

## UNITED STATES NUCLEAR REGULATORY COMMISSION REGION IV 611 RYAN PLAZA DRIVE, SUITE 400 ARLINGTON, TEXAS 76011-4005

August 3, 2006

All Tech Corporation ATTN: James K. Sample Radiation Safety Officer P.O. Box 4728 Pocatello, Idaho 83205

SUBJECT: LICENSE AMENDMENT

Please find enclosed Amendment No. 03 to License No. 11-27657-01, adding a storage location at 1100 South Main Pocatello, Idaho, as requested. NRC also acknowledges All Tech's intention of terminating this license. To request termination, please submit NRC Form 314 and copies of leak test results of all gauges in your possession. An environmental assessment for this action is not required, since this action is categorically excluded under 10 CFR 51.22(c)(viii). You should review the enclosed document carefully and be sure that you understand all conditions. If you have any questions, please contact me at 817-860-8189.

Please note that 10 CFR 30.34, Terms and conditions of licenses, was revised to enhance the security requirements for portable gauges containing byproduct material. This revision became effective July 11, 2005. Revised 10 CFR 30.34 now requires that "each portable gauge licensee shall use a minimum of two independent physical controls that form tangible barriers to secure portable gauges from unauthorized removal, whenever portable gauges are not under the control and constant surveillance of the licensee" (i.e., when not in use). Guidance on these security procedures is provided in the errata sheet for Appendix H of NUREG-1556, Volume 1, revision 1 which can be found in the following link: http://www.nrc.gov/reading-rm/doc-collections/nuregs/staff/sr1556/v1/r1/.

NRC expects licensees to conduct their programs with meticulous attention to detail and a high standard of compliance. Because of the serious consequences to employees and the public that can result from failure to comply with NRC requirements, you must conduct your radiation safety program according to the conditions of your NRC license, representations made in your license application, and NRC regulations. In particular, note that you must:

- 1. Operate by NRC regulations 10 CFR Part 19, "Notices, Instructions and Reports to Workers: Inspection and Investigations," 10 CFR Part 20, "Standards for Protection Against Radiation," and other applicable regulations.
- 2. Notify NRC in writing of any change in mailing address.
- 3. By 10 CFR 30.36(d) and/or license condition, notify NRC, promptly, in writing, and request termination of the license:
  - a. When you decide to terminate all activities involving materials authorized under the license whether at the entire site or any separate building or outdoor area;

b.

- c. When no principal activities under the license have been conducted for a period of 24 months.
- 4. Request and obtain a license amendment before you:
  - a. Change Radiation Safety Officers;
  - b. Order byproduct material in excess of the amount, radionuclide or form authorized on the license;
  - c. Add or change the areas or address(es) of use identified in the license application or on the license; or
  - d. Change the name or ownership of your organization.
- 5. Submit a complete renewal application or termination request at least 30 days before the expiration date on your license. You will receive a reminder notice approximately 90 days before the expiration date. Possession of radioactive material after your license expires is a violation of NRC regulations.

In addition, please note that NRC Form 313 requires the applicant, by signature, to verify that the applicant understands that all statements contained in the application are true and correct to the best of the applicant's knowledge. The signatory for the application should be the licensee or certifying official rather than a consultant. Since the NRC also accepts a letter requesting amendment of an NRC license, the signatory for such a request should also be the licensee or certifying official rather than a consultant.

NRC will periodically inspect your radiation safety program. Failure to conduct your program according to NRC regulations, license conditions, and representations made in your license application and supplemental correspondence with NRC may result in enforcement action against you. This could include issuance of a notice of violation; imposition of a civil penalty; or an order suspending, modifying, or revoking your license as specified in the NRC Enforcement Policy.

