

UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555-0001

February 3, 1999

Mr. Stephen P. Collings President Crow Butte Resources, Inc. 261 Sixteenth Street, Suite 810 Denver, CO 80202

SUBJECT: CROW BUTTE RESOURCES INC. 1998 ANNUAL SURETY UPDATE, AMENDMENT NO. 2 TO SOURCE MATERIAL LICENSE SUA-1534 DOCKET NO. 40-8943

Dear Mr. Collings:

The U.S. Nuclear Regulatory Commission (NRC) staff has completed its review of Crow Butte Resources Inc's 1998 annual surety update for the Crow Butte uranium and recovery facilities in Dawes County, Nebraska, as submitted in your letter dated September 25, 1998, and updated by your letter dated December 19, 1998. The staff's review found the proposed increase of \$807,213 to be appropriate. The new surety amount is therefore \$9,758,040.

During a telephone call on December 17, 1998, staff expressed a concern that Crow Butte's initial pore volume estimates for the restoration of Mining Unit 1 may not have accounted for the dispersion of extraction fluids in a "halo" beyond the foot print of the mining unit. This could result in an underestimate of the surety required to restore the ground water in currently operating and future well fields. In response to this concern, Crow Butte submitted a letter dated December 18, 1998, which recognized the potential extraction fluid "halo," and provided a description of the measures and evaluation that had been initiated to address the potential concern. The December 1998 letter also corrected the estimate for the consumer price index for the Commercial Plant Reclamation Decommissioning category shown on page 21 of the licensee's September 25, 1998, letter. Crow Butte indicated that it has reached the restoration limits prescribed by the State of Nebraska in its mining permit and will continue efforts to meet the primary restoration goals in the NRC license.

The staff finds Crow Butte's responses adequately address NRC's concerns and hereby approves the revised surety. Crow Butte shall continue its evaluation of the departure between the estimated and actual pore volumes needed to restore Mining Unit 1 and submit, for NRC review and approval, a revised surety estimate for the restoration of the existing well fields once the actual pore volumes for Mining Unit 1 restoration are determined. The revised surety should be submitted at Crow Butte's earliest convenience, but no later than the next annual surety update specified in License Condition 9.5. NRC will review Crow Butte's current evaluation of Mining Unit 1 restoration and upcoming routine inspection.

S. Collings

A copy of the staff's Technical Evaluation Report for this action is Enclosure 1. Pursuant to Title 10 of the Code of Federal Regulations (10 CFR) Part 40, Source Material License SUA-1534 is hereby amended by revising License Condition No. 9.5 to reflect the new surety amount of \$9,758,040. All other conditions of the license shall remain the same. The license is being reissued to incorporate the above modification (Enclosure 2).

An environmental report is not required since the amendment does not meet the criteria of 10 CFR 51.60(b)(2). An environmental review was not performed by the NRC staff, since this action is categorically excluded under 10 CFR 51.22(c)(10).

If you have any questions concerning this letter or the enclosures, please contact William Ford, the NRC Project Manager for the Crow Butte site, at (301) 415-6630.

Sincerely,

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N. King Stablein, Acting Chief Uranium Recovery Branch Division of Waste Management Office of Nuclear Material Safety and Safeguards

Docket No. 40-8934 License No. SUA-1534 Amendment No. 2 Case Closed: L51738

Enclosures: As stated

cc: Mr. Denis Heitmann, NDEQ

S. Collings

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Docket No. 40-8934 License No. SUA-1534 Amendment No. 2 Case Closed: L51738

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TECHNICAL EVALUATION REPORT

DATE: January 20, 1999

DOCKET NO. <u>40-8943</u> LICENSE NO. <u>SUA-1534</u>

LICENSEE: Crow Butte Resources, Inc.

FACILITY: Crawford, Nebraska

PROJECT MANAGER: William Ford

TECHNICAL REVIEWERS: Michael Layton, Richard Turtil

SUMMARY AND CONCLUSIONS:

The licensee provided the annual surety update by a letter of September 25, 1998 and an updated letter dated December 18, 1998. The proposed surety amount is \$9,758,040. This increases the previous surety amount of \$8,950,827 by \$807,213. The proposed amount was reviewed and found to be acceptable.

