NRC FORM 374 U.S. NUCLEAR REGULAT	ORY COMMISSION			
MATERIALS LICENSE				
Pursuant to the Atomic Energy Act of 1954, as amended, the Energy Reorganization Act of 1974 (Public Law 93-438), and the applicable parts of Title 10, Code of Federal Regulations, Chapter I, Parts 19, 20, 30, 31, 32, 33, 34, 35, 36, 39, 40, 70, and 71, 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 Nuclear Regulatory Commission now or hereafter in effect and to any conditions specified below.				
Licensee				
 COGEMA Mining, Inc. P.O. Box 730 Mills Wyoming 82644 	3. License Number SUA-1341, Amendment No. 8			
2. P.O. Box 730	4. Expiration Date Until terminated			
Mills, Wyoming 82644	5. Docket No. 40-8502			
	Reference No.			
 Byproduct Source, and/or Special Nuclear Material Chemical and/or Form 	Physical 8. Maximum amount that Licensee May Possess at Any One Time Under This License			
Uranium and 11e.(2) Unspecified Upproduct				
SECTION 9: Administrative Conditions	2			
9.1 The authorized place of use shall be the licensee' Johnson and Campbell Counties, Wyoming.	s Irigaray and Christensen Ranch Satellite facilities in			
Fuel Cycle Licensing Branch, c/o Document Cont	Safeguards, U. S. Nuclear Regulatory Commission,			
Required telephone notification shall be made to to otherwise specified in license conditions.	the NRC Operations Center at (301) 816-5100, unless			
[Applicable Amendment: 4]				
September 3, 1997 "Responses to NRC Commer Material License SUA-1341," and as supplemente performance based license condition for approval	nse renewal application submittal as revised by the ots on the License Renewal Application for Source ad by the December 13, 1996, submittal requesting a of the startup of new well fields, including standard as the "approved license application." The approved			
The land and structures will be decommissioned a December 19, 2000, as revised by submittals date Whenever the word "will" is used in the above refe	according to the Decommissioning Plan submitted ed June 15, June 18, and August 31, 2001. erenced documents, it shall denote a requirement.			
[Applicable Amendments: 4, 6]				

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9.4	Perfor	mance	Based License Condition	
	a)	The li condi	censee may, without obtaining a license a tions specified in Part b of this condition:	mendment pursuant to §40.44, and subject to
		(i)	make changes in the facility as describe	d in the license application (as updated),
		(ii)	make changes in the procedures as des and	cribed in the license application (as updated),
		(iii)	conduct test or experiments not describe	ed in the license application (as updated).
	b)	The li propo	censee shall obtain a license amendment sed change, test or experiment if the char	pursuant to §40.44 prior to implementing a nge, test, or experiment would:
		(i)	Result in more than a minimal increase i previously evaluated in the license applied	in the frequency of occurrence of an accident cation (as updated);
		(ii)		in the likelihood of occurrence of a malfunction SC) important to safety previously evaluated in
		(iii)	Result in more than a minimal increase i evaluated in the license application (as u	in the consequences of an accident previously updated);
		(iv)	Result in more than a minimal increase i important to safety previously evaluated	in the consequences of a malfunction of an SSC in the license application (as updated);
		(v)	Create a possibility for an accident of a or the license application (as updated);	different type than any previously evaluated in
		(vi)	Create a possibility for a malfunction of a than previously evaluated in the license	an SSC important to safety with a different resul application (as updated);
		(vii)	(as updated) used in establishing the fin	f evaluation described in the license application al safety evaluation report (FSER), or the inical evaluation reports (TERs), or other endments.
		(viii)	or analysis leading to the conclusions of analyzed and selected in the site or facil Evaluation Report (TER), and Environme	istent with the NRC conclusions, or the basis of , actions, designs, or design configurations ity Safety Evaluation Report, Technical ental Impact Statement (EIS), or Environmental ents and amendments, and TERs, EAs, EISs
	c)	The li and E	censee's determinations concerning Part I Invironmental Review Panel (SERP). The	o of this condition, shall be made by a Safety SERP shall consist of a minimum of three

