NRC FO	RM 374	U.S	NUCLEAR REGULAT	ORY COMMISSION		
			MATERIALS L	ICENSE		
of Title statemen possess place(s) applicab amende	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, 51, 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 polace(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 o any conditions specified below.					
	Lice	ensee				
1. Ho	mestake Mining Com			3. License Nun	nber	SUA-1471 Amendment No. 36
2. P.	O. Box 98		CARR	4. Expiration D	ate	Until terminated
Gr	ants, New Mexico 870	020 C	LEAR R	5. Docket No.		40-8903
				Reference N	lo.	
6. Byproduct Source, and/or Special Nuclear Material				· · · · · · · · · · · · · · · · · · ·	May F	num amount that Licensee Possess at Any One Time er This License
Uraniu	um	A7	Any		Unlin	nited
9.	Authorized Place of [Applicable Amended]			mill located in Ci	ibola (	County, New Mexico.
10.	uranium waste tailin	ngs and other bles 1 and 3	byproduct waste and the procedure	generated by the	e licer	roduct material in the form of nsee's past milling operations in dated September 2, 1993, as
	Anywhere the word					
	[Applicable Amendn	ments: 2, 6,	12, 16, 24]	**		
11.	DELETED by Amen	ndment No. 2	1.			
12.		viduals who a	are familiar with th	e site and the en	nbank	kment shall be conducted by kment design. An annual .C 42).
	[Applicable Amendn	ments: 2, 12,	14, 24, 34]			
13.	DELETED by Amen	ndment No. 2	7.			
14.	to SUA-1471 entitle	d "Guidelines	s for Decontamina	tion of Facilities	and E	ccordance with the attachment Equipment Prior to Release for aterials," dated September
	[Applicable Amend	ments: 21, 3 <sup>-</sup>	1]			

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15.	NRC. Fo	Its of all effluent and environmental monitoring r or purposes of reporting requirements, only grou ce wells and backgrounds well P shall be report	undwater radionuclide data from the point of
	[Applicab	ble Amendments: 5, 31, 34]	
16.	record an may resul greater th	ngaging in any activity not previously assessed I in environmental evaluation of such activity. Whe ilt in a significant adverse environmental impact man that previously assessed, the licensee shall in prior approval of the NRC in the form of a lice	en the evaluation indicates that such activity that was not previously assessed or that is provide a written evaluation of such activities
17.	and land, New Mex	ermination of this license, the licensee shall prov , including any interests therein (other than land kico), which is used for the disposal of such bypr n stability of such disposal site, to the United Sta	I owned by the United States or the State of roduct material or is essential to ensure the
18.	DELETE	D by Amendment No. 27.	
19.	DELETE	D by Amendment No. 17.	5
20.	DELETE	D by Amendment No. 21.	A S
21.	safety pro Guide 8.3	Radiation Protection Administrator (RPA), who is ogram, shall possess the minimum qualifications 31, "Information Relevant to Ensuring that Occuss Low As is Reasonably Achievable."	s as specified in Section 2.4.1 of Regulatory
	[Applicab	ble Amendment: 27]	
22.	reports or subseque	Its of sampling, analyses, surveys and monitorin n audits and inspections; all meetings and traini ent reviews, investigations, and corrective action in the NRC regulations, all such documentation	ing courses required by this license and any ns, shall be documented. Unless otherwise
23.	Standard	I procedures shall be established for all activities	s involving radioactive materials that are

- handled, processed, or stored. Procedures shall enumerate pertinent radiation safety practices to be followed. Additionally, written procedures shall be established for environmental monitoring, bioassay analyses, and instrument calibrations. An up-to-date copy of each written procedure shall be kept in the area to which it applies.
- 24. The licensee shall be required to use a Radiation Work Permit (RWP) for all work or nonroutine maintenance jobs where the potential for significant exposure to radioactive material exists and for

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which no standard written procedure already exists. The RWP shall be approved by the RPA or his designee, qualified by way of specialized radiation protection training, and shall at least describe the following:

