NRC FO	RM 374 U.S. NUCLEAR REGULATOR	AY COMMISSION	
	MATERIALS I	JCENSE	
Code of heretofor nuclear 1 authorize Section	Federal Regulations, Chapter I, Parts 19, 20, 30, 31, 32, 33, 34, 35, 3 re made by the licensee, a license is hereby issued authorizing the licen material designated below; to use such material for the purpose(s) and a ed to receive it in accordance with the regulations of the applicable	ization Act of 1974 (Public Law 93-438), and the applicable parts of Title 10, 36, 39, 40, 51, 70, and 71, and in reliance on statements and representations nsee to receive, acquire, possess, and transfer byproduct, source, and special t the place(s) designated below; to deliver or transfer such material to persons Part(s). This license shall be deemed to contain the conditions specified in t to all applicable rules, regulations, and orders of the Nuclear Regulatory	
	Licensee	BEOL	
	ennecott Uranium Company veetwater Project	3. License Number SUA-1350, Amendment 21	
2. P.	O. Box 1500	4. Expiration Date November 10, 2014	
Ra	wlins, Wyoming 82301-1500	5. Docket No. 40-8584	
	<u></u>	Reference No.	
<ul> <li>Byproduct Source, and/or Special Nuclear Material</li> <li>Natural Uranium and/or Natural Uranium Byproducts</li> <li>Chemical and/or Physical Form</li> <li>Maximum amount that Licensee May Possess at Any One Time Under This License Unlimited</li> </ul>			
Sect	on 9: Administrative Conditions		
9.1	The authorized place of use shall be the licensee' Township 24 North, Range 93W, Sweetwater Cou		
9.2	9.2 All written notices and reports to the Nuclear Regulatory Commission (NRC) required under this license, with the exception of incident and event notifications, shall be addressed: °/o Document Control Desk, Chief, Fuel Cycle Facilities Branch, Division of Fuel Cycle Safety and Safeguards, Office of Nuclear Material Safety and Safeguards, Mail Stop T-8 F42, 11545 Rockville Pike, Rockville, Maryland 20852-2738.		
	Incident and event notifications, which require telephone notification under 10 CFR 20.2202 and 10 CFR 40.60, shall be made to the NRC Operations Center at (301) 816-5100.		
	Applicable Amendments: 16, 18]		
9.3	Changes, Tests and Experiments		
	<ul> <li>(a) The licensee may, without obtaining a license amendment pursuant to §40.44, and subject to conditions specified in (b) of this condition:</li> </ul>		
	i. make changes in the facility as described	d in the license application (as updated),	
	ii make changes in the procedures as des	cribed in the license application (as updated), and	
	iii conduct test or experiments not described in the license application (as updated).		

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(b)		e licensee shall obtain a license amendment pursua ange, test or experiment if the change, test, or expe		
	i	Result in any appreciable increase in the frequency evaluated in the license application (as updated);	y of occurrence of an accident previously	
	ii	Result in any appreciable increase in the likelihood system, or component (SSC) important to safety pr updated);		
	iii	Result in any appreciable increase in the conseque license application (as updated);	ences of an accident previously evaluated in the	
	iv	Result in any appreciable increase in the conseque evaluated in the license application (as updated);	ences of a malfunction of an SSC previously	
	v	Create a possibility for an accident of a different typ application (as updated);	pe than any previously evaluated in the license	
	vi	Create a possibility for a malfunction of an SSC wit the license application (as updated);	h a different result than previously evaluated in	
	vii	Result in a departure from the method of evaluation updated) used in establishing the Final Safety Eval Assessment (EA) or Technical Evaluation Reports license amendments;	luation Report (FSER) or the Environmental	
	viii	For purposes of this paragraph as applied to this lic referenced in a staff SER, TER, EA, or Environmer and amendments thereof.		
(c)	(c) Additionally, the licensee must obtain a license amendment unless the change, test, or experime consistent with the NRC conclusions, or the basis of, or analysis leading to, the conclusions of ac designs, or design configurations analyzed and selected in the site or facility Safety Evaluation F TER, and EIS or EA. This would include all supplements and amendments, and TERs, EAs, EIS issued with amendments to this license.		r analysis leading to, the conclusions of actions ed in the site or facility Safety Evaluation Repor	
(d)	En me res cor sha	e licensee's determinations concerning (b) and (c) o vironmental Review Panel (SERP). The SERP shal mber of the SERP shall have expertise in managem ponsible for financial approval for changes; one me nstruction and shall have responsibility for implement all be the radiation safety officer (RSO) or equivalen form to radiation safety and environmental requirer	I consist of a minimum of three individuals. On nent (e.g., Plant Manager) and shall be mber shall have expertise in operations and/or nting any operational changes; and, one member t, with the responsibility of assuring changes	