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	d)	with the responsibility of assuring changes conforrequirements. Additional members may be inclutechnical aspects such as ground water, hydrold sciences, and other technical disciplines. Temp than the three above-specified individuals, may a specified individuals. The licensee shall maintain records of any chan license termination. These records shall include made by the SERP, that provide the basis for deb of this condition. The licensee shall furnish, in such changes, test, or experiments, including a evaluation of each. In addition, the licensee shall which shall include both a change indicator for the drawn in the margin adjacent to the portion acture (date of change or change number or both), to the approved license application (as updated) to reference.	approval for changes; one member shall have shall have responsibility for implementing any the radiation safety officer (RSO) or equivalent, orm to radiation safety and environmental uded in the SERP as appropriate, to address ogy, surface water hydrology, specific earth orary members or permanent members, other be consultants. ges made pursuant to this condition until e written safety and environmental evaluations etermining changes are in compliance with Part an annual report to the NRC, a description of summary of the safety and environmental all annually submit to the NRC changed pages, he area changed, e.g., a bold line vertically ally changed, and a page change identification he operations plan and reclamation plan of the
9.5	The lic	able Amendments: 4, 6] ensee shall maintain an NRC-approved financial R 40, Appendix A, Criterion 9, adequate to cover	surety arrangement, consistent with
	party, evapoi the cos	for decommissioning and decontamination, offsite ration pond residues, and ground-water restoratio sts associated with all soil and water sampling an plishment of decontamination.	e disposal of radioactive solid process or on as warranted. The surety shall also include
	license	3 months of NRC approval of a revised decomme shall submit for NRC review and approval, a pre- mement if estimated costs in the newly approved of	roposed revision to the financial surety

Annual updates to the surety amount, required by 10 CFR 40, Appendix A, Criterion 9, shall be provided to NRC by August 18 of each year. Financial surety coverage for the full amount of the NRC-approved decommissioning cost estimate shall not lapse for any time period prior to license ermination. If NRC has not approved a proposed revision 30 days prior to the expiration date of the existing surety arrangement, the licensee shall extend the existing arrangement, prior to expiration, for one year. Along with each proposed revision or annual update, the licensee shall submit supporting documentation showing a breakdown of the costs and the basis for the cost estimates with adjustments for inflation, maintenance of a minimum 15 percent contingency, changes in engineer in

covered in the existing financial surety. The revised surety shall then be in effect within 3 months of

written NRC approval.

At least 90 days prior to beginning construction associated with any planned expansion or operational change which was not included in the annual surety update, the licensee shall provide for NRC approval an updated surety to cover the expansion or change.

plans, activities performed, and any other conditions affecting estimated costs for site closure.