DESCRIPTION OF LICENSEE'S AMENDMENT REQUEST:

The licensee proposed a surety amount of \$9,758,040. The proposed amount is based on the former amount of \$8,950,827 increased to represent inflationary increases and the addition of one half of Mine Unit 7. The licensee submitted all the appropriate documentation and no other changes to the license were requested.

During a telephone call on December 17, 1998, staff expressed a concern that Crow Butte's initial pore volume estimates for the restoration of Mining Unit 1 may not have accounted for the dispersion of extraction fluids in a "halo" beyond the foot print of the mining unit. This could result in an underestimate of the surety required to restore the ground water in currently operating and future well fields. In response to this concern, Crow Butte submitted a letter dated December 18, 1998, which recognized the potential extraction fluid "halo," and provided a description of the measures and evaluation that had been initiated to address the potential concern.

Staff finds Crow Butte's responses adequately address NRC's concerns and hereby approves the revised surety. Crow Butte shall continue its evaluation of the departure between the estimated and actual pore volumes needed to restore Mining Unit 1; and submit for NRC review and approval, a revised surety estimate for the restoration of the existing well fields once the actual pore volumes for the Mining Unit 1 restoration are determined. The revised surety should be submitted at Crow Butte's earliest convenience, but no later than the next annual surety update specified in License Condition 9.5. NRC will review Crow Butte's current evaluation of the Mining Unit 1 restoration during an upcoming routine inspection.

Enclosure 1

TECHNICAL EVALUATION:

The requested surety was evaluated against the consumer price index for all urban consumers (U.S. City Average) and found to be acceptable.

RECOMMENDED LICENSE CHANGE:

Pursuant to Title 10 of the Code of Federal Regulations, Part 40, Source Material License SUA-1534 is amended by revising License Condition No. 9.5 as follows:

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 reclamation and closure costs, if accomplished by a third party, for all existing operations and any planned expansions or operational changes for the upcoming year. Reclamation includes all cited activities and groundwater restoration, as well as off-site disposal of all 11e.(2) byproduct material.

Within three months of NRC approval of a revised closure plan and 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 site closure plan exceed the amount covered in the existing financial surety. The revised surety shall then be in effect within three months of written NRC approval.

Annual updates to the surety amount, required by 10 CFR 40, Appendix A, Criterion 9, shall be provided to NRC by October 1 of each year. If NRC has not approved a proposed revision 30 days prior to the expiration date of the existing surety arrangement, the licensee shall extend the existing arrangement, prior to expiration, for one year. Along with each proposed revision or annual update of the surety, 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, changes in engineering plans, activities performed, and any other conditions affecting estimated costs for site closure.

At least 90 days prior to beginning construction associated with any planned expansion or operational change which was not included in the annual surety update, the licensee shall provide for NRC approval an updated surety to cover the expansion or change.

The licensee shall also provide NRC with copies of surety-related correspondence submitted to the State of Nebraska, a copy of the State's surety review, and the final approved surety arrangement. The licensee also must ensure that the surety, where authorized to be held by the State, identifies the NRC-related portion of the surety and covers the above-ground decommissioning and decontamination, the cost of offsite disposal, soil and water sample analyses, and groundwater restoration associated with the site. The basis for the cost estimate is the NRC-approved site closure plan or the NRC-approved revisions to the plan. Reclamation/decommissioning plan, cost estimates, and annual updates should follow the outline in Appendix E to NUREG-1569 (NRC, 1997), entitled "Recommended Outline for Site-Specific *In Situ* Leach Facility Reclamation and Stabilization Cost Estimates."

Crow Butte Resources, Inc.'s currently approved surety instrument, an Irrevocable Standby Letter of Credit issued by the Royal Bank Of Canada (New York Branch), in favor of the State of Nebraska, shall be continuously maintained in the sum total amount of no less than \$9,758,040 for the purpose of complying with 10 CFR 40, Appendix A, Criterion 9, until a replacement is authorized by both the State of Nebraska and NRC.

ENVIRONMENTAL IMPACT EVALUATION:

An environmental review was not performed by the NRC staff, since this action is categorically excluded under 10 CFR 51.22(c)(10).

