NRC FORM 374 U.S. NUCLEAR REGULATORY 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, 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 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	DEs		
1. P	athfinder Mines Corporation	3. License Number SUA-442, Amendment No. 56		
	35 Pendell Boulevard	4. Expiration Date: Until NRC determines site reclamation is adequate [Applicable Amendment: 32]		
	lills, Wyoming 82644	5. Docket No. 40-6622		
	S	Reference No.		
S	pecial Nuclear MaterialFormraniumAnyAuthorized place of use: The licensee's uraniu[Applicable Amendment: 32]The licensee is hereby authorized to possess Igenerated by the licensee's milling operationsFor use in accordance with statements, represthe licensee's application dated November 30,2002, except where superseded by license cordIn addition, the site restricted area boundary st1996) accompanying the licensee's April 9, 1996discharge from the surficial aquifer collection sthe licensee's April 9, 1996, submittal, and as s	entations, and conditions contained in Sections 4 and 5 of 1994, as modified by the submittal dated December 26, nditions below. hall be as shown on the map (Figure 2-2, dated April 2, 96, submittal. Furthermore, the licensee is authorized to system to the Area 2/8 reclamation reservoir as proposed in shown in Exhibit 1. referenced sections, it shall denote a requirement.		
12.	DELETED by Amendment No. 32.	-		
13.	DELETED by Amendment No. 32.			
14.	14. DELETED by Amendment No. 39.			

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		Amendment No. 56	
15. The results o	f sampling, analyses, surveys and monitorin	q; the results of calibration of e	quipment; reports

- 15. The results of sampling, analyses, surveys and monitoring; the results of calibration of equipment; reports on audits and inspections; all meetings and training courses required by this license; and any subsequent reviews, investigations, and corrective actions, shall be documented. Unless otherwise specified in NRC regulations, all such documentation shall be maintained for a period of at least 5 years.
- 16. DELETED by Amendment No. 32.
- 17. DELETED by Amendment No. 39.
- 18. Release of equipment or packages from the restricted area shall be in accordance with attachment entitled, "Guidelines for Decontamination of Facilities and Equipment Prior to Release for Unrestricted Use or Termination of Licenses for Byproduct or Source Materials" dated September, 1984.
- 19. Mill tailings other than samples for research 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.
- 20. In order to ensure that no disturbance of cultural resources occurs in the future, the licensee shall have an archeological and historical artifact survey of areas of its property, not previously surveyed, performed prior to their disturbance, including borrow areas to be used for reclamation cover. These surveys must be submitted to the NRC and no such disturbance shall occur until the licensee has received authorization from the NRC to proceed.

In addition, all work in the immediate vicinity of any buried cultural deposits unearthed during the disturbance of land shall cease until approval to proceed has been granted by the NRC.

21. The licensee shall conduct an annual survey of land use (private residences, grazing areas, private and public potable water and agricultural wells, and non-residential structures and uses) in the area within five miles (8 km) of any portion of the restricted area boundary and submit a report of this survey to the NRC. This report shall indicate any differences in land use from that described in the last report.

[Applicable Amendment: 39]

22. The results of all effluent and environmental monitoring required by this license shall be reported in accordance with 10 CFR 40, Section 40.65 with copies of the report sent to the NRC. Monitoring data shall be reported in the format shown in attachment entitled, "Sample Format for Reporting Monitoring Data."

[Applicable Amendment: 39]

23. DELETED by Amendment No. 32.

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24 The licensed	a shall immediately notify the NPC Operation	Contor by tolonhono, of any	failura ta tha

24. The licensee shall immediately notify the NRC Operations Center, by telephone, of any failure to the tailings dam which results in a release of radioactive material and/or of any unusual conditions which if not corrected could lead to such a failure. This requirement is in addition to the requirements of 10 CFR 20.

[Applicable Amendment: 39]

- 25. Before engaging in any activity not previously assessed by the NRC, the licensee shall prepare and record an environmental evaluation of such activity. When the evaluation indicates that such activity may result in a significant adverse environmental impact that was not assessed or that is greater than that assessed, the licensee shall provide a written evaluation of such activities and obtain prior approval of the NRC in the form of a license amendment.
- 26. DELETED by Amendment No. 51.
- 27. 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 any tailings or waste disposal areas, ground water restoration as warranted and the long-term surveillance fee. Within three months of NRC approval of a revised reclamation/decommissioning plan, the licensee shall submit, for NRC review and approval, a proposed revision to the financial surety arrangement if estimated costs in the newly approved plan exceed the amount covered in the existing financial surety. The revised surety shall then be in effect within 3 months of written NRC approval.

Annual updates to the surety amount, required by 10 CFR 40, Appendix A, Criteria 9 and 10, shall be submitted to the NRC at least 3 months prior to the anniversary date which is designated as December 15 of each year. If the NRC has not approved a proposed revision to the surety coverage 30 days prior to the expiration date of the existing surety arrangement, the licensee shall extend the existing surety arrangement for 1 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 fee, changes in engineering plans, activities performed and any other conditions affecting estimated costs for site closure. The basis for the cost estimate is the NRC-approved reclamation/decommissioning plan or NRC-approved revisions to the plan.