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	State of Wy The license identifies th and decont associated NRC-appro annual upd	amination, offsite disposal, soil and water sa with the site. The basis for the cost estimate oved revisions to the plan. The reclamation/ lates should follow the outline in the Appendi anded Outline for Site Specific <i>In Situ</i> Leach	and the final approved surety arrangement. uthorized to be held by the State, expressly ers the cost of above-ground decommissioning ample analyses, and ground-water restoration e is the NRC-approved site closure plan or the decommissioning plan, cost estimates, and ix E to NUREG-1569 (NRC, 1997), entitled,
	Bank USA continuous	ee's currently approved surety, Irrevocable S in favor of the State of Wyoming, Departmen ly maintained in an amount no less than \$13 , Appendix A, Criterion 9, until a replacemen RC.	tandby Letter of Credit issued by the HSBC nt of Environmental Quality shall be 6,695,730 for the purpose of complying with it is authorized by both the State of Wyoming
	[Applicable	Amendments: 1, 2, 4, 6, 7]	o o
9.6	process ac the license shall enum Additionally include in-p approved,	erate pertinent radiation safety practices to b /, written procedures shall be established an plant and environmental monitoring, bioassay	e handled, processed, stored, or transported by Ranch sites. SOPs for operational activities be followed in accordance with 10 CFR Part 20. d followed for non-operational activities to
			~ <u>`</u> 0.
	approved in a	procedures for both operational and non-ope n writing by the Radiation Safety Officer (RS a procedure is proposed to ensure that prope dditionally, the RSO shall perform a docume	O) before implementation and whenever a
9.7	Irigaray and State to red writing. Th the agreem License Co be submitte to secure th	d Christensen Ranch Satellité facilities at a s ceive 11e.(2) byproduct material. The licens e licensee's approved waste disposal agreen tent expires or is terminated, the licensee sh ondition 9.2, within 7 days after the date of exp	ee shall identify the disposal facility to NRC in ment must be maintained onsite. In the event all notify NRC in writing, in accordance with piration or termination. A new agreement shall piration or termination. If the licensee is not able
	[Applicable	Amendment: 4]	
9.8	NRC guida Release fo Material," d	nce document entitled, "Guidelines for Deco r Unrestricted Use or Termination of License	ocedures approved by NRC prior to any such

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	[Applicab	le Amendment: 4, 6]	
9.9	administe will be co its implen	mpleted in compliance with the National Histor	es associated with the proposed development ric Preservation Act of 1966 (as amended) and e Archaeological Resources Protection Act of
	discovery evaluated	e that no unapproved disturbance of cultural re of previously unknown cultural artifacts shall in accordance with 36 CFR Part 800, and no authorization from NRC to proceed.	cease. The artifacts shall be inventoried and
	[Applicab	le Amendment: 4]	A L
9.10	as descri Christens	e licensee shall maintain restricted area boundaries at the Irigaray and Christensen Ranch facilities described in Section 5.8.1 of the approved license application. Additionally, the Irigaray and ristensen Ranch well field buildings shall be restricted, if required, based on the results of iological surveys.	
9.11	within the conspicue	The licensee is hereby exempted from the requirements of Section 20.1902(e) of 10 CFR 20 for areas within the Irigaray and Christensen Ranch facilities, provided that all entrances to the facility are conspicuously posted in accordance with Section 20.1902(e) and with the words, "Any AREA WITHIN THIS FACILITY MAY CONTAIN RADIOACTIVE MATERIAL."	
9.12		shall have the health physics authorities, resp in Regulatory Guide 8.31.	consibilities, and technical qualifications
9.13	DELETEI	D BY Amendment No. 4.	*
SECT	ION 10: O	perations, Controls, Limits, and Res	strictions
10.1	The licen	see is not authorized to inject lixiviant.	
	[Applicab	le Amendment: 4]	
10.2		see shall construct all wells in accordance with license application.	n methods described in Section 3.3.2 of the
	Any faileo and aban	d well casing that cannot be repaired to pass the doned, using procedures set out in Section 3.3	he integrity test shall be appropriately plugged 3.2 of the approved license application.

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10.3	established in the mining zone, the mining z where present, with spacing and locations a shall, at a minimum, consist of the sample a approved license application.	e represent oved license cone perime is specified analyses sho REE	ative pre-mining groundwater quality data and application. The data shall be from wells
	Monitored Unit		Density
	Ore Zone Monitors		AI
	Ore Zone Baseline (restoration	on)	1 well per 4 acres of pattern area
	Shallow Zone Monitors Deep Zone Monitors (where		1 well per 3.5 acres of pattern area nt) 1 well per 3.5 acres of pattern area
		A MILLING	S
	Wells utilized to establish baseline groundw follows:	ater quality	for past Irigaray production areas were as
	Monitored Unit		Wells per Monitored Unit
	Irigaray Unit 1 Sandstone	UND	2
	Irigaray deep monitor zone Irigaray perimeter and trend	ΨΨΨ	2
	monitor wells		*
	(Units 1-9)	XX	70 percent of installed wells
	Baseline groundwater quality in previously a (well field average) from the following subm	approved pro ittals:	oduction areas shall be the mean data values
	<u>Irigaray</u> Units 1–5 Unit 6 Unit 7 Units 8–9	April 4, 198	2, 1987 (Table 4)
	<u>Christensen Ranch</u> Unit 3 and Module 2 expansion Unit 3 expansion and Module 4A expansion		1, 1988 (Table 2) 1991 (Table 6)

