NRC FORM 374

U.S. NUCLEAR REGULATORY COMMISSION

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.

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	Licensee			
1.	Babcock & Wilcox Nuclear Operations Group, In	IC. LEAR A	3. EG	License Number SNM-42, Amendment 9
2.	P.O. Box 785	30.	4.	Expiration Date: March 29, 2027
	Lynchburg, Virginia 24505-07	'85	5.	Docket No. 70-27
	5			Reference No.
6.	Byproduct Source, and/or Special Nuclear Material	7. Chemical and/or Form ++-	r Physic	8. C
A.	Uranium enriched in U-235	A. Any enrichment or form, except		A. 3
B.	Uranium enriched in U-235	B. Any enrichment UF ₆	in	B.S
C.	U-233	C. Any		C.
D.	Plutonium	D. Unencapsulated and unirradiated		D.
E.	Plutonium	E. Encapsulated foils in nuclear accident dosime	eters	E.

Enclosure 1

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FOR THE NUCLEAR REGULATORY COMMISSION			
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	SAFETY CONDITION	ONS
S-1		ted on the following dates, or as revised, eptember 27, October 24, and November 28, May 4, May 14, June 21, June 22, July 31, 7; January 7 (2 letters), January 11, February 15, 27, 2008; emails dated December 12, (3 emails), ary 14, March 13, August 19, September 5, rch 29, 2009, April 23, 2009, April 1, 2010,
S-2	The licensee shall maintain and execute the response measures in the Emergency Plan, Revision 19, dated April 15, 2007, or as further revised in accordance with 10 CFR 70.32(i).	
S-3	The volume of in the Vault shall be no larger than shall be specifically shown to be critically safe by the licensee.	
S-4	In , no more than may be in transit within each cubicle at any one time.	
S-5	The former 10 CFR 20.304, "Old Recovery" disposal area is released for unrestricted use in accordance with letter dated January 31, 1997, A.F. Olsen to M.F. Weber of the U.S. Nuclear Regulatory Commission (NRC).	
S-6	The "Cold" Surface Impoundment Pond was sur dated April 29 and May 24, 1999, from A.F. Olse Safety and Safeguards, NRC and documented i	en to the Director, Office of Nuclear Material
	The "Hot" Surface Impoundment Pond was remarkable 28, 2000, from A.F. Olsen to the Director, Cafeguards, U.S. NRC and documented in American	Office of Nuclear Material Safety and
	The results from the above actions may be reas order to include any possible dose from these at BWX Technologies shall control licensed materiand shall keep records of all work done in these	reas in the dose assessment for the entire site. al which could migrate and re-impact the area
S-7	The Final Status Survey Report (FSSR) for the I application dated August 10, 2005, has been de requirements of 10 CFR 70.38 in that the landfill decommissioning plan approved on November 2 however, the results of the FSSR may be re-ass	etermined by the NRC staff to meet the last been remediated in accordance with the last 21, 2003. At the time of license termination,

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	landfill in the site dose assessment. BWX Tech which could migrate and impact the area, and ke		
S-8	The FSSR for Industrial Waste Landfills 2A and 2B, submitted in application dated December 22, 2000, has been reviewed by the NRC staff and determined to meet the requirements of 10 CFR 70.38 in that the landfills have been remediated in accordance with a decommissioning plan approved by NRC letter dated February 25, 1998. However, at the time of license termination, the results from the FSSR may be reassessed in order to include any possible dose from these landfills in the dose assessment for the entire site. BWX Technologies shall also control licensed material, which could migrate and re-impact the area, and keep records of all work done in these areas.		
S-9	The licensee is granted an exemption to 10 CFR 20.1201(d) and is authorized to use Annual Limit on Intake and Derived Air Concentration values based on dose coefficients adopted by the International Commission on Radiological Protection (ICRP), and published in ICRP Publication No. 68 for determining occupational dose, and for determining dose to individual members of the public, pursuant to 10 CFR 20.1302.		
S-10	BWX Technologies, is exempt from fissile material classification and from the fissile material package standards of 10 CFR 71.55 and 10 CFR 71.59 for the transport of certain bulk materials. The materials are listed in Table 1 of the attachment to BWX Technologies' application dated May 23, 2003, as modified by letter dated October 30, 2003, and are subject to the additional limits and controls listed in Notes 1 through 11 in Table 1. Shipment of the materials is subject to all other requirements of 10 CFR Part 71.		
S-11	"Systems involving clusters" shall containing one or more machined and assemble conjunction with other components that are not operations only.	be deemed to include only workstations ed clusters by themselves or in clusters. This shall apply to clad	
S-12	Not withstanding the requirements of 10 CFR 70 spent fuel storage material is in the stored configuration with are accessible (i.e., without the modifications duthe requirements of 10 CFR 70.24 (a)(1) shall be criticality monitoring systems in-place and operal times when the spent nuclear fuel is present. required, the licensee shall supplement the pern hand-held radiation monitoring as described in its	is not required during periods when the in place and inaccessible. When the in place and inaccessible. When the is to implementation of NRC Order EA-07-011), when emet. The licensee shall have permanent fixed attional in the spent nuclear fuel storage areas at In addition, when access to the spent fuel is manent fixed criticality monitoring systems with	

