NRC FO	ORM 374 U.S. NUCLEAR REGULAT	ORY COMMISSION
	MATERIALS	LICENSE
of Title statem posses place(s applica amend	e 10, Code of Federal Regulations, Chapter I, Parts 19, 20, 30, sents and representations heretofore made by the licensee, a ss, and transfer byproduct, source, and special nuclear material s) designated below; to deliver or transfer such material to pers able Part(s). This license shall be deemed to contain the cond	eorganization Act of 1974 (Public Law 93-438), and the applicable parts , 31, 32, 33, 34, 35, 36, 39, 40, 51, 70, and 71, and in reliance on license is hereby issued authorizing the licensee to receive, acquire, designated below; to use such material for the purpose(s) and at the ions authorized to receive it in accordance with the regulations of the ditions specified in Section 183 of the Atomic Energy Act of 1954, as s of the Nuclear Regulatory Commission now or hereafter in effect and
	Licensee	
1. H	omestake Mining Company	3. License Number SUA-1471 Amendment No. 39
2. F	P.O. Box 98	4. Expiration Date Until terminated
G	P.O. Box 98 Grants, New Mexico 87020	5. Docket No. 40-8903
	100	Reference No.
	Byproduct Source, and/or Special Nuclear Material	or Physical 8. Maximum amount that Licensee May Possess at Any One Time Under This License
Urar	nium Any 🧠	Unlimited
9.	Authorized Place of Use: The licensee's uranium	mill located in Cibola County, New Mexico.
	[Applicable Amendments: 12, 29]	
10.	This license authorizes only the possession of res uranium waste tailings and other byproduct waste accordance with Tables 1 and 3 and the procedur modified by letter dated March 7, 1996.	idual uranium and byproduct material in the form of generated by the licensee's past milling operations in es submitted by letter dated September 2, 1993, as
	Anywhere the word "will" is used, it shall denote a	requirement.
	[Applicable Amendments: 2, 6, 12, 16, 24]	
11.	DELETED by Amendment No. 21.	
12.	Periodic embankment inspections of the large and knowledgeable individuals who are familiar with th embankment status report shall be included in the	
	[Applicable Amendments: 2, 12, 14, 24, 34]	
13.	DELETED by Amendment No. 27.	
14.	SUA-1471 entitled, "Guidelines for Decontamination	cted area shall be in accordance with the attachment to on of Facilities and Equipment Prior to Release for yproduct or Source Materials," dated September 1984.

Enclosure 2

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15.	The results of all effluent and environmental monitoring NRC. For purposes of reporting requirements, only grou compliance wells and backgrounds well P shall be report	ndwater radionuclide data from the point of
	[Applicable Amendments: 5, 31, 34]	
16.	Before engaging in any activity not previously assessed record an environmental evaluation of such activity. Wh result in a significant adverse environmental impact that than that previously assessed, the licensee shall provide prior approval of the NRC in the form of a license amend	en the evaluation indicates that such activity may was not previously assessed or that is greater a written evaluation of such activities and obtain
17.	Prior to termination of this license, the licensee shall pro land, including any interests therein (other than land own Mexico), which is used for the disposal of such byproduc stability of such disposal site, to the United States or the	ed by the United States or the State of New transformed at the long-term
18.	DELETED by Amendment No. 27.	
19.	DELETED by Amendment No. 17.	See 1 2
20.	DELETED by Amendment No. 21.	5
21.	The site Radiation Protection Administrator (RPA), who is safety program, shall possess the minimum qualification Guide 8.31, "Information Relevant to Ensuring that Occu will be As Low As is Reasonably Achievable."	s as specified in Section 2.4.1 of Regulatory
	[Applicable Amendment: 27]	r -
22.	The results of sampling, analyses, surveys and monitoring on audits and inspections; all meetings and training cour reviews, investigations, and corrective actions, shall be NRC regulations, all such documentation shall be mainta	ses required by this license and any subsequent locumented. Unless otherwise specified in the
23.	Standard procedures shall be established for all activitie processed, or stored. Procedures shall enumerate perti Additionally, written procedures shall be established for instrument calibrations. An up-to-date copy of each writ applies.	nent radiation safety practices to be followed. environmental monitoring, bioassay analyses, and