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	ι	Jnit 2 south portion	November	27, 1992 (Table 2)
	ι	Jnit 2 north portion		992 (Table 2)
		Jnit 4	April 1, 199	94 (Table 6)
	ι	Jnit 5	February 2	8, 1995 (Table 7)
	[Applicat	ble Amendment: 4]	REG	311.
10.4	Upper C for moni in Decer Ranch s in confor	ontrol Limits (UCLs) in accordance tor wells established prior to the issumer nber 1996, are provided in Table 5 ite in Section 5.8 of the approved lice	icensee sha with Section uance of the 26 for the Ir cense applic oplication a	all collect groundwater samples and establish n 5.8 of the approved license application. UCLs e Performance Based License Condition (PBLC) igaray site and Table 5.27 for the Christensen cation. UCLs shall be applied to all monitor wells nd appropriate SOPs. The UCL parameters
	[Applica	able Amendment: 4]	77 (i i i i i i i i i i i i i i i i i i i
10.5		nsee is authorized to produce yellov on shall not exceed 50,000 pounds.		from restoration fluid. Annual yellowcake
	[Applicat	ble Amendment: 5]		
10.6	Ponds R changed pond sys	A and RB shall have at least 8 feet to a 2 foot in either RA or RB as lo stem to accept the contents of one o e storage pond, brine ponds and filt	of freeboar ng as suffic of the ponds	17 ponds shall have at least 2 feet of freeboard. d. The 8-foot freeboard may be temporarily sient reserve capacity is available in the overall s in case of leakage. The Christensen Ranch sh pond (if constructed) shall have at least 2 feet
	system t	o enable the transfer of the content	s of a pond	fficient reserve capacity in the evaporation pond to other ponds. In the event of a leak and its shall be suspended during the repair period.
	[Applicat	ble Amendment: 4]		
10.7	sanitary	effluents from process buildings an wastes, shall be returned to the pro or disposed of as allowed by NRC re	cess circuit	cess waste streams, with the exception of , discharged to the solution evaporation
		ally, the licensee is authorized to dis the following wells:	spose of pro	ocess solutions, injection bleed, and restoration
		COGEMA DW No. 1 Christensen 18-3 DW-1 DW-2		

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		ee shall maintain a record of the volumes of s n in the annual monitoring report.	solution disposed in these wells and submit this
	[Applicable	Amendment: 4]	
10.8	The licens application	ee shall maintain effluent control systems as n, with the following additions:	specified in Section 4.0 of the approved license
	Α.	Operations shall be suspended within 1 the emission control equipment for the y operating within the ranges permitted by	hour in the dry/pack area of the plant if any of ellowcake drying or packaging areas is not WDEQ Air Quality Permit No. OP-254.
	B.	scrubber is operating within the recommodifferential. This shall be accomplished which will record the scrubber flow rate a	vellowcake drying operations, assure that the ended ranges for water flow and air pressure by use of continuous monitoring equipment and differential pressure, and signal an audible d ranges in the permit. Manual readings and ber 12-hour shift.
	C.	The furnace draft pressure shall be read maintained within the design specificatio	and documented once per 12-hour shift, and n of -0.1 to -0.5 inches of water.
	[Applicable	e Amendment: 4]	5
10.9	where the written ope applicable specialized	potential for significant exposure to radioactiv	accompanied by a breathing zone air sample or by the RSO or designee qualified by way of
10.10	Christense	ee shall sample particulates and radon proge on Ranch Satellite locations shown on Figures plication. Additional sampling locations can b	eny on a monthly frequency at the Irigaray and s 5.2 and 5.3 of the approved be added by the licensee through the SERP.
	[Applicable	Amendment: 4]	
10.11	lf employe alpha surv	es do not shower prior to leaving the restricte ey instrument prior to exiting in conformance	ed area, they shall monitor themselves with an with Regulatory Guide 8.30.
10.12	of the adm	ee shall implement the bioassay program dis inistrative or actions levels and corrective ac idit Report.	cussed in Regulatory Guide 8.22. Exceedance tions performed will be documented in the
	[Applicable	e Amendment: 4]	