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	MATER	IALS LICENSE	
Federal R by the lice material d persons au specified	to the Atomic Energy Act of 1954, as amended, the Energy act of 1954, as amended, the Energy actions, Chapter I, Parts 30, 31, 32, 33, 34, 35, 36, 39, ensee, a license is hereby issued authorizing the licensee to designated below; to use such material for the purpose(s) uthorized to receive it in accordance with the regulations of in Section 183 of the Atomic Energy Act of 1954, as ar Regulatory Commission now or hereafter in effect and to	40, and 70, and in reliance or o receive, acquire, possess, an o and at the place(s) designate of the applicable Part(s). This nended, and is subject to all	a statements and representations heretofore manual transfer byproduct, source, and special nucle ed below; to deliver or transfer such material license shall be deemed to contain the condition applicable rules, regulations, and orders of the statement of the st
	Licensee		
	Crow Butte Resources, Inc.		
1.		3. License Number	SUA-1534, Amendment No,. 2
2.	216 Sixteenth Street Mall, Suite 810 Denver, Colorado 80202	4. Expiration Date	February 28, 2008
		5. Docket or Reference No.	40-8943
	duct, Source, and/or 7. Chemical Il Nuclear Material Form Natural Uranium Any	and/or Physical	 8. Maximum Amount that Licensee May Possess at Any One Time Under This License a. Unlimited
b.		ecified	 b. Quantity generated under operations authorized by this license
SECT	ION 9: Administrative Conditions Authorized place of use shall be the licens	ee's Crow Butte uraniu	im recovery and processing
0.1	facilities in Dawes County, Nebraska.		and processing
9.2	All written notices and reports to the NRC submitted in accordance with 10 CFR 40.6 Branch, Division of Waste Management, C Stop T 7-J-8, Nuclear Regulatory Commiss Semiannual effluent monitoring reports rec Director, Division of Nuclear Material Safet 611 Ryan Plaza Drive, Suite 400, Arlingtor	5, shall be addressed office of Nuclear Mater sion, 11545 Rockville F quired under 10 CFR 4 by, Region IV, Nuclear	to the Chief, Uranium Recovery ial Safety and Safeguards, Mail Pike, Rockville, MD 20850. 0.65 shall be addressed to
	Incident and event notifications that require Operations Center at (301) 816-5100.	e telephone notification	n shall be made to the NRC
9.3	The licensee shall conduct operations in a statements contained in the license applica dated April 1, June 25, July 28, and Octob reference, except where superseded by lice "shall" is used in the above referenced door	ation dated December er 31, 1997, which are ense conditions below	1995, as amended by submittals hereby incorporated by v. Whenever the word "will" or
9.4	 A. The licensee may, without prior NRC Part B of this condition: 	approval, and subjec	t to the conditions specified in
	(1) Make changes in the facility of	process, as presente	d in the approved application.
	(2) Make changes in the procedu	res presented in the ap	pproved application.

