NRC FC	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, 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			
1. C	OGEMA Mining, Inc. .O. Box 730	3. License Number SUA-1341, Amendment No. 12		
2. P	.O. Box 730	4. Expiration Date Until terminated		
N	lills, Wyoming 82644	5. Docket No. 40-8502		
		Reference No.		
	yproduct Source, and/or pecial Nuclear Material Form	Physical 8. Maximum amount that Licensee May Possess at Any One Time Under This License		
	ranium and 11e.(2) product	Unlimited		
SEC	TION 9: Administrative Conditions			
9.1	9.1 The authorized place of use shall be the licensee's Irigaray and Christensen Ranch Satellite facilities in Johnson and Campbell Counties, Wyoming.			
9.2	9.2 All written notices and reports to the Nuclear Regulatory Commission (NRC) required under this license, shall be sent to the following address: Deputy Director, Decommissioning and Uranium Recovery Licensing Directorate, Division of Waste Management and Environmental Protection, Office of Federal and State Materials and Environmental Management Programs, Washington, DC 20555-0001, Mail Stop T-7 E18, or by express delivery to 11545 Rockville Pike, Rockville, Maryland 20852-2738.			
	Required telephone notification shall be made to the NRC Operations Center at (301) 816-5100, unless otherwise specified in license conditions.			
	[Applicable Amendments: 4, 12]			
9.3 The licensee shall conduct operations in accordance with the commitments, representations, and statements contained in the January 5, 1996, license renewal application submittal as revised by the September 3, 1997 "Responses to NRC Comments on the License Renewal Application for Source Materials License SUA-1341," and as supplemented by the December 13, 1996, submittal, requesting a performance based license condition for approval of the startup of new well fields, including standard operating procedures, and hereinafter referred to as the "approved license application." The approved license application is hereby incorporated by reference except where superseded by license conditions below.				
		Enclosure		

NRC	FORM 374A		U.S. NUCLEAR REGULATORY COMMISSION	Page 2 of 12 Page
				License Number SUA-1341
	MATERIALS LICENSE SUPPLEMENTARY SHEET			Docket or Reference Number 40-8502
				Amendment No. 12
	The land and structures will be decommissioned according to the Decommissioning Plan submitted December 19, 2000, as revised by submittals dated June 15, June 18, and August 31, 2001. Whenever the word "will" is used in the above referenced documents, it shall denote a requirement			
	[Applica	able Ar	mendments: 4, 6]	
9.4	Perfor	mance	Based License Condition R REC	SU,
	a)		censee may, without obtaining a license an tions specified in Part b of this condition:	mendment pursuant to §40.44, and subject to
		(i)	Make changes in the facility as described	d in the license application (as updated);
		(ii)	Make changes in the procedures as dese and	cribed in the license application (as updated);
<ul> <li>(iii) Conduct tests or experiments not described in the lice</li> <li>b) The licensee shall obtain a license amendment pursuant to proposed change, test, or experiment if the change, test, or</li> <li>(i) Result in more than a minimal increase in the freque previously evaluated in the license application (as up (ii) Result in more than a minimal increase in the likeliho of a structure, system, or component (SSC) important the license application (as updated);</li> </ul>		bed in the license application (as updated).		
			MIGLIN * _	
		of a structure, system, or component (SS		
		(iii)	Result in more than a minimal increase i evaluated in the license application (as u	n the consequences of an accident previously pdated);
		(iv)	Result in more than a minimal increase i important to safety previously evaluated	n the consequences of a malfunction of an SS in the license application (as updated);
· · · ·		Create a possibility for an accident of a c the license application (as updated);	lifferent type than any previously evaluated in	
		(vi)	Create a possibility for a malfunction of a than previously evaluated in the license a	an SSC important to safety with a different resu application (as updated);
	(as updated) used in establishing the fin environmental assessment (EA), or tech		•	

NRC FORM 374A	U.S. NUCLEAR REGULATORY COMMISSION	Page 3 of 12 Pages
		License Number SUA-1341
	MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 40-8502
		Amendment No. 12