- A. The scope of work to be performed.
- B. Any precautions necessary to reduce exposure to uranium and its daughters.
- C. The supplemental radiological monitoring and sampling necessary prior to, during, and following completion of the work.
- 25. DELETED by Amendment No. 21.
- 26. Mill tailings, other than small samples for purposes such as research or analysis, shall not be transferred from the site without specific prior approval of the NRC in the form of a license amendment. The licensee shall maintain a permanent record of all transfers made under the provisions of this condition.
- 27. DELETED by Amendment No. 21.
- 28. The licensee shall maintain an NRC-approved financial surety arrangement consistent with 10 CFR 40, Appendix A, Criteria 9 and 10, adequate to cover the estimated costs, if accomplished by a third party, for decommissioning and decontamination of the mill and mill site, reclamation of tailings or waste disposal areas, ground-water restoration, and the long-term surveillance fee. Within 3 months of NRC approval of a revised reclamation plan and its cost estimate, the licensee shall submit for NRC review and approval a proposed revision to the financial surety arrangement if estimated costs for the newly approved plan exceed the amount covered in the existing financial surety. The revised surety arrangement shall then be in effect within 30 days of written NRC approval of the surety documents.

Annual updates to the surety amount required by 10 CFR Part 40, Appendix A, Criteria 9, shall be submitted to the NRC at least 3 months prior to the anniversary date, which is designated as June 30 of each year. Along with each proposed revision or annual update, the licensee shall submit supporting documentation showing a breakdown of costs and the basis for the cost estimate with adjustments for inflation, maintenance of a minimum 15 percent contingency, and reflecting any changes in engineering plans or any other conditions affecting estimated costs for site closure. Appendix C of NUREG-1620, Rev.1 outlines the minimum considerations used by the NRC in the review of site closure cost estimates.

The licensee's currently approved surety, a Parent Company Guarantee issued by Barrick Gold Corporation, shall be continuously maintained in an amount no less than \$35,295,705 for the purpose of complying with 10 CFR 40, Criteria 9 and 10, until a replacement is authorized by the NRC. The use of a parent company guarantee necessitates an evaluation of the corporate parent as part of the annual surety update. In addition to the cost information required above, the annual submittal must include updated documentation of the (1) letter from the chief financial officer of the parent company, (2)

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	chief	or's special report confirmation of chief financial offi financial officer's letter to amounts in financial state changes are appropriate.	•
	[App	licable Amendments: 9, 12, 23, 24, 26, 34, 35]	
29.	DELI	ETED by Amendment No. 32.	ULAZ
30.	DELI	ETED by Amendment No. 21.	AX No.
31.	DELI	ETED by Amendment No. 27.	0
32.	The licensee shall follow the guidance set forth in U.S. Nuclear Regulatory Commission, Regulatory Guides 8.22, "Bioassay at Uranium Recovery Facilities," 8.30, "Health Physics Surveys in Uranium Recovery Facilities," and 8.31, "Information Relevant to Ensuring that Occupational Radiation Exposure at Uranium Recovery Facilities will be As Low As is Reasonably Achievable (ALARA)," or NRC-approved equivalent.		
	Α.	DELETED by Amendment 27.	
	B.	Any time uranium in a worker's urine specimen ex ALARA audit will indicate what corrective actions w	
	C.	DELETED by Amendment 34.	
	[App	licable Amendment: 2, 34]	19 N
33.	DELI	ETED by Amendment No. 21.	
34.	DELETED by Amendment No. 4.		
35.	The licensee shall implement a groundwater compliance monitoring program to assess the performance of the groundwater restoration program. This program is separate from the requirements in License Condition 15. The Licensee shall:		
	A.	Implement the groundwater monitoring shown in T except that under "Reversal Wells," delete Well Ki well CW2 will remain in the sampling program mo is to be deleted from the D and F lists of parameter	F and replace with Well DZ, and except that nitored annually for G list of parameters, and Cr
	В.	Comply with the following groundwater protection X, and S4 with background being recognized in we	•

molybdenum = 0.03 mg/l, selenium = 0.10 mg/l, vanadium =0.02 mg/l, uranium = 0.04 mg/l, radium-226 and -228 = 5.0 pCi/l, and thorium-230 =0.30 pCi/l.

