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NRC Form 374			(A)
	NUCLEAR RECU	LATORY COMMISSION	PAGE 1 OF 5 PAGE
	NOCLEAR REGO	CATORY COMMISSION	AP TO COLOR
	MATERIAI	LS LICENSE pull	7-28-89
Pursuant to the Atomic Energy Act of 1954, as an Code of Federal Regulations, Chapter I, Parts 30 heretofore made by the licensee, a license is hereb source, and special nuclear material designated be deliver or transfer such material to persons author license shall be deemed to contain the condition subject to all applicable rules, regulations and or conditions specified below.	 31, 32, 33, 34 issued authorizelow; to use such orized to receivents specified in Second 	, 35, 40 and 70, and in received the licensee to received material for the purpose (it in accordance with the ection 183 of the Atomic	eliance on statements and representations, acquire, possess, and transfer byproduct, s) and at the place(s) designated below; to regulations of the applicable Part(s). This Energy Act of 1954, as amended, and is
Licensee			•
1. Combustion Engineering, Inc.		3. License number	SNM-33 Amendment No. 13
2. P. O. Box 107	:	<u> </u>	
Hematite, Missouri 63047	•	4. Expiration date	December 31, 1989
	·	5. Docket or Reference No.	70-36
6. Byproduct, source, and/or special nuclear material	7. Chemical and form	or physical	8. Maximum amount that licensee may possess at any one time
A. Uranium enriched to maximum 5.0 weight percent in the U-235 isotope	A Any, e powder	excluding metal	under this license A. 8,000 kilograms contained U-235
B. Uranium, any U-235 enrichment	B. Any		B. 350 grams
C. Source material (Uranium and Thorium)	C. Any e powder D. Sealed	xcluding metal	C. 50,000 kilograms
D. Cobalt-60	D. Sealed	sources	D. 40 millicuries, total
9. Authorized use: For use in a conditions contained in Part February 26, 1982, and supple May 31, 1984; April 29, June March 22, 1989; and letters of	I of the li ements dated 6, and Octo	censer's renewal Julý 21, 1982; F ber 11, 1988; and	application dated ebruary 21, 1983; February 10, and

- March 30, 1987.
- 10. Authorized place of use: The licensee's existing facilities in Hematite, Missouri, as described in the referenced license renewal application.
- 11. Quarterly inspections by the Supervisor, NLS&A, or his representative shall be preplanned and shall be documented. Such documentation shall be maintained for 2 years.

H-72

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NRC Form 374A	U.S	CLEAR REGULATORY COMMISSION		PAGE	2	OF	5	PAGES
(5-84)			License number		-			
		SNM-33 Amendment No. 13						
		Docket or Reference number						
3	OUPPLEMENTA	AT SHEET	70-36					
				JUL	28	1989		

- 12. A written report shall be made by the NLS&A Supervisor to the Plant Manager every 6 months reviewing employee radiation exposure (internal and external) and effluent release data to determine:
 - a. if there are any upward trends developing in personnel exposure for identifiable categories of workers, types of operations, or in effluent releases;
 - if exposures and releases can be lowered in accordance with the ALARA commitment;
 and
 - c. if equipment for effluent and exposure control is being properly used, maintained, and inspected.
- 13. The licensee shall leak test sealed sources in accordance with the enclosed "License Condition For Leak Testing Sealed Byproduct Material Sources."
- 14. Release of equipment and material from the plant site or to clean areas onsite shall be in accordance with the enclosed "Guidelines for Decontamination of Facilities and Equipment Prior to Release for Unrestricted Use or Termination of Licenses for Byproduct, Source, or Special Nuclear Material," dated August 1987.
- 15. Pursuant to 10 CFR 20.302, the licensee is authorized to treat waste and scrap materials containing uranium enriched in U-235 and/or source material by incineration.
- 16. Within 60 days of the date of this license renewal, the licensee shall submit to the NRC a description of a proposed monitoring program to determine the quantity and environmental effects of radioactivity on spent limestone rock used as onsite fill material and to determine the environmental effects of outdoor storage of the alphacontaminated material.
- 17. The licensee shall survey spent limestone rock discharge from each HF scrubber for beta contamination. Rock with beta contamination which exceeds five times the background of fresh rock shall not be used for landfill.
- 18. Within 60 days of the date of this license renewal, the licensee shall submit to NMSS a plan, including schedule, for the disposal of alpha-contaminated spent limestone rock.
- 19. The licensee shall decontaminate the two evaporation ponds such that the average residual contamination in each pond does not exceed the appropriate limit of either 250 picocuries of insoluble uranium or 100 picocuries of soluble uranium per dry gram of soil. The Tc-99 concentrations in a composite sample for each pond shall be determined.

