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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, 37, 39, 40, 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					4. Expi	iration Date: October 31, 2032
1.	FMC Corporation			CAR REGUL		
2.	2929 Walnut Street Philadelphia, PA 19104			3. License number: 37-35439-01-	5. Doc Refe	ket No.: 030-39063 erence No.:
6.	Byproduct, source, and/or special nuclear material	7.	Chemical and/or physical 1	form 8. Maximum amount that licens may possess at any one tim under this license	see 9. Ne	Authorized use
Α.	Any byproduct material with Atomic Numbers 1 through 83	A.	Any	A. 500 millicuries per radionuclide and 5 curies total	> A.	For research and development as defined in 10 CFR 30.4, including in-vitro studies and calibration and checking of the licensee's instruments.
В.	Hydrogen-3	В.	Any	B. 10 curies total	В.	 For research and development as defined in 10 CFR 30.4, including in-vitro studies and calibration and checking of the licensee's instruments.
C.	Carbon-14	C.	Any	C. 10 curies total	C	For research and development as defined in 10 CFR 30.4, including in-vitro studies and calibration and checking of the licensee's instruments.
•	CONDITIONS					

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10.	Licensed material may be used or stored Delaware, 19714-0030	at the licensee's facilities located at Stin	e-Haskell Research Center, 1	090 Elkton Road, Newark,	
11.	Licensed material shall only be used by, Committee. The licensee shall maintain r material.	or under the supervision of, individuals of ecords of individuals designated as user	esignated, in writing, by the lic s for 3 years after the individua	ensee's Radiation Safety al's last use of licensed	
12.	The Radiation Safety Officer (RSO) for the	The Radiation Safety Officer (RSO) for this license is Kelly L. Petrillo.			
13.	The licensee shall not use licensed material in field applications where activity is released except as provided otherwise by specific condition of this license.				
14.	The licensee shall not use the licensed material in or on humans.				
15.	 Sealed sources and detector cells sh the certificate of registration issued b absence of a registration certificate, months, or at such other intervals as 	nall be tested for leakage and/or contami by the U.S. Nuclear Regulatory Commiss sealed sources shall be tested for leakage specified.	nation at intervals not to excee ion under 10 CFR 32.210 or by ge and/or contamination at inte	d the intervals specified in / an Agreement State. In the rvals not to exceed 6	
	B. Notwithstanding Paragraph A of this and/or contamination at intervals not	Condition, sealed sources designed to p t to exceed 3 months.	rimarily emit alpha particles sh	all be tested for leakage	
¢	C. In the absence of a certificate from a registration issued by the U.S. Nucle sealed source received from another	a transferor indicating that a leak test has ear Regulatory Commission under 10 CF r person shall not be put into use until tes	been made within the interval R 32.210 or by an Agreement sted and the test results receive	s specified in the certificate of State, prior to the transfer, a ed.	

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S	SUPPLEMENTARY SHEET				
D.	 D. Sealed sources need not be tested if they contain only hydrogen-3; or they contain only a radioactive gas; or the half-life of the isotope is 30 days or less; or they contain not more than 100 microcuries of beta- and/or gamma-emitting material or not more than 10 microcuries of alpha-emitting material. 				
E. Sealed sources need not be tested if they are in storage and are not being used. However, when they are removed or transferred to another person, and have not been tested within the required leak test interval, they shall be test transfer. No sealed source shall be stored for a period of more than 10 years without being tested for leakage a				moved from storage for use e tested before use or e and/or contamination.	
F.	 F. The leak test shall be capable of detecting the presence of 185 becquerels (0.005 microcuries) of radioactive material on the test sample. If the test reveals the presence of 185 becquerels (0.005 microcuries) or more of removable contamination, a report shiftled with the U.S. Nuclear Regulatory Commission in accordance with 10 CFR 30.50(c)(2), and the source shall be removed immediately from service and decontaminated, repaired, or disposed of in accordance with Commission regulations. G. Tests for leakage and/or contamination, including leak test sample collection and analysis, shall be performed by the licensee or persons specifically licensed by the U.S. Nuclear Regulatory Commission or an Agreement State to perform such services. 			e material on the test ination, a report shall be hall be removed ılations.	
G.				d by the licensee or other such services.	
H.	Records of leak test results shall be k	cept in units of becquerels (microcuries)	and shall be maintained for 3 y	ears.	
16. The to a yea date	e licensee shall conduct a physical inve account for all sealed sources and/or d ars from the date of each inventory, an ae of the inventory.	entory every 6 months, or at other interview levices received and possessed under t id shall include the radionuclides, quanti	als approved by the U.S. Nucle ne license. Records of inventori ties, manufacturer's name and i	ar Regulatory Commission, es shall be maintained for 3 model numbers, and the	
17. Sea sou	aled sources, source rods, foil sources urce holders or detached from source i	s, or detector cells containing licensed m rods, or foil sources removed from detec	aterial shall not be opened or s tor cells by the licensee, excep	ources removed from t as specifically authorized.	
18. The disp	e licensee is authorized to hold radioad posal in ordinary trash provided:	ctive material with a physical half-life of	ess than or equal to 120 days f	or decay-in-storage before	

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	Α.	Before disposal as ordinary trash, the most sensitive scale and with no inter radiation labels shall be removed or c managed as biomedical waste after th	waste shall be surveyed at the contain posed shielding to determine that its rad obliterated, except for radiation labels or hey have been released from the license	er surface with the appropriate dioactivity cannot be distinguis materials that are within cont	e survey instrument set on its hed from background. All ainers and that will be		
	B.	B. A record of each such disposal permitted under this license condition shall be retained for 3 years. The record must include the date of disposal, the date on which the byproduct material was placed in storage, the radionuclides disposed, the survey instrument used, the background dose rate, the dose rate measured at the surface of each waste container, and the name of the individual who performed the disposal.					
19.	Not spe Cor	Notwithstanding the requirements of License Condition 20, the licensee is authorized to make program changes and changes to procedures specifically identified in the [application/letter] dated [insert date], which were previously approved by the U.S. Nuclear Regulatory Commission and incorporated into the license without prior Commission approval as long as:					
	A.	The proposed revision is documented established procedures prior to imple	d, reviewed, and approved by the licens mentation;	ee's Radiation Safety Commit	tee in accordance with		
	B. The revised program is in accordance with regulatory requirements, will not change the license conditions, and will not decrease the effectiveness of the Radiation Safety Program;				and will not decrease the		
	C. The licensee's staff is trained in the revised procedures prior to implementation; and						
	D.	The licensee's audit program evaluat	es the effectiveness of the change and	its implementation.			
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 20. Except as specifically provided otherwise representations, and procedures contained those procedures that are required to be regulations shall govern unless the statem restrictive than the regulations. A. Letter and application dated August 1 B. Letter dated October 6, 2017 (ML172) 	in this license, the licensee shall conduct ad in the documents, including any enclose submitted in accordance with the regula nents, representations, and procedures , 2017 (ML17226A318) 86A255)	ct its program in accordance with the osures, listed below. This license cor tions. The U.S. Nuclear Regulatory of in the licensee's application and corr	statements, idition applies only to Commission's espondence are more
	FOR	THE U.S. NUCLEAR REGULATORY	COMMISSION
Date: <u>October 31, 2017</u>	By: _ E F	Elizabeth Ulirich Region	il
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