NRC FORM 374

U.S. NUCLEAR REGULATORY COMMISSION

Page 1 of 10

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 of the *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 U.S. Nuclear Regulatory Commission now or hereafter in effect and to any conditions specified below.

Licensee

- 1. Nuclear Fuel Services, Inc.
- 2. 1205 Banner Hill Road Erwin. TN 37650-9718

- 3. License Number: SNM-124, Amendment 17
- 4. Expiration Date: August 31, 2037
- 5. Docket Number: 70-143
 Reference Number:

- Byproduct Source, and/or Special Nuclear Material
 - A. Uranium enriched up to
 100 weight percent in the
 U235 isotope which may
 contain up to an average
 of 10⁻⁶ grams plutonium
 per gram of uranium,
 0.25 millicuries of fission

products per gram of uranium,

- and 1.5 x 10⁻⁵ grams transuranic materials (including plutonium) per gram of uranium, as contaminants
- B. Uranium enriched up to 100 weight percent in the U233 isotope

- 7. Chemical and/or Physical Form
- A. As described in Appendix 1B to the license application
- 8. Maximum amount that Licensee
 May Possess at Any One Time
 Under This License
- A. See Sensitive Conditions

- B.1 Any form, but limited to residual contamination from previous operations
- **B.1 See Sensitive Conditions**

This license contains **SENSITIVE SECURITY-RELATED INFORMATION**. Upon removal of the Sensitive Conditions on Page 9, this license is **DECONTROLLED**.

NRC FORM 374A	U.S. NUCLEAR RE	EGULATORY COMMISSION		Page 2 of10
			License N SNM-124	umber
	MATERIALS LICENS SUPPLEMENTARY SHE		Docket or 70-143	Reference Number
		DDE	Amendme	ent 17
4	B.2	Any form, as received for analysis or for input into developmen studies		See Sensitive Conditions
C. Plutonium	C.1	As counting and calibration standards	C.1	10 millicuries
ES	C.2	As residual contamination and holdup from previous operations	C.2	As described in the license application
AT	C.3	Any form, as received for analysis or for input into developmen studies		See Sensitive Conditions
-	M Total			
S 03	C.4	Any form, as waste resulting from decontamination and volume reduction of equipment received frother organizations		See Sensitive Conditions
D. Transuranio	c Isotopes D.	As waste resulting from processing enriched uranium) D.	See Sensitive Conditions
E. Fission Pro	ducts E.	As waste resulting from processing enriched uranium	E.	See Sensitive Conditions

	D 0 -640		
NRC FORM 374A U.S. NUCLEAR REGULATORY COMMISSION	Page 3 of 10 License Number		
	SNM-124		
MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 70-143		
n DE	Amendment 17		
Authorized place of use: The licensee's existing facilities in the referenced application.	s in Unicoi County, Tennessee, as described		
 This license shall be deemed to contain two Sections: S These sections are part of the license, and the licensee conditions in each section. 			
FOR THE U.S. NUCLEAR REGULA	TORY COMMISSION		
FOR THE U.S. NUCLEAR REGULA	TOTA CONNINISSION		
Li di	182.00		
Date: see digital signature By:			
Jacob I. Zimm			
	icensi <mark>ng Branch</mark> el Management		
Office of Nucle	ear Ma <mark>terial Safety</mark>		
and Safeguards			
(D)			
35/1			
THE REAL PROPERTY AND ADDRESS OF THE PARTY AND			
9/////	7 "		
". " " O"			

NRC FORM	374A	U.S. NUCLEAR REGULATORY COMMISSION	Page 4 of 10
			License Number SNM-124
		MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 70-143
		D D D D	Amendment 17
		SAFETY CONDITIO	DNS ONS
S-1		use in accordance with the statements, represer mitted on the following dates, or as revised pursu	
707	June 30, 2009, and supplements dated July 2, August 18, August 28, and September 18, 2009; February 26, August 12, August 16, and September 23, 2010; April 13, May 13, May 27, June 24, July 28, August 1, August 5, September 9, September 27, September 30, and November 21, 2011; February 7, March 21, May 14, and October 10, 2012; January 18, 2013; June 20, September 4, September 9, and October 24, 2014; October 22, 2015; January 7, March 15, March 22, July 19, and December 15, 2016; June 16 and December 6, 2017; December 19, 2018; and March 8 and October 2, 2019.		
S-2	NFS may make changes to the License Application that does not reduce the effectiveness of the License Application, without prior U.S. Nuclear Regulatory Commission (NRC) approval, if the change meets the following provisions:		
1	(a)	The change does not decrease the level of effective License Application;	ectiven <mark>ess of the de</mark> sign basis as described in
S.	(b)	The change does not result in a departure from License Application used in establishing the de	
	(c)	The change does not result in a degradation of	safety;
L	(d)	The change does not affect compliance with ap	p <mark>licable regulatory r</mark> equirements;
٩	(e)	The change does not conflict with an existing li	cense condition; and
	(f)	Within 6 months after each change is made, the License Application to the Director, NMSS, 70.5(a), and a copy to the appropriate NRC Re	using an appropriate method listed in 10 CFR
S-3	safe data	s shall utilize, for setpoint determinations, conserty limits, instrument and system accuracies, respond operating experience. The analysis for each shall be documented for each IROFS interlock a	ponse times, instrument drift, manufacturer's h <mark>safe</mark> ty set <mark>po</mark> int shall be a formal calculation
S-4	The	vaults will be protected by barriers with an equiv	alent 2-hour fire resistance rating.
S-5	Active and administrative controls for flammable liquids and gasses must be operable in the fire area where flammable liquids and gases are present during KAST processing.		

