NRC FORM 374

U.S. NUCLEAR REGULATORY COMMISSION

**PAGES** Amendment No. 51

## 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, 39, 40, and 70, 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.

Licensee In accordance with the letter dated February 15, 1999, 1. Safety Light Corporation 3. License number 37-00030-02 is amended in CLEAR A its entirety to read as follows: 2. 4150-A Old Berwick Road 4. Expiration date December 31, 2004 Bloomsburg, Pennsylvania 17815 5. Docket No. 030 05980 **(**⁄) Reference No. Byproduct, source, and/or special Chemical and/or physical form Maximum amount that licensee may nuclear material possess at any one time under this license A. Any byproduct material See Condition 12 millicurie B. Any byproduct material 9. Authorized use: Characterization and decommissioning of contaminated facilities, equipment and land. B. Instrument calibration. CONDITIONS Licensed material may be used only at the licensee's facilities located at 4150-A Old Berwick Road.

- Bloomsburg, Pennsylvania.
- 11. A. Licensed material shall be used by, or under the supervision of, Charles Berlin, Norman G. Fritz, or Larry Harmon.
  - B. The Radiation Safety Officer for this license is Norman G. Fritz.
- 12. The amount of material is limited to that amount existing in contaminated facilities, land, and equipment, as of January 3, 1995.

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- 13. The licensee shall provide to the Region I Office by June 30, 2000, for review and approval, a schedule and plan for continuation of site remediation, including any necessary additional characterization. The schedule shall include the licensee's strategies for meeting the requirements of 10 CFR Part 20, Subpart E, "Radiological Criteria for License Termination," including any revised decommissioning cost estimates.
- 14. Remediation and decommissioning activities of the radiological contamination of the underground silos at the Safety Light Corporation facility shall be performed in accordance with the statements, representations and procedures described in the licensee's Decontamination and Decommissioning Plan dated October 13, 1998, and Health and Safety Plan dated August 4, 1999, November 17, 1999, and December 8, 1999. The licensee is not authorized to begin other activities described in the Decontamination and Decommissioning Plan until a Work Plan, a Health and Safety Plan, and a Radiation Protection Plan for other activities have been submitted to the U.S. Nuclear Regulatory Commission and the Plans are approved in writing by the Region I Office.
- 15. A. Sealed sources and detector cells containing licensed material shall be tested for leakage and/or contamination at intervals not to exceed six months or at such other intervals as are specified by the certificate of registration referred to in 10 CFR 32.210 not to exceed three years.
  - B. Notwithstanding Paragraph A of this Condition, sealed sources designed to emit alpha particles shall be tested for leakage and/or contamination at intervals not to exceed three months.
  - C. In the absence of a certificate from a transferor indicating that a leak test has been made within six months prior to the transfer a sealed source of detector cell received from another person shall not be put into use until tested.
  - 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 and detector cells need not be leak tested if:
    - (i) they contain only hydrogen-3; or
    - (ii) they contain only a radioactive gas; or
    - (iii) the half-life of the isotope is 30 days or less; or
    - (iv) they contain not more than 100 microcuries of beta and/or gamma emitting material or not more than 10 microcuries of alpha emitting material; or

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- (v) they are not designed to emit alpha particles, are in storage, and are not being used. However, when they are removed from storage for use or transfer to another person, and have not been tested within the required leak test interval, they shall be tested before use or transfer. No sealed source or detector cell shall be stored for a period of more than 10 years without being tested for leakage and/or contamination.
- F. The test shall be capable of detecting the presence of 0.005 microcurie of radioactive material on the test sample. If the test reveals the presence of 0.005 microcurie or more of removable contamination, a report shall be filed with the U.S. Nuclear Regulatory Commission and the source or detector cell shall be removed immediately from service and decontaminated, repaired, or disposed of in accordance with Commission regulations. The report shall be filed within five days of the date the leak test result is known with the appropriate U.S. Nuclear Regulatory Commission, Regional Office referenced in Appendix D of 10 CFR Part 20. The report shall specify the source or detector cell involved, the test results, and corrective action taken.
- G. The licensee is authorized to collect leak test samples for analysis by the licensee. Alternatively, tests for leakage and/or contamination may be performed by persons specifically licensed by the Commission or an Agreement State to perform such services.
- 16. Pursuant to 10 CFR 30(1), the licensee is exempted from the provisions of 10 CFR 30.32(h) and 30.35(a) through 30.35(f), provided that the licensee sets aside from operating funds or any other funds, except insurance litigation funds the following amounts as described in the licensee's letter dated August 3, 1999:

January 1, 2000 and each month thereafter for 12 months: \$7,000.00;

January 1, 2001 and each month-thereafter for 24 months: \$8,000.00;

January 1, 2003 and each month thereafter for 24 months: \$9,000.00

for a total of \$492,000.00. These funds shall be deposited into Trust Account Number C32520 with the Chase Manhattan Bank. The use of these funds, including disbursement of assets, shall be governed by the Trust Agreement which established the trust account. This exemption is valid until the date shown in Item 4 or the date of any failure to comply with this license condition.

17. The licensee is authorized to transport licensed material in accordance with the provisions of 10 CFR Part 71, "Packaging and Transportation of Radioactive Material."

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Date Dec	ember 28, 1999	<i>Ori</i>	S. Nuclear Regulator  ginal signed by Ro-  nald R. Bellamy, Chicommissioning and L	ry Commis	eliamy	
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