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	hydrolo	RP as appropriate, to address technical aspects ogy, specific earth sciences, and other technical ers, other than the three above-specified individu			
e	termina SERP license experir license for the change operati	ensee shall maintain records of any changes ma ation. These records shall include written safety that provide the basis for determining changes a see shall furnish, in an annual report to the NRC, a ments, including a summary of the safety and en see shall annually submit to the NRC changed page area changed, e.g., a bold line vertically drawn i ed, and a page change identification (date of cha ions plan and reclamation plan of the approved l es made under this condition.	and environmental evaluations made by the are in compliance with (b) of this condition. The a description of such changes, test, or avironmental evaluation of each. In addition, the ges, which shall include both a change indicator in the margin adjacent to the portion actually ange or change number or both), to the		
	[Applic	[Applicable Amendment: 18]			
<ul> <li>9.4 The licensee is hereby authorized to possess byproduct material in the form of uranium wast and other uranium byproduct waste generated by the licensee's milling operations authorized license.</li> <li>The licensee is authorized to operate an ion exchange (IX) uranium recovery facility in accord submittals dated September 27, 1989, and October 18, 1991. Contaminated liquid and solid from the IX plant shall be placed in the tailings impoundment.</li> </ul>					
			, 1991. Contaminated liquid and solid wastes		
	inspect that op	The licensee is not authorized to produce any other uranium concentrates until a pre-operational inspection has been completed and any safety issues resolved. The inspection should confirm, in part, that operating procedures and approved radiation safety and environmental monitoring programs are in place, and that pre-operational testing is complete.			
	longer	For monitoring purposes, the standby mode of operation is applicable for any continuous 90-day or longer period when no yellowcake is produced by the mill. The NRC shall be notified at least ninety (90) days prior to any planned resumption of uranium milling operations.			
9.5	contair 1978; i submit renewa July 1,	ensee shall conduct operations in accordance w ned in Sections 5.2, 5.3, 5.4, and 6.0 of the origin in Sections 2.0, 3.0, and 4.0 of the renewal appli tals dated April 3, 1983, and January 17, 1985; a al application submitted September 18, 1997, wit and July 20,1998, and March 25, 1999; and the t where superseded by license conditions below.	nal license application as revised, dated August, ication dated March 1984, as supplemented by and the Final Design Volume VII of the license th page changes submitted April 13, June 10, renewal application dated May 25, 2004,		