Pathfinder Shirley Basin's currently approved surety, Irrevocable Letter of Credit, issued by Credit Industriel et Commercial, New York Branch, in favor of the NRC, shall be continuously maintained in an amount not less than \$5,496,957 for the purpose of complying with 10 CFR Part 40, Appendix A, Criteria 9 and 10, until a replacement is authorized by the NRC.

[Applicable Amendments: 12, 14, 17, 21, 26, 28, 33, 35, 38, 42, 44, 46, 52, 54, 56]

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28.	Prior to termination of this license, the licensee shall prov land, including any interests therein (other than land own Wyoming), which is used for the disposal of such byprod term stability of such disposal site to the United States or	ed by the United States or the State of uct material or is essential to ensure the long
29.	DELETED by Amendment No. 32.	UL2
30.	DELETED by Amendment No. 39.	
31.	DELETED by Amendment No. 52.	
32.	DELETED by Amendment No. 52.	AS L
33.	Standard written operating procedures (SOPs) shall be established for environmental monitoring, bioassay analyses, and instrument calibrations. An up-to-date copy of each written procedure shall be maintained on file by the Radiation Safety Officer (RSO).	
	All written procedures shall be reviewed and approved in whenever a change in procedure is proposed to ensure t being applied. In addition, the RSO shall perform a docu	hat proper radiation protection principles are

procedures at least annually.

[Applicable Amendment: 39]

34. Radiation monitoring equipment shall be calibrated after repairs and at least annually or at the manufacturer's suggested interval, whichever is sooner, and checked for proper operation using a radiation check source prior to use.

[Applicable Amendments: 18, 39, 52]

35. In addition to the training program as outlined in Section 5.3 of the license application, the licensee shall conduct and document the attendance at bi-monthly safety meetings for all restricted area facility employees.

[Applicable Amendment: 39]

- 36. The annual ALARA report and recommendations by the Audit Committee to the Mine Manager shall include a determination of the following:
 - A. If there are any upward trends developing in personnel exposures for identifiable categories of workers or types of operations or effluent releases;
 - B. If exposures and effluents might be lowered under the concept of as low as reasonably achievable;

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	C. If equipment for effluent and exposure control is being In addition, the RSO shall be one of the members of the ALARA report shall be submitted to the NRC, no later Manager.	the annual Audit Committee. A copy of the	
	[Applicable Amendment: 39]		
37.	The licensee is authorized to construct 2 temporary solut Pond 2) within the confines of the No. 5 Tailings Pond ba application by letters dated July 13, and July 19, 2000. T feet of freeboard in Pond 1 and a minimum of 2.0 feet of	asin as specified in the licensee's amendment The licensee shall maintain a minimum of 4.0	
	[Applicable Amendment: 50, 52]	189 -	
38.	DELETED by Amendment No. 52.		
39.	DELETED by Amendment No. 39.		
40.	DELETED by Amendment No. 22.		
41.	DELETED by Amendment No. 52.		
42.	. In addition to the bioassay program described in Section 5.5.4 of the license application, the licensee shall comply with the following:		
	A. Anytime an action level of 15 ug/l uranium for urinalys measurement is reached or exceeded, the licensee s been performed in accordance with Revision 1 of Reg documentation shall be submitted to the NRC, as par 10 CFR 40.65.	shall document the corrective actions which have gulatory Guide 8.22, dated August 1988. This	
	B. Anytime an action level of 35 ug/l for two consecutive specimen for urinalysis or 16 nCi uranium for an in viv licensee shall document the corrective actions which Revision 1 of Regulatory Guide 8.22. This document 30 days of exceeding the action level.	vo measurement is reached or exceeded, the have been performed in accordance with	
	C. DELETED by Amendment No. 39.		
	D. DELETED by Amendment No. 39.		

[Applicable Amendments: 11, 24, 39]

- 43. DELETED by Amendment No. 52.
- 44. DELETED by Amendment No. 52.