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· NRC Form 374A	U.S. NU	CLEAR REGULATORY	COMMISSION		PAGE	3	OF_	5_	PAGES
(5-84)				License number					
MATERIALS LICENSE SUPPLEMENTARY SHEET		SNM-33 Amendment No. 13							
		Docket or Referen	ice number						
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- 20. a. If the radioactivity in plant gaseous effluents exceeds 150 μCi per calendar quarter, the licensee shall, within 30 days, prepare and submit to the Commission a report which identifies the cause for exceeding the limit and the corrective actions to be taken by the licensee to reduce the release rates. If the parameters important to a dose assessment change, a report shall be submitted within 30 days which describes the changes in parameters and includes an estimate of the resultant change in dose commitment.
 - b. In the event that the calculated dose to any member of the public in any consecutive 12-month period is about to exceed the limits specified in 40 CFR 190.10, the licensee shall take immediate steps to reduce emissions so as to comply with 40 CFR 190.10. As provided in 40 CFR 190.11, the licensee may petition the Nuclear Regulatory Commission for a variance from the requirements of 40 CFR 190.10. If a petition for a variance is anticipated the licensee shall submit the request at least 90 days prior to exceeding the limits specified in 40 CFR 190.10.
- 21. The licensee shall maintain and execute the response measures of his Radiological Contingency Plan submitted to the Commission by Tetter dated December 28, 1987. The licensee shall also maintain implementing procedures for his Radiological Contingency Plan as necessary to implement the Plan. The licensee shall make no change in his Radiological Contingency Plan that would decrease the response effectiveness of the Plan without prior Commission approval as a widenced by a license amendment. The licensee may make changes to his Radiological Contingency Plan without prior Commission approval if the changes do not decrease the response effectiveness of the Plan. The licensee shall furnish the Chief, Fuel Cycle Safety Branch, Division of Industrial and Medical Nuclear Safety, NMSS, V. S. Nuclear Regulatory Commission, Washington, DC 20555, a report containing a description of each change within 6 months after the change is made.

22. At the end of the plant life, the licensee shall decontaminate the facilities and site in accordance with the general decompissioning plan submitted in the enclosure to the letter dated January 12, 1979, so that these facilities and grounds can be released to unrestricted use. The financial commitment to assure that funds will be available for decommissioning in the letter dated March 8, 1979, is hereby incorporated as a condition of the license.

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23. The licensee shall continue the soil sampling program for the spent limestone fill areas, as described in the letter dated February 29, 1984, until discontinuance is authorized by the Commission.

The report or petition should be submitted to the Director, Office of Nuclear Material Safety and Safeguards, with a copy to the Regional Administrator, Region III.

NRC Form 374A	U.S. N. LEAR REGULATORY COMMISSION	PAGE 4 OF 5 PAGES					
(5-84)		License number					
	MATERIALS LICENSE	SNM-33 Amendment No. 13					
		Docket or Reference number					
SUPPLEMENTARY SHEET		70-36					
		· JUL 2 8 1989					

- 24. The monitoring program for the spent limestone shall include:
 - a. Continuous air sampling at the center of, and approximately 1 meter above, the uncovered spent limestone piles for a minimum 2-year period. The weekly samples may be composited and analyzed for urapium activity on a quarterly basis. The lower limit of detection shall be 10 μCi/ml, or
 - b. Measurement of the uranium activity on the surface of the spent limestone. Prior to conducting such a program, the licensee shall submit the sampling and analytical program to the NRC for approval.
- 25. Processing of UF₆ in 10-ton cylinders is not authorized.
- 26. The 10-ton UF₆ cylinders shall be equipped with valve protectors.
- 27. The concrete pad for storage of UF cylinders and the surrounding area shall be sloped or graded so that any spilled combustible fluids would not be confined to the storage area.
- 28. No combustibles shall be stored on the concrete pad.
- 29. A CO2 fire extinguisher shall be readily available near the storage pad.
- 30. In addition to the controls in Section I of the enclosure to the letter dated March 30, 1987, UF, cylinders which are in transport and containing UF, heels shall be either sealed, in sealed overpacks, or in sealed vehicles.
- 31. Notwithstanding the statement in Section 4.2.3 of the application, the k-effective of a unit or an array of units shall not exceed 0.95 unless specifically authorized by the license.
- 32. Nuclear criticality safety evaluations performed by the licensee in accordance with Section 2.7, Part I of the application, shall be based on assumptions of optimum moderation and reflection of individual safe units and of arrays.
- 33. Nuclear criticality safety evaluations involving k-effective calculations performed by a Nuclear Criticality Specialist shall be independently reviewed and approved by an individual having, as a minimum, the qualifications of a Nuclear Criticality Specialist.

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NRC Form 374A	U.S. N. JLEAR REGULATORY COMMISS	ON	PAGE	5	OF_	5	PAGES		
(5-84)		License num	ber						
		SNM-33 Amendment No. 13							
	MATERIALS LICENSE	Docket or Re	eference number						
S	SUPPLEMENTARY SHEET	70-36							
			JUL	28	1989				

- 34. For uranium enriched to more than 4.1 w/o U-235, the licensee shall limit the agglomeration/granulation process, each agglomerated powder storage location, and the pellet pressing operating to safe mass units as specified in Table 4.2.4, Part I of the application.
- 35. Deleted.



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FOR THE NUCLEAR REGULATORY COMMISSION

Original Signed By:

Date: 9276 6/21/81

By: <u>Leland C. Rouse</u>
Division of Industrial and Medical
Nuclear Safety, NMSS
Washington, DC 20555