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-	Wh	enever the word "will" is used in the above referer	nced submittals, it shall denote a requirement.
9	acti ope	dard operating procedures (SOPs) shall be estal ities involving radioactive materials that are hand ational activities shall enumerate pertinent radiat able for the pre-operational inspection.	led, processed, or stored. These SOPs for
	and	tionally, written procedures shall be established f environmental monitoring, bioassay analyses, an written procedure shall be kept in the mill area t	d instrument calibrations. An up-to-date copy of
	by f pro	OPs (for both operational and non-operational and ne RSO before implementation and whenever a c er radiation protection principles are being applie imented review of all existing operating procedur	d. In addition, the RSO shall perform a
9	10 thin exis gro rec pro the	licensee shall maintain an NRC-approved finance FR 40, Appendix A, Criteria 9 and 10, adequate party, for decommissioning and decontamination ing or approved tailings or waste disposal areas, ndwater restoration, and the long-term surveillan amation/decommissioning plan, the licensee shall osed revision to the financial surety arrangement amount covered in the existing financial surety. The be incorporated into the next annual surety amo	to cover the estimated costs, if accomplished by a n of the mill and mill site, reclamation of any reclamation of approved evaporation ponds, ce fee. With submittal of a revised submit, for NRC review and approval, a t, if estimated costs in the proposed plan exceed the NRC-approved revision to the cost estimate
	NR ass	the approved reclamation plan referenced in Lice c-approved surety amount (adjusted for inflation) pointed with resumption of mill operation (e.g., tail resion channels) before commencement of constru-	ings impoundment, evaporation ponds, and
	sub app cov sha	ual updates to the surety amount, required by 10 nitted to the NRC at least three (3) months prior to oved surety arrangement. If the NRC has not ap erage thirty (30) days prior to the expiration date of extend the existing surety arrangement. The re- nonths of written NRC approval.	o the anniversary date (October 30) of the proved a proposed revision to the surety of the existing surety arrangement, the licensee
	an 9 a		mance bond) shall be continuously maintained in of complying with 10 CFR 40, Appendix A, Criteria disting facility, until a replacement amount is
	[Ap	licable Amendments: 16, 17, 18, 19, 20]	

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- 9.8 The licensee shall have an archeological survey performed prior to disturbing any previously unsurveyed areas. Such surveys shall be submitted to the NRC and the State Historic Preservation Office (SHPO) for review and approval. No such disturbance shall occur until authorization to proceed has been granted by the NRC and SHPO. 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 and SHPO.
- 9.9 The licensee is hereby exempted from the requirements of Section 20.1902(e) of 10 CFR Part 20 for areas within the mill buildings, provided that all entrances to the mill buildings are conspicuously posted in accordance with Section 20.1902(e) and with the words, "Any Area Within this Mill May Contain Radioactive Material."
- 9.10 Decommissioning of the facility shall be performed as presented in the Final Design, Volume VI, Part 2 - "Mill Decommissioning Addendum to the Existing Impoundment Reclamation Plan," submitted May 28, 1998, as supplemented by the response to comments submitted February 3, 1999, and the catchment basin remediation plan dated May 12, 2004, as revised July 22, 2004, December 15, 2004, and January 18, 2005. The verification results of this remediation are to be submitted to NRC for approval, as soon as reasonably possible. The catchment basis verification report and NRC's approval letter shall be referenced in the Final Status Survey Report. Residual contamination remaining under structural foundations after the catchment basin remediation shall be removed at the time the structures are decommissioned. The NRC shall be notified and detailed SOPs for decommissioning (land and buildings) shall be available for review at least three (3) months before decommissioning begins.

[Applicable Amendment: 21]

## Section 10: Operational Controls, Limits, and Restrictions

- 10.1 The mill production per calendar year shall not exceed 4,100,000 pounds of yellowcake, as referenced in the Revised Environmental Report, dated August 1994.
- 10.2 All liquid effluents from mill process buildings, with the exception of sanitary wastes, shall be returned to the mill circuit or discharged to the tailings impoundment.
- 10.3 The licensee shall construct and operate the proposed tailings impoundment, liner system, evaporation ponds, and tailings disposal system in compliance with Volumes III, IV, and VII of the Final Design application submitted by cover dated June 11, July 23, and September 18, 1997, including page changes submitted April 13, June 10, July 1, and July 20, 1998, and March 25, and June 21, 1999.

The licensee is currently authorized to construct up to eight evaporation ponds and one new impoundment. An additional two evaporation ponds and an additional five impoundments, as described in the above documents, may be constructed after: 1) notification of NRC; 2) submittal of data confirming the proposed design; and 3) an increase in the surety amount, based on the NRC-approved cost estimate for reclaiming the additional structures.