- (viii) The change, test, or experiment is consistent with the NRC conclusions, or the basis of, or analysis leading to the conclusions of, actions, designs, or design configurations analyzed and selected in the site or facility safety evaluation report, TER, and environmental impact statement (EIS), or EAs, including all supplements and amendments, and TERs, EAs, EISs issued with amendments to this license.
- c) The licensee's determinations concerning Part b of this condition, shall be made by a Safety and Environmental Review Panel (SERP). The SERP shall consist of a minimum of three individuals. One member of the SERP shall have expertise in management (e.g., Plant Manager) and shall be responsible for financial approval for changes; one member shall have expertise in operations and/or construction and shall have responsibility for implementing any operational changes; and one member shall be the radiation safety officer (RSO) or equivalent, with the responsibility of assuring changes conform to radiation safety and environmental requirements. Additional members may be included in the SERP, as appropriate, to address technical aspects such as ground water, hydrology, surface water hydrology, specific earth sciences, and other technical disciplines. Temporary members or permanent members, other than the three above-specified individuals, may be consultants.
- d) The licensee shall maintain records of any changes made pursuant to this condition until license termination. These records shall include written safety and environmental evaluations made by the SERP that provide the basis for determining changes are in compliance with Part b of this condition. The licensee shall furnish, in an annual report to the NRC, a description of such changes, tests, or experiments, including a summary of the safety and environmental evaluation of each. In addition, the licensee shall annually submit to the NRC changed pages, which shall include both a change indicator for the area changed, e.g., a bold line vertically drawn in the margin adjacent to the portion actually changed, and a page change identification (date of change or change number or both), to the operations plan and reclamation plan of the approved license application (as updated) to reflect changes made under this condition.

[Applicable Amendments: 4, 6]

9.5 The licensee shall maintain an NRC-approved financial surety arrangement, consistent with 10 CFR 40, Appendix A, Criterion 9, adequate to cover the estimated costs, if accomplished by a third party, for decommissioning and decontamination, offsite disposal of radioactive solid process or evaporation pond residues, and ground-water restoration as warranted. The surety shall also include the costs associated with all soil and water sampling analyses necessary to confirm the accomplishment of decontamination.

Within 3 months of NRC approval of a revised decommissioning 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 in the newly approved Decommissioning 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.

NRC FO	ORM 374A	U.S. NUCLEAR REGULATORY COMMISSION	Page 4 of 12 Pages
-			License Number SUA-1341
	MATERIALS LICENSE SUPPLEMENTARY SHEET		Docket or Reference Number 40-8502
			Amendment No. 12
	provided to NRC-appri- termination the existin for one ye documenta adjustmen	oved decommissioning cost estimate shall no n. If the NRC has not approved a proposed r g surety arrangement, the licensee shall exte ar. Along with each proposed revision or anr ation, showing a breakdown of the costs and	cial surety coverage for the full amount of the of lapse for any time period prior to license revision 30 days prior to the expiration date of and the existing arrangement, prior to expiration, nual update, the licensee shall submit supporting the basis for the cost estimates with 5 percent contingency, changes in engineering
	At least 90 days prior to beginning construc change which was not included in the annu approval, an updated surety to cover the ex		
	State of W The licens identifies t and decor associated NRC-appr annual up	/yoming, a copy of the State's surety review, see must also ensure that the surety, where a he NRC-related portion of the surety and cov atamination, offsite disposal, soil and water sa d with the site. The basis for the cost estimat oved revisions to the plan. The reclamation/of dates should follow the outline in the Appendie ended Outline for Site-Specific <i>In Situ</i> Leach	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 C to NUREG-1569 (NRC, 2003), entitled,
	Bank USA continuous	sly maintained in an amount no less than \$9,5 0, Appendix A, Criterion 9, until a replacemen	nt of Environmental Quality (WDEQ) shall be
	[Applicable	e Amendments: 1, 2, 4, 6, 7, 9, 10, 11, 12]	
	process ac the license shall enun Additionall include in- approved,	ee at or between the Irigaray and Christenser nerate pertinent radiation safety practices to b ly, written procedures shall be established an plant and environmental monitoring, bioassay	e handled, processed, stored, or transported by n Ranch sites. SOPs for operational activities be followed in accordance with 10 CFR Part 20. d followed for non-operational activities to
	approved proposed	procedures for both operational and non-ope in writing by the RSO before implementation to ensure that proper radiation protection prir perform a documented review of all operatin	and whenever a change in a procedure is nciples are being applied. Additionally, the