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 t designee, qualified by way of specialized radiation protection training, and shall at lea following:		

- 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 \$35,989,490 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 of financial of financial of financial officer's letter to amounts in financial stat ges are appropriate.	ficer's letter, (3) schedule reconciling amounts in ements, and (4) parent company guarantee if any
	[Appli	cable Amendments: 9, 12, 23, 24, 26, 34, 35, 37,	-
29.	DELE	TED by Amendment No. 32.	SULAX
30.	DELE	TED by Amendment No. 21.	ULA.
31.	DELE	TED by Amendment No. 27.	· 6
32.	Guide Reco	um Recovery Facilities will be As Low As is Reaso	" 8.30, "Health Physics Surveys in Uranium Ensuring that Occupational Radiation Exposure at
	A.	DELETED by Amendment 27.	
	В.	Any time uranium in a worker's urine specimen ALARA audit will indicate what corrective action	exceeds 15 micrograms per liter (ug/l), the annual is were considered or performed.
	C.	DELETED by Amendment 34.	AN S
	[Appli	cable Amendment: 2, 34]	10
33.	DELETED by Amendment No. 21.		
34.	DELE	TED by Amendment No. 4.	
35.	of the	censee shall implement a groundwater compliance groundwater restoration program. This program i ition 15. The Licensee shall:	
	A.	Implement the groundwater monitoring shown in except that under "Reversal Wells," delete Well k CW2 will remain in the sampling program monitor be deleted from the D and F lists of parameters.	F and replace with Well DZ, and except that well

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B. The following ground water protection standards are established for each designated aquifer/zone as described in Ground-Water Hydrology for Support of Background Concentration at the Grants Reclamation Site (Hydro-Engineering, December 2001) and Background Water Quality Evaluation of the Chinle Aquifers (Homestake Mining Company and Hydro-Engineering, October 2003):

Constituents	Alluvial Aquifer	Chinle Mixing Zone	Upper Chinle Non-Mixing Zone	Middle Chinle Non-Mixing Zone	Lower Chinle Non-Mixing Zone
Selenium (mg/L)	0.32	0.14	0.06	0.07	0.32
Uranium (mg/L)	0.16	0.18	0.09	0.07	0.03
Molybdenum (mg/L)	0.1	0.1	0.1	0.1	0.1
Sulfate (mg/L)	1500	1750	914	857	2000
Chloride (mg/L)	250	250	412	250	634
TDS (mg/L)	2734	3140	2010	1560	4140
Nitrate (mg/L)	12	15		*	*
Vanadium (mg/L)	0.02	0.01	0.01	*	*
Thorium-230 (pCi/L)	0.3	*	*	* 5	*
Ra-226 + Ra-228 🚺	5	*	*	* 6	*
* - ground-water protection standards not necessary for the constituents in the indicated zones					

The constituents listed above for the alluvial aquifer must not exceed the specified concentration limit at compliance monitoring wells (former point of compliance wells) D1, X, and S4. At present, no compliance monitoring wells have been designated for the Chinle Mixing Zone or the Upper, Middle or Lower Chinle Non-Mixing Zones for the purpose of implementing the ground water protection standards listed above for these zones. The licensee shall propose compliance monitoring wells for the Chinle Mixing Zone and the Upper, Middle and Lower Chinle Non-Mixing Zones in a revised Corrective Action Plan to be submitted to the NRC no later than December 31, 2006. NRC will evaluate the proposed compliance monitoring wells and, if acceptable, will incorporate them into the license as compliance locations for the ground water protection standards listed above. NRC will notify the licensee and request new proposed compliance monitoring well locations from the licensee, if any of the well locations are determined to be unacceptable.