NRC FORM	374A	U.S. NUCLEAR REGULATORY COMMISSION	Page 5 of 10	
			License Number SNM-124	
		MATERIALS LICENSE	Docket or Reference Number	
		SUPPLEMENTARY SHEET	70-143	
		n DE	Amendment 17	
S-6	S-6 The licensee shall maintain and execute the response measures in the Emergency Plan, Revision 27, transmitted by letter dated September 24, 2021, or as further revised by the licensee consistent with 10 CFR 70.32(i).			
	(a)	The licensee is granted an exemption from per listed in 10 CFR 70.22(i)(3)(xii) in calendar years 35 months of the previously evaluated emerge September 18, 2019. Following that evaluated emergency plan exercises in odd number years.	ar 2021 but must complete said exercise within ency plan exercise which occurred on exercise, the licensee will conduct biennial	
S-7 (Tenr	shall inform the NRC within 30 days of receipt on the nessee Division of Air Pollution or Water Pollution State-issued National Pollutant Discharge Elim	on Control, or rec <mark>eipt of m</mark> odified requirements	
S-8		vithstanding the requirements of 10 CFR 70.50(irement to rep <mark>ort unplanned</mark> contamination ever		
A	(a) The event occurs in a restricted area in a building which is maintained inaccessible to the public by multiple access controls;			
ST	(b)	The area was controlled for contamination before radioactive material is under control, and no co		
	(c)	Radiation safety personnel trained in contamin	ation control are readily available;	
C	(d)	Equipment and facilities that may be needed for and	or contamination control are readily available;	
`	(e)	The otherwise reportable unplanned contaminations of the Corrective Action Program.	ation event is documented in the licensee's	
	SAFEGUARDS CONDITIONS			
Section 1.0 – FUNDAMENTAL NUCLEAR MATERIAL CONTROL (FNMC) PLANS				
SG-1.1	SG-1.1 The licensee shall follow its "Fundamental Nuclear Material Control Plan" with respect to all activities involving strategic special nuclear material. The approved plan consists of the following revisions, or as further revised by the licensee in accordance with 10 CFR 70.32(c):			
		Section 1 – Process Monitoring Rev. Section 2 – Item Monitoring Rev. Section 3 – Alarm Resolution Rev.	9 (dated September 2009) 28 (dated October 2015) 11 (dated July 2013) 11 (dated October 2015) 23 (dated July 2013) more annexes.	

NRC FORM	374A U.S. NUCLEAR REGULATORY COMMISSION	Page 6 of 10
		License Number SNM-124
	MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 70-143
	n DE	Amendment 17
SG-1.2	The licensee shall follow its "Fundamental Nuclear Nurse Uranium" with respect to all activities involving speci significance. The approved plan consists of the follow licensee in accordance with 10 CFR 70.32(c): Section 1 – General Discussion	al nuclear material of low strategic wing revisions, or as further revised by the
	Section 1 – General Discussion Section 2 – SNM Confirmation and Tracking Section 3 – Management Structure Section 4 – MC&A Measurements Section 5 – Physical Inventories Section 6 – Item Control	Rev. 5 (dated December 2010) Rev. 10 (dated December 2010) Rev. 7 (dated December 2010) Rev. 5 (dated December 2010)
TE	Section 7 – Resolving Shipper/Receiver Difference Section 8 – Periodic Assessment of the MC&A S Section 9 – Record KeepingNote: The Plan may include examples in one or	cesRev. 3 (dated December 2010) systemRev. 5 (dated December 2010) Rev. 1 (dated February 1993)
Section 2	.0 – ADDITIONAL FNMC CONDITIONS	
SG-2.1	Notwithstanding the requirements of 10 CFR 74.59(tinventory, any in-process SSNM for which the validit assured by tamper-safing, the licensee may book for inventory purposes:	y of a prior measurement has not been r high enriched uranium (HEU) physical
C	(a) process holdup quantities determined by nondomanufacturing facilities performed prior to the scontrols described in Section 4.5.2.3.2 of the P	start of an inventory, in accordance with the
1	(b) pre-listed material introduced to process in the inventory, in accordance with the controls descidentified in Condition SG-1.1.	
SG-2.2	Notwithstanding, the requirement of 10 CFR 74.53(b) for each unit process, the process units listed in Sec Condition SG-1.1 shall be exempt from such detection monitoring system shall be comprised of the control sub-sections therein) of the above-mentioned Plan.	tion 1.1.5.2 of the Plan identified in on capability; and the licensee's process
SG-2.3	Notwithstanding, the requirements of 10 CFR 74.31 10 CFR 74.59(d)(1) for SSNM to maintain a system element and fissile isotope content of all SNM receiv measured by the licensee for U-233, U-235, or Pu-2 not be measured for total element if the calculated e isotope content which, in turn, is traceable to an isotope content which, in turn, is traceable to an isotope content which.	of measurements to substantiate both the ved, inventoried, shipped or discarded, SNM 39 by nondestructive assay techniques need lement content is based on the measured

generation.