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	C.	sub sub 230 osm	element the corrective action program describe mittal, as modified by the reverse osmosis sys mittal with the objective of returning the concer- o, uranium, and vanadium to the site standards nosis system will include the addition of Sample mposite samples from Sample Point 2 will be ta	tem described in the January 15, 1998, ntrations of molybdenum, selenium, thorium- as listed in LC 35B. In addition, the reverse e Point 2 downstream of the Mixing Tank.	
	D.	sys	erate the two lined evaporation ponds, Pond #1 tems located in each pond as described in the gust 19, September 2 and 15, 1994 submittals.	June 8 and 28, 1990; and July 26, August 16,	
	E.		omit by March 31 of each year, a performance ails the progress towards attaining groundwate		
	[Appl	icabl	e Amendments: 3, 4, 5, 7, 8, 10, 11, 16, 21, 28	8, 30, 31, 33, 34]	
36. The licensee shall complete site reclamation in accordance with an approved reclamation plan. ground-water corrective action plan shall be conducted as authorized by License Condition No. activities shall be completed in accordance with the following schedules.			as authorized by License Condition No. 35. All		
	A. To ensure timely compliance with target completion dates established in the Memorandu Understanding with the Environmental Protection Agency (56 FR 55432, October 25, 19 licensee shall complete reclamation to control radon emissions as expeditiously as prac- considering technological feasibility, in accordance with the following schedule:		Agency (56 FR 55432, October 25, 1991), the on emissions as expeditiously as practicable,		
		(1)	Windblown tailings retrieval and placement or	n the pile:	
			For the Large Impoundment - December 31,	1996.	
			For the Small Impoundment - May 31, 1997.		
		(2)	Placement of the interim cover to decrease the	ne potential for tailings dispersal and erosion:	
			For the Large Impoundment - December 31,	1996.	
			For the Small Impoundment - May 31, 1997.		
		(3)	Placement of final radon barrier designed and average flux of no more than 20 pCi/m <sup>2</sup> /s.	d constructed to limit radon emissions to an	
			For the Large Impoundment which has no eva	aporation ponds - December 31, 2012.	

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			to December 31, 2013, the areas not covered	ground-water corrective action program. Prior by the evaporation ponds shall have final cement over the entire pile shall be completed	
		[App	plicable Amendment: 25, 36]	U1	
	B.	sha	lamation, to ensure required longevity of the c Il be completed as expeditiously as is reasonal let dates for completion:	overed tailings and ground-water protection, bly achievable, in accordance with the following	
		(1)	Placement of erosion protection as part of rec Appendix A of 10 CFR Part 40:	clamation to comply with Criterion 6 of	
			For the Large Impoundment - September 30,	2013.	
			For the Small Impoundment - December 31, 2	2013.	
		[App	plicable Amendment: 25, 36]	M	
		(2)	Projected completion of ground-water correct specified in the ground-water corrective action		
	C.	dem	r license amendment request to revise the com nonstrate that compliance was not technologica ation which compels delay to reclamation, or of		
	D.	add eco incle	license amendment request to change the tar ed risk to the public health and safety and the nomic costs involved and other factors justifyin ement weather, regulatory delays, litigation, an nsee.	environment, with due consideration to the og the request such as delays caused by	
	E.	the tailir ann	radon flux standard of 20 pCi/m <sup>2</sup> s by performir ngs piles on an annual basis during the milesto	one extension period specified above. An be submitted with the annual groundwater CAP	
	[Appli	cable	e Amendments: 13, 22, 36]		
37.	7. The licensee shall reclaim the large and small tailings impoundments as stated in its October 29, 1993, submittal, including the following requirements.				

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A.	The radon barrier for the large tailings pile shall be and placement criteria described in Homestake M <i>the Large Tailings Pile,</i> submitted June 16, 1995.		
	[Applicable Amendment: 22]		
B.	The final reclamation of the area that includes the ponds will include the disposal of the contaminate precipitated solids from the evaporation pond. Th be reconstructed and covered with radon barrier n small tailings pile shall be done in accordance with placement criteria described in Homestake Mining Small Tailings Pile, transmitted to the NRC in Aug	d groundwater restoration materials and le small tailings pile and evaporation ponds will naterial. The placement of the barrier on the h the material types, thicknesses, and g Company's Final Radon Barrier Design for the	
	[Applicable Amendments: 27, 32]		
C.	The licensee shall submit a construction quality co prior to placing any portion of the radon barrier tha the activity of the radon barrier material to 5 pCi/g	at will ensure that the specification which limits	
D.	The construction quality assurance and control pro Position On Testing and Inspection (NRC, 1989). ASTM D 2922 and ASTM D 1556 shall be as defired	The acceptable correlation between	
E.	OMITTED in Amendment No. 14.	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
F.	The radon barrier shall not be placed on the top so the settlement has been demonstrated to be at lear results of this determination have been reviewed a may be placed on the large impoundment side slo Care shall be taken to preclude the possibility of p placed, it shall be verified that the radon barrier m	ast 90 percent of expected settlement, and the and accepted by the NRC. The radon barrier opes following final grading of the impoundment bonding. Before the erosion protection is	
G.	The adequacy of the erosion protection proposed impoundments shall be reevaluated considering a the revised radon attenuation cover design.		
H.	DELETED by Amendment No. 21.		
I.	A completion report shall be provided within 6 mor report, including as-built drawings, shall verify that according to the approved plan. The report shall a		

assurance and control testing to demonstrate that approved specifications were met.