NRC FC (7-94)	DRM 374A	U.S. NUCLEAR REGULATORY COMMISSION	N PAGE 2 OF 10 PAGES
()-04)			License Number
		MATERIALS LICENSE	SUA-1534, Amend. No. 2 Docket or Reference Number
	٩	SUPPLEMENTARY SHEET	40-8943
	(3)	Conduct tests or experiments not presented	d in the approved application.
B.		ee shall file an application for an amendment are satisfied:	to the license, unless the following
	(1)	The change, test, or experiment does not constant of the stated in this license (excluding information application), or impair the licensee's ability to	onflict with any requirement specifically referenced in the approved license to meet all applicable NRC regulations.
	(2)	There is no degradation in the essential safe license application, or provided by the appro	ety or environmental commitments in the oved reclamation plan.
	(3)	The change, test, or experiment is consister and selected in the Environmental Assessm	nt with the conclusions of actions analyzed nent dated February 1998.
C.	Environme employed member of manageria constructio member sh for assurin members r health phy other tech	ee's determinations concerning Part B of this ental Review Panel" (SERP). The SERP shall by the licensee, and one of these shall be des f the SERP shall have expertise in management and financial changes; one member shall have on and shall have responsibility for implementi nall be the site Corporate Radiation Safety Off g changes conform to radiation safety and en may be included in the SERP as appropriate, sics, groundwater hydrology, surface-water hy nical disciplines. Temporary members or pern cified individuals, may be consultants.	consist of a minimum of three individuals signated as the SERP chairman. One ent and shall be responsible for approval of ave expertise in operations and/or ing any operational changes; and one ficer or equivalent, with the responsibility invironmental requirements. Additional to address technical aspects such as ydrology, specific earth sciences, and
9.5	10 CFR 40 costs, if ac operationa groundwat Within thre shall subm	ee shall maintain an NRC-approved financial s b, Appendix A, Criterion 9, adequate to cover t complished by a third party, for all existing op al changes for the upcoming year. Reclamatio per restoration, as well as off-site disposal of a ee months of NRC approval of a revised closure it for NRC review and approval, a proposed re-	surety arrangement, consistent with the estimated reclamation and closure perations and any planned expansions or on includes all cited activities and all 11e.(2) byproduct material. The plan and cost estimate, the licensee evision to the financial surety arrangement
	existing fin NRC appro Annual up provided to 30 days pr the existing	d costs in the newly approved site closure pla iancial surety. The revised surety shall then b oval. dates to the surety amount, required by 10 CF o NRC by October 1 of each year. If NRC has for to the expiration date of the existing surety g arrangement, prior to expiration, for one year date of the surety, the licensee shall submit su	FR 40, Appendix A, Criterion 9, shall be s not approved a proposed revision y arrangement, the licensee shall extend ar. Along with each proposed revision or 3
	breakdowr maintenan	n of the costs and the basis for the cost estimated ace of a minimum 15 percent contingency, cha , and any other conditions affecting estimated	ates with adjustments for inflation, anges in engineering plans, activities

- (3) Conduct tests or experiments not presented in the approved application.
- Β. The licensee shall file an application for an amendment to the license, unless the following conditions are satisfied:
 - The change, test, or experiment does not conflict with any requirement specifically (1) stated in this license (excluding information referenced in the approved license application), or impair the licensee's ability to meet all applicable NRC regulations.
 - (2) There is no degradation in the essential safety or environmental commitments in the license application, or provided by the approved reclamation plan.
 - (3) The change, test, or experiment is consistent with the conclusions of actions analyzed and selected in the Environmental Assessment dated February 1998.
- 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. employed by the licensee, and one of these shall be designated as the SERP chairman. One member of the SERP shall have expertise in management and shall be responsible for approval of managerial and financial 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 site Corporate Radiation Safety Officer or equivalent, with the responsibility for 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 health physics, groundwater 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.

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operation for NRC a	O days prior to beginning construction associate nal change which was not included in the annua approval an updated surety to cover the expans see shall also provide NRC with copies of suret	surety update, the licensee ion or change.	shall provide
the State arrangen State, ide decommi analyses, the NRC- Reclamat in Appen	of Nebraska, a copy of the State's surety review nent. The licensee also must ensure that the su- entifies the NRC-related portion of the surety an ssioning and decontamination, the cost of offsit , and groundwater restoration associated with the approved site closure plan or the NRC-approve tion/decommissioning plan, cost estimates, and dix E to NUREG-1569 (NRC, 1997), entitled "Re- th Facility Reclamation and Stabilization Cost Estimates.	w, and the final approved sur- rety, where authorized to be d covers the above-ground e disposal, soil and water sar is site. The basis for the cos d revisions to the plan. annual updates should follow commended Outline for Site	ety held by the nple t estimate is v the outline
of Credit Nebraska the purpo	te Resources, Inc.'s currently approved surety i issued by the Royal Bank Of Canada (New Yor a, shall be continuously maintained in the sum to ose of complying with 10 CFR 40, Appendix A, O d by both the State of Nebraska and NRC.	k Branch), in favor of the Stat stal amount of no less than \$	e of 9,758,040 for
process a operation Additiona in-plant a	tandard operating procedures (SOPs) shall be e activities involving radioactive materials that are al activities shall enumerate pertinent radiation Illy, written procedures shall be established for r nd environmental monitoring, bioassay analyse I, up-to-date copy of each written procedure sha	handled, processed, or store safety practices to be followe on-operational activities to in s, and instrument calibrations	d. SOPs for d. clude . An
approved and wher principles	n procedures for both operational and non-operation of the site Corporate Radiation Safet never a change in procedure is proposed to ensist are being applied. In addition, the CRSO shall SOPs at least annually.	y Officer (CRSO) before impl ure that proper radiation prote	ementation ection
licensed l shall iden agreeme licensees the date	see shall dispose of 11e.(2) byproduct material by NRC or an NRC Agreement State to receive ntify the disposal facility to NRC in writing. The l nt must be maintained on-site. In the event the shall notify NRC in writing, in accordance with L of expiration or termination. A new agreement s after expiration or termination, or the licensee w	11e.(2) byproduct material. icensee's approved waste dis agreement expires or is term icense Condition 9.2, within 7 shall be submitted for NRC ap	নিe licensee posal nated, the days after া proval within
 the NRC Prior to R	of equipment, materials, or packages from the r guidance document entitled "Guidelines for Dec telease for Unrestricted Use or Termination of L Material," dated May 1987, or suitable alternative release.	contamination of Facilities and icenses for Byproduct, Sourc	d Equipment e, or Special