C. Implement the corrective action program described in the September 15, 1989 submittal, as modified by the reverse osmosis system described in the January 15, 1998 submittal with the objective of returning the concentrations of molybdenum, selenium, thorium-230, uranium, and vanadium to the site standards as listed in LC 35B. In addition, the reverse osmosis system will include the addition of Sample Point 2 downstream of the Mixing Tank. Composite samples from Sample Point 2 will be taken monthly and analyzed for U and Mo.

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		syster	te the two lined evaporation ponds, Pond #1 ans located in each pond as described in the Just 19, September 2 and 15, 1994 submittals.	
			it by March 31 of each year, a performance re- ogress towards attaining groundwater protection	view of the corrective action program that details on standards.
	[Ap	plicabl	e Amendments: 3, 4, 5, 7, 8, 10, 11, 16, 21, 2	28, 30, 31, 33, 34, 39]
g	Iroun	d-wate	e shall complete site reclamation in accordance er corrective action plan shall be conducted as all be completed in accordance with the follow	authorized by License Condition No. 35. All
A	L li	Jnders cense	ure timely compliance with target completion d standing with the Environmental Protection Age e shall complete reclamation to control radon ering technological feasibility, in accordance w	ency (56 FR 55432, October 25, 1991), the emissions as expeditiously as practicable,
		(1)	Windblown tailings retrieval and placement o	on 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	he 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 an average flux of no more than 20 pCi/m ² /s.	d constructed to limit radon emissions to an
			For the Large Impoundment which has no ev	aporation ponds - December 31, 2012.
			to December 31, 2013, the areas not covered	e ground-water corrective action program. Prior d by the evaporation ponds shall have final acement over the entire pile shall be completed
		[Ap	plicable Amendment: 25, 36]	

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	Β.	shal	lamation, to ensure required longevity of the co I be completed as expeditiously as is reasonab et 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	3.
		For	the Small Impoundment - December 31, 2013	AX
		[App	blicable Amendment: 25, 36]	0
		(2)	Projected completion of ground-water correct specified in the ground-water corrective action	
	C.	dem	license amendment request to revise the componistrate that compliance was not technologica ation which compels delay to reclamation, or other that compels delay to reclamation.	
	D.	add ecor incle	license amendment request to change the targed risk to the public health and safety and the enomic costs involved and other factors justifying ement weather, regulatory delays, litigation, and	environment, with due consideration to the g the request such as delays caused by
			isee.	
	E.	the tailir repo	letailed in the licensee's October 28, 2003 sub- radon flux standard of 20 pCi/m ² s by performin- ngs piles on an annual basis during the milesto ort detailing results of this survey shall be subm pecified in condition 35E no later than March 3	g a radon flux survey for the large and small ne extension period specified above. An annual itted with the annual groundwater CAP report
	[Ap	plicab	le Amendments: 13, 22, 36]	
37.			e shall reclaim the large and small tailings imponduation impondent terms in the following requirements.	oundments as stated in its October 29, 1993,
		and p	adon barrier for the large tailings pile shall be in lacement criteria described in Homestake Minir arge Tailings Pile, submitted June 16, 1995.	
		[Appli	cable Amendment: 22]	

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В.	B. The final reclamation of the area that includes the small tailings pile and the two evaporation pone will include the disposal of the contaminated groundwater restoration materials and precipitated solids from the evaporation pond. The small tailings pile and evaporation ponds will be reconstructed and covered with radon barrier material. The placement of the barrier on the small tailings pile shall be done in accordance with the material types, thicknesses, and placement crite described in Homestake Mining Company's Final Radon Barrier Design for the Small Tailings Pile	

[Applicable Amendments: 27, 32]

transmitted to the NRC in August 1996.

C. The licensee shall submit a construction quality control program for NRC review and approval prior to placing any portion of the radon barrier that will ensure that the specification which limits the activity of the radon barrier material to 5 pCi/g above background is not exceeded.