[Applicable Amendment: 17]

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- 10.4 A detailed embankment monitoring program shall be submitted for NRC approval at least three (3) months prior to placing tailings effluent.
- 10.5 The existing tailings impoundment, the proposed tailings impoundments, and the proposed evaporation ponds shall be reclaimed in accordance with the Final Design Volumes V, VI, and VI Part 2 of the license renewal application submitted August 1, 1997, August 20, 1997, and May 28, 1998, with page changes submitted June 10, 1998, and supplements submitted February 3, February 25, and June 21, 1999.
- 10.6 During any period of mill standby, the licensee shall not add tailings or other solid wastes to the tailings impoundment, except byproduct material in the form of debris generated by routine site maintenance. The licensee may add a maximum (total) of 10,000 cubic yards of byproduct material generated in the course of decommissioning U.S. Energy Corporation's Green Mountain Ion Exchange (GMIX) facility which is licensed by SUA-1524; and a maximum of 2,800 cubic yards of 11e.(2) byproduct material generated by Crow Butte Resources, Inc. in the course of operating its Crow Butte In Situ Leach (ISL) facility that is licensed by SUA-1534 and solid and liquid wastes from the site's IX plant. Disposal of GMIX materials shall be performed as described in the disposal plan that was submitted in the licensee's July 21, 1993, letter. Disposal of the Crow Butte ISL materials shall be in accordance with the licensee's submittal of July 9, 1996.

During any period of mill standby at least a weekly inspection of the tailings area shall be performed and documented.

## Section 11: Monitoring and Recordkeeping Requirements

- 11.1 The results of sampling, analyses, surveys and monitoring, and of calibration of equipment, as well as reports on audits and inspections, and any subsequent reviews, investigations, and corrective actions, shall be documented. Unless otherwise specified in NRC regulations or this license, all such documentation shall be maintained for a period of at least five (5) years.
- 11.2 The licensee shall conduct an annual survey of land use (private residence, grazing areas, private and public potable water and agricultural wells, and nonresidential structures and uses) in the area within five (5) miles of any portion of the restricted area boundary.
- 11.3 The licensee shall conduct a corrective action program (CAP) with the objective of returning the ground-water concentrations of chromium, natural uranium, and combined radium-226/228 to the levels referenced in "Addendum to the Revised Environmental Report, Background Ground Water Quality and Detection Standards," January 1996, as revised by page changes January 8, 1998 (approved by the NRC letter of May 28, 1998), and the catchment basin ground-water corrective action plan dated May 12, 2004, as revised July 22, 2004, December 15, 2004, and January 18, 2005.

The ground-water protection standards at point of compliance (POC) wells TMW-15, 16, 17, and 18, with background being recognized in well TMW-5, are: arsenic = 0.05 mg/l, beryllium = 0.01 mg/l, cadmium = 0.01 mg/l, chromium = 0.05 mg/l, lead-210 = 8.9 pCi/l, nickel = 0.01 mg/l, combined radium-226/228 = 5.8 pCi/l, selenium = 0.01 mg/l, thorium-230 = 7.0 pCi/l, natural uranium = 36.0 pCi/l, and gross alpha = 15.0 pCi/l, manganese = 0.2 mg/l, and iron = 0.6 mg/l.

