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URFO: CDMC Docket No. 40-8857 SUA-1511, Amendment No. 36 04008857520E 04008857530E 04008857570E

Power Resources, Inc.
Highland Uranium Profect
ATTM: Paul R. Hildengrand, Manager of
Environmental and Regulatory Affairs
P.O. Box 1210
Glenrock, Myoming 82617

Bear Mr. Hildenbrand:

By letter dated March 20, 1991, Power Resources, Inc. (PRI) submitted a request to amend Source Material License SUA-1511. Approval of this amendment, referred to as the West Highland Amendment (MAA), authorizes PRI to expand in situ leach uranium mining at the Highland Uranium Project (HUP). The HRC received no comments in response to the draft finding of No Significant Impact prepared for the WHA and published October 3, 1991; the staff concludes that the revised Environmental Assessment (EA) of the proposed expansion of operations at HUP addressed all appropriate environmental concerns. A final Finding of No Significant Impact has been published in the Federal Register.

Concurrent with the EA for the MMA, the HUP Safety Evaluation Report (SER) has been appropriately revised and issued. In addition, the MRC has reviewed and approved PRI's updated reclamation cost estimate of \$4,820,900. This surety meets the requirements of Criterion 9 of Appendix A to 10 CFR 40 and adequately covers all concerns related to expansion of mining operations at the HUP.

In conjunction with approval of the MMA, the MRC is approving PRI's request to amend 5UA-1511 to authorize mining in the area referred to as the E-Field, comprising parts of Sections 15, 2, 23, 136M, and R73W. Authorization to begin mining is based on review and approval of baseline water quality data and upper control limits for the proposed E-Field submitted by PRI under cover letters dated September 5 and September 13, 1991.

Therefore, based on the actions referenced above and pursuant to Title 10, Code of Federal Regulations, Part 40, and in accordance with your submittal dated March 20, 1991, Source Material License SUA-1511 is being revised by amending License Condition Nos. 10, 11, 15, 20, 21, 22, 24, 26, 27, 12, 33, 34, 35, 36, 38, 40, 41, 44, 46, 47, 48, 51, 52, 54, and 55, and by incorporating new License Condition Nos. 56, 57, and 58 to read as follows:

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- 10. For use in accordance with statements, representations, and conditions contained in Volume 6, Sections 3 and 4, of the licensee's revised application dated March 20, 1991, and the licensee's submittals dated June 12, 1987, and March 22, 1988, unless superseded by the following license conditions.
 [Applicable Amendments: 2, 7, 17, 18, 36].
- 11. The licensee is hereby exempted from the requirements of Section 20.203(e)(2) of 10 CFR 20 for areas within the facility, provided that all entrances to the facility are conspicuously posted in accordance with Section 20.203(e)(2) and with the words, "Any area within this facility may contain radioactive material." The licensee shall also maintain the well-field area as a restricted area and implement postings notifying people of the hazard onsite.

 [Applicable Amendments: 36]
- 15. The licensee shall maintain effluent control systems as specified in Section 9.1.4 of the licensee's revised application dated March 20, 1991, with the following additions:
 - A. Operations shall be immediately suspended in the dry/pack area of the facility if any of the emission control equipment for the yellowcake drying or packaging areas is not operating within specifications for design performance.
 - B. The licensee shall, during all periods of yellowcake drying operations, assure that the scrubber is operating within the manufacturer's recommended ranges for water flow and air pressure differential necessary to achieve design performance. This shall be accomplished by either (1) performing and documenting checks of water flow and air pressure differential approximately every 4 hours during operation, or (2) installing instrumentation which will signal an audible alarm if either water flow or air pressure differential fall below the manufacturer's recommended levels. If an audible alarm is used, its operation shall be checked and documented daily.
 - C. Air pressure differential gauges for other emission control equipment shall be read and the readings documented once per shift during operations.

[Applicable Amendments: 36]

, 20. In addition to the inspection and audit program described in Section 9.15 of the revised application dated March 20, 1951, the Site RSO or the designee shall document a daily walkthrough of the facility to determine if radiation control practices are being implemented. [Applicable Amendments: 36]

- 21. The licensee shall submit to the NRC. Uranium Recovery field Office, a copy of the ALARA report as specified in Section 9.15 of the revised application dated March 20, 1991, within 2 months of the end of the reporting period. The report shall also include a summary of the daily walkthrough inspections. [Applicable Amendments: 36]
- 22. The licensee shall implement the implant air monitoring program, surface contamination and employee exposure programs as specified in Section 9 of the March 20, 1991, revised application Operations Plan, with the additional requirement that continuous air sampling representative of the workers' breathing zone shall be conducted within the inner barrelling enclosure during drying operations. The results of this sampling shall be used in determining the internal exposure of workers involved in yellowcake barrelling activities. Any changes in radon daughter monitoring frequency shall require NRC review and approval in the form of a license amendment.