NRC FORM	374A U.S. NUCLEAR REGULATORY COMMISSION	Page 7 of 10		
		License Number SNM-124		
	MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 70-143		
	n DE	Amendment 17		
	lotwithstanding, the requirement of 10 CFR 74.59(e) the 0.05 and 0.001 levels of significance for all HEU one and two scale divisions as being equivalent to t for mass measurements.	related measurements, the licensee may use he 0.05 and 0.001 control levels, respectively,		
SG-2.5	Notwithstanding, the requirements of 10 CFR 74.59 inventory all SSNM, the licensee may determine proquantities in accordance with Section 4.5.3.5 of the	ocess exhaust ventilation system inventory		
SG-2.6	Notwithstanding, the requirements of 10 CFR 74.59 replicate measurement data exceed a 0.001 control Section 4.4.1.7.3.4 of the Plan identified in Condition	limit, the licensee shall comply with		
SG-2.7	Notwithstanding, the requirement of 10 CFR 74.59(e) been shown to be not significantly different on the barrier proof data from equivalent scales without testing	asis of appropriate statistical tests, the licensee		
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 lic control standards for point calibrated, bias-free system easurement system must be calibrated by one or standard(s) each time process unknowns are measure a given unknown is based on the associated calibrated	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		
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.			
SG-2.10 Notwithstanding, the requirement of 10 CFR 74.59(f)(1)(i) to calculate the SEID associated with each HEU ID value, the licensee need not determine such SEID for MBA-7 whenever its ID is less than 300 grams U-235.				
SG-2.11 I	SG-2.11 Notwithstanding the requirements of 10 CFR 74.31(c)(3) and (c)(4), the licensee is exempted from calculating the SEID and measurement system biases associated with LEU physical inventories provided that the calculated inventory difference does not exceed 1,000 grams U-235.			
SG-2.12	Notwithstanding, the requirements of 10 CFR 74.59(continuous Plan identified in Condition SG-1.1 to measure the constrategic SNM, the licensee shall provide assigned to December 31, 2009, request letter. This one-time exare shipped from the site.	uranium element and isotope content of all values for the 2S cylinder heels identified in the		

NRC FORM 374A	U.S. NUCLEAR REGULATORY COMMISSION		Page 8 of 10
		License Number SNM-124	
	MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 70-143	
	n DE	Amendment 17	

Section 3.0 – PHYSICAL PROTECTION REQUIREMENTS:

- SG-3.1 The licensee shall follow the physical protection plan entitled "NFS Physical Protection Plan for Protection of Category I High Enriched Uranium (Strategic Special Nuclear Material)," Revision 24, submitted by letter dated September 29, 2021, and as the plan may be further revised in accordance with the provisions of 10 CFR 70.32(e).
- SG-3.2 The licensee shall follow the safeguards contingency plan titled "NFS Safeguards Contingency Response Plan," Revision 1, and as the plan may be further revised in accordance with the provisions of 10 CFR 70.32(g).
- SG-3.3 The licensee shall follow the training and qualification plan titled "NFS Site Security Training and Qualification Plan," Revision 4, 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 004, submitted by letter dated March 24, 2020, 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 security provisions (Chapters 1-6) only after notifying the NRC at least 90 days before implementation begins and submitting for NRC approval a revised, standalone plan that reflects the changes to the security posture of the facility. The notice and submittal shall be made in writing to the Director, Division of Fuel Management, NRC Headquarters, with a copy to the Director, Division of Fuel Facility Inspection, NRC Region II; and
 - (b) The licensee shall comply with the transportation security provisions (Chapters 7-13).
- SG-3.5 The licensee shall comply with the provisions of the plan entitled "Physical Protection Plan for Protection of Category III Low Enriched Uranium (Special Nuclear Material)," Revision 009, submitted by letter dated February 15, 2021, and as the plan may be further revised in accordance with the provisions of 10 CFR 70.32(e).
- SG-3.6 See Sensitive Conditions.
- SG-3.7 Notwithstanding the requirements of 10 CFR 73.46(b) for security officers to qualify and re-qualify "every 12 months," the licensee may requalify security officers within a 12 calendar-month period where a calendar-month is considered to include any day of the month. This is in addition to exemption issued in 1999 (ADAMS No. ML11325A131) and renewed in 2012 (ADAMS No. ML102780085), which permits the licensee to extend the requalification period for 30 days due to unforeseen scheduling matters.

NRC FORM	374A U.S. NUCLEAR REGULATORY COMMISSION	Page 9 of 10
		License Number SNM-124
	MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 70-143
	~ DF	Amendment 17
SG-3.8	Deleted per Amendment 17.	G/I.
٥	SUCLEAR	
TE		CC
A	Addated .	
ST		
C		S
\	The second	3 100