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10.13	All radiation monitoring, sampling, and detection equip as recommended by the manufacturer or at least annu radiation survey instruments shall be operationally che use.	ally, whichever is more frequent. In addition, all
10.14	DELETED BY Amendment 4.	
10.15	The licensee shall incorporate the restoration data for completion report.	the 517 and USMT sites into the Irigaray
	[Applicable Amendment: 4]	0
10.16	The licensee shall conduct groundwater restoration an Section 6.1 of the approved license application. The p groundwater quality, on a production-unit average, to b parameter basis. If the primary goal cannot be achieve returned to the pre-mining use category.	rimary goal of restoration shall be to return the baseline concentrations on a parameter-by-
	Changes to groundwater restoration or post-restoration review and approval at least 2 months prior to groundward	n monitoring plans shall be submitted to NRC for vater restoration in a mining unit.
10.17	The licensee shall include the following as part of the g Annual sampling and analysis for chloride and conduct SM-1, M-219, M-220, and M-221.	
10.18	The licensee shall implement the respiratory protection license application.	
10.19	DELETED BY Amendment No. 4.	
10.20	DELETED BY Amendment No. 4.	
10.21	DELETED BY Amendment No. 4.	
10.22	DELETED BY Amendment No. 4.	
SECT	ION 11: Monitoring, Recording, and Bo	okkeeping Requirements
11.1	Injection manifold pressures and flow rates shall be mo operations, injection pressures shall not exceed 120 pe Christensen Ranch site. Also, during maintenance tas integrity test pressures.	si at the Irigaray site, and 140 psi at the
11.2	All designated monitor wells shall be sampled and test Condition 10.4. Sampling shall be performed on the ro application.	ed for the UCLs established in accordance with butine sampling schedule in the approved license

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	If the routine sampling results indicate an exceedance collected from that well within 48 hours and analyzed well shall be placed on excursion status if the results of the established UCLs.	for chloride, conductivity, and total alkalinity. The
	If the results from the second sample do not confirm to collected within 48 hours of receiving the results from sampling shall be considered in error if the second an exceedance. The well shall be placed on excursion s samples exceed at least two of the established UCLs.	the second sampling, and analyzed. The routine d third samples do not confirm the initial tatus if the results from the second or third
	Upon confirming an excursion, the licensee shall imples sampling frequency for the excursion indicators to we status shall be submitted to the NRC, in accordance we excursion has been mitigated. An excursion is considered least two excursion indicators remain below the estable	ekly. Written progress reports of the excursion vith Condition 9.2, on a quarterly basis until the lered mitigated when the concentrations of at
	Irigaray monitor wells SSM-3, SSM-18, SSM-40, SSM from the excursion confirmation and reporting require licensee's May 14, 2003 submittal and the excursion r dated July 28, 2003. However, if during a sampling ex exceed the Wyoming Class III Livestock Standard for reporting requirements of this license condition will be	ments of this license condition pursuant to the removal approval granted by Wyoming DEQ rent the chloride level in any of these wells should chloride, then the excursion confirmation and
	[Applicable Amendments: 4, 8]	A S
11.3	The licensee shall conduct effluent, personnel, and er with Tables 8-1 and 9-1 of the approved Decommission	nvironmental monitoring programs in accordance oning Plan.
	[Applicable Amendment: 6]	
11.4	The licensee shall perform and document weekly visu Ranch Satellite evaporation pond embankments, fenc freeboard and checks of the leak detection system.	al inspections of the Irigaray and Christensen ses and liners, as well as measurements of pond
	Anytime 6 vertical inches or more of fluid is detected i be analyzed for chloride, conductivity, pH and uranium the licensee shall lower the pond fluid level by transfe undertake repairs, as needed. If standpipe water exis above parameters weekly during the leak period and	n. If analyses indicate that the pond is leaking, rring its contents to an alternate cell, and sts, quality samples shall be analyzed for the
	[Applicable Amendment: 4]	
11.5	The licensee shall conduct the weekly in-plant inspect of the approved license application. In addition, the R through (during operation of the yellowcake dryer) of control practices are being implemented appropriately	SO or designee shall document a daily walk- the Irigaray facility to determine that radiation
	[Applicable Amendment: 4]	