NRC F	DRM 374A U.S. NUCLEAR REGULATORY COMMISSIO	N Page 5 of 12 Pages	
		License Number SUA-1341	
	MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 40-8502	
		Amendment No. 12	
9.7	The licensee shall dispose of 11e.(2) byproduct mater Irigaray and Christensen Ranch Satellite facilities at a State to receive 11e.(2) byproduct material. The licen in writing. The licensee's approved waste disposal ag the agreement expires or is terminated, the licensee's License Condition 9.2, within 7 days after the date of be submitted for NRC approval within 90 days after ex to secure this agreement, then the licensee must incre- commercial 11e.(2) disposal facility.	site licensed by the NRC or an NRC Agreement see shall identify the disposal facility to the NRC reement must be maintained onsite. In the event hall notify the NRC in writing, in accordance with expiration or termination. A new agreement shall piration or termination. If the licensee is not able	
	[Applicable Amendment: 4]	0	
9.8	Release of equipment, materials, or packages from the restricted area shall be in accordance with the NRC guidance document entitled, "Guidelines for Decontamination of Facilities and Equipment Prior to Release for Unrestricted Use or Termination of Licenses for Byproduct, Source, or Special Nuclear Material," dated August 1987, or suitable alternative procedures approved by the NRC prior to any such release, or in accordance with Section 5.1 of the approved Decommissioning Plan.		
	[Applicable Amendments: 4, 6]		
9.9	Before engaging in any developmental activity not pre- administer a cultural resource inventory. All disturban will be completed in compliance with the National Hist its implementing regulations (36 CFR Part 800), and t 1979 (as amended) and its implementing regulations	ces associated with the proposed development oric Preservation Act of 1966 (as amended) and he Archaeological Resources Protection Act of	
	To ensure that no unapproved disturbance of cultural discovery of previously unknown cultural artifacts shal evaluated in accordance with 36 CFR Part 800, and n received authorization from the NRC to proceed.	I cease. The artifacts shall be inventoried and	
	[Applicable Amendment: 4]		
9.10	The licensee shall maintain restricted area boundaries as described in Section 5.8.1 of the approved license Christensen Ranch well field buildings shall be restrict radiological surveys.	application. Additionally, the Irigaray and	
9.11	The licensee is hereby exempted from the requirement within the Irigaray and Christensen Ranch facilities, put conspicuously posted in accordance with Section 20.1 THIS FACILITY MAY CONTAIN RADIOACTIVE MAT	ovided that all entrances to the facility are 902(e) and with the words, <b>"ANY AREA WITHIN</b>	

9.12 The RSO shall have the health physics authorities, responsibilities, and technical qualifications identified in Regulatory Guide 8.31.

NRC F	NRC FORM 374AU.S. NUCLEAR REGULATORY COMMISSIONPage 6 of 12 Pages				
		License Number SUA-1341			
	MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 40-8502			
		Amendment No. 12			
9.13	DELETED BY Amendment No. 4.				
SECT	ION 10: Operations, Controls, Limits, a	nd Restrictions			
10.1	The licensee is not authorized to inject lixiviant.	27.			
	[Applicable Amendment: 4]	BULA			
10.2	The licensee shall construct all wells in accordance wit approved license application.	h methods described in Section 3.3.2 of the			
	Any failed well casing that cannot be repaired to pass t and abandoned, using procedures set out in Section 3.				
10.3	The licensee shall establish pre-operational baseline water quality data for all production units. Baseline water quality sampling shall provide representative pre-mining ground water quality data and restoration criteria as described in the approved license application. The data shall be from wells established in the mining zone, the mining zone perimeter, the upper aquifer and the lower aquifer where present, with spacing and locations as specified in the approved license application. The data shall, at a minimum, consist of the sample analyses shown in Table 5.25 of Section 5.8.2.2 of the approved license application.				
	The wells used for obtaining baseline ground water quable be established at the following minimal density:	ality in current and future production areas shall			
	Monitored Unit	Density			
	Ore Zone Monitors Ore Zone Baseline (restoration) Shallow Zone Monitors Deep Zone Monitors (where zone prese	All 1 well per 4 acres of pattern area 1 well per 3.5 acres of pattern area nt) 1 well per 3.5 acres of pattern area			
	Wells utilized to establish baseline ground water quality follows:	y for past Irigaray production areas were as			
	Monitored Unit	Wells per Monitored Unit			
	Irigaray Unit 1 Sandstone Irigaray deep monitor zone Irigaray perimeter and trend monitor wells	2 2			
	(Units 1-9)	70 percent of installed wells			

