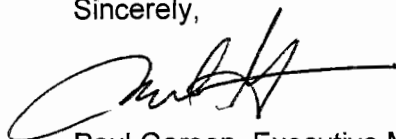
- Assume responsibility for implementing the Radiation Protection Program
- Ensure that radiation safety activities are being performed in accordance with our own approved procedures and all regulatory requirements.

Furthermore, in compliance with 10 CFR 35.24(e),(g), the executive management of this facility agrees to provide you as RSO:

- Specific written notation of your authority, duties and responsibilities, see attached.
- Sufficient authority, organizational freedom, time, resources and management prerogative to:
 1. Identify radiation safety problems;
 2. Initiate, recommend, or provide corrective actions;
 3. Stop unsafe operations; and,
 4. Verify implementation of corrective actions.

Our signatures noted below will attest to the issues noted above. Please make a copy of this document for your files and return the original to my attention.

Sincerely,



Paul Garson, Executive Management
Executive Management



Steve Min, D.O.
Radiation Safety Officer

GENESYS DIAGNOSTIC – GRAND BLANC RADIATION SAFETY OFFICER AUTHORITY, DUTIES AND RESPONSIBILITIES

The Radiation Safety Officer (RSO) shall:

1. Have the authority to implement the Radiation Protection Program as referenced in 10 CFR 20.1101.
2. Have the authority, organizational freedom, time, resources, and management prerogative to:
 - a. Identify radiation safety problems;
 - b. Initiate, recommend or provide corrective actions,
 - c. Stop unsafe operations; and,
 - d. Verify implementation of corrective actions.
3. Investigate deviations from the radiation safety practices approved by facility management and/or the Radiation Safety Committee, if applicable.
4. Collect in a centralized location, executive management approved procedures that can include policy and technical issues which, would makeup the Radiation Protection Program as follows:
 - a. Authorization for the purchase of radioactive material.
 - b. Receipt and opening of packages containing radioactive material.
 - c. Storage of radioactive material.
 - d. Inventory control of radioactive material.
 - e. Safe use of radioactive material.
 - f. Emergency procedures in the event of loss, theft, etc.
 - g. Periodic radiation surveys and wipe tests
 - h. Checks of radiation survey and other radiation safety instruments.
 - i. Disposal of radioactive material.
 - j. Personnel training of those who work in or frequent areas of radioactive material use or storage.
5. Oversee a record system of the Radiation Protection Program per 10 CFR 20.2102 to include at least the following:

The provisions of the Radiation Protection Program until the license is terminated by the NRC such as:

- a. All records, reports, written policies and procedures required by regulatory agencies concerning radioactive material.
- b. A copy of the regulations governing the possession, use and disposal of licensed material, such as Title 10 Code of Federal Regulations.

Audits and other reviews of the Radiation Protection Program content and implementation for a period of three (3) years after the record is made.

6. Periodically evaluate "action levels" for continued appropriateness to ensure compliance with 10 CFR 20.1501 and 1502 for the following:
 - a. Personnel exposure investigation levels
 - b. Area surveys dose rate and contamination levels
 - c. Bioassays, if necessary
 - d. Radioactive effluent concentrations, if necessary
7. Review the following Radiation Protection Program records, if applicable:
 - a. Sealed source inventories
 - b. Sealed source leak tests
 - c. Dose calibrator linearity tests
 - d. Dose calibrator accuracy tests
 - e. Dose calibrator geometrical variation tests
 - f. Occupational radiation exposure reports
 - g. Medical event documentation
 - h. Spill / incident reports for cause and corrective action
 - i. Dose rate and contamination survey results
 - j. Changes in the radiation safety program
8. Ensure the use of reasonable practices and controls to strive to maintain doses to workers and to the public are ALARA, in compliance with 10 CFR 20.1101(b).
9. Review with facility management at least annually of the content of the Radiation Protection Program and determine if the written program is being implemented in compliance with 10 CFR 20.1101(c).
10. Ensure as a part of the ALARA effort that individual members of the public shall not receive a Total Effective Dose Equivalent (TEDE) of more than 10 mrem (0.1 mSv) per year from airborne radioactive material releases as per 10 CFR 20.1101(d) as necessary.
11. Be a member of the Radiation Safety Committee (RSC), if applicable, that will oversee all uses of byproduct material permitted by the license as per 10 CFR 35.24(f).

ORIGIN ID: FMTA (810) 608-1601
ROBBIE LAWRENCE
PHYSICIAN INTEGRATED DIAGNOS
600 HEALTHPARK BLVD
GRAND BLANC, MI 48439
UNITED STATES US

SHIP DATE: 08DEC17
ACTIVITY: 100 LB
CAG: 10660302/NET3920
BILL SENDER: 174 45523

TO: UNITED STATES NUCLEAR REGULA COMMIS

2443 WARRENVILLE ROAD SUITE 210
REGION III MATERIALS LICENSING
LISLE IL 60532

(734) 662-3197
KV
PO

REF

DEPT

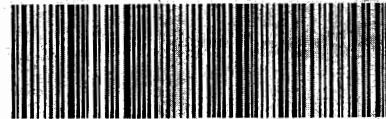


THU - 07 DEC 3:00P
STANDARD OVERNIGHT

TRK# 7709 1654 1140
0201

XH ENLA

60532
IL-US ORD



RT 797 1 15:00 D
FZ 1140 12:07

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Express Envelope