The NRC no longer publishes the NRC Rules and Regulations loose leaf supplements due to budget constraints. However, an electronic version of the NRC's regulations is available on the NRC Web site at <u>www.nrc.gov</u>. To view these regulations, highlight "Electronic Reading Room" and choose "Regulations" on the drop down menu. An electronic version of the NUREG-1556 Series publications is also available on the NRC Web site. To view these guidance documents, highlight "Electronic Reading Room," choose "All Document Types" on the drop down menu. Scroll down to "NUREG-Series Publications" and select "Publications Prepared by the NRC Staff." Then, choose "NUREG-1556" from the table and select the appropriate volume(s) for your license type.

In accordance with 10 CFR 2.390 of the NRC's "Rules of Practice," a copy of this letter and its enclosure will be available electronically for public inspection in the NRC Public Document Room or from the NRC's document system (ADAMS). ADAMS is accessible from the NRC Web site at http://www.nrc.gov/reading-rm/adams.html.

Thank you for your cooperation.

Sincerely,

/RA/

Roberto J. Torres, Senior Health Physicist Nuclear Materials Licensing Branch

Docket: 030-35321 License: 11-27657-01 Control: 470991

Enclosures: As stated

NRC FORM 374 U.S. N	UCLEAR REGULATOR	RY COMMISSION	P	AGE <u>1</u> OF <u>5</u> PAGES Amendment No. 03			
MATERIALS LICENSE							
Pursuant to the Atomic Energy Act of 1954, as am of Federal Regulations, Chapter I, Parts 30, 31, 3 heretofore made by the licensee, a license is here source, and special nuclear material designated be deliver or transfer such material to persons authoriz shall be deemed to contain the conditions specifie applicable rules, regulations, and orders of the Nu- below.	ended, the Energy Re 32, 33, 34, 35, 36, 3 by issued authorizing elow; to use such ma zed to receive it in acc d in Section 183 of th clear Regulatory Corr	eorganization Act of 19 9, 40, and 70, and in the licensee to receive aterial for the purpose( cordance with the regul he Atomic Energy Act nmission now or herea	74 (Public reliance o e, acquire, s) and at ations of tl t of 1954, fter in effe	Law 93-438), and Title 10, Code n statements and representations possess, and transfer byproduct, the place(s) designated below; to he applicable Part(s). This license as amended, and is subject to all ct and to any conditions specified			
Licensee		In accordance with	th letter	dated			
		May 18, 2006					
1. All Tech Corporation		3. License number 1	1-27657	7-01 is amended in			
	NR R	its entirety to read	d as follo	ows:			
2. P. O. Box 4728	EAN	4. Expiration date M	arch 31,	2010			
Pocatello, Idaho 83205	~	5. Docket No. 030-	35321				
		Reference No.	2				
<ul> <li>6. Byproduct, source, and/or special nuclear material</li> <li>A. Cesium-137</li> <li>A.</li> </ul>	Sealed sources (AEA Technology Model No. CDCV Products Labora HEG-137, Amers Corporation Mod AMNK663 or AM Universal Radiois Model No. 115, F Laboratories Mod General Radiois Processing Mode	form 8. y/QSA, Inc., V556, Isotope tories Model sham el No. INX440, sotopes Parkwell del No. AC, or otope el No. 2184)	Maximum possess license A. No the in th issu Reg Agr	n amount that licensee may at any one time under this single source to exceed maximum activity specified ne certificate of registration ued by the U.S. Nuclear gulatory Commission or an eement State			
B. Americium-241 B.	Sealed neutron s (AEA Technology Model No. AMNV Products Laborat No. 3021, 3027, or Amersham Co Model No. AMNK AMNX440, Unive Radioisotopes M Parkwell Laborat No. AC, or Gene Radioisotope Pro Model No. 2184)	sources y/QSA, Inc., /.997, Isotope tories Model or Am1.NO2, orporation (663 or ersal odel No. 115, cories Model ral ocessing	B. No the in th issu Rec Agr	single source to exceed maximum activity specified ne certificate of registration ued by the U.S. Nuclear gulatory Commission or an eement State			

