

Enclosure 1

		License Number SNM-124
MATERIALS LIC SUPPLEMENTARY	CENSE ( SHEET	Docket or Reference Number 70-143
		Amendment 1
	B.2 Any form, as received for analysis or for input into developme studies	d B.2 See Sensitive Conditions
C. Plutonium	C.1 As counting and calibration standards	C.1 10 millicuries
C	C.2 As residual contamination and holdup from previous operations	C.2 As described in the license application
S A S	C.3 Any form, as received for analysis or for input into developme studies,	d C.3 See Sensitive Conditions
STAT	C.4 Any form, as waste resulting from decontamination and volume reduction of equipment received f other organizations,	C.4 See Sensitive Conditions
D. Transuranic Isotopes	D. As waste resulting from processing enriched uranium	D. See Sensitive Conditions
E. Fission Products	E. As waste resulting from processing enriched uranium	E. See Sensitive Conditions
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9.	Authorized place of use: The licensee's existing faciliti in the referenced application.	es in Unicoi County, Tennessee, as described
10.	This license shall be deemed to contain two sections: These sections are part of the license, and the licensed conditions in each section.	Safety Conditions and Safeguards Conditions. e is subject to compliance with all listed
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	FOR THE NUCLEAR REGULATO	DRY COMMISSION
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Date	: <u>1/8/13</u> By: <u>/<b>RA</b>/</u>	<b>P</b>
	Robert K. Johnson, Chief Fuel Manufacturing Branch Division of Fuel Cycle Safety and Safeguards Office of Nuclear Material Safety and Safeguards	
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	SAFETY CONDIT	IONS
S-1	For use in accordance with the statements, representa submitted on the following dates, or as revised pursuar	tions, and conditions in the application nt to Condition S-2 below:
	June 30, 2009, and supplements dated July 2, August February 26, August 12, August 16, and September 23 July 28, August 1, August 5, September 9, September February 7, March 21, May 14, and October 10, 2012.	18, August 28, and September 18, 2009; 3, 2010; April 13, May 13, May 27, June 24, 27, September 30, November 21, 2011; and
S-2	NFS may make changes to the License Application that Application, without prior U.S. Nuclear Regulatory Com the following provisions:	at do not reduce the effectiveness of the License amission (NRC) approval, if the change meets
	<ul> <li>The change does not decrease the level of effective License Application.</li> <li>The change does not result in a departure from the Application used in establishing the design basis.</li> <li>The change does not result in a degradation of safe The change does not affect compliance with application.</li> <li>The change does not conflict with an existing licens.</li> <li>Within 6 months after each change is made, the license Application to the Director, NMSS, using a and a copy to the appropriate NRC Regional Office.</li> </ul>	eness of the design basis as described in the methods of evaluation described in the License ety. able regulatory requirements. se condition. ensee shall submit the revised chapters of the n appropriate method listed in 10 CFR 70.5(a),
S-3	NFS shall utilize, for setpoint determinations, conserva safety limits, instrument and system accuracies, respon and operating experience. The analysis for each safet be documented for each IROFS interlock and alarm.	tive engineering analyses that account for nee times, instrument drift, manufacturer's data y setpoint shall be a formal calculation and shall
S-4	The vaults will be protected by barriers with an equivalent	ent 2-hour fire resistance rating.
S-5	Active and administrative controls for flammable liquids where flammable liquids and gases are present during	and gasses must be operable in the fire area KAST processing.
S-6	The licensee shall maintain and execute the response transmitted by letter dated February 7, 2011, or as furth 10 CFR 70.32(i).	measures in the Emergency Plan, Revision 15, her revised by the licensee consistent with
S-7	NFS shall inform the NRC within 30 days of receipt of a Division of Air Pollution or Water Pollution Control, or reissued National Pollutant Discharge Elimination System	a violation notice from the State of Tennessee eceipt of modified requirements for a State- n permit.