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NRC FO (7-94) 9.9 9.9 9.10 9.11 9.12 9.13								
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9.9	Before engaging in any construction activity not previou					e sha	all	
	complete a cultural resource inventory. All construction							
3	development will be completed in compliance with the N						66	
	(as amended) and its implementing regulations (36 CFF							
	Resources Protection Act of 1979 (as amended) and its	implementing re	gulatio)NS (4	3 CH	۲ Pa	i rt 7)	•
3	In order to ensure that no unapproved disturbance of o	-Hurel resources	2201156		work		.14:00	
3	In order to ensure that no unapproved disturbance of cu in the discovery of previously unknown cultural artifacts						lung	I
	inventoried and evaluated in accordance with 36 CFR F						ır	
	until the licensee has received authorization from NRC		Giotaite	ance	Shun	5000	41	
	Prior to any developmental activity in the immediate vici	nity of the six "po	otential	ily eliç	ible" :	sites	5	
	identified in Section 2.4 of the approved license applica							
	documentation of its coordination with the Nebraska Sta	ate Historical Soc	iety to	NRC	•			
9.10	The licensee shall conduct operations within the permit				gure '	1.3-1	of	
	the approved license application, as amended by the su	ibmittai dated Jul	ly 28,	1997.				
9.11	The licensee is hereby exempted from the requirements	of Section 20.1	002/a)	of 10		Dart	+ 20	
9.11	for areas within the facility, provided that all entrances to							
	accordance with Section 20.1902(e) and with the words	"ANV AREA WI	THIN T	HIS F		TV	ші МАУ	•.
	CONTAIN RADIOACTIVE MATERIAL."	j rate rate rs to a			AULL.		ALCA A	
9.12	Any corporate organization changes affecting the assign							
	radiation safety staff as described in Section 5 of the ap	proved license a	ipplicat	tion sl	nall co	nfor	m to)
	Regulatory Guide 8.31.							
0.40	The linear shall have a tanining assessment for all site as	unterre en des	الم م مأتير	: D				
9.13	The licensee shall have a training program for all site er							
	Guide 8.31 and as detailed in the approved license app the topics identified in Section 2.5 of Regulatory Guide		ning pi	ograi	II SIId		vei	i
	the topics identified in Section 2.5 of Regulatory Guide	5.51.						
	The CRSO, or their designee, shall have the education,	training and exp	erienc	e as s	pecifi	ed ir	า	
	Regulatory Guide 8.31. The CRSO shall also receive 4						•	
	refresher training every two (2) years.							ĺ
	Individuals designated as the Health Physics Technician							
	on matters dealing with radiological safety. In addition,					ne H	PT	
	at all times. The HPT shall have the qualifications spec					- -		
	equivalent. Any person newly hired as an HPT shall ha							
	CRSO as part of a comprehensive training program unt		Irse ua	anning	IS COI	npie	tea,	
	and at least for 6 months from the date of appointment.	·						
9.14	The boundaries of the licensee's restricted area shall be	those identified	in the	subm	uttal d	ated	ł	
	April 22, 1996.						•	
9.14	· · · · · · · · · · · · · · · · · · ·							