NRC FORM 374A U.S. NUCLEAR REGULATORY COMMISSION		ISSION Page 7 of 12 Pages
		License Number SUA-1341
	MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 40-8502
		Amendment No. 12
	Baseline ground water quality in previously appro (well field average) from the following submittals:	oved production areas shall be the mean data values
	Unit 6 April Unit 7 CNV	16, 1990 (refers to WDEQ permit 478) 4, 1988 ember 2, 1987 (Table 4) ary 28, 1988
	Unit 3 expansion and Augu Module 4A expansion Unit 2 south portion Nove Unit 2 north portion April Unit 4 April	ember 1, 1988 (Table 2) ust 8, 1991 (Table 6) ember 27, 1992 (Table 2) 16, 1992 (Table 2) 1, 1994 (Table 6) uary 28, 1995 (Table 7)
	[Applicable Amendment: 4]	
10.4	Upper Control Limits (UCLs) in accordance with s for monitor wells established prior to the issuance in December 1996, are provided in Table 5.26 for	
	[Applicable Amendment: 4]	
10.5	The licensee is authorized to produce yellowcake production shall not exceed 50,000 pounds.	e only from restoration fluid. Annual yellowcake
	[Applicable Amendment: 5]	
10.6	Ponds RA and RB shall have at least 8 feet of free changed to a 2-foot freeboard in either RA or RB the overall pond system to accept the contents of	d the 517 ponds shall have at least 2 feet of freeboard. eeboard. The 8-foot freeboard may be temporarily as long as sufficient reserve capacity is available in f one of the ponds in case of leakage. The e ponds and filter backwash pond (if constructed) shall
	system to enable the transfer of the contents of a	ain sufficient reserve capacity in the evaporation pond a pond to other ponds. In the event of a leak and rements shall be suspended during the repair period.
	[Applicable Amendment: 4]	

NRC F	ORM 37	4A U.S. NUCLEAR REGULATORY COMMISSION	Page 8 of 12 Pages			
			License Number SUA-1341			
		MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 40-8502			
			Amendment No. 12			
10.7	10.7 All liquid effluents from process buildings and other process waste streams, with the exception sanitary wastes, shall be returned to the process circuit, discharged to the solution evaporation or disposed of as allowed by NRC regulations.					
		tionally, the licensee is authorized to dispose of pr in the following wells:	ocess solutions, injection bleed, and restoration			
		COGEMA DW No. 1 Christensen 18-3 DW-1 DW-2				
		The licensee shall maintain a record of the volumes of solution disposed in these wells and submit this information in the annual monitoring report.				
	[Applicable Amendment: 4]					
10.8	The licensee shall maintain effluent control systems, as specified in Section 4.0 of the approved license application, with the following additions:					
	A.	Operations shall be suspended within 1 hour in the emission control equipment for the yellowcake drift the ranges permitted by WDEQ Air Quality Permitted by	ying or packaging areas is not operating within			
	B.	The licensee shall, during all periods of yellowcal operating within the recommended ranges for wa be accomplished by use of continuous monitoring rate and differential pressure, and signal an audi ranges in the permit. Manual readings and alarm shift.	ter flow and air pressure differential. This shall g equipment which will record the scrubber flow ble alarm if they fall below the recommended			
	C.	The furnace draft pressure shall be read and doc within the design specification of -0.1 to -0.5 inch				
	[Applicable Amendment: 4]					
10.9	9 The licensee shall use a Radiation Work Permit (RWP) for all work or non-routine maintenance jobs where the potential for significant exposure to radioactive material exists and for which no standard written operating procedure exists. All RWPs shall be accompanied by a breathing zone air sample or applicable area air sample. The RWP shall be issued by the RSO or designee, qualified by way of specialized radiation protection training, and RWPs shall include, as a minimum, the information described in Section 2.2 of Regulatory Guide 8.31.					
10.10	Chri appl	licensee shall sample particulates and radon prog stensen Ranch Satellite locations shown on Figure cation. Additional sampling locations can be adde	es 5.2 and 5.3 of the approved license			
	labb	icable Amendment: 4]				