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45.	DELE	ED by Amendment No. 39.	
46.	1992,	ordance with the licensee's submittals dated Nove the licensee is hereby authorized to dispose of by d facilities, subject to the following:	
	lea gei inc	posal of up to 10,000 cubic yards of byproduct m ch facilities is authorized provided that written app nerator prior to disposal. Information submitted in ude the physical, radiological, and chemical chara dress potential impacts to the tailings reclamation	proval is obtained from the NRC for each specific support of a specific disposal request shall acteristics of the byproduct material and shall
		posal of byproduct material from in situ leach faci NRC.	lities does not require specific authorization from
	Ba bai	contaminated equipment shall be dismantled, cru rels containing materials other than soil or sludge rels crushed. Barrels containing soil or sludges s completely full shall be filled with tailings or soil.	
		material other than soils shall be buried closer than 5. The material shall be covered with clean fill m	
		itten procedures shall be established to describe to procedures shall assign specific responsibilities	he inspection and disposal of byproduct material. for all activities, including program oversight.
		disposal activities shall be documented. The doc product material and the disposal locations, as we	
	[Applic	able Amendments: 1, 31, 34]	
47.	The lic	ensee shall implement a ground-water compliance	e monitoring program containing the following:
	a c fre	mple wells MC7, RP120A, RPI21B, MC6, 5A1, RF uarterly frequency for chloride, nitrate, sulfate, pH quency for arsenic, barium, beryllium, cadmium, c ium-226 and 228, selenium, thorium-230, and ura	hromium, gross alpha, lead, molybdenum, nickel,
		mply with the following ground-water protection st d RPI19B, with background being recognized in w	
		arsenic = 0.05 mg/l, barium = 1.0 mg/l, beryllium = 0.05 mg/l, gross alpha = 15 pCi/l, lead = 0.05 mg/ radium-226 and 228 = 5.0 pCi/l, selenium = 0.01 r 0.07 mg/l.	, molybdenum = 0.10 mg/l, nickel = 0.05 mg/l,

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	C.	Maintain and operate the seepage collection system Shirley Basin's Tailings Seepage Control Plan," Feb plan.	
	D.	Submit, by March 1 of each year, a report on the gro including an operations log of the collection wells, ap changes to the system.	
	[Ap	plicable Amendments: 3, 7, 13, 15, 19, 22, 39]	0
48.	DE	LETED by Amendment No. 32.	2º2
49.	 Notification to NRC under 10 CFR 20.2202, 10 CFR 40.60, and specific license conditions should be made as follows: 		
	Div	quired written notice to NRC under this license should ision of Fuel Cycle Safety and Safeguards, Office of N clear Regulatory Commission, Washington, DC 2055	Nuclear Material Safety and Safeguards, U.S.
	[Ap	plicable Amendment: 39]	
50.	. The licensee shall complete site reclamation in accordance with the approved reclamation plan and ground-water corrective action plan, in accordance with the following schedule.		
	A.	To ensure timely compliance with target completion of Understanding with the Environmental Protection Ag licensee shall complete reclamation to control radon considering technological feasibility, in accordance w	ency (56 FR 55432, October 25, 1991), the emissions as expeditiously as practicable,
	(1) Windblown tailings retrieval and placement on the	tailings pile - December 31, 1997.
	(Placement of the interim cover to decrease the pol December 31, 2001. 	ential for tailings dispersal and erosion
	(3) Placement of final radon barrier designed and con- flux of no more than 20 pCi/m ² /s above backgroun	
	В.	Reclamation, to ensure required longevity of the cover be completed as expeditiously as is reasonably achies dates for completion:	
		(1) Placement of erosion protection as part of reclam 10 CFR Part 40 - December 31, 2006.	ation to comply with Criterion 6 of Appendix A of

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()		Amendment No. 56
(-	(2) Projected completion of ground-water corrective in the ground-water corrective action plan - Dece	
d	Any license amendment request to revise the compl demonstrate that compliance was not technologicall which compels delay to reclamation, or other factors	y feasible (including inclement weather, litigation
ri C	Any license amendment request to change the targe risk to the public health and safety and the environm costs involved and other factors justifying the reques regulatory delays, litigation, and other factors beyon	nent, with due consideration to the economic st such as delays caused by inclement weather,
[Appli	licable Amendments: 40, 43, 48, 52]	
1996, and II, March excep 2004;	icensee shall reclaim the tailings disposal area in accor , titled Shirley Basin Mine Tailings Reclamation Plan, S I, as modified by letters dated November 20, 1996; May h 6, and July 21, 1998; April 9, and September 8, 1999 ption of changes specifically identified in letters dated C ; the licensee shall construct the erosion-protection feat	ource Material License No. SUA-442, Volumes I 29, September 10, and November 24, 1997; October 16, 2001; August 9, 2002; with the October 16, 2001, August 9, 2002, and May 7,
A. C	DELETED by Amendment No. 55.	S S
B. C	DELETED by Amendment No. 55.	
p c re tl	A completion report, including as-built drawings, ver performed according to the approved plan, shall be construction. The report shall also include summarie results to demonstrate that the approved specification that the average Ra-226 value in the tailings cover of value.	provided within 6 months of the completion of es of the quality assurance and control testing ons were met. Also, the report shall demonstrate
s ti lo	Provide confirmation of the radon flux model with the should be based on the average radon barrier place the cover and upper tailings should be reduced by 2 long-term drying. Also, possible freeze-thaw damag values for all affected layers.	ment values for density. The moisture values in 0 percent, or another justified value, to reflect
[Appli	licable Amendments: 45, 47, 49, 53, 55]	

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52. DELETED by Amendment No. 52.	·	
Dated: February 24, 2005 /RA/ Gary S. Janosko, Ch Fuel Cycle Facilities Division of Fuel Cycle and Safeguards Office of Nuclear Mai and Safeguards	Branch e Safety terial Safety	ION