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SAFEGUARDS CONDITIONS

Section 1.0 - ABRUPT LOSS DETECTION

There are no license conditions in this section. The necessary information and commitments are contained in the Plan identified in Safeguards Condition SG-5.1.

Section 2.0 - ITEM MONITORING

There are no license conditions in this section. The necessary information and commitments are contained in the Plan identified in Safeguards Condition SG-5.1.

Section 3.0 - ALARM RESOLUTION

There are no license conditions in this section. The necessary information and commitments are contained in the Plan identified in Safeguards Condition SG-5.1.

Section 4.0 - QUALITY ASSURANCE

- SG-4.1 Notwithstanding the requirements of 10 CFR 74.59(d)(1) to establish and maintain a system of measurements sufficient to substantiate the uranium and plutonium element and the uranium fissile isotope content of all strategic special nuclear material received, inventoried, shipped, or discarded, the licensee:
 - (a) shall follow Section 4.7.1.3 of the Plan identified in Safeguards Condition SG-5.1 with respect to mechanical treatment of receipts of certified reactor fuel for the purpose of storage consolidation, without measurement for physical inventory purposes. That is, following mechanical treatment, the original receipt value shall be retained for accounting purposes until the material undergoes chemical processing;
 - (b) need not measure the total element content of those materials measured by nondestructive assay for , if the calculated element content is based on the measured isotope content divided by a previously established and traceable isotopic abundance (as a weight fraction) measurement at the area of generation;
 - (c) shall, without measurement, process and/or store which are received with intact provided (i) they were manufactured by a DOE contractor,
 (ii) the remains intact prior to processing, and (iii) the previous values determined by the manufacturer are assigned to these items;
 - (d) shall follow Section 4.7.1.3 of the Plan identified in Safeguards Condition SG-5.1 for the measurement of content of government-required retainer samples received, provided

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	an unresolved statistically significant shipper-receiver difference does not exist on the parent fuel lot; and			
	(e) shall follow Section 4.3.1.7 of the Plan identi measurement of content of elem	ified in Safeguards Condition SG-5.1 for the nent sections in the form of		
SG-4.2	To satisfy the requirements of 10 CFR 74.59(h)(shipment, for finished, the liceridentified in Safeguards Condition SG-5.1.	(1)(ii) that limits of error be calculated for each nsee shall follow Section 4.7.2 of the Plan		
SG-4.3	Notwithstanding the requirements of 10 CFR 74.59(e)(3) to generate current data on the performance of measurement processes, to measure standards and replicates for bulk volume systems, to perform replicate sampling and replicate analysis for environmental releases, to perform replicate isotopic analysis, to generate bulk and random errors for process materials, and to generate separate random errors for sampling and analysis on all sampling systems, the licensee shall follow Section 4.4 of the Plan identified in Safeguards Condition SG-5.1.			
SG-4.4	Notwithstanding the requirements of 10 CFR 74.59(e)(6) concerning bias corrections, the licensee shall follow Section 4.4.2.4 of the Plan identified in Safeguards Condition SG-5.1.			
SG-4.5	The use of disposable pipettes is limited to those applications listed in Section 4.4.2.2.3 of the Plan identified in Safeguards Condition SG-5.1.			
SG-4.6	Any in-process measurements performed for the accountability shall not be required to meet 10 C	e sole purpose of process monitoring and not for CFR 74.59(e) requirements.		
SG-4.7	Notwithstanding the requirements of 10 CFR 74 data and information, the licensee shall exclude inventory difference (SEID) calculation and bias	secondary weights from the standard error of		
SG-4.8	Notwithstanding the requirements of 10 CFR 74 control system designed to monitor the quality o licensee shall:			
	(a) follow Section 4.4.2.3 of the Plan identified in maintaining control charts for control standar balances and nondestructive assay measure	rd measurements associated with scales and		
	(b) follow Section 4.4.2.11 of the Plan identified controlling within-lot sampling errors of significance.	in Safeguards Condition SG-5.1 in lieu of at the 0.05 and 0.001 levels of		