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Pump-back wells may be added or removed from service with the goal of improving the performance of the CAP. POC, monitoring, and pump-back wells shall be sampled at the locations, at the frequency, and for the parameters provided in Table 5-1 (for existing impoundment) of the Final Design Volume VII, submitted (page change) June 21, 1999. Reporting limits for sampled constituents shall be as provided in Table 5-11 of the Final Design Volume VII, submitted April 13, 1998. The catchment basin pump-back wells and monitoring wells TMW-92, 93, 94, 95, 97, 98, 99, 100, 101 104, 111, 112, 113, and 115 will be sampled quarterly for diesel range and gasoline range organics and volatile organic compounds, in addition to the above constituents. The ground-water protection standards to be used to assess data from these wells are as follows: 1,1-dichloroethane = 3.0 mg/l, 1,1-dichloroethane = 0.007 mg/l, DRO = 10 mg/l, GRO = 10 mg/l, naphthalene = 1.5 mg/l, toluene = 1 mg/l, 1,1,1-trichloroethane = 0.20 mg/l, 1,2,4-trimethylbenzene = 0.012 mg/l, 1,3,5-trimethylbenzene =		

[Applicable Amendment: 17, 21]

11.4 Upon resumption of milling operations, the licensee shall implement a ground-water detection monitoring program for the tailings impoundment and evaporation ponds to ensure compliance with 10 CFR 40, Appendix A, in accordance with the "Addendum to the Revised Environmental Report, Background Ground Water Quality and Detection Standards," January 1996, as revised by the submittals of January 8, 1998, and March 25, 1999; and conduct an environmental monitoring program in accordance with on-file SOPs for environmental monitoring, and in accordance with Table 5-2 of the Final Design Volume VII, submitted (page change) June 21, 1999.

[Applicable Amendment: 17]

11.5 During any period of mill standby, the licensee shall conduct an environmental monitoring program in accordance with on-file SOPs for environmental monitoring, and in accordance with Table 5-1 of the Final Design Volume VII, submitted (page change) June 21, 1999, as revised January 18, 2005.

[Applicable Amendment: 17, 21]

## Section 12: Reporting Requirements

- 12.1 An annual report of the review of all existing operating procedures, required to be performed by the RSO, shall be prepared and retained on site.
- 12.2 Spills, Pond Leaks, Excursions, and Incident/Event Reporting

Until license termination, the licensee shall maintain documentation on unplanned release of source or 11e.(2) byproduct materials and process chemicals. Documented information shall include, but not be limited to: date, volume, total activity of each radionuclide released, radiological survey results, soil sample results (if taken), corrective actions, results of post remediation surveys (if taken), and a map showing the spill location and the impacted area.

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	against 10		," and 10 CFR 40.60 rep	e the consequences of the spill or incident/event porting criteria. If the criteria are met, then	
	material, a incidents/e Project Ma notification NRC Head	and process chemicals events to State or Fec anager (PM) by teleph n shall be followed, wi dquarters PM as per L	s that may have an impa deral Agencies, a notific none or electronic mail ( ithin thirty (30) days of t License Condition 9.2, d	ks, excursions of source, 11e.(2) byproduct act on the environment, or any other cation shall be made to the NRC Headquarters e-mail) within 48 hours of the event. This the notification, by submittal of a written report to detailing the conditions leading to the spill, pond ken, and results achieved.	
	[Applicable	e Amendment: 18]			
12.3	experimer the SERP described attaining t hazardous	ts approved by the S ; (3) a report of the ar in the previous report he ground-water prote s constituents and est	ERP; (2) page changes nnual land use survey in t; (4) a ground-water CA ection standards includin	udes: (1) description of changes, tests, or s to the approved license application made by ndicating any differences in land use from that AP review, describing the progress toward ng the areal extent and concentration of ded to obtain compliance; (5) the ground-water t report.	
12.4	2.4 A completion report(s), including as-built drawings, verifying that reclamation and decommissioning the site has been performed according to the NRC-approved plans shall be provided within six (6) months of completion of the work. The report(s) shall also include summaries of results of the qua assurance and control testing to demonstrate that the approved specifications were met.		proved plans shall be provided within six (6) also include summaries of results of the quality		
			FOR THE NUCLEAR	REGULATORY COMMISSION	
Date: _	05.	/26/2005	/RA/ Gary S. Janosko, Chie Fuel Cycle Facilities B Division of Fuel Cycle and Safeguards Office of Nuclear Mate and Safeguards	Branch Safety	