 [Applicable Amendments: 5, 36]
- 24. In addition to the bioassay program discussed in Section 9.5 of the application, the licensee shall comply with the following:
 - A. Anytime an action level of 15 ug/1 uranium for urinalysis or 9 nCi of natural uranium for in vivo measurement is reached or exceeded, the licensee shall document the corrective actions which have been performed in accordance with Revision 1 of Regulatory Guide 8.22, dated January 1987. This documentation shall be submitted to the MRC, Uranium Recovery Field Office, as part of the semiannual report required by 10 CFR 40.65.
 - 8. Anytime an action level of 35 ug/l for two consecutive specimens or 130 ug/l uranium for one specimen for urinalysis or 16 nCi uranium for an in vivo measurement is reached or exceeded, the licensee shall document the corrective actions which have been performed in accordance with Revision 1 of Regulatory Guide 8.22. This documentation shall be submitted to the NRC, Uranium Recovery field Office, within thirty (30) days of exceeding the action level.
 - C. All in vivo measurements shall be performed in accordance with the recommendations contained in Revision 1 of Regulatory Guide 8.22.

[Applicable Amendments: 36]

- 26. DELETED BY Amendment No. 36.
- 27. Any changes in the organization or staff responsibilities as described in the licensee's June 23, 1989, and February 6, 1991, submittals shall require prior approval by the ARC in the form of a

license amendment. Additionally, any change in staff members reporting to and including the Corporate #50 shall require prior approval by the NRC. [Applicable Amendments: 18, 26, 28, 29, 36]

- 32. The total satellite facilities' throughput shall not exceed a flow rate of 7500 gallons per minute. [Applicable Amendments: 17, 36]
- 33. Any significant changes in the process circuit as illustrated and described in Figure 2 of the Operations Plan of the revised license application dated March 20, 1991, shall require approval by the ARC in the form of a license amendment. [Applicable Amendment* 36]
- 34. The licenses shall sample and analyze the irrigation fluid mater quality at the irrigation sprinkler discharge on at least a monthly basis during times of irrigation. The sample shall consist of daily samples composited over the month. The following parameters shall be determined: pH, conductivity, TDS, Na, Ca, Pg, R, Cl, SO₆, HCD₂, As, B, Cr, Cu, HI, Se, Zn, U₂O₈, and Radium 225. The irrigation fluid shall be sampled and analyzed on a monthly basis for Ra-225 at the East Radium Pond Discharge. The results of these analyses shall be included with the semiannual environmental monitaring report. [Applicable Amendments: 36]
- 35. DELETED by Amendment No. 36.
- 36. Two months prior to conducting any mining activities for a new mining unit, the licensee shall submit hydrologic test results depicting hydrologic properties controlling ground-water flow, taseline water quality data, and proposed upper control limits (UCLs) for that unit to the MRC for review and approval. Approval shall be in the form of a license amendment to allow limitiant injection and other mining processes to begin. [Applicable Amendments: 30, 36]
- 38. A. Baseline water quality sampling shall conform with the program described in the submittal dated October 7, 1987, such that baseline water quality for all new mining units shall be submitted 2 months prior to limitiant injection. The data shall, at a minimum, consist of:
 - One sample analyzed for the State of Wyoming, Department of Environmental Quality, Guideline 8, Appendix A, parameters per individual well.
 - Two separate samples analyzed for Dicarbonate, chloride, electrical conductivity, radium, selenium, total dissolved solids, uranium, iron, pH, arsenic and fluoride, per individual well.

B. DELETED by Amendment No. 24.

[Applicable Amendments: 2, 4, 6, 9, 12, 14, 16, 17, 22, 24, 36]

- 41. The licensee shall utilize a carbon dioxide solution with an oxygen or hydrogen peroxide. Any variation from this combination shall require a license amendment. [Applicable Amendments: 12, 36]
- 44. DELETED by Amendment No. 36.
- 46. 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 completion of the NRC-approved site closure plan including; above ground decommissioning and decontamination, the cost of offsite disposal of radioactive solid process or evaporation pond residues, and ground-water restoration as warranted. Within three (3) 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 3 months of written NRC approval.

