

EXPORT LICENSE

FORM NRC-250
(7-75)

NRC LICENSE NO.

THIS LICENSE EXPIRES 1 November 1978**United States of America**
Nuclear Regulatory Commission**10-5392**

Pursuant to the Atomic Energy Act of 1954, as amended, and the Energy Reorganization Act of 1974 and the regulations of the Nuclear Regulatory Commission issued pursuant thereto, and in reliance on statements and representations heretofore made by

the licensee, a license is hereby issued to the licensee authorizing the export of the materials and/or production or utilization facilities listed below, subject to the terms and conditions herein.

LICENSEE

NAME **J.T. Baker Chemical Company**
222 Red School Lane
ADDRESS **Phillipsburg, N.J. 08865**
Attn: T.M. Makowski

ULTIMATE CONSIGNEE IN FOREIGN COUNTRY

NAME **J.T. Baker S.A. DE C.V.**
Chiapas No. 13
ADDRESS **Mexico 7, D.F., Mexico**

INTERMEDIATE CONSIGNEE IN FOREIGN COUNTRY

NAME **NONE**

ADDRESS

OTHER PARTIES TO EXPORT

NONE

APPLICANT'S REF. NO. **90-201-2852**COUNTRY OF ULTIMATE DESTINATION **Mexico**

QUANTITY

DESCRIPTION OF MATERIALS OR FACILITIES

1.528 kilograms uranium**Contained in 2.722 kilograms uranyl acetate****Conditions 1,3,6, and 9 on page two of this license apply to this export.****END****IPEI****IPEI****Distribution:**

Licensee License Folder
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MS, OIPI, DOE
PMSA, ISA, DOE
NMSS, SGIA
State Rad. Control Agency
State Dept. OES/NET/IM

Neither this license nor any right under this license shall be assigned or otherwise transferred in violation of the provisions of the Atomic Energy Act of 1954, as amended and the Energy Reorganization Act of 1974.

This license is subject to the right of recapture or control by Section 108 of the Atomic Energy Act of 1954, as amended and to all of the other provisions of said Acts, now or hereafter in effect and to all valid rules and regulations of the Nuclear Regulatory Commission.

THIS LICENSE IS INVALID UNLESS SIGNED BELOW
BY AUTHORIZED NRC REPRESENTATIVE

Michael A. Guhin, Assistant Director
Export/Import and International
Safeguards
Office of International Programs

DATE OF ISSUANCE **OCT 13 1977**

EXPORT LICENSE

U.S. NUCLEAR REGULATORY COMMISSION
EXPORT LICENSE

Conditions

License Number XU-8392

Condition 1 — Licensee shall file with the Customs Officer or the Postmaster two copies, in addition to those otherwise required, of the Shipper's Export Declaration covering each export and mark one of such copies for transmittal to the U.S. Nuclear Regulatory Commission, Washington, D.C. 20555. The following declaration should accompany or be placed on the Shipper's Export Declarations for such exports:

"This shipment is being made pursuant to specific license number (**specific license number**) filed at (**location of Customs office where license is filed**), on (**date license was filed**). This license expires on (**expiration date of license**), and the unshipped balance remaining on this license is sufficient to cover the shipment described on this declaration."

Condition 2 — Exports authorized in any country or destination, except Country Groups Q, S, W, X, Y, and Z in Part 370, Supplement No. 1, of the Comprehensive Export Schedule of the U.S. Department of Commerce.

Condition 3 — This license covers only the nuclear content of the material.

Condition 4 — The material to be exported under this license shall be shipped in accordance with the physical protection requirements for special nuclear material in 10 CFR 73.

Condition 5 — Special nuclear material authorized for export under this license shall not be transported outside the United States in passenger-carrying aircraft in shipments exceeding (1) 20 grams or 20 curies, whichever is less, of plutonium or uranium 233, or (2) 350 grams of uranium 235.

Condition 6 — This license authorizes export only and does not authorize the receipt, physical possession, or use of the nuclear material.

Condition 7 — The licensee shall complete and submit an NRC Form 741 for each shipment of source material exported under this license.

Condition 8 — The licensee shall advise the NRC in the event there is any change in the designation of the company who will package the nuclear material to be exported under this license, or any change in the location of the packaging operation, at least three weeks prior to the scheduled date of export.