NRC	FORM 374A	U.S. NUCLEA	R REGULATORY COMMISSION		PAGE 2 of 5 PAGES		
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	M	ATERIALS LICI	ENSE	Docket or Reference	Number		
SUPPLEMENTARY SHEET		030-35321					
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6. E r	Byproduct, source, and nuclear material	d/or special 7. Cł	hemical and/or physical form	8. Ma po lice	aximum amount that licensee may ssess at any one time under this ense		
(	C. Cesium-137	С	. Sealed source (CPN International, Inc Model No. CPN-131)	с.	No single source to exceed the maximum activity specified in the certificate of registration issued by the U.S. Nuclear Regulatory Commission or an Agreement State		
I	D. Americium-24	1 SH	. Sealed neutron source (CPN International, Inc Model No. CPN-131)		No single source to exceed the maximum activity specified in the certificate of registration issued by the U.S. Nuclear Regulatory Commission or an Agreement State		
0	Authorized use	V	20 77 (	5-3	ö		
9.	Authonzeu use		E Chund	3.1.	$\leq$		
	A. and B.	To be used in T No. 2401 portat	roxler Electronic Laborat	ories, Inc., Mod neasuring physi	el No. 3400 Series and Model cal properties of materials.		
	C. and D.	To be used in C gauging devices	CPN International, Inc., M s for measuring physical	odel MC Series properties of m	PORTAPROBE portable aterials.		
		- V.		1 0			
		÷	CONDITIONS	×			
10.	Licensed materia	al may be used o	r stored at the licensee's	facilities locate	ed at:		
	A. 2925 Garre	tt Way, Pocatello	, Idaho.				
		220 Lipit 97, 1100	South Main Depatalla	daha			
			South Main Pocatello, I	Jano.			
	C. Temporary Regulatory areas of exc	job sites of the lic Commission main clusive Federal ju	censee anywhere in the l ntains jurisdiction for regularisdiction within Agreeme	United States w ulating the use ent States.	here the U.S. Nuclear of licensed material, including		
	If the jurisdiction contact the fede is an area of exc Agreement State regulatory agend	status of a Fede ral agency contro clusive Federal ju es not under excl cy.	eral facility within an Agre olling the job site in quest risdiction. Authorization usive Federal jurisdiction	ement State is tion to determin for use of radio shall be obtain	unknown, the licensee should e whether the proposed job site active materials at job sites in red from the appropriate state		
11.	Licensed materia individuals who l	al shall only be us have received the	sed by, or under the sup e training described in ap	ervision and in toplication dated	the physical presence of, February 22, 2000.		

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12.	The	Radiation Safety Officer (RSO) for this license is Jan	nes K. Sample.
13.	A.	Sealed sources shall be tested for leakage and/or co intervals specified in the certificate of registration iss under 10 CFR 32.210 or by an Agreement State.	ontamination at intervals not to exceed the ued by the U.S. Nuclear Regulatory Commission
	B.	In the absence of a certificate from a transferor indic intervals specified in the certificate of registration iss under 10 CFR 32.210 or by an Agreement State prio received from another person shall not be put into us	ating that a leak test has been made within the ued by the U.S. Nuclear Regulatory Commission or to the transfer, a sealed source or detector cell se until tested.
	C.	Sealed sources need not be leak tested if they are in when they are removed from storage for use or trans- tested within the required leak test interval, they shal source shall be stored for a period of more than 10 y contamination.	n storage and are not being used. However, sferred to another person, and have not been Il be tested before use or transfer. No sealed rears without being tested for leakage and/or
	D.	The leak test shall be capable of detecting the prese radioactive material on the test sample. If the test re (185 becquerels) or more of removable contamination Regulatory Commission in accordance with 10 CFR immediately from service and decontaminated, repai Commission regulations. The report shall be filed wit known with the U.S. Nuclear Regulatory Commission Arlington, Texas 76011, ATTN: Director, Division of specify the source involved, the test results, and com	nce of 0.005 microcurie (185 becquerels) of eveals the presence of 0.005 microcurie in, a report shall be filed with the U.S. Nuclear 30.50(c)(2), and the source shall be removed red, or disposed of in accordance with thin 5 days of the date the leak test result is n, Region IV, 611 Ryan Plaza Drive, Suite 400, Nuclear Materials Safety. The report shall rective action taken.
	E.	Tests for leakage and/or contamination shall be performed by persons specifically licensed by the Cosuch services.	ormed by persons specifically licensed by the services. In addition, the licensee is authorized ysis; analysis of leak test samples must be ommission or an Agreement State to perform
	F.	Records of leak test results shall be kept in units of r	nicrocuries and shall be maintained for 3 years.
14.	Sea deta	led sources or source rods containing licensed mater iched from source rods or gauges by the licensee, ex	ial shall not be opened or sources removed or cept as specifically authorized.
15.	The U.S und	licensee shall conduct a physical inventory every six Nuclear Regulatory Commission, to account for all s er the license.	months, or at other interval approved by the ources and/or devices received and possessed
16.	Exc	ept for maintaining labeling as required by 10 CFR Pa	art 20 or 71, the licensee shall obtain

