



SUPPLEMENT APPROVAL

February 28, 2022

Bio-Rad Medical Diagnostics GmbH
Attention: Marc Gorzellig, PhD
Industriestrasse 1
Dreieich 63303
Germany

Dear Dr. Gorzellig:

We have approved your requests submitted and received November 26, 2021, to supplement your Biologics License Applications (BLA) under section 351(a) of the Public Health Service Act to update the package inserts' "Specific Performance Characteristics" section to include results from the comparison study of IH-500 v.2.1.14 with IH-500 3.0, for the following products:

STN **Name of Biological Products**

BL 125094/166	Blood Grouping Reagent, Anti-A (Murine Monoclonal)(Formulated for Automated Testing)
BL 125096/107	Blood Grouping Reagent, Anti-A,B (Murine Monoclonal)(Formulated for Automated Testing)
BL 125097/116	Blood Grouping Reagent, Anti-D (Monoclonal)(IgM)(Formulated for Automated Testing)
BL 125202/95	Blood Grouping Reagent, Anti-E (Monoclonal)(Formulated for Automated Testing)
BL 125203/92	Blood Grouping Reagent, Anti-e (Monoclonal)(Formulated for Automated Testing)
BL 125204/91	Blood Grouping Reagent, Anti-K (Monoclonal)(Formulated for Automated Testing)
BL 125205/90	Blood Grouping Reagent, Anti-c (Monoclonal)(Formulated for Automated Testing)
BL 125206/93	Blood Grouping Reagent, Anti-C (Monoclonal)(Formulated for Automated Testing)
BL 125208/121	Reagent Red Blood Cells For Use in Automated Systems
BL 125529/25	Anti-Human Globulin (Rabbit/Murine Monoclonal) (Formulated for Automated Testing)
BL 125532/28	Blood Grouping Reagent, Anti-B (Murine Monoclonal) (IgG)(Formulated for Automated Testing)
BL 125533/20	Blood Grouping Reagent, Anti-D (Monoclonal Blend)(Formulated for Automated Testing)

LABELING

We hereby approve the draft package insert labeling submitted under amendment 2, dated December 13, 2021. 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 <http://www.fda.gov/udi>.

Please submit all final printed labeling as 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.

Please note:

In response to the COVID-19 public health emergency, CBER's Document Control Center (DCC) does not have staff on site to accept packages. Device submissions for CBER regulated devices may still be submitted electronically using the Electronic Submissions Gateway (ESG) (under 10GB) in accordance with final industry guidance, eCOPY Program for Medical Devices Submissions found at <https://www.fda.gov/media/83522/download>. CBER strongly encourages sending submissions through the ESG, FDA's preferred secure method of transmission. Instructions for setting up an ESG account can be found at <https://www.fda.gov/industry/electronic-submissions-gateway>.

Submissions may also be submitted electronically via email (under 150MB) at CBERDCC_eMailSub@fda.hhs.gov. We will accept submissions through this email option only during the COVID-19 public health emergency. For additional information regarding CBER operations during this public health emergency, please see the CBER COVID -19 CBER Regulated Biologics page found at <https://www.fda.gov/vaccines-blood-biologics/industry-biologics/coronavirus-covid-19-cber-regulated-biologics>.

Please submit an amendment to all pending supplemental applications for this BLA that include revised labeling incorporating a revised content of labeling that includes these changes.

We will include information contained in the above-referenced supplements in your BLA files.

Sincerely,

Orieji Iloh, MD
Director
Division of Blood Components and Devices
Office of Blood Research and Review
Center for Biologics Evaluation and Research