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	SAFEGUARDS CO	ONDITIONS
Section 1	<u>.0 – FUNDAMENTAL NUCLEAR MATERIAL CO</u>	NTROL (FNMC) PLANS
SG-1.1	The licensee shall follow its "Fundamental Nucle activities involving strategic special nuclear mate revisions, or as further revised by the licensee in	ear Material Control Plan" with respect to all erial. The approved plan consists of the following n accordance with 10 CFR 70.32(c):
	General Discussion Section 1 – Process Monitoring Section 2 – Item Monitoring Section 3 – Alarm Resolution Section 4 – QA & Accounting Note: The Plan may include examples in on	Rev. 9 (dated September 2009) Rev. 26 (dated May 2011) Rev. 10 (dated November 2011) Rev. 10 (dated May 2011) Rev. 22 (dated November 2011) ne or more annexes.
SG-1.2	The licensee shall follow its "Fundamental Nucke Uranium" with respect to all activities involving s significance. The approved plan consists of the licensee in accordance with 10 CFR 70.32(c): Section 1 – General Discussion	ear Material Control Plan for SNM of Low Enriched special nuclear material of low strategic following revisions, or as further revised by the 

NRC FORM 374A **U.S. NUCLEAR REGULATORY COMMISSION** 6 of 9 License Number SNM-124 Docket or Reference Number MATERIALS LICENSE 70-143 SUPPLEMENTARY SHEET Amendment 1 Section 2.0 – ADDITIONAL FNMC CONDITIONS SG-2.1 Notwithstanding the requirements of 10 CFR 74.59(f)(2)(viii) to remeasure, at the time of physical inventory, any in-process SSNM for which the validity of a prior measurement has not been assured by tamper-safing, the licensee may book for high enriched uranium (HEU) physical inventory purposes: (1) process holdup quantities determined by nondestructive assay measurements in manufacturing facilities performed prior to the start of an inventory, in accordance with the controls described in Section 4.5.2.3.2 of the Plan identified in Condition SG-1.1; and pre-listed material introduced to process in the manufacturing facilities prior to the start of an (2) inventory, in accordance with the controls described in Section 4.5.2.3.2 of the Plan identified in Condition SG-1.1. SG-2.2 Notwithstanding, the requirement of 10 CFR 74.53(b)(1) to have a process detection capability for each unit process, the process units listed in Section 1.1.5.2 of the Plan identified in Condition SG-1.1 shall be exempt from such detection capability; and the licensee's process monitoring system shall be comprised of the control units described in Section 1.3 (and all subsections therein) of the above-mentioned Plan. SG-2.3 Notwithstanding, the requirements of 10 CFR 74.31(c)(2) for low-enriched uranium (LEU) and 10 CFR 74.59(d)(1) for SSNM to maintain a system of measurements to substantiate both the element and fissile isotope content of all SNM received, inventoried, shipped or discarded, SNM measured by the licensee for U-233, U-235, or Pu-239 by nondestructive assay techniques need not be measured for total element if the calculated element content is based on the measured isotope content which, in turn, is traceable to an isotopic abundance measurement at the area of generation. SG-2.4 Notwithstanding, the requirement of 10 CFR 74.59(e)(8) to establish and maintain control limits at the 0.05 and 0.001 levels of significance for all HEU related measurements, the licensee may use one and two scale divisions as being equivalent to the 0.05 and 0.001 control levels, respectively, for mass measurements. SG-2.5 Notwithstanding, the requirements of 10 CFR 74.59(f)(1) and 74.59(f)(2)(viii) to measure and inventory all SSNM, the licensee may determine process exhaust ventilation system inventory quantities in accordance with Section 4.5.3.5 of the Plan identified in Condition SG-1.1. SG-2.6 Notwithstanding, the requirements of 10 CFR 74.59(e)(8) relative to actions to be taken when replicate measurement data exceed a 0.001 control limit, the licensee shall comply with Section 4.4.1.7.3.4 of the Plan identified in Condition SG-1.1.

