Laser Acquisition, Use, Transfer, and Disposal—UT Policy

**Purchase of lasers** through the University’s purchasing system, Point Plus, will alert EHS of the laser purchase by using commodity code 49051. A purchase order must be used for all Class 3B and 4 laser purchases. Use of a procurement card is prohibited. The **commodity code for lasers and laser components triggers an EHS desktop review** of the PO or Bid Request. The PO or bid request will be routed to the LSO and LSM who can determine if the laser is Class 3B or 4, and if the PI is already an Authorized Laser User (ALU). If the description of the laser or component is inadequate to confirm the hazard and PI of the laser, EHS will contact the requestor for clarification. Once the laser PI is identified, and the laser class is known, the PO or bid request can be approved. Class 3B or 4 laser POs or bid requests will be saved in the PI’s laser file and a follow-up review will be conducted to determine the status of the laser purchase.

“**Laser Products**” sold or imported in the U.S. must comply with the FDA’s 21 CFR subchapter J, and section 1040. The manufacturer is required to comply with these rules, which includes hazard classification, safety features and warning labels. The laser product is sold and shipped with the safety features inbuilt as part of the laser device. Laser products classified as 3B and 4 require additional safety features to operate. Class 1 and 2 lasers are generally not considered hazardous, and class 3A lasers are hazardous only if misused. Additionally, the FDA maintains an “Import Alert” which is a list of foreign companies that have failed to comply with FDA requirements. Laser products from these companies may be detained without physical examination upon entry into the U.S. The current list of manufacturers and shippers can be found at [http://www.accessdata.fda.gov/cms_ia/importalert_254.html](http://www.accessdata.fda.gov/cms_ia/importalert_254.html). It is highly recommended that you not purchase from those listed in the “Import Alert.”

**Laser components**, such as a laser diode, laser excitation media/rod, laser cavity mirrors, etc., are used to build “homemade” or “self-built” lasers. These lasers do not usually meet manufacturing safety requirements such as housing enclosure, interlocks, beam shutter, key controls, aperture warning label, and other requirements. The laser has not undergone the hazard classification process, which categorizes the laser’s hazard level. Rules for use of this type of laser are more complex and could require submitting an official laser product report to the FDA.

**Brochures and spec sheets** may also be used to obtain beam characteristics, which are needed for the laser hazard analysis. The manufacturer should be able to answer specific questions regarding classification, safety, and laser protective eyewear.

**Receipt** of a laser at UT places the use of the laser under Texas regulations and UT safety controls. The PI or his designee should contact EHS upon receipt of a Class 3B or Class 4 lasers. Activation of the laser system must be done under the oversight of EHS. The Texas Department of State Health Services requires that we keep an updated inventory of all Class 3B and Class 4 lasers.
Laser lab setup should be completed with safety considerations in mind. A review of the proposed setup by EHS can prevent difficult changes after the laser setup has been completed. Poor decisions in lab setup do not diminish the PI’s obligation to meet safety requirements. Ask for EHS input for your proposed lab setup.

Use of lasers at UT must follow applicable regulatory requirements and safety policies. The Committee, EHS, the LSO and LSM are charged with review and approval of laser use at the University. The safety requirements for laser use at UT are covered in other program documents.

Transfer of lasers to another person or organization must be authorized by EHS. Class 3B and Class 4 lasers cannot be sold, donated, transferred, or relocated to another PI, researcher, facility, or institution without EHS approval, even on a temporary basis. Texas regulations require that the transferor of a laser must demonstrate that the transferee has a current registration with the State of Texas. Lasers transferred out of State may have other requirements. EHS will require the transferee to demonstrate competence in the safe use of class 3B and 4 lasers.

Disposal of lasers is also a regulated activity. Never use regular trash disposal for Class 3B and 4 lasers. Inform the LSO or LSM of the laser for disposal. EHS may be able to find another user. If not, the laser must be sent to Surplus Property. If the laser system contains hazardous materials such as with dye lasers, remove the hazardous materials and submit a Chemical Request for Disposal to EHS. Once the hazardous materials are removed, the laser system can be submitted to Surplus Property for pickup. The LSO or LSM will update the inventory to indicate the final disposition of the laser.

More information on the UT Laser Safety is available here:

http://ehs.utexas.edu/programs/lasers/