NRC FORM 374A U.S. NUCLEAR REGULATORY COMMISSION		Page 9 of 12 Pages		
		License Number SUA-1341		
	MATERIALS LICENSE	Docket or Reference Number		
	SUPPLEMENTARY SHEET	40-8502		
		Amendment No. 12		
10.11	If employees do not shower prior to leaving the restrict alpha survey instrument prior to exiting in conformance			
10.12	The licensee shall implement the bioassay program dis of the administrative or actions levels and corrective ad ALARA Audit Report.	ctions performed will be documented in the		
	[Applicable Amendment: 4]	SULS		
10.13	13 All radiation monitoring, sampling, and detection equipment shall be recalibrated after each repair and as recommended by the manufacturer, or at least annually, whichever is more frequent. In addition, al radiation survey instruments shall be operationally checked with a radiation source each day when in use.			
10.14	DELETED BY Amendment 4.			
10.15	The licensee shall incorporate the restoration data for a completion report.	the 517 and USMT sites into the Irigaray		
	[Applicable Amendment: 4]			
10.16	5 The licensee shall conduct ground water restoration and post-restoration monitoring as described in Section 6.1 of the approved license application. The primary goal of restoration shall be to return the ground water quality, on a production-unit average, to baseline concentrations on a parameter-by- parameter basis. If the primary goal cannot be achieved, the ground water will, at a minimum, be returned to the pre-mining use category.			
	Changes to ground water restoration or post-restoration NRC for review and approval at least 2 months prior to			
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 program, as described in the approved 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	0.22 DELETED BY Amendment No. 4.			

NRC FORM 374A	U.S. NUCLEAR REGULATORY COMMISSION	Page 10 of 12 Pages
		License Number SUA-1341
	SUPPLEMENTARY SHEET	Docket or Reference Number 40-8502
		Amendment No. 12

## SECTION 11: Monitoring, Recording, and Bookkeeping Requirements

- 11.1 Injection manifold pressures and flow rates shall be measured and recorded daily. During well-field operations, injection pressures shall not exceed 120 psi at the Irigaray site, and 140 psi at the Christensen Ranch site. Also, during maintenance tasks, injection pressures shall not exceed the integrity test pressures.
- 11.2 All designated monitor wells shall be sampled and tested for the UCLs established in accordance with Condition 10.4. Sampling shall be performed on the routine sampling schedule in the approved license application.

If the routine sampling results indicate an exceedance of at least two UCLs, a second sample shall be collected from that well within 48 hours and analyzed for chloride, conductivity, and total alkalinity. The well shall be placed on excursion status if the results from the second sample also exceed at least two of the established UCLs.

If the results from the second sample do not confirm the initial exceedance, a third sample shall be collected within 48 hours of receiving the results from the second sampling, and analyzed. The routine sampling shall be considered in error if the second and third samples do not confirm the initial exceedance. The well shall be placed on excursion status if the results from the second or third samples exceed at least two of the established UCLs.

Upon confirming an excursion, the licensee shall implement corrective actions, and increase the sampling frequency for the excursion indicators to weekly. Written progress reports of the excursion status shall be submitted to the NRC, in accordance with Condition 9.2, on a quarterly basis, until the excursion has been mitigated. An excursion is considered mitigated when the concentrations of at least two excursion indicators remain below the established UCLs for three consecutive samples.

Irigaray monitor wells SSM-3, SSM-18, SSM-40, SSM-41, SSM-42, SSM-43 and DM-10 are excluded from the excursion confirmation and reporting requirements of this license condition, pursuant to the licensee's May 14, 2003 submittal, and the excursion removal approval granted by Wyoming DEQ dated July 28, 2003. However, if during a sampling event, the chloride level in any of these wells should exceed the Wyoming Class III Livestock Standard for chloride, then the excursion confirmation and reporting requirements of this license condition will be reinstated for that particular well.

[Applicable Amendments: 4, 8]

11.3 The licensee shall conduct effluent, personnel, and environmental monitoring programs in accordance with Tables 8-1 and 9-1 of the approved Decommissioning Plan.