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SG-2.7	Notwithstanding, the requirement of 10 CFR 74.59(e been shown to be not significantly different on the b may pool data from equivalent scales without testing	e)(4) that allows the pooling of data which has asis of appropriate statistical tests, the licensee g.
SG-2.8	Notwithstanding, the requirement of 10 CFR 74.31(c) standards for all measurement systems for the purp the requirement of 10 CFR 74.31(c)(4) and of 74.59 monitor such control standard measurements, the li- control standards for point calibrated, bias-free syste measurement system must be calibrated by one or standard(s) each time process unknowns are meas a given unknown is based on the associated calibra	c)(3) and of 74.59(e)(3)(i) to measure control ose of determining bias, and notwithstanding (e)(8) to maintain a statistical control system to censee need not measure nor monitor such ems. To be regarded as bias-free, a more measurements of a representative ured, and the measurement value assigned to ation.
SG-2.9	Notwithstanding, the requirement of 10 CFR 74.15 t Form-741 for all SNM shipments, the licensee is exe associated with waste burial shipments.	to include limit of error data on DOE/NRC empt from including such data on 741 Forms
SG-2.10	Notwithstanding, the requirement of 10 CFR 74.59(f each HEU ID value, the licensee need not determine than 300 grams U-235.	i)(1)(i) to calculate the SEID associated with e such SEID for MBA-7 whenever its ID is less
SG-2.11	Notwithstanding the requirements of 10 CFR 74.31( calculating the SEID and measurement system bias provided that the calculated inventory difference do	c)(3) and (c)(4), the licensee is exempted from ses associated with LEU physical inventories es not exceed 1,000 grams U-235.
SG-2.12	Notwithstanding, the requirements of 10 CFR 74.59 Plan identified in Condition SG-1.1 to measure the user strategic SNM, the licensee shall provide assigned vertices December 31, 2009, request letter. This one-time erare shipped from the site.	(d)(1) and Section 4.3 of the facility's FNMC tranium element and isotope content of all values for the 2S cylinder heels identified in the exemption will expire when all of these cylinders

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Section 3.	Section 3.0 – PHYSICAL PROTECTION REQUIREMENTS:		
SG-3.1	The licensee shall follow the physical protection plan Protection of Category 1, High Enriched-Uranium (S Revision 8, and as the plan may be further revised i 10 CFR 70.32(e).	n entitled "NFS Physical Protection Plan for Strategic Special Nuclear Material)," in accordance with the provisions of	
SG-3.2	The licensee shall follow the safeguards contingenc Response Plan," Revision 1, and as the plan may b provisions of 10 CFR 70.32(g).	y plan titled "NFS Safeguards Contingency e further revised in accordance with the	
SG-3.3	The licensee shall follow the training and qualification plan titled "NFS Site Security Training and Qualification Plan," Revision 2, and as the plan may be further revised in accordance with the provisions of 10 CFR 70.32(e).		
SG-3.4	The licensee shall comply with the provisions of the plan entitled "Physical Protection Plan for the Protection of Category II Moderate Enriched Uranium (Special Nuclear Material)," Revision 1, submitted by letter dated August 12, 2010, and as the plan may be further revised in accordance with the provisions of 10 CFR 70.32(e), as follows:		
	a. The licensee may implement the fixed site secur notifying the NRC at least 90 days before impler writing to the Director, Division of Fuel Cycle Sa a copy to the Director, Division of Fuel Facility Ir	rity provisions (Chapters 1-6) only after mentation begins. The notice shall be made in fety and Safeguards, NRC Headquarters, with nspection, NRC Region II, and	
	b. NRC Region The licensee shall comply with the (Chapters 7-13).	transportation security provisions	
SG-3.5	The licensee shall comply with the provisions of the Protection of Category III Low Enriched Uranium (S by letter dated August 12, 2010, and supplemented plan may be further revised in accordance with the	plan entitled "Physical Protection Plan for pecial Nuclear Material)," Revision 3, submitted by letter dated November 10, 2010, and as the provisions of 10 CFR 70.32(e).	
SG-3.6	See Sensitive Conditions.	N N	