Figure: 31 TAC §675.23(e)(1)

ANNEX A

TLLRWDCC §675.23—IMPORTATION FORM

TEXAS LOW-LEVEL RADIOACTIVE WASTE DISPOSAL COMPACT COMMISSION APPLICATION FOR IMPORTATION OF NON-PARTY LOW-LEVEL RADIOACTIVE WASTE (NOTE: PURSUANT TO TEXAS HEALTH AND SAFETY CODE, §401.207(j), THIS PETITION MUST BE COMPLETED BY APPROPRIATE REPRESENTATIVES OF THE DEPARTMENT OF DEFENSE OR THE GENERATOR OF THE WASTE UNLESS THE GENERATOR IS A SMALL QUANTITY GENERATOR AS DEFINED IN 31 TAC §675.20(19), IN WHICH CASE THE PETITION MAY BE SUBMITTED BY AN APPROPRIATELY LICENSED BROKER) (Article III, Sec. 3.05(7) of the Compact)

I. Applicant Info	
Entity Name:	2 al - Tex Associates
Contact Person, Title:	Michael Albanese, 1850
Phone: 209 3	23 5557 ext.34
Email: Mall	samese @ galtek.com
Website: WW	w. galtek.com
Business Address:	3998 Commerce Cir.
	Idaho Falls, ID 83401
Mailing Address:	3998 Commerce Cir. Idahs Falls, ID 83401

	Is ap	Is applicant:		
		Generator		
		☑ Broker		
		Licensed Waste Processor		
		Licensed Waste Collector		
		☐ Department of Defense		
11.	Gene	erator Specifications:		
	Α,	Generator type:		
		☐ Industrial		
		□ Academic/Research		
		√ Medical		
		□ Utility		
		© Government		
	В	Is waste from a "small quantity generator"?		
		Yes" Yes"		
		□ No		
III.	Agreement Period:			
	seeking a unusual	pplications generally will be granted only in single fiscal-year increments. If you are a term that would extend beyond the end of a current fiscal year, please explain the circumstances that would justify a deviation from this general rule? Yearen period through Mugust 31, 2019		
	 			

١V	
	Waste Volume (Cubic Feet):
	Waste Volume (Cubic Feet):
	Waste Classification:
	Class A,
	☐ Class B, and/or
	☐ Class C
	Waste Form
	Stable
	□ [Unstable
	Does the proposed waste consist solely of sealed sources?
	l∕. No.
	The Yes.
	Compact and/or unaffiliated state, territory, possession, or district of the United States where the waste was generated (please list):
	Florida, SE Compact Arizona, SW Compact
	Arizona, sw compace
	Waste Description: Depleted Uranium Shielding

V. Compliance

Does Applicant have any unresolved violation(s), complaint(s), unpaid fee(s), or past due report(s) with the Texas Low-Level Radioactive Waste Disposal Compact Commission?

V No.

Yes. Please explain and attach applicable documents.

Does Applicant have any unresolved violation(s), complaint(s), unpaid fee(s), or past due reports associated with radioactive waste receipt, storage, handling, management, processing, or transportation pending with any other regulatory agency with jurisdiction to regulate radioactive material including, without limitation, the Texas Commission on Environmental Quality (TCEQ)?

W No.

Yes. Please explain and attach applicable documents.

VI. Certifications

Applicant hereby certifies* the following:

The information provided herein is complete, accurate, and correct.

Y The waste proposed for importation is not waste of international origin.

The low-level radioactive waste for which this Import Application is submitted will be packaged and shipped in accordance with applicable state and federal regulations and is acceptable for disposal at the Compact Facility.

The person submitting this Import Application is authorized by the Applicant to commit Applicant to each and every obligation and condition set forth herein and in the Agreement for Importation of Non-Party Compact Waste. A copy of a written document containing such authorization must be attached to this Import Application.

Applicant has delivered to the specified disposal facility and TCEQ a copy of this Application for Importation of Compact Waste (along with any supplement or amendment thereto).

* If any box is left unchecked, the Commission will assume that requirement was not met.

VII.	Authorized Signatory:	
	Michael Albanese	
Prin	t or type name) Michael Albaness	
Sign	ature Radiation Safety Officer	
Title	June 13 2019	
Date		

VIII. ATTACHMENTS:

(Attachments should include all applicable licenses, authorizations, and other materials needed or useful to fully explain the import Application.)

Figure: 31 TAC §675.23(e)(2)

ANNEX B

TERM SHEET

(Minimum terms that must be addressed in any Waste Importation Agreement offered to the Texas Low-Level Radioactive Waste Disposal Compact Commission in connection with an Application to Import Waste).

- A. The proposed beginning and ending dates.
- B. Compliance with all applicable federal and state laws and rules including, without limitation, §8.03 of the Compact as compiled in Texas Health and Safety Code (THSC), Chapter 403.
- C. Liability for applicants' own acts, omissions, conduct, and relationships in accordance with applicable law.
- D. Acknowledgement that the Commission under any circumstances may amend or revoke the agreement with prior notice and that under emergency circumstances the Commission may suspend authorization to import with such notice as it is able to give under the circumstances.
- E. Agreement shall not be assignable or transferable to any other person.
- F. Agreement is subject to receipt by the Compact Facility Operator and the Commission of written certification from the Texas Commission on Environmental Quality (TCEQ) prior to the acceptance of Generator's Non-Party Compact Waste that the waste to be imported is authorized for disposal under the Compact Facility license.
- G. A description of the characteristics of the waste proposed for importation including (but not limited to) volume, type, physical form, total radioactivity, and radionuclide-specific activities.
- H. A representation by the applicant that it has disclosed:

- (1) The existence of unresolved violations pending against the applicant with any other regulatory agency with jurisdiction to regulate radioactive material.
- (2) The existence of any unresolved violation(s), complaint(s), unpaid fee(s), or past due report(s) that the applicant has with the Commission.
- (3) The existence of any unresolved violation(s), complaint(s), unpaid fee(s), or past due reports that the applicant has with any other regulatory body, including, without limitation, the TCEQ.
- I. An acknowledgement that a misrepresentation with respect to an item listed in H may result in the cancellation of the agreement.
- J. The obligation to report immediately to the Commission any allegation of the violation of any law, rule, or regulation related to the storage, shipment, or treatment of any form of radioactive material.
- K. A provision acknowledging the right of the Commission to audit or cause to be audited compliance with the agreement.
- L. Agreement to comply to the extent applicable with the rules related to commingling adopted by the TCEQ in coordination with the Commission pursuant to THSC, §401.207(k).
- M. An affirmation that no waste of international origin shall ever be included in the materials to be imported to the Compact Facility.
- N. Any other matter required by 31 TAC §675.23 to be included in the agreement.