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			License Number SUA-1534, Amend. No. 2							
		MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 40-8943							
SECT	ION 10	Operations, Controls, Limits, and F	Restrictions							
10.1	carbo	censee shall use a lixiviant composed of native gro nate/bicarbonate and oxygen or hydrogen peroxide ation.								
10.2		censee shall construct all wells in accordance with ved license application.	methods described in Section 3.1.2 of the							
	wells dama it is in press point metho	anical integrity tests shall be performed on each inj are utilized and on wells that have been serviced w ge the well casing. Additionally, each well shall be use. The integrity test shall pressurize the well to ure and shall maintain 90 percent of this pressure f resistance test may be used only in conjunction wit od. If any well casing failing the integrity test canno bandoned.	vith equipment or procedures that could retested at least once each five (5) years 125 percent of the maximum operating for 20 minutes to pass the test. A single h another approved well integrity testing							
10.3	The licensee shall establish pre-operational baseline groundwater quality data for all mine units. Baseline water quality sampling shall provide representative pre-mining groundwater quality data and restoration criteria as described in the approved license application. The data shall consist, at a minimum, of the following sampling and analyses:									
	A.	Three samples shall be collected from production a of one production or injection well per 4 acres. Th days apart.	and injection wells at a minimum density							
	B.	The samples shall be analyzed for alkalinity, ammo cadmium, calcium, carbonate, chloride, chromium, manganese, mercury, molybdenum, nickel, nitrate, selenium, silica, sodium, specific conductivity, sulfa uranium, vanadium, and zinc.	copper, fluoride, iron, lead, magnesium, nitrite, pH, potassium, radium-226,							
	C.	Groundwater restoration goals shall be established the primary goal of restoration shall be to return the average, to baseline conditions. The licensee shall activities in accordance with the groundwater resto November 26, 1996.	e groundwater quality, on a mine unit Il conduct ground-water restoration							
10.4	estab	o mining in each mine unit, the licensee shall collect ish Upper Control Limits (UCLs) for designated upp ata shall consist, at a minimum, of the following same	per aquifer and perimeter monitor wells.							
	A.	Three samples shall be collected from the monitor upper aquifer monitor well per 5 acres, and (2) all p shall be collected at least 14 days apart.								
	В.	The samples shall be analyzed for the following inc sulfate, conductivity, and total alkalinity.	dicator parameters: chloride, sodium,							

