



Commonwealth of Massachusetts  
Executive Office of Energy & Environmental Affairs

## Department of Environmental Protection

Northeast Regional Office • 205B Lowell Street, Wilmington MA 01887 • 978-694-3200

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**Mr. Jim Montanaro**  
**Tecomet, Inc.**  
**115 Eames Street**  
**Wilmington, MA 01887**

**RE: WILMINGTON**  
Transmittal No.: X259190  
Application No.: *MBR-05-IND-016*  
Class: *SM25*  
FMF No.: 415227  
**AIR QUALITY PLAN**  
**APPROVAL**  
**Final Approval Amendment**

DATE STAMPED: Feb 21, 2014

Dear Mr. Montanaro:

The Massachusetts Department of Environmental Protection (“MassDEP”), Bureau of Waste Prevention, has received your Limited Plan Application (“LPA”) Administrative Amendment and cover letter, dated January 21, 2014, concerning your existing, Approved metal surgical device manufacturing facility located at 115 Eames Street in Wilmington, Massachusetts (formerly known as Viasys Healthcare) (“Facility”).

MassDEP issued a written 310 CMR 7.02 Air Quality Plan Approval, Number MBR-05-IND-016, to you on November 30, 2005. This Plan Approval governs the installation and operation of sand blasting, grinding and buffing processes, and contains, among other things, Special Conditions and Facility-wide monthly and consecutive twelve month rolling period emissions limits for particulate and for Hazardous Air Pollutants (“HAP”).

Your January 21, 2014 application states that Facility-wide actual emissions of particulate and of HAPs have historically been substantially below the applicable emissions limits established in Plan Approval Number MBR-05-IND-016.

Based upon the above, you are requesting that Tecomet, Inc. be allowed to reduce the consecutive twelve month period emission limits established in Plan Approval No. MBR-05-IND-016 in order to eliminate the requirement for Source Registration filing per Regulation 310 CMR 7.12.

MassDEP has determined that the request contained in your January 21, 2014 cover letter is reasonable and hereby **Approves your Administrative Amendment**, as submitted, subject to the conditions listed below:

1. The Air Quality Plan Approval Number MBR-05-IND-016, dated November 30, 2005, shall remain in full force and effect, except as altered by this Administrative Amendment Approval letter.
2. The Facility-wide particulate emission limit of 2.5 tons per consecutive twelve month period, established in Special Condition No. 2 of the November 30, 2005 Approval Number MBR-05-IND-016, shall be modified herein to 1.5 tons particulate per consecutive twelve month period. The existing monthly Facility-wide particulate emission limit of 0.5 tons per month shall remain in effect.
3. The Facility-wide HAP emission limit of 2.5 tons per consecutive twelve month period, established in Special Condition No. 3 of the November 30, 2005 Approval Number MBR-05-IND-016, shall be modified herein to 1.5 tons HAP per consecutive twelve month period. The existing monthly Facility-wide HAP emission limit of 0.5 tons per month shall remain in effect.

## **MASSACHUSETTS ENVIRONMENTAL POLICY ACT**

MassDEP has determined that the filing of an Environmental Notification Form (ENF) with the Secretary of Energy & Environmental Affairs, for air quality control purposes, was not required prior to this action by MassDEP. Notwithstanding this determination, the Massachusetts Environmental Policy Act (MEPA) and 301 CMR 11.00, Section 11.04, provide certain “Fail-Safe Provisions,” which allow the Secretary to require the filing of an ENF and/or an Environmental Impact Report (EIR) at a later time.

## **APPEAL PROCESS**

This Plan Approval is an action of MassDEP. If you are aggrieved by this action, you may request an adjudicatory hearing. A request for a hearing must be made in writing and postmarked within twenty-one (21) days of the date of issuance of this Plan Approval.

Under 310 CMR 1.01(6)(b), the request must state clearly and concisely the facts, which are the grounds for the request, and the relief sought. Additionally, the request must state why the Plan Approval is not consistent with applicable laws and regulations.

The hearing request along with a valid check payable to the Commonwealth of Massachusetts in the amount of one hundred dollars (\$100.00) must be mailed to:

Commonwealth of Massachusetts  
Department of Environmental Protection  
P.O. Box 4062  
Boston, MA 02211

This request will be dismissed if the filing fee is not paid, unless the appellant is exempt or granted a waiver as described below. The filing fee is not required if the appellant is a city or town (or municipal agency), county, or district of the Commonwealth of Massachusetts, or a municipal housing authority.

MassDEP may waive the adjudicatory hearing-filing fee for a person who shows that paying the fee will create an undue financial hardship. A person seeking a waiver must file, together with the hearing request as provided above, an affidavit setting forth the facts believed to support the claim of undue financial hardship.

Should you have any questions concerning this Plan Approval, please contact Susan McConnell by telephone at 978-694-3292, or in writing at the letterhead address.

Sincerely,

**This final document copy is being provided to you electronically by the  
Department of Environmental Protection. A signed copy of this document  
is on file at the DEP office listed on the letterhead.**

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Susan McConnell  
Environmental Engineer

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James E. Belsky  
Permit Chief  
Bureau of Waste Prevention

copy:                   Wilmington Board of Health  
                              Wilmington Fire Headquarters  
                              DEP-NERO: M. Altobelli, S. McConnell  
                              DEP-Boston: Y. Tian