6. Except for maintaining labeling as required by 10 CFR Part 20 or 71, the licensee shall obtain authorization from the U.S. Nuclear Regulatory Commission before making any changes in the sealed source, device, or source-device combination that would alter the description or specifications as indicated in the respective Certificates of Registration issued either by the Commission pursuant to 10 CFR 32.210 or by an Agreement State.

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- 17. Each portable gauge shall have a lock or outer locked container designed to prevent unauthorized or accidental removal of the sealed source from its shielded position. The gauge or its container must be locked when in transport, storage, or when not under the direct surveillance of an authorized user.
- 18. Any cleaning, maintenance, or repair of the gauges that requires detaching the source or source rod from the gauge shall be performed only by the manufacturer or other persons specifically licensed by the U.S. Nuclear Regulatory Commission or an Agreement State to perform such services.
- 19. The licensee is authorized to transport licensed material only in accordance with the provisions of 10 CFR Part 71, "Packaging and Transportation of Radioactive Material.
- 20. A. If the licensee uses unshielded sealed sources extended more than 3 feet below the surface, the licensee shall use surface casing that extends from the lowest depth to 12 inches above the surface and other appropriate procedures to reduce the probability of the source or probe becoming lodged below the surface. If it is not feasible to extend the casing 12 inches above the surface, the licensee shall implement procedures to ensure that the cased hole is free of obstruction before making measurements.
  - B. If a sealed source or a probe containing sealed sources becomes lodged below the surface and it becomes apparent that efforts to recover the sealed source or probe may not be successful, the licensee shall notify the U. S. Nuclear Regulatory Commission and submit the report required by 10 CFR 30.50(b)(2) and (c). The licensee shall not abandon the sealed source or probe without obtaining the Commission's prior written consent.
- 21. In addition to the possession limits in Item 8, the licensee shall further restrict the possession of licensed material to quantities below the minimum limit specified in 10 CFR 30.35(d) for establishing financial assurance for decommissioning.

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- 22. Except as specifically provided otherwise in this license, the licensee shall conduct its program in accordance with the statements, representations, and procedures contained in the documents, including any enclosures, listed below. The U.S. Nuclear Regulatory Commission's regulations shall govern unless the statements, representations, and procedures in the licensee's application and correspondence are more restrictive than the regulations.
  - A. Application dated February 22, 2000
  - B. Facsimile dated April 19, 2005
  - C. Letter dated May 18, 2006 (ML061560555)
  - D. Telephone conversation record dated June 19, 2006 (ML061700536)
  - E. E-mail and annotation dated June 20, 2006 (ML061710233)



## FOR THE U.S. NUCLEAR REGULATORY COMMISSION

Date: August 3, 2006

/RA/

By:

Roberto J. Torres, Senior Health Physicist Nuclear Materials Licensing Branch Region IV Arlington, Texas 76011