EGI

- D. The construction quality assurance and control program shall be as defined in the Staff Technical Position On Testing and Inspection (NRC, 1989). The acceptable correlation between ASTM D 2922 and ASTM D 1556 shall be as defined in the licensee's April 30, 1992, submittal.
- E. OMITTED in Amendment No. 14.
- F. The radon barrier shall not be placed on the top surface of the large tailings impoundment until the settlement has been demonstrated to be at least 90 percent of expected settlement, and the results of this determination have been reviewed and accepted by the NRC. The radon barrier may be placed on the large impoundment side slopes following final grading of the impoundment. Care shall be taken to preclude the possibility of ponding. Before the erosion protection is placed, it shall be verified that the radon barrier material meets the specifications.
- G. The adequacy of the erosion protection proposed for the side slopes of both the large and small impoundments shall be reevaluated considering any increases in impoundment heights due to the revised radon attenuation cover design.
- H. DELETED by Amendment No. 21.
- I. A completion report shall be provided within 6 months of the completion of construction. This report, including as-built drawings, shall verify that reclamation of the site has been performed according to the approved plan. The report shall also include summaries of results of the quality assurance and control testing to demonstrate that approved specifications were met.
- 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 verification program to include sending at least 10 percent of the samples (randomly selected) to a vendor laboratory for

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		analysis. If the vendor laboratory uses gamm nples shall also be chemically analyzed.	na spectroscopy, at least 30 percent of these
	[Applica	able Amendments: 14, 32]	
38.	program for impoundmer purpose for radium, the		erim cover or the radon barrier on the tailings of the collection water being used for this sample results exceed 30 pCi/l combined
	[Applicable /	Amendment: 18]	And "L
39.	DELETED b	by Amendment No. 31.	
40.	Control Desl Safeguards,	otices and reports to NRC required under this sk, Chief of Fuel Cycle Facilities Branch (Mailst , Office of Nuclear Material Safety and Safegu sville Pike, Two White Flint North, Rockville, MI	top T8-A33), Division of Fuel Cycle Safety and lards, U. S. Nuclear Regulatory Commission,
		lephone notification shall be made to the NRC pecified in license conditions.	Operations Center at (301) 816-5100, unless
	[Applicable /	Amendment: 34]	~ <u>~</u> 0`
41.	Spills, Leaks	s, Excursions, and Incident/Event Reporting	
	11e.(2) bypr limited to: d sample resu showing the the consequ	e termination, the licensee shall maintain docur roduct materials and process chemicals. Docu date, volume, total activity of each radionuclide ults (if taken), corrective actions, results of post e spill location and the impacted area. The lice uences of the spill or incident/event against 10 iteria. If the criteria are met, then report to the	umented information shall include, but not be released, radiological survey results, soil t remediation surveys (if taken), and a map ensee shall have procedures which will evaluate CFR 20, Subpart "M," and 10 CFR 40.60
	and process State or Fed Branch Chie within 48 ho by submittal		nvironment, or any other incidents/events to NRC Region IV Nuclear Materials Licensing M) by telephone or electronic mail (e-mail) owed, within thirty (30) days of the notification, C Headquarters, detailing the conditions leading

[Applicable Amendment: 34]

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42.	An annual report will be submitted to the NRC that inclue monitoring data, corrective action program report, and th		
	[Applicable Amendment: 34]		
43.	Before engaging in any developmental activity not previous administer a cultural resource inventory. All disturbance be completed in compliance with the National Historic Primplementing regulations (36 CFR 800), and the Archae and its implementing regulations (43 CFR 7).	s associated with the proposed development will eservation Act (as amended) and its	
	In order to ensure that no unapproved disturbance of cultural resources occurs, any work resulting in the discovery of previously unknown cultural artifacts shall cease. The artifacts shall be inventoried and evaluated in accordance with 36 CFR Part 800, and no disturbance of the area shall occur until the licensee has received authorization from the NRC to proceed.		
	[Applicable Amendment: 34]		
Date	• 07/10/06 /RA/ Gary S. Janosko, Ch Fuel Cycle Facilities Division of Fuel Cycle and Safeguards Office of Nuclear Ma and Safeguards	Branch e Safety	