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	fc b c	f any of orth in th be closed cooldowr shall not	le stand I-in as a I, or pac	ard op in airbo kaging	erating orne ra i opera	g proce adiatior ations s	edures n area shall t	s, the c and h be tem	drying eating poraril	and pa opera y susp	ickagi itions endeo	ing ro shall d. Pa	om sh be sw Ickagir	all imn itched ng ope	nedia to ratio	ately
	n c d o it	The licen negative chamber documer operation or air pre ts opera cycle wh	pressur is main ting che , or (2) ssure di ion sha	e spec tained cks of installir fferent Il be ch	ified in This air pro- ng inst ial fall necked	h the st shall b essure trumen Is below d and d	tandar be acc differ ntation w the docum	rd oper complis rential a which recommented	rating hed by approx will sig mende	proced either imatel gnal ar d leve	lures f r (1) p y ever n audi ls. If a	for the erform ry fou ible a an au	e drye ming a r hour larm if idible a	r heati Ind s durin the wa alarm i	ng ng ater f s use	ed,
10.9	mainter which r breathin CRSO,	ensee si nance jo no stand ing zone , or desig e, as a m	bs whe ard writ air sam gnee qu	re the p ten ope ple or alified	botent erating an ap by wa	tial for s proce plicable by of sp	signifi edure e area pecializ	cant ex exists. a air sa zed rac	kposur All R\ mple. diation	e to ra VPs sł The R protec	dioac hall be WP s	tive n e acco shall t rainin	nateria ompar oe issu g, and	I existen nied by ned by RWP	s and ' a the s sha	d for
10.10		nt radiolo ations sl										s sha	ll be c	onduc	ted a	at
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(7- 9 4)											Licen	se Numbe	er				1		
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			MATER								Docke	et or Refe	rence N	lumber	100	τ, συμ		110.	
		S	UPPLE	MENTA	RY SI	HEET										0-894	13		
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	area. shall	loyees s Should deconta	d the re aminate	esults of them	of moi iselve	onitorii es to le	ng ex ess ti	kceed han t	d an the a	action ction I	leve evel.	l of 10 If dec	00 d conta	pm/10 mina	00 cm tion c	² , emp annot	bloye		
	accor	mplishe	d, the e	mploy	/ee sr	nall re	port	the I	Incia	ent to	the C	RSO	tor in	vestig	gation	•			
10 12	In od	dition to	the bi			arom	dicou		d in C	Contine	7	E of th			ر. ما انمه		nalia	otion	
	the lic	ldition to censee ained in	also sh	all per	rform	in viv	/o me	easur	reme										l,
	and a additi	idiation as recon ion, all r day wh	nmende adiatio	ed by t n surve	the m	nanufa	acture	er, or	r at le	east ai	nnua	lly, wh	iche	ver is	more	frequ	ent.	İn	
	conta	licensee aminateo osed at a	d mater	rials. A	All cor	ntami	inated	d wa	stes	and e	vapo	ration	pond	l resid	dues s	hall b	e	of	
	repor	icensee t dated dition, th	April 27	7, 1988	8, as i	modif	fied b	by the	e sul	omittal								esigr	I
	Α.	Fill ma Classif				sified	as a	silty	sano	d mate	erial ir	n acco	rdan	ce wi	th the	Unifie	ed So	Dil	
	В.	Quality for rad Inspec Mill Tai	on barr tion Pla	ier ma ans du	terials	ls in th Consti	he NF ructio	RC "S	Staff	Techr	nical I	Positic	n on	Test	ing an	d			
	C.	As-buil comple								hall be	ersub	mittec	l to N	IRC v	vithin :	3 mon	ths c	of the)
SECTIO	ON 11	1: I	Monito	oring	, Re	cord	ling,	, an	d B	ookk	eepi	ing R	lequ	iren	nents	;			
	be me	rates or easured ntegrity t	and re	ecorde	d dail	ily. Di	uring	well-	-field	opera									
	than March event	esignate 14 days h 19, 19 t, the re- boned fo	apart, 98. If a asons f	excep a desig for the	ot in th gnate postr	he eve ed mo poner	ent of nitor ment	f the well	situa is no	ations ot sam	ident pled v	ified ir within	n the 14 d	licen: ays o	see's f a pro	submi evious	ttal c san	dated	3
	shall receiv	UCLSs take a c ved and ate an e	onfirmi analyz	ing wa ze the :	iter sa samp	ample ble for	e with r the i	in 48 indica	3 hou ator	irs afte param	er the eters	resul	ts of e se	the fin	rst an: sampl	alyses e doe	are s not	t	
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		•		License Number		
						, Amend. No. 2
		MATERIALS LICEN SUPPLEMENTARY SHE		Docket or Reference		0-8943
	indicate an If either the question si shall notify	the second set of same exceedance, the first e second or third samp hall be placed on excur NRC in accordance w ne sampling frequency	sample shall be cons le confirms that a UC rsion status. Upon co ith License Condition	idered in error. L(s) has been e onfirmation of ar 12.2, implemen	xceeded, the excursion, th t corrective a	well in ne licensee ction, and
	seven (7) d described i concluded	days. Corrective action in Section 5.7.8.1 of th when the concentration excursion for three (3	ns for confirmed excu e approved license a ns of the indicator pa	rsions may be, b oplication. An e rameters are be	out are not lim xcursion is co	nited to, those onsidered
11.3		ee shall establish and one with the program sub			al monitoring	p rogram in
11.4		ee shall perform and do its Evaporation Pond (ith the Febru	ary 5, 1996,
	for specific be further s more of flu	inches or more of fluid conductance. If the w sampled and analyzed id is detected an R&D kalinity, sodium, and s	ater quality is degrad for chloride, alkalinity pond standpipe, it sh	ed beyond the a , sodium, and s	action level, thullate. Any ti	ne water shall me 6 inches or
	Condition undertake five param	cation of a liner leak, th 12.3, lower the fluid lev repairs, as needed. W eters listed above once days following repairs.	el by transferring the ater quality in the affo	pond's contents ected standpipe	to an alterna shall be anal	ate cell, and yzed for the
11.5		ee shall conduct the in- renewal application, w			described in	Section 5.3 of
		licensee shall documer ections in writing; and	nt problems observed	during the daily	visual walk-t	hrough
	obse	CRSO and plant mana rve general radiation c equipment.				
11.6	analyses; s audits and subsequer	of the following activit surveys and monitoring inspections; all meetin at reviews, investigation at such documentation	; survey/monitoring e gs and training cours is, or corrective action	quipment calibra es required by the s. Unless othe	ation results; i his license; ar rwise specifie	reports on nd any ed in the NRC
11.7	license ten made by th	ee shall maintain record mination. These record he Safety and Environn re in compliance with th	ds shall include written nental Review Panel,	n safety and env that provide the	vironmental e basis for det	valuations, ermining that