Annual updates to the surety amount, required by 10 CFR 40. Appendix A. Criterion 9. shall be provided to the NRC at least 3 months prior to the anniversary date which is designated as August 31 of each year. If the 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 I year. Along with each proposed revision or annual update, 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 sile closure. The licensee shall also provide the RRC with copies of surety related correspondence with the State, a copy of the State's surety review and the final approved surety arrangement. The licensee must also ensure that the surety, where authorized to be held by the State, expressly identifies the NRC related portion of the surely and covers the ative ground decommissioning and decontamination, the cost of offsite disposal, soil and water sample analyses and ground-water restoration associated with the site. The basis for the cost estimate is the MRC 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 the ettachment to SUA-1511 entitled, "Recommended Sutline for Site Specific Reclamation and Stabilization Cost Estimates.

Power Resources' currently approved surety, Irrevocable Letter of Credit No. SF0870IM issued by National Westminster Bank PLC in favor of the State of Wyoming, shall be continuously maintained in an amount no less than \$4,820,900 for the purpose of complying with 10 CFR 40, Appendix A, Criterion 9, until a replacement is authorized by both the State and the NRC.

[Applicable Amendments: 18, 25, 27, 36]

- 47. DELETED by Amendment No. 36.
- 48. The licensee shall implement the effluent and environmental monitoring program specified in Sections 9.7 and 9.8 of the March 20, 1991, revised license application, the submittal dated March 16, 1989, Section 2 of the July 1986, Wastewater Land Disposal Application, and Section No. 7 of the April 1986, Wyoming Groundwater Pollution Control Fermit for Subsurface Injection of Mineral Processing Waste. Additionally, the licensee shall implement an air particulate monitoring program external to the main processing facility in accordance with 10 CFR Part 20.

In addition to the effluent and environmental monitoring submittal in accordance with 10 CFR Section 40.65, the semiannual report shall include the following:

- Results of the ground-water monitoring program described in Section 8.2 of the revised license application dated March 20, 1991.
- Injection rates, recovery rates, and injection manifold pressures.
- Notwithstanding the stack sampling specified above, the licensee shall include the semiannual monitor data for the drying and packaging stacks.
- Results of monthly irrigation fluid water quality sample analyses for pH, conductivity, IDS, Na. Ca. Mg. K. Ci. SQ., HCQ2, As, B. Cr. Cu. Ni. Se. In, U₃O₈, and Ra-226.
- Monitoring data shall be reported in the format shown in the attachment to this license entitled, "Sample Format for Reporting Monitoring Data."

[Applicable Amendments: 36]

51. Any significant changes in the Highland Uranium Project schedule as described in Section 1.4 of the revised literuse application dated March 20, 1991, shall require approval by the NRC. Uranium Recovery field Office. [Applicable Amendments: 17, 36]

52. The licensee is authorized to operate a satellite facility in their Section 14 area in accordance with submittals dated Hovember 23, 1988; December 9, 1988; January 27, 1989; February 17, 1989; and March 7, 1989.

Additionally, the pipeline that transports waste water from the Section 14 area satellite facility to the Section 21 area satellite and treatment facilities will be monitored as follows:

- (1) Standpipes will be utilized at 1,000-foot intervals along the pipeline route to the buried interface for leak detection.
- (2) Standpipes will be monitored for leak detection and integrity on a monthly basis, and all observations and maintenance checks will be logged and recorded.
- (3) Fump rates, volumes and records will be logged on a daily frequency and recorded.

[Applicable Amendments: 17, 36]

- 54. The Radiation Safety Program staff including the Site RSO and RST shall have training and experience equivalent to the recommendations contained in MRC Regulatory Guide 8.31, with Site RSO training to include a biennial refresher course. Any person newly hired as an RST shall have all work reviewed and approved by the Site RSO as part of a comprehensive training program until appropriate course training is completed, but for at least six months from the date of appointment. [Applicable Amendments: 28, 35, 36]
- 55. DELETED by Amendment No. 16.
- 56. Before engaging in any activity not previously approved by the NRC, the licensee shall prepare and record an environmental evaluation of such activity. When the evaluation indicates that such activity may result in a significant adverse environmental impact that was not previously assessed or that is greater than that previously assessed, the licensee shall provide a written evaluation of such activities and obtain approval of the NRC in the form of a license amendment prior to initiation of said activity. [Applicable Amendments: 36]
- 57. Three months prior to construction of Satellite No. 3 and ancillary facilities, the licensee shall submit a request for a revision to operations for NRC approval in the form of a license amendment. The submittal shall include a diagram and description for all major facility process components. The submittal shall also include a facility radiological monitoring program.

 [Applicable Amendments: 36]

58. In the event that previously unknown cultural resources are discovered during construction, ground disturbing activities in that vicinity shall be halted and the U.S. Bureau of Land Management, Platte River Resource Area Manager (BUH-PSSA) notified immediately. Construction work may not resume until the cultural resource has been fully evaluated by a qualified archaeologist and any necessary mitigative measures carried out. In some cases, it may be necessary for a qualified archaeologist to monitor ground disturbing activities for some proposed actions.

