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	MATERIALS LICENSE				
Pursuant to the Atomic Energy Act of 1954, as amended, the Energy Reorganization Act of 1974 (Public Law 93-438), and the applicable parts of Title 10, Code of Federal Regulations, Chapter I, Parts 19, 20, 30, 31, 32, 33, 34, 35, 36, 39, 40, 51, 70, and 71, 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				
1. Honeywell Inte	ernational, Inc.	JCLEAR R	3. License Number SUB-526, Ame	endment 2	
2. P.O. Box 430			4. Expiration Date May 11, 2017		
Metropolis, Illi	nois 62960 🛛 🔊		5. DOCKET NO. 40-0002		
	<u> </u>		Reference No.		
6. Byproduct Source Special Nuclear M	laterial	7. Chemical and/or Phy Form	May Possess at Any One Til Under This License		
A. Natural ur B. Depleted	O ST.	 A. Yellow cake, U UO₂, UO₃, UF₄, and chemical intermediates c compounds B. U₃O₈, UO₂, UF₂ UF₆ 	UF ₆ (150 million lbs)		
C. Cs-137		C. Sealed sources	s C. 300 mCi		
D. Cs-137		D. Sealed source Engineering Co Model SA-1 So Holder, Source CDC.700	urce the maximum activity in the certificate of re	specified gistration uclear	
	sed material atomic numbers	E. Sealed and uns radioactive sou			
9. Licensed material described in (7-D) above is to be used, for measurement level, in fixed gauging devices that have been registered either with the U.S. Nuclear Regulatory Commission under 10 CFR 32.210 or with an Agreement State, and have been distributed in accordance with a Commission or Agreement State specific license authorizing distribution to persons specifically authorized by a Commission or Agreement State license to receive, possess, and use the devices.					
				Enclosure 2	

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10.	Licensed material as defined in LC-6, D, and E, shall be used by, or under the supervision of, individuals who have received the training described in the letter dated December 27, 2006. The licensee shall maintain records of individuals designated as users for three (3) years following the last use of licensed material by the individual.		
11.	 The Health Physics Supervisor for this license shall carry out the duties and responsibilities with regard to fixed gauging devices described in Appendix F of NUREG-1556, Volume 4. 		
12.	A.	Paragraphs D and E below, and at interva	e and/or contamination except as specified in als not to exceed the intervals specified in the S. Nuclear Regulatory Commission under 10
	В.		lition, sealed sources designed to primarily emit and/or contamination at intervals not to exceed
	C.	within the intervals specified in the certific Regulatory Commission under 10 CFR 32	sferor indicating that a leak test has been made ate of registration issued by the U.S. Nuclear 2.210 or by an Agreement State, prior to the nother person shall not be put into use until
	D.	radioactive gas; or the half-life of the isoto	contain only hydrogen-3; or they contain only a ope is thirty (30) days or less; or they contain d/or gamma emitting material or not more than
	E.	and have not been tested within the requi	orage for use or transferred to another person, red leak test interval, they shall be tested shall be stored for a period of more than ten
	F.	Nuclear Regulatory Commission in accord shall be removed immediately from servic in accordance with Commission regulation of the date the leak test result is known w	f the test reveals the presence of 0.005 nation, a report shall be filed with the U.S. dance with 10 CFR 30.50(b)(2), and the source e and decontaminated, repaired, or disposed of ns. The report shall be filed within five (5) days ith the appropriate U.S. Nuclear Regulatory in Appendix D of 10 CFR Part 20. The report

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	G.	analysis, shall be performed by the licen	including leak test sample collection and see or other persons specifically licensed by the an Agreement State to perform such services.
	H.	Records of leak test results shall be kept for five (5) years.	t in units of microcuries and shall be maintained
13.	Sealed sources containing licensed material shall not be opened or sources removed from source holders by the licensee, except as specifically authorized by license from NRC or an Agreement State.		
14.	The licensee shall conduct a physical inventory every six (6) months, or at other intervals approved by the U.S. Nuclear Regulatory Commission, to account for all sources and/or devices received and possessed under the license. Records of inventories shall be maintained for five (5) years from the date of each inventory and shall include the radionuclides, quantities, manufacturer's name and model numbers, and the date of the inventory.		
	A.	and indicator, if any, at intervals not to ea as specified in the certificate of registrati	er operation of the on-off mechanism (shutter) acceed six (6) months or at such longer intervals on issued by the U.S. Nuclear Regulatory or the equivalent regulations of an Agreement
	В.		and have the shutter lock mechanism in a periodic test. However, they shall be tested
	C.	components related to the radiological sa source holder, source drive mechanism, shielding). These services shall be perfo	
15.		e may initially mount a gauge if permitted by gulatory Commission or an Agreement State	the certificate of registration issued by the U.S. and under the following conditions:
	Α.	The gauge must be mounted in accordate manufacturer;	nce with written instructions provided by the
	В.	The gauge must be mounted in a locatio Use," and "Limitations and/or Other Con registration issued by the Commission of	

