

## StrataRossLAPem Resource

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**From:** Mike Griffin [MGriffin@stratawyo.com]  
**Sent:** Thursday, February 21, 2013 11:09 AM  
**To:** Saxton, John  
**Cc:** Ben Schiffer  
**Subject:** RE: Ross License Condition 12.11

Thanks John. On first reading I don't see an issue with these changes since they are clearly SOPs we will need in place before operation. We will consider them in our comments on the 2<sup>nd</sup> draft.

Thanks  
Mike

Mike Griffin  
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**From:** Saxton, John [<mailto:John.Saxton@nrc.gov>]  
**Sent:** Thursday, February 21, 2013 8:51 AM  
**To:** Mike Griffin  
**Subject:** Ross License Condition 12.11

Mike,

I wanted to let you know that I had to change license condition 12.11 in order to get OGC concurrence on part of the safety evaluation report.

The change is adding D and E:

12.11 Prior to the preoperational inspection, the licensee will provide to the NRC written standard operational procedures (SOPs) required for LC 10.4, which will include information to meet the following specific-site conditions:

- A) Development and sampling of low-yielding monitoring wells.
- B) Inspection procedures for the CPP dewatering system.
- C) A CPP effluent and environmental monitoring program (if not incorporated into the groundwater detection monitoring program required by LC 10.20).
- D) An emergency response program that includes hazard assessment of all chemicals used at the facility including an accident analysis for those chemicals.
- E) Transportation of licensed material outside of the License area.

This change should be included in your current evaluation of the license conditions.

Feel free to call 301-415-0697

John

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**From:** Mike Griffin

**Created By:** MGriffin@stratawyo.com

**Recipients:**  
"Ben Schiffer" <bschiffer@wwcengineering.com>  
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"Saxton, John" <John.Saxton@nrc.gov>  
Tracking Status: None

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