			ĨĂŊŦĂŊŦĂŊŦĂŊŦĬĂŊŦĬĂŊŦĬĂŊŦĬĂŊŦĬĂŊŦĬĂŊŦĬĂŊŦ		576576576	576576	7057057	<u> </u>	10s U	YTOYT
	NRC FOF (7-94)	RM 374A	U.S. NUCLEAR REGULATORY COMMISSION		PAGE	9	OF	10) _{. P}	AGES
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			SOFFLEMENTANT SHEET			4	0-094.	2		
		· .								
-	SECTI	ON 12.0;	Reporting Requirements	L						
	SLUTI	ON 12.0.	Reporting Requirements							
	12.1		nd environmental monitoring program results s							
			.65 shall be reported in the format shown in T						v. 1))
			ample Format for Reporting Monitoring Data.		s also s	snall i	nclude)		
		injection ra	ites, recovery rates, and injection manifold pre	essures.						
	12.2	In the ever	nt a lixiviant excursion is confirmed by ground	water monitorin	g, NRC	; shall	be no	otifie	d by	,
		telephone	within 24 hours and by letter within seven (7)	days from the t	ime the	e excu	rsion i	s	•	
			in accordance with License Condition 9.2. In							
			to NRC within 60 days of excursion confirmati event, corrective actions taken, and results ob					vour	eion	
			eport is submitted, the report also must contai							
		reports to I	NRC which will provide an update of corrective	e actions taken	and the	e resu	ilts ob	taine		
			, if the well(s) are still on excursion at the time							
			nall terminate injection of lixiviant into the wellf anup is complete.	iela on excursio	on until	sucn	time t	nat		
		aquirer cied	andp is complete.							
	12.3	In the even	nt evaporation pond standpipe water analyses	indicate that a	pond is	s leak	ing, N	RC	shal	I
			by telephone within 48 hours of verification, in							
			, a written report shall be submitted to NRC wi							
			 This report shall include analytical data, des of that action. 	choe the mitiga	luve ac	auon, a	ana ais	scus	5	
	12.4		e termination, the licensee shall maintain doc							
			product materials, and all spills of process che							
			ite, spill volume, total activity of each radionuc actions, results of remediation surveys, and a						lits,	
		impacted a		indp showing a				4		
		•								
			ee shall notify NRC by telephone within 48 ho							
			materials and all spills of process chemicals, t nt. This notification shall be followed, within s							;
			iling the conditions leading to the spill, correct							
			ement is in addition to the reporting requirement).
	4 -	-						. .		
	12.5		ee shall submit a detailed decommissioning pl onths prior to the planned final shutdown of m			and a	pprova	al at		
		10031 12 1110	onars phor to the planned final shutdown of m	ming operation	J.					
	12.6	An annual	ALARA audit of the radiation safety program	shall be perforn	ned in a	accor	dance	with	I .	
		Regulatory	Guide 8.31 and Section 5.3 of the approved	license applicat	tion. T	he CF	RSO sl	nall		
			y the audit team. A report of this audit shall be also shall summarize the results of the daily v				nspect	tion.		
		me report	and shan summanze the results of the daily v		pecilo	13.				
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			· · · ·					•		
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		SUPPLEMENTARY SHEET				4(0-8943	3	
		•.							
12.7	experimer environme	ee shall furnish, in an annual report ats made under License Condition 9. ental evaluation of each. In addition, o the approved license application to	4, including the licens	g a summary o ee shall annua	of the s ally sub	afety a mit to	and NRC p	bage ition	9.4.
		FOF		CLEAR REGL	ILATOF		MMIS	SION	
Dated:	2/3/4	Divi	sion of Wa	<i>Stableu</i> ein, Acting Chi overy Branch aste Managem ear Material Sa ards	lent				
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