Condition 9 — Pursuant to 10 CFR 40.14(a), the uranium to be exported is exempt from the requirements in 10 CFR 40.33(a) that it be exported pursuant to an agreement for cooperation. The Commission has determined that this exemption is authorized by law and will not endanger the common defense and security and is otherwise in the public interest.



DEPARTMENT OF STATE

Washington, D.C. 20520

BUREAU OF OCEANS AND INTERNATIONAL
ENVIRONMENTAL AND SCIENTIFIC AFFAIRS

September 29, 1977

XU-8392

10-8654

S-794

Mr. Michael Guhin
Assistant Director for International
Programs for Export and Import
United States Nuclear Regulatory Commission
Washington, D.C. 20555

Dear Mr. Guhin:

This letter is in response to your request of September 8, 1977, for Executive Branch views on whether issuance of an export license in accordance with the application hereinafter described would be inimical to the common defense and security of the United States and whether the proposed export would fall within the scope of an Agreement for Cooperation pursuant to Section 123 of the Atomic Energy Act of 1954, as amended:

NRC No. S-794--J. T. Baker Chemical Company's application dated August 24, 1977, for authorization to export to Mexico 3.368 pounds of uranium contained in six pounds of uranyl acetate to be used in the processing/manufacturing of dry copying inks and as an activator in bacteriological oxidation processes.

Under the authority granted by 10 CFR 40.14(a), we recommend that this supply of normal uranium be exempted from the requirement that it be exported pursuant to an agreement for cooperation.

The eight factors listed in the NRC Congressional Briefing on Export Licensing have been reviewed for applicability to this export and it is the view of the Executive Branch, on the basis of this review, that the issuance of the license would not be inimical to the common defense and security of the United States. A detailed

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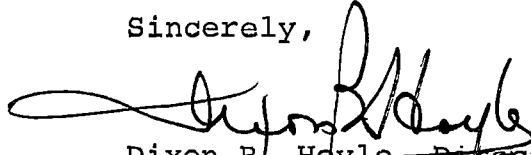
EXPORT/IMPORT
AND
INTERNATIONAL SFGDRS

10-13-77 up to
PDR & ACC

analysis of each factor is believed unnecessary in this case because of the small quantity of material involved and its non-nuclear end use.

On the basis of the foregoing, the Executive Branch believes the license should be issued.

Sincerely,

A handwritten signature in black ink, appearing to read "Dixon B. Hoyle", with a large, sweeping flourish extending to the left.

Dixon B. Hoyle, Director
Office of Program Implementation

SEP 8 1977

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R.G. Page, w/enc1

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Accessions Cpy of Orig.

ELD, w/enc1 R. Fulner, OR00,

w/enc1

Mr. Dixon Hoyle, Director
Office of Program Implementation
Bureau of Oceans and International
Environmental and Scientific Affairs
U.S. Department of State
Washington, D.C. 20520

Dear Mr. Hoyle:

Enclosed please find an application from J. T. Baker Chemical Company for a license to export source material to Mexico.

Before taking action on this license application, we would appreciate your views, in accordance with established procedures and from the overall perspective of the Executive Branch, as to whether the issuance of the requested license would be inimical to the interests of the United States, including the common defense and security, and whether the export would fall within an Agreement for Cooperation.

Sincerely,

R.N. Moore

for Michael A. Guhin, Assistant Director
Export/Import and International
Safeguards
Office of International Programs

Enclosure:

Appl. dtd August 24, 1977
(S-794, XU-8392)

cc w/enclosure:

Mr. Nelson F. Sievering, ERDA
Mr. Charles Van Doren, ACDA/NP
Dr. Maurice J. Mountain, DOD
Mr. Alfred D. Starbird, ERDA
Mr. Rauer H. Meyer, DOC

OFFICE >	IPEI	IPEI	IPEI			
SURNAME >	BLWright:sm	RN Moore	MA Guhin			
DATE >	9/7/77	9/7/77	9/7/77			