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SG-4.9	Notwithstanding the requirements of 10 CFR 74.59(e)(3) and (8) to determine and control random and systematic errors, the licensee shall exclude the measured discard path for airborne environmental releases from the measurement control program and the standard erro of inventory difference (SEID) calculation.	

- SG-4.10 Notwithstanding the requirement of 10 CFR 74.59(e)(3)(i) to measure control standards for all measurement systems for the purpose of determining bias, and notwithstanding the requirement of 10 CFR 74.59(e)(8) to maintain a statistical control system to monitor such control standard measurements, the licensee need not measure nor monitor control standards for point calibrated, bias-free systems. To be regarded as bias-free, a measurement system shall be calibrated by one or more measurements of a representative standard each time process unknowns are measured, and the measurement value assigned to a given unknown shall be based on that calibration.
- SG-4.11 Notwithstanding the commitment, in Section 4.7.1.2 of the Plan identified in Safeguards Condition SG-5.1, to perform receipt verification measurements and distribute DOE/NRC Form 741 within 30 days of receiving shipments of strategic special nuclear material (SNM), the licensee shall have 30 additional days from the date of the material receipt to fulfill the above-stated commitment relative to the shipment of identified in the September 6, 2002, request letter. This condition shall automatically expire on completion of the last shipment of the subject uranium metal.
- SG-4.12 Notwithstanding the commitment in Section 4.7.1.2 of the Plan identified in Safeguards Condition SG-5.1 to follow NUREG/BR-0006, "Instructions for Completing Nuclear Material Transaction Reports," for performing and reporting receipt measurements, the licensee shall: (a) within 10 days acknowledge receipt of the shipment in accordance with NUREG/BR-0006 using the shipper's values, and (b) within 75 days after receipt of each shipment report receiver's values, if necessary, in accordance with NUREG/BR-0006. The condition only applies to the identified in the licensee's letters dated September 28 and November 10, 2004, and shall automatically expire on the final shipment of the subject impure oxide. Upon completion of the final shipment, BWXT shall notify NRC with a written request to amend SNM-42 to delete this Safeguards Condition.

Section 5.0 - FNMC PLANS AND SPECIAL REGULATORY ISSUES

SG-5.1 To achieve the performance objectives of 10 CFR 74.51(a) and maintain the system capabilities of 10 CFR 74.51(b) with respect to all activities involving SNM, the licensee shall follow the General Discussion and Chapters 1.0 through 4.0 (all pages dated March 4, 2010) of its "Fundamental Nuclear Materials Control Plan - Special Nuclear Materials License 42." Any revisions to this Plan shall be made in accordance with, and pursuant to, either 10 CFR 70.32(c) or 70.34.

