

Our STN: BL 125710/0 BLA APPROVAL March 30, 2020

Diagnostic Grifols, S.A.
Attention: Mr. Joaquin Alberto Tamparillas
Avda de la Generalitat, 152
Sant Cugat del Valles
Barcelona 08174
Spain

Dear Mr. Alberto Tamparillas:

Please refer to your Biologics License Application (BLA) submitted and received May 31, 2019, under section 351(a) of the Public Health Service Act (PHS Act) for Blood Grouping Reagent, Anti-D (Monoclonal Blend).

#### **LICENSING**

We have approved your BLA for Blood Grouping Reagent, Anti-D (Monoclonal Blend) effective this date. You are hereby authorized to introduce or deliver for introduction into interstate commerce, Blood Grouping Reagent, Anti-D (Monoclonal Blend) under your existing Department of Health and Human Services U.S. License No. 1887. You may label your product with the proprietary name DG® Gel 8 ABO/Rh (2D) and will market it as a gel card.

#### MANUFACTURING LOCATIONS

Under this license, you are approved to manufacture Blood Grouping Reagent, Anti-D (Monoclonal Blend) at your facility located in Barcelona, Spain, using Anti-D (Human/(b) (4) ) supplied by Alba Bioscience Limited manufactured in (b) (4) , and Anti-D (Human Monoclonal) (IgM) supplied by Diagast manufactured in Loos Cedex, France. You may label your product with the proprietary name DG® Gel 8 ABO/Rh (2D) and will market it as approved in your license application.

#### **ADVISORY COMMITTEE**

We did not refer your application to the Blood Products Advisory Committee because our review of information submitted in your BLA, including the clinical study design and trial results, did not raise concerns or controversial issues that would have benefited from an advisory committee discussion.

## **DATING PERIOD**

The dating period for DG® Gel 8 ABO/Rh (2) cards shall be 12 months from the date of manufacture when stored at 2-25 °C. The date of manufacture shall be defined as the date the (b) (4) is manufactured. The dating period for DG® Gel 8 ABO/Rh (2) cards is determined by the (b) (4) with the shortest dating period.

### FDA LOT RELEASE

Please submit protocols showing results of all applicable tests. You may not distribute any lots of product until you receive a notification of release from the Director, Center for Biologics Evaluation and Research (CBER).

#### **BIOLOGICAL PRODUCT DEVIATIONS**

You must submit reports of biological product deviations under 21 CFR 600.14. You should identify and investigate all manufacturing deviations promptly, including those associated with processing, testing, packaging, labeling, storage, holding and distribution. If the deviation involves a distributed product, may affect the safety, purity, or potency of the product, and meets the other criteria in the regulation, you must submit a report on Form FDA 3486 to the Director, Office of Compliance and Biologics Quality, at the following address:

Food and Drug Administration Center for Biologics Evaluation and Research Document Control Center 10903 New Hampshire Ave. WO71-G112 Silver Spring, MD 20993-0002

#### MANUFACTURING CHANGES

You must submit information to your BLA for our review and written approval under 21 CFR 601.12 for any changes in, including but not limited to, the manufacturing, testing, packaging or labeling of Blood Grouping Reagent, Anti-D (Monoclonal Blend), or in the manufacturing facilities.

## LABELING

We hereby approve the draft package insert labeling submitted under amendment #16 on March 26, 2020. This is a reminder that as of September 24, 2014, medical devices that are licensed under the PHS Act are subject to certain provisions of the final Unique Device Identifier (UDI) rule. These provisions include the requirement to provide a UDI on the device label and packages (21 CFR 801.20), format dates on the device label in accordance with 21 CFR 801.18, and submit data to the Global Unique Device Identification Database (GUDID) (21 CFR 830 Subpart E). Additionally, please identify

each device identifier implemented for the subject device, and the device identifiers that have been discontinued for the subject device as a labeling change in an annual report consistent with 21 CFR 601.12(f)(3). For more information on these requirements, please see the UDI website at <a href="http://www.fda.gov/udi">http://www.fda.gov/udi</a>.

Please submit all final printed labeling as a PDF electronic copy (eCopy) at the time of use and include implementation information on Form FDA 356h as appropriate.

Two draft copies of the proposed introductory advertising or promotional labeling may be voluntarily submitted for advisory comment with a completed Form FDA 2253 to the Advertising and Promotional Labeling Branch at the following address:

Food and Drug Administration
Center for Biologics Evaluation and Research
Document Control Center
10903 New Hampshire Ave.
WO71-G112
Silver Spring, MD 20993-0002

#### ADVERSE EVENT REPORTING

You must submit adverse experience reports in accordance with the Medical Device Reporting (MDR) requirements for medical devices (21 CFR 803) as required by 21 CFR 600.80(k)(2). Since your product is characterized as a device as well as a biologic, submit these reports, listing device product code QHR, to the MedWatch System using MedWatch Reporting Form 3500A or an electronic equivalent. Please refer to the *Questions and Answers about eMDR – Electronic Medical Device Reporting – Guidance for Industry, User Facilities and FDA Staff* at <a href="https://www.fda.gov/MedicalDevices/DeviceRegulationandGuidance/GuidanceDocuments/ucm175805.htm">https://www.fda.gov/MedicalDevices/DeviceRegulationandGuidance/GuidanceDocuments/ucm175805.htm</a>.

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Required reports are to be submitted to:

Food and Drug Administration Center for Devices and Radiological Health MDR Policy Branch 10903 New Hampshire Avenue WO Bldg. 66, Room 3217 Silver Spring, MD 20993-0002

Sincerely,

Nicole C. Verdun, MD Office Director Office of Blood Research and Review Center for Biologics Evaluation and Research