[Applicable Amendment: 6]

11.4 The licensee shall perform and document weekly visual inspections of the Irigaray and Christensen Ranch Satellite evaporation pond embankments, fences and liners, as well as measurements of pond freeboard and checks of the leak detection system.

NRC FORM 374A	U.S. NUCLEAR REGULATORY COMMISSION	Page 11 of 12 Pages
	SUPPLEMENTARY SHEET	License Number SUA-1341
-		Docket or Reference Number 40-8502
		Amendment No. 12
Any time 6 vertical inches or more of fluid is detected in the leak detection system standpipes, be analyzed for chloride, conductivity, pH and uranium. If analyses indicate that the pond is le the licensee shall lower the pond fluid level by transferring its contents to an alternate cell, and undertake repairs, as needed. If standpipe water exists, quality samples shall be analyzed for above parameters weekly during the leak period and for at least 2 weeks following repairs.		
[Applicable A	mendment: 4] - NR REG	27.

11.5 The licensee shall conduct the weekly in-plant inspection and audit programs described in Section 5.3 of the approved license application. In addition, the RSO or designee shall document a daily walk-through (during operation of the yellowcake dryer) of the Irigaray facility to determine that radiation control practices are being implemented appropriately.

[Applicable Amendment: 4]

- 11.6 The results of the following activities, operations, or actions shall be documented: sampling, analyses, surveys and monitoring, survey/monitoring equipment calibration results of 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 the NRC regulations, all such documentation shall be maintained for a period of at least 5 years.
- 11.7 The licensee shall monitor for external exposure in accordance with 10 CFR 20.1502(a)(1), Section 5.7.2 of the approved license application. The licensee shall monitor for internal exposure in accordance with 10 CFR 20.1502(b)(1) and Section 5.7.3 of the approved license application.

## SECTION 12. Reporting Requirements

12.1 Effluent and environmental monitoring program results shall be provided in the annual report in the format shown in Table 3 of Regulatory Guide 4.14, (Rev. 1) entitled, "Sample Format for Reporting Monitoring Data." The report shall also include injection rates, recovery rates and injection manifold pressures.

[Applicable Amendment: 4]

12.2 Spill, Leak, Excursion, and Incident/Event Reporting

Until license termination, the licensee shall maintain documentation of unplanned releases of source or 11e.(2) byproduct materials (including extraction solutions) 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/event location and the impacted area.

The licensee shall have procedures which will evaluate the consequences of the spill or incident/event against 10 CFR 20, Subpart "M," and 10 CFR 40.60 reporting criteria. If the criteria are met, the licensee must report this information to the NRC Operations Center as required.

NRC F	DRM 374A U.S. NUC	CLEAR REGULATORY COMMISSION	Page 12 of 12 Pages		
			License Number SUA-1341		
	MATERIALS SUPPLEMENTA		Docket or Reference Number 40-8502		
	Amendment No. 12				
	If the licensee is required to report any spills, leaks, or excursions of source, 11e.(2) byproduct material, or process chemicals because of impact on the environment, or to report any other incidents/events to State or Federal agencies, a report shall be made to the Region IV Branch Chief for Uranium Recovery Inspection and the NRC Project Manager, by telephone or electronic mail, within 48 hours. This notification shall be followed, within 30 days of the notification, by submittal of a written report, according to Condition 9.2, detailing the conditions leading to the release or incident/event, corrective actions taken, and results achieved.				
12.3	DELETED BY Amendmer	nt No. 4.	0		
12.4	DELETED BY Amendmer	nt No. 4.	And L		
12.5	DELETED BY Amendmen	nt No. 4.	C C		
12.6	An annual report will be submitted to the NRC in accordance with Condition 9.2, that includes the ALARA audit report, land use survey, monitoring data, and the SERP information required under License Condition 9.4(d). The report shall include a summary of the daily (during operation of the yellowcake dryer) walk-through inspections.				
	[Applicable Amendment:	4]	S		
12.7	DELETED BY Amendmer	nt No. 4.			
		FOR THE NUCLEAR RE	EGULATORY COMMISSION		
Date:	03/15/07	/RA/ Keith I. McConnell, Depu Decommissioning and U Licensing Directorate Division of Waste Mana and Environmental Pr Office of Federal and Sta and Environmental Ma	ranium Recovery gement otection ate Materials		