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	C.	The on-off mechanism (shutter) must be source must be otherwise fully shielded;	locked in the off position, if applicable, or the	
	D.	The gauge must be received in good cor	ndition (i.e., package was not damaged); and	
	E.	The gauge must not require any modification of the second se	ation to fit in the proposed location.	
16.	remain fully s person specif	bes not include electrical connection, activation or operation of the gauge. The source must shielded and the gauge may not be used until it is installed and made operational by a sifically licensed by the U.S. Nuclear Regulatory Commission or an Agreement State to h operations.		
	A.	the radiological safety of the device cont	blace device components that are not related to aining byproduct material and that do not result by to come into contact with the primary beam or e areas.	
	B.	mechanism (shutter), shutter control, or	r replace any of the following device arce holder, source drive mechanism, on-off shielding, or any other component related to the as provided otherwise by specific condition of	
	C.	activity involving the source or removal or radiological survey is performed to deter around, above, and below the gauge with	perform such services by the U.S. Nuclear	
	D.	The licensee shall operate each device of manufacturer's specified temperature an and shutter mechanism of the source ho	d environmental limits such that the shielding	
	E.	closed position during periods when a po the direct radiation beam. The licensee	or mechanism of each device is locked in the ortion of an individual's body may be subject to shall review and modify, as appropriate, its evice is obtained to incorporate the device	
17.	Authorized pl North, Metrop		es at Honeywell Metropolis Works, Highway 45	

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18.	The licensee shall conduct authorized activities at the Honeywell Metropolis Works Facility in accordance with the statements, representations and conditions (or as revised by change and/or configuration management processes as described therein) in:		
	A.	License Application dated May 12, 2006, 2007;	, as supplemented by a letter dated March 20,
	В.	Safety Demonstration Report dated May	12, 2006;
	C.	Emergency Response Plan (ERP), dated	d May 27, 2005;
	D.	Integrated Safety Analysis Report dated	October 25, 2006;
	Ε.	Site Reclamation Cost Estimate for Metr	opolis Plant dated January 10, 2007;
	F.	Amendment Request dated December 2 and	7, 2006, to possess and use sealed sources;
	G.	Exemption Request dated February 9, 2 Decommissioning Funding provisions of	
19.	Within 180 days of the issuance of the renewed license, all Plant Features and Procedures, to be designated PFAP, shall be developed and implemented within the ISA. The implementation shall include the Configuration Management Program, and Facility Change Process.		
20.	For changes to the site, structures, processes, systems, components, computer programs, and activities of personnel that do not require prior NRC approval, Honeywell shall prepare and submit to the NRC, within 30 days after the end of the calendar year in which the change was implemented, a brief summary of all such changes. For all changes that affect the MTW ISA, Honeywell shall submit to the NRC, within 30 days after the end of the calendar year in which the changes were implemented, a brief summary of all such changes. For all changes that affect the MTW ISA, Honeywell shall submit to the NRC, within 30 days after the end of the calendar year in which the changes were implemented, either a revised ISA, or revised ISA pages, as appropriate.		
21.	Honeywell shall, within 10 days of receipt of source material, report to the NMMSS database, the shipper's values of the natural uranium. Shipper's values shall be reported (blocks 1 through 27s of DOE/NRC form 741) as required in Section 2.1.1 of NUREG/BR-0006. To ensure that the values reported are correctly posted, Honeywell shall compare, on a monthly basis, its weights of natural uranium it has received with weight values contained in the NMMSS database, and provide corrections as necessary. The final quantity determination, as agreed upon with the supplier, shall be reported to the NMMSS database within 10 days of the date on which the agreement is finalized.		
22.	The licensee is hereby granted an exemption from the requirements of 10 CFR 20.1902 (a) and 10 CFR 20.1904 (a), as described in Section 1.7.1 of its license renewal application.		
23.	The average concentration of uranium in calcium fluoride released to each commercial organization, for any consecutive 12-month period, shall not exceed 212 pCi/gram.		

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24.	The licensee shall maintain and execute the response in dated May 27, 2005. Any changes to the Emergency F 40.35(f) requirements.		
25.	At intervals not to exceed 3 years, the licensee must submit for NRC review an updated cost estimate for decommissioning. After resolution of any NRC comments on the estimate, a signed original of the financial instrument reflecting an amount sufficient to cover the approved cost estimate must be provided to the NRC.		
26.	Honeywell shall submit to NRC, for review and approval, the results of the financial test and supporting documentation required by 10 CFR 30 Appendix C II.B(3) within 120 days of the close of each fiscal year.		
27.	by 10 CFR Part 40.36(e)(2)). Specifically, as described in a letter dated December 1, 2006, Honeywell may include goodwill assets in its calculation of tangible net worth to meet the 10 to 1 ratio of tangible net worth to decommissioning obligation to pass the financial test. All other applicable conditions within 10 CFR Part 30, Appendix C remain. This license condition shall be imposed until of the earlier occurrence of (1) May 11, 2009, or (2) the effective date of a final rule amending 10 CFR Part 30 consistent with the proposed rule published in the <i>Federal Register</i> on January 22, 2008.		
	FOR THE NUC	LEAR REGULATORY COMMISSION	
Date:	Division of F and Safeg	uclear Material Safety	