

**APPLICATION FOR AUTHORIZATION TO EXPORT
URANIUM OR THORIUM SOURCE MATERIAL**
PURSUANT TO CODE OF FEDERAL REGULATIONS, TITLE 10—
ATOMIC ENERGY, PART 40—CONTROL OF SOURCE MATERIAL

2. AEC LICENSE NO.
R-152

3. PRINCIPAL OR SELLER: (Name and address)

Testagar & Co., Inc.
1354 W. Lafayette
Detroit 26, Michigan

To: U. S. Atomic Energy Commission (IN TRIPLICATE)
1901 Constitution Avenue SW.
Washington 25, D. C.

1.

NAME
AND
ADDRESS
OF
APPLICANT

Testagar & Co., Inc.
1354 W. Lafayette
Detroit 26, Michigan

INSTRUCTIONS

The export of source material containing uranium and or thorium is prohibited unless the exporter holds an AEC license to export and has AEC authorization for each proposed shipment. APPLICATION FOR AEC AUTHORIZATION FOR INDIVIDUAL SHIPMENTS SHALL BE MADE ON THIS FORM AEC-7, IN TRIPLICATE. In the event authorization is granted, the AEC will return to the applicant one copy of this application form along with an Export License on Form AEC-250. At the time shipment is made, the Export License must be presented to the Collector of Customs at the port of exit from the United States, or to the Postmaster at the Post Office of mailing, for endorsement and return to the AEC.

"Shipper's Export Declaration(s)" (Department of Commerce Form 7525-V, Rev. Nov. 1948) are also to be prepared, in accordance with the instructions on that form, and submitted to the Collector of Customs or the Postmaster at the same time the Export License, Form AEC-250, is presented.

In the event that only a partial shipment is made, the Collector of Customs or the Postmaster will so endorse the reverse of the Export License and return the License to AEC. If the licensee wishes to complete shipment of the unshipped balance, another AEC Form 250 (Export License) must be secured. However, he need not file another AEC-7 (License Application) with the Commission, but may apply by letter or telegram for a license covering the unshipped balance or any portion thereof. Such a letter or telegram may identify the commodities by "Item Number" as originally designated on the AEC-7 (License Application) previously filed.

The Export License is valid for only one shipment of any or all of the material listed on the face of the License. The License must be used prior to the expiration date indicated on the face of the License. In the event that the application is denied, the AEC will so notify the applicant by letter.

Export License Form AEC-250 may be transmitted by the licensee to his shipping agent or to any other person to whom the material licensed is transferred in the course of the licensed export transaction and may be presented to the Collector of Customs or the Postmaster by any person in lawful possession of the licensed material.

4. Application is hereby made to export the following materials:

COMMODITY DESCRIPTION AND QUANTITY (a)	ULTIMATE CONSIGNEE (b)	FOR AEC USE ONLY (c)
6 x 12cc vials Thorotrast	The Hospital for Sick Children, University Ave., Toronto 2, Ontario, Canada	DEC 5 1958
State and use of above-described material:		

5. CERTIFICATION.—The licensee and any agent and official executing this certification on behalf of the licensee certify that this application is prepared in conformity with Code of Federal Regulations, Title 10—Atomic Energy, Chapter 1, Part 40—Control of Source Material, and the conditions of the AEC license, specified in block 2, at five, and that all the information contained in this application is true and complete to the best of their knowledge and belief.

State of Michigan, County of Wayne:
Subscribed and sworn to (or affirmed) before
me this 26th day of December, 1958.

By [Signature]
(Signature of authorized official)

Vice-President 12/26/58
(Title) (Date)

The United States Code, Title 18 (Crimes and Criminal Procedure), Section 1001, formerly Section 80, makes it a criminal offense to make a willfully false statement or representation to any department or agency of the United States as to any matter within its jurisdiction.