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SG-5.2	In lieu of the requirements of 10 CFR 74.59(h)(1 differences on a basis for receips shall follow Sections 4.7.1.12, 4.7.2.10, 4.7.2.11 Safeguards Condition SG-5.1. For this material, uncertainties for a campaign shall be evaluated 10 CFR 74.59(h)(1)(ii) relative to all shipments in	pts of off-site generated scrap, the licensee , and 4.7.2.12 of the Plan identified in , the recovered quantities and associated in accordance with the requirements of
SG-5.3	Notwithstanding the requirement of 10 CFR 74.59(h)(2)(ii) to recover any scrap measured with a standard deviation greater than five percent within 6 months from the end of the inventory period in which it was generated, the licensee shall retain no more than in oil, organic, or other mixed scrap with a standard deviation greater than five percent until processes can be developed to eliminate the generation of this scrap or an approved process for the conversion of this scrap to a better measured form is in place.	
SG-5.4	Operations involving SNM which are not described in the Plan identified in Safeguards Condition SG-5.1 shall not be initiated until an appropriate safeguards plan has been approved by the NRC.	
SG-5.5	The restriction of 10 CFR 74.51(d)(2) is hereby I the NRC, the licensee is authorized to conduct p requirements of 10 CFR 74.59(f)(1). The license if the inventory difference for that plant is less the uranium or less than 9,000 grams U-235 contains	ohysical inventories in accordance with the ee need not calculate the SEID for a given plant an 300 grams U-235 contained in high-enriched
SG-5.6	notwithstanding the material control and account apply to the authorized possession and use of sign from the MC&A requirements of 10 CFR Parts 7 exemption is conditional upon compliance with the General Discussion Section of the Plan identified (1) maintain the total possessed un-irradiated arbelow 1 effective kilogram, and (2) maintain the	uch SNM quantities, is exempted 0 and 74 except for those identified below. This he licensee's commitments, as given in the d in Safeguards Condition SG-5.1, to: nd un-encapsulated SNM quantity at the as a separate plant located outside of the BWXT Nuclear Products Division facility. Those 70 and 74 that apply to the are as follows: 0 CFR 74.11; 10 CFR 74.13(a); 10 CFR 74.15; (b)(1) and (2); 10 CFR 74.59(c); 10 CFR

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Section 6.0 -	PHYSICAL PROTECTION FOR STRATEGIC SF	PECIAL NUCLEAR MATERIAL	
SG-6.1 The licensee shall follow the measures described in, "Babcock & Wilcox Nuclear Operations Group Physical Protection Plan (Plan)," dated August 5, 2010, submitted as Revision 12.1, and security procedures that are used to comply with the Plan as it may be revised, in accordance with the provisions of 10 CFR 70.32(e).			
SG-6.2	SG-6.2 The licensee shall follow the measures described in the, "BWX Technologies Nuclear Products Division Security Training, Qualification, and Equipment Plan, dated April 29, 2004, submitted as Revision 11 on October 13, 2004, and as revised in accordance with the provisions of 10 CFR 70.32(e).		
SG-6.3	G-6.3 The licensee shall follow the plan titled, "BWX Technologies Nuclear Products Division Safeguards Contingency Plan," dated March 3, 2006, submitted as Revision 3, and as revised in accordance with the provisions of 10 CFR 70.32(g).		
SG-6.4	The licensee shall implement and maintain a procedure for areas where a security plan submittal to the NRC is not required in accordance with 10 CFR 73.67, and shall limit the possession of SNM for those areas below that of a Moderate Strategic Significance, In addition, quantities of un-irradiated and un-encapsulated SNM shall be limited to the amount specified in Safeguards Condition SG-5.6. In the event the licensee plans to exceed these quantities, an appropriate security plan shall be submitted to the NRC in accordance with 10 CFR 73.67(c).		
SG-6.5	Notwithstanding the requirements of 10 CFR 73 formula quantities of SNM, with radiation dose rethe licensee shall implement an NRC-approved receipt of those assemblies. The SNM protecte equivalent of The SN least	ates greater than specified in 10 CFR 73.6(b), security plan for the protection of prior to	
SG-6.6	The licensee shall follow the measures described in the Physical Security Plan titled, "Physical Protection Plan for Special Nuclear Material of Moderate and Low Strategic Significance," dated December 16, 2004, for the BWXT Building FF, Revision 2, and security procedures used to comply with the plan as revised in accordance with the provisions of 10 CFR 70.32(e).		
SG-6.7	Notwithstanding the requirements of 10 CFR 73 and (v); 10 CFR 73.46(b)(12)(ii); and Part 73, Al the licensee shall use physicians or nurse practi Virginia regulations 18 VAC 90-30-10, et seq., to	opendix B, paragraphs I.B.1.b, I.B.2.b, and I.C., tioners, licensed under the Commonwealth of	

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SG-6.8 The licensee shall follow the additional security measures as described in its April 6, 2007, response to NRC's request for additional information regarding the NRC Order EA-07-011 when spent nuclear fuel is accessible in the spent nuclear fuel storage areas.

Section 7.0 - INTERNATIONAL SAFEGUARDS

SG-7.1 The Licensee shall comply with the current version of Facility Attachment No. 17 of the Subsidiary Arrangements to the US-IAEA Safeguards Agreement. Facility Attachment 17 applies to the areas of the identified in the current version of the IAEA Design Information Questionnaire for the facility.

