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> Luchimis Aircrait Corporation Marietta, Georgia

Attention: M. il. M. Malker Assistant Secretary

Louis Liver :

Transmitted herewith is Liceuse No. Buff which sutherizes Luciners Aircroft Cornoration to operate and the Department o. the Air Force to passess the Radiation Effects Reactor LUCALU. DI AIT FORCE PLENT NO. 67 to Democra County, Georgia.

also enclosed is a copy of a notice of this action which was been submitted to the Office of the Pederal Register our ritte and publication.

beer H. J. McAlduff, OROQ

n. K. Shapar, OGC

L. L. Hall, RD

D. C. Clark, IS

P. A. Morris, CO, (2) E. B. Tremmel, OIP

d. Steele, DLUR

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Sincerely yours,

Saul Levine, Colef Yest . Power Reacter Safet; branch Division of Licensin, and Regulation

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ATOMIC ENERGY COMMISSION

LOCKHEED AIRCRAPT CORPORATION, DOCKET NO. 50-172

AND THE DEPARTMENT OF THE AIR FORCE, DOCKET NO. 50-176

FACILITY LICENSE

License No. R-86

- 1. This license applies to the Radiation Effects Reactor (RER), a heterogeneous pressurized water-type nuclear reactor (Air Force Plant No. 67) (hereinafter referred to as "the reactor") which is possessed by the Department of the Air Force and located on 10,000 acre site in Dawson County, Georgia, and described in the Lockheed Aircraft Corporation application for license dated February 23, 1962, and amendments thereto dated April 20, 1962, and May 25, 1962, and described in the Department of the Air Force application for license dated March 15, 1962 and April 11, 1962, (hereinafter collectively referred to as "the applications"). The reactor was constructed for the Department of the Air Force as a facility exempt from AEC licensing requirements under Section 91b of the Atomic Energy Act of 1954, as amended.
- 2. Pursuant to the Atomic Energy Act of 1954 as amended, (hereinafter referred to as "the Act") and having considered the record in this matter, the Atomic Energy Commission (hereinafter referred to as "the Commission") finds that:
 - A. The reactor as constructed will operate in conformity with the application and in conformity with the Act and the rules and regulations of the Commission.
 - B. There is reasonable assurance that the reactor can be operated at the designated location without endangering the health and safety of the public;
 - C. Lockheed Aircraft Corporation, with whom the Department of the Air Force has consummated a lease agreement to use the facility, is technically and financially qualified to operate the reactor, to assume financial responsibility for payment of Commission charges for special nuclear material and to undertake and carry out the proposed activities in accordance with the Commission's regulations;
 - D. The Department of the Air Force is financially qualified, and through its contractual relationship with Lockheed Aircraft Corporation, is technically qualified, to possess the facility:
 - E. Issuance of a license authorizing the Department of the Air Force to possess and Lockheed Aircraft Corporation to use and

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. 2 . operate .e facility and to receive, possess and use the special nuclear material in the manner proposed in the applications will not be inimical to the common defense and security or to the health and safety of the public; F. The Department of the Air Force is a Federal Agency and need not furnish proof of financial protection as would otherwise be required by subsection 170a of the Act, and Lockheed Aircraft Corporation has submitted proof of financial protection which satisfies the requirements of Commission regulations currently in effect. 3. Subject to the conditions and requirements incorporated herein, the Commission hereby licenses: Pursuant to Section 104c of the Act and Title 10, CFR, Chapter 1, Part 50, "Licensing of Production and Utilization Facilities", the Department of the Air Force to possess and Lockheed Aircraft Corporation to use and operate the reactor as a utilization facility at the designated location in Dawson County, Georgia, in accordance with the procedures and limitations described in the applications and this license; B. Pursuant to the Act and Title 10, CFR, Chapter 1, Part 70, "Special Nuclear Material", Lockheed Aircraft Corporation to receive, possess and use up to 18.8 kilograms of contained uranium 235 in connection with operation of the reactor; and C. Pursuant to the Act and Title 10, CFR, Chapter 1, Part 30, "Licensing of Byproduct Material", the Department of the Air Force and Lockheed Aircraft Corporation to possess but not to separate, such byproduct material as may be produced by operation of the reactor. This license shall be deemed to contain and be subject to the conditions specified in Section 30.32 of Part 30, Section 50.54 of Part 50, and Section 70.32 of Part 70, Title 10, Chapter 1, CFR, and to be subject to all applicable provisions of the Act, and to the rules and regulations and orders of the Commission, now or hereafter in effect, and to the additional conditions specified below: A. Lockheed Aircraft Corporation shall not operate the reactor at power levels in excess of 1,000 kilowatts (thermal) without prior written authorization from the Commission; During any work shift change of personnel the reactor shall be lowered into the pool, and no change in this procedure shall be made without prior written authorization from the Commission; C. Lockheed Aircraft Corporation shall comply with the shutdown procedures and precautions described in the application, and the following addit onal limitations:

= 4 × G. As promptly as practicable, but no later than 60 days after the initial criticality of the facility, Lockheed Aircraft Corporation shall submit a written report to the Commission describing the measured values of the operating conditions or characteristics listed below and evaluating any significant variation of a measured value from the corresponding predicted value: (1) Maximum excess reactivity of the facility, not including the worth of control rods or other control devices such as burnable poison strips or soluble poison, or any experiments; (2) Total control rod worth; (3) Minimum shutdown margin both at room and operating temperature; (4) Maximum worth of the single control rod of highest reactivity value, and (5) Maximum total and individual worth of any fixed or movable experiments inserted in the facility. Records H. In addition to those otherwise required under this license and applicable regulations, Lockheed Aircraft Corporation shall keep the following records: (1) Reactor operating records, including power levels. (2) Records of in-pile irradiations. (3) Records showing radioactivity released or discharged into the air or water beyond the effective control of Lockheed Aircraft Corporation as measured at the point of such release or discharge. (4) Records of emergency reactor scrams, including reasons for emergency shutdowns. 1. (1) Lockheed Aircraft Corporation shall immediately report to the Commission in writing any indication or occurrence of a possible unsafe condition relating to the operation of the reactor. (2) A copy of any notice of intent to terminate or modify the Agreement submitted by either party to the other shall be furnished simultaneously to the Commission. On or before February 4, 1963, the Department of the Air Force and Lockheed Aircraft Corporation shall notify the Commission as to whether the Agreemen* will expire on April 4, 1963.

Date of Issuance: JUL 2 - 4962

Division of Licensing and Regulation

LOCKHEED AIRCRAFT CORPORATION

(AIR FORCE PLANT NO. 67)

FACILITY LICENSE

ESTIMATED SCHEDULE OF TRANSFERS OF SPECIAL NUCLEAR

MATERIAL FROM THE COMMISSION TO LOCKHEED

AIRCRAFT CORPORATION AND TO THE COMMISSION

FROM LOCKHEED AIRCRAFT CORPORATION

(1) Date of Transfer (Fiscal Year)	(2) Transfers from AEC to LAC Kgs, U-235	Returns by L Recoverable Cold Scrap	AC to AEC U-235 Spent Hot Fuel	(4) Net Yearly Distri- bution Including Cumulative Losses Kgs. U-235	(5) Cumulative Distribution Including Cumulative Losses Kgs. U-235
1963	17.9	0	0	17.9	17.9
1964	0	0	4.9	(4.9)	13.0
1965	6.8	1.6(a)	4.9	0.3	13.3
1966	6.8	1.6(a)	4.9	0.3	13.6
1967	6,8	1.6(a)	0	5.2	18.8
1968	0	0	4.9*	(4,9)	13.9**
	38.3	4.8	19.6	13.9**	

^{*} Inventory to be returned

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^{**} Fabrication and burnup losses

⁽a) Assumed to be returned by fabricator

UNITED STATES ATOMIC ENERGY COMMISSION LOCKHEED AIRCRAFT CORPORATION, DOCKET NO. 50-172, AND THE DEPARTMENT OF THE AIR FORCE, DOCKET NO. 50-176 NOTICE OF ISSUANCE OF FACILITY LICENSE

Please take notice that no request for a formal hearing having been filed following the publication of notice of the proposed action in the Federal Register, the Atomic Energy Commission has issued Facility License No. R-86 jointly to Lockheed Aircraft Corporation and the Department of the Air Force, authorizing possession by the Department of the Air Force and operation by Lockheed Aircraft Corporation of the Radiation Effects Reactor located at Air Force Plant No. 67 in Dawson County, Georgia.

The license as issued was set forth in the Notice of Proposed Issuance of Facility License published in the Federal Register July 4, 1962, 27 FR 6341.

FOR THE ATOMIC ENERGY COMMISSION

Saul Levine, Chief Test & Power Reactor Safety Branch Division of Licensing and Regulation

Dated at Germantown, Maryland this day of 1962.

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