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11.6	surveys au inspection investigati	nd monitoring, survey/monitoring equipment of	by this license; and any subsequent reviews, ited. Unless otherwise specified in the NRC
11.7	The licens 5.7.2 of th accordanc	ee shall monitor for external exposure in acc e approved license application. The licensee be with 10 CFR 20.1502(b)(1) and Section 5.7	ordance with 10 CFR 20.1502(a)(1), Section shall monitor for internal exposure in 7.3 of the approved license application.
SECT	TON 12.	Reporting Requirements	0
12.1	Effluent ar format sho Monitoring pressures		shall be provided in the annual report in the v. 1) entitled, "Sample Format for Reporting on rates, recovery rates and injection manifold
	[Applicable	e Amendment: 4]	
12.2	Spill, Leak	k, Excursion, and Incident/Event Reporting	
	11e.(2) by informatio released,	se termination, the licensee shall maintain do product materials (including extraction solution n shall include, but not be limited to: date, vo radiological survey results, soil sample results on surveys (if taken), and a map showing the	blume, total activity of each radionuclide s (if taken), corrective actions, results of post
	against 10	see shall have procedures which will evaluate OCFR 20, Subpart "M," and 10 CFR 40.60 rep nust report this information to the NRC Opera	the consequences of the spill or incident/event porting criteria. If the criteria are met, the tions Center as required.
	material, c incidents/e Uranium F hours. Th report acc	nsee is required to report any spills, leaks, or or process chemicals because of impact on the events to State or Federal Agencies, a report Recovery Inspection and the NRC Project Mar is notification shall be followed, within 30 day pording to Condition 9.2 detailing the condition actions taken, and results achieved.	he environment, or to report any other shall be made to the Region IV Branch Chief for nager by telephone or electronic mail within 48 is of the notification, by submittal of a written
	[Applicable	e Amendment: 4]	
12.3	DELETED	BY Amendment No. 4.	
12.4	DELETED	BY Amendment No. 4.	
12.5	DELETED	BY Amendment No. 4.	

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	ALARA auc License Co	report will be submitted to the NRC in accord dit report, land use survey, monitoring data, a indition 9.4(d). The report shall include a su dryer) walk-through inspections.	dance with Condition 9.2, that includes the and the SERP information required under mmary of the daily (during operation of the
	[Applicable	Amendment: 4]	
2.7	DELETED	BY Amendment No. 4. EAR REC	BULAN
		FOR THE NUCLEAR RE	EGULATORY COMMISSION
)ate:	11/4/03	/RA/	é c
		Fuel Cycle Facilities Bra Division of Fuel Cycle Sa and Safeguards Office of Nuclear Materia and Safeguards	afety al Safety