Surface disturbance shall not occur within those Federally-administered surface areas which have not been examined at the Class III survey level until a Class III cultural resource inventory has been made and approved by the EUM-PTRA.

It is recommended that the privately owned areas within the proposed mine permit application area be resurveyed for cultural resources prior to implementing ground disturbing activities if the pertinent cultural resource inventory was conducted before 1980. Federal surface within the permit area that fails into this category shall be inventoried prior to disturbance.

All actions associated with the proposed development will be completed in compliance with the National Historic Preservation Act (as amended) and its implementing regulations (36CFRECC), the Archaeological Resources Protection Act (as amended) and its implementing regulations (43CFR7). Further, guidelines such as the Secretary of the Interior's Standards and Guidelines for Archaeology and Historic Preservation, and the Eureau of Land Management 8100 manual series will be followed where appropriate.

[Applicable Amendments: 36]

All other conditions of the license shall remain the same. The license is being reissued to incorporate the above modifications and additions. The effect of this amendment is to authorize PRI to expend in situ leach uranium mining operations at the HUF and begin mining operations in the Enfield. Please call Cynthia Miller-Corbett of my staff should you have any questions concerning this matter.

Sincerely,

Great Speed Pr

Ramon E. Mail Director

Enclosure: Source Material License SUA-1511

cc: W. Kearney, PRI S. Morzenti, PRI J. Hough, RCPD, WY WDEQ (2)

DCC: POR/OCS URFO T/P LJCallan, RIV LLUR Branch, LLWH OB: IMMS: MMSS Otiller-Corbett 8957/520,530,570/DKC/91/11/14/M

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MATERIALS LICENSE

Parmant to the Atomic Energy Act of 1954, as amended, the Energy Reorganization Act of 1974 (Public Law VI 41h), and Title 10, Code of Federal Regulations, Chapter E. Parts 30, 31, 32, 33, 34, 35, 40 and 70, and in reliance on statements and representations heritation made by the licenser, a license is hereby issued authorizing the licenser to receive, as quise, province and transfer by product, assure, and special micless material designated below, to use such material for the purposes and at the place(a) designated below, to delete 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 1934, 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.

conditions specified below Lacrows Power Resources Inc. 18, 19]([Applicable Amendments: SUA-1511, Amendment No. 36 P.O. Box 1210 Glenrock, Wyoming 82637 July 1. 1993 /40-8857 Relieren e Sir Macanus animal that becare b. Bypocalact, mainte, and/or Occasions of Physical tenegal nachas material John proves at any case time ANH the later Uranium ni inited Vaspecified The authorized place of use that be the licensee's Highland project facilities in Converse County, Wygelight for use in accordance with statements, representations, and conditions contained in Volume 6. Sections 3 and distributionsee's revised application dated March 20, 1991, and the licensee's sportitals dated June 12, 1987, and Karch 22, 1988, unless superseded by the inflowing license conditions. [Applicable Asendachts: '2, 7, 17, 18, 36] 10.

- 11. The licensee is hereby/exempted from the requirements/of Section 20.203(e)(2) of 10 CFR 20 for areas within the facility, provided that all entrances to the facility are conspicuously posted in accordance with Section 20.203(e)(2) and with the words, "Any area within this facility/may contain radioactive material." The licensee shall also maintain the well-field area as a restricted area and implement postings notifying people of the hazard unsite.
 [Applicable Amendments: 36]
- 12. Standard operating procedures (SCPs) shall be established for all operational process activities involving radioactive materials that are handled, processed, or stored. Standard operating procedures for operational activities shall enumerate pertinent radiation safety practices to be followed. Additionally, written procedures shall be established for nonoperational activities to include in-plant and environmental monitoring, bloassay analyses, and instrument calibrations. An up-to-date copy of each written procedure shall be kept in the process area to which it applies.
- 13. All written procedures for both operational and nonoperational activities shall be reviewed and approved in writing by the Site RSO and the Corporate RSO before implementation and whenever a change in a procedure is proposed to ensure that

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	proper radiation protection principles are being applied. In addition, the Corporate RSO shall perform a documented review of all existing operating procedures at least annually.
14.	The licensee shall be required to use a Radiation Work Permit (RMP) for all work or nonroutine maintenance jobs where the potential for significant exposure to radioactive material exists and for which no standard written operating procedure exists. All RMPs shall be accompanied by a breathing zone air sample or an applicable area air sample. The RMP shall be issued by the Site RSO or his designate, qualified by way of special pre-radiation protection training, and shall at least describe the tolerance.
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	B. Any precautions recessary to reduce exposure to urborus and its daughