NRC FORM 374

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U.S. NUCLEAR REGULATORY COMMISSION

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, 37, 39, 40, 70 and 71, 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.

	Licen Labcorp Early Developm ATTN: EHS 671 South Meridian Rd. Greenfield, IN 46140		aboratories Inc.	April 03, 2024, 3. License No.	with letter dated EGU : 13-32713-01 is its entirety to read as	5. Dock	ration Date: June 30, 2034 aet No.: 030-37840 rence No.:
6. A.	Byproduct, source, and/or special nuclear material Any byproduct material with Atomic Numbers 3 through 83	7. A.	Chemical and/or physical fo	orm 8. A.	Maximum amount that licens may possess at any one tim under this license 50 millicuries per radionuclide and 200 millicuries total		Authorized use For research and development as defined in 10 CFR 30.4, including animal studies and preparation of drug formulations containing radiolabeled compounds. The licensee may transfer (on a non-commercial basis) radiolabeled drug compounds (for medical use in human research subjects) to persons authorized to receive the material pursuant to the terms and conditions of a specific license issued by the U.S. Nuclear Regulatory Commission or an
В.	Carbon-14	В.	Any	В.	500 millicuries total	В.	Agreement State. Same as Item 9.A.
C.	Hydrogen-3	C.	Any	C.	500 millicuries total	C.	Same as Item 9.A.

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	MATERIALS LIC SUPPLEMENTARY			License No.: 13-3271 Amendment No. 14	13-0 ⁻	1	Docket or Refe 030-37840	erenc	e No.:
6.	Byproduct, source, and/or special nuclear material	7.	Chemical and,	/or physical form	8. R		ount that licensee at any one time nse	9.	Authorized use
D.	lodine-125	D.	Non-volatile	UCLEAR	D.	50 millicuries	s total	D.	Same as Item 9.A.
E.	Phosphorus-33	E.	Any		E.	100 millicurie	es total	E.	Same as Item 9.A.
F.	Actinium-225	F.	Any	2	F.	10 millicuries	s total	F.	For possession only pending decay-in-storage.
							MMSS		

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	or stored at the licensee's facilities loc		
B. Licensed material listed in Item N 46214.	lo. 6.A. shall be used or stored at the	icensee's facilities located at 8211 S	Scicor Dr., Indianapolis, IN

- 11. The Radiation Safety Officer (RSO) for this license is Benjamin Marty.
- 12. Licensed material shall only be used by, or under the supervision of, individuals designated, in writing, by the Radiation Safety Officer. The licensee shall maintain records of individuals designated as users for 3 years after the individual's last use of licensed material.
- 13. A. Sealed sources and detector cells shall be tested for leakage and/or contamination at intervals not to exceed the intervals specified in the certificate of registration issued by the U.S. Nuclear Regulatory Commission under 10 CFR 32.210 or by an Agreement State. In the absence of a registration certificate, sealed sources shall be tested for leakage and/or contamination at intervals not to exceed 6 months, or at such other intervals as specified.
 - 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 6 months 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. Each sealed source fabricated by the licensee shall be inspected and tested for construction defects, leakage, and contamination prior to any use or transfer as a sealed source.
 - E. 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.

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use or transferred to another pers transfer. No sealed source shall be G. The leak test shall be capable of sample. If the test reveals the pre filed with the U.S. Nuclear Regula immediately from service and dec	ed if they are in storage and are not be son, and have not been tested within t be stored for a period of more than 10 detecting the presence of 185 becque sence of 185 becquerels (0.005 micro atory Commission in accordance with contaminated, repaired, or disposed of	ne required leak test interval, they s years without being tested for leaka rels (0.005 microcuries) of radioacti ocuries) or more of removable conta 10 CFR 30.50(c)(2), and the source in accordance with Commission re	hall be tested before use on age and/or contamination. we material on the test mination, a report shall be shall be removed gulations.
	nation shall be performed by the licens reement State to perform such service		ensed by the U.S. Nuclear
I. Records of leak test results shall	be kept in units of becquerels (microc	uries) and shall be maintained for 3	years.
. The licensee shall conduct a physical Commission, to account for all sealed maintained for 3 years from the date o numbers, and the date of the inventor	sources and/or devices received and f each inventory, and shall include the	possessed under the license. Reco	rds of inventories shall be

- 15. Sealed sources containing licensed material shall not be opened or sources removed from source holders, or foil sources removed from detector cells by the licensee, except as specifically authorized.
- 16. The licensee shall not acquire licensed material in a sealed source or device unless the source or device has been registered with the U.S. Nuclear Regulatory Commission pursuant to 10 CFR 32.210 or equivalent regulations of an Agreement State.
- 17. The licensee is authorized to hold radioactive material with a physical half-life of less than or equal to 120 days for decay-in-storage before disposal in ordinary trash provided:

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 A. Before disposal as ordinary trash, the its most sensitive scale and with no All radiation labels shall be removed managed as biomedical waste after B. A record of each such disposal permodisposal, the date on which the bypr background dose rate, the dose rate the disposal. 	interposed shielding to determine the or obliterated, except for radiation they have been released from the l nitted under this license condition should be the oduct material was placed in storage	nat its radioactivity cannot be distin labels on materials that are within icensee. nall be retained for 3 years. The re ge, the radionuclides disposed, the	nguished from background. containers and that will be cord must include the date of survey instrument used, the					
18. Experimental animals, or the products fro human or animal consumption.	om experimental animals, that have	been administered licensed mate	rial shall not be used for					
	19. In addition to the possession limits in Item 8, as specified in 10 CFR 30.35(d), the licensee shall further restrict the possession of unsealed byproduct material to quantities less than or equal to 10 ⁴ of the applicable limits in Appendix B of 10 CFR Part 30.							
20. The licensee shall not use the licensed n	naterial in or on humans.	N						
21. 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. This license condition applies only to those statements, representations, and procedures that are required to be submitted in accordance with the regulations. The U.S. Nuclear Regulatory Commission's regulations shall govern unless the statements, representations, and procedures in the licensee requirements that are more restrictive than or in addition to the regulations.								
 A. Application dated December 18, 20⁷ B. Letter dated April 15, 2019 (ML1910 C. Letter dated April 8, 2021 (ML21106) 	5B233)							

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D.	Letter dated April 20, 2021 (ML21111	A099)		
E.	Letter dated July 27, 2021 (ML21211			
F.	Letter dated October 14, 2021 (ML21	312A041) CAR REGU		
G.	Letter dated January 5, 2022 (ML220		9 ×	
H.	Letter dated May 4, 2023 (ML231304		0	
Ι.	Letter dated April 3, 2024 (ML240954		P	
J.	Letter date June 26, 2024 (ML24184		COMMSSIN	

FOR THE U.S. NUCLEAR REGULATORY COMMISSION

Date: July 2, 2024

Ву: ____

Laura B. Cender Region 3