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	J. The soil cleanup program associated with the decommissioning of the groundwater restoration facilities and small tailings pile reclamation shall be done as specified in the submittal of September 15, 1994, and as modified by the submittal of December 13, 1995.			
		[Applicable Amendment: 32]		
	K. The licensee shall implement a quality control (QC) program for the soil cleanup verificati program to include sending at least 10 percent of the samples (randomly selected) to a verification laboratory for Ra-226 analysis. If the vendor laboratory uses gamma spectroscopy, at leas percent of these QC samples shall also be chemically analyzed.		f the samples (randomly selected) to a vendor pratory uses gamma spectroscopy, at least 30	
		[Applicable Amendments: 14, 32]	T,	
38.	8. The licensee is authorized to use water collected as part of the site ground-water corrective action program for conditioning soils during placement of the interim cover or the radon barrier on the tailing impoundments. The licensee shall also analyze samples of the collection water being used for this purpose for radium-226 and 228 content semiannually. If sample results exceed 30 pCi/l combined radium, the licensee shall perform an evaluation of the potential impacts of using this water on the required design of the radon barrier and submit the evaluation for NRC review within 30 days of recei of sample results.			
	[Applicable Amendment: 18]		S	
39.	DELETED by Amendment No. 31.			
40.	All written notices and reports to NRC required under this license shall be addressed: c/o Document Control Desk, Chief of Fuel Cycle Facilities Branch (Mailstop T8-A33), Division of Fuel Cycle Safety and Safeguards, Office of Nuclear Material Safety and Safeguards, U. S. Nuclear Regulatory Commission, 11545 Rockville Pike, Two White Flint North, Rockville, MD 20852-2738.			
	Required telephone notification shall be made to the NRC Operations Center at (301) 816-5100, otherwise specified in license conditions.		RC Operations Center at (301) 816-5100, unless	
	[Appl	icable Amendment: 34]		
41.	Spills	s, Leaks, Excursions, and Incident/Event Reporting		
	11e.( limite samp show evalu	license termination, the licensee shall maintain do 2) byproduct materials and process chemicals. Do d to: date, volume, total activity of each radionucl ble results (if taken), corrective actions, results of p ring the spill location and the impacted area. The l late the consequences of the spill or incident/even 0 reporting criteria. If the criteria are met, then rep	becumented information shall include, but not be de released, radiological survey results, soil ost remediation surveys (if taken), and a map icensee shall have procedures which will against 10 CFR 20, Subpart "M," and 10 CFR	

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	If the licensee is required to report any spills, leaks, or e and process chemicals that may have an impact on the State or Federal Agencies, a report shall be made to th Branch Chief and NRC Headquarters Project Manager within 48 hours of the event. This notification shall be f by submittal of a written report to NRC Region IV and N leading to the spill or incident/event, corrective actions to	e environment, or any other incidents/events to le NRC Region IV Nuclear Materials Licensing (PM) by telephone or electronic mail (e-mail) ollowed, within thirty (30) days of the notification, NRC Headquarters, detailing the conditions
	[Applicable Amendment: 34]	XX
42.	An annual report will be submitted to the NRC that inclumonitoring data, corrective action program report, and t reports.	
	[Applicable Amendment: 34]	E C
43.	Before engaging in any developmental activity not previadminister a cultural resource inventory. All disturbance will be completed in compliance with the National Historian implementing regulations (36 CFR 800), and the Archae amended) and its implementing regulations (43 CFR 7)	es associated with the proposed development ric Preservation Act (as amended) and its eological Resources Protection Act (as
	In order to ensure that no unapproved disturbance of cu the discovery of previously unknown cultural artifacts sh evaluated in accordance with 36 CFR Part 800, and no licensee has received authorization from the NRC to pre-	hall cease. The artifacts shall be inventoried and disturbance of the area shall occur until the
	[Applicable Amendment: 34]	
	FOR THE NUCLEAF	R REGULATORY COMMISSION
Date_	2/6/04 /RA/ Gary S. Janosko, Ch Fuel Cycle Facilities I Division of Fuel Cycle and Safeguards Office of Nuclear Mat and Safeguards	Branch e Safety