APPLICATION FOR LICENSE TO EXPORT
BYPRODUCT, SOURCE, OR SPECIAL NUCLEAR MATERIAL

Submit in Triplicate

Carefully Read Instructions on Back

XU-8392
40-8654
S-794
I.C. 11418
M/C-77-244

1. DATE OF APPLICATION AUGUST 24, 1977	2. APPLICANT'S REFERENCE NO. (if any) 90-201-2852	3. COUNTRY OF ULTIMATE DESTINATION MEXICO
4. NAME OF APPLICANT J. T. BAKER CHEMICAL CO. STREET ADDRESS 222 RED SCHOOL LANE CITY, STATE, AND ZIP CODE PHILLIPSBURG, NJ 08865		5. ULTIMATE CONSIGNEE IN FOREIGN COUNTRY (Name and address) J. T. BAKER S.A. DE C.V. CHIAPAS NO. 13 MEXICO 7, D.F., MEXICO
6. INTERMEDIATE CONSIGNEE IN FOREIGN COUNTRY (Give name and address. If same as ultimate consignee, state "Same.") S A M E		7. IF PURCHASER IN FOREIGN COUNTRY IS OTHER THAN ULTIMATE CONSIGNEE, GIVE NAME AND ADDRESS. (If same, state "Same.") S A M E
8. (a) QUANTITY TO BE SHIPPED (See instructions on back) 3,368 pounds Uranium in 6 pounds of Uranyl Acetate	(b) COMMODITY DESCRIPTION (Include chemical and physical form; for special nuclear material and byproduct material also specify isotopic content; if in a device, identify the device, manufacturer, and model number.) Uranyl Acetate Reagent Dihydrous	

(c) SHIPPING AND PACKING PROCEDURES (Required for special nuclear material. See instructions on back.)

9. END USE OF COMMODITIES COVERED BY THIS APPLICATION: (Describe fully, stating what will be produced or manufactured, what service will be rendered, or the nature of the research that will be performed.) (See instructions on back for special nuclear material.)

- 1). Precipitant of Sodium
- 2). Processing/manufacturing of dry copying inks
- 3). Activator in bacteriological oxidation processes

10. The applicant, and any official executing this certificate on behalf of the applicant named in Item 4, certify that this application is prepared in conformity with Title 10, Code of Federal Regulations, Parts 30 and 36. (if for byproduct material) or Part 40 (if for source material), or Part 70 (if for special nuclear material), and Part 71 (for transport of radioactive material, if applicable) and that all information contained herein, including any supplements attached hereto, is true and correct to the best of their knowledge and belief.

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EXPORT/IMPORT
AND
INTERNAT'L SFGDRS

J. T. BAKER CHEMICAL CO.

(Applicant named in Item 4)

By:

T.M. MAKOWSKI

MANAGER, EXPORT SERVICES

(Title of certifying official authorized to act on behalf of the applicant)

9-7-77 Cyp to
PDR + ACC

Warning: 18 U.S.C. Section 1001; Act of June 25, 1948: 62 Stat. 749; 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

Instructions

The export of byproduct, source or special nuclear material is prohibited unless the exporter holds a specific AEC export license or, with respect to byproduct and source material, unless the exporter is authorized under a general AEC export license as provided in AEC regulations 10 CFR Parts 36 and 40. APPLICATION FOR A SPECIFIC AEC EXPORT LICENSE SHOULD BE FILED IN TRIPLICATE ON THIS FORM AEC-7.

Specific or general AEC export licenses cover only the byproduct, source or special nuclear material involved in the export. If such material is contained in instruments or devices, a license may also be required from the Department of Commerce covering the export of such instruments or devices.

Item 8(a) - State the amount of byproduct material in millicuries or curies (state which unit is used). State the weight of contained thorium and uranium in pounds or kilograms (state which unit is used) and the net weight of the shipment (for example, 10 pounds thorium contained in 250 pounds thorium magnesium alloy). State the weight of contained special nuclear material in parts or multiples of grams.

Item 8(c) - If the requirements of 10 CFR Part 71 ("Packaging of Radioactive Material for Transport") are not applicable to the packaging and transport of the byproduct, source or special nuclear material to be exported, or if the packaging and transport of such material is subject to a general license or is exempt from the provisions of 10 CFR Part 71, so indicate. Identify where applicable the specific AEC license and date of issuance authorizing, pursuant to 10 CFR Part 71, the delivery of such material to a carrier for transport. If a specific AEC license or an amendment to an existing license is required by 10 CFR Part 71 in connection with the packaging and transport of the material proposed to be exported, an application containing the information specified in 10 CFR § 71.21 should be submitted with Form AEC-7.

Item 9 - For special nuclear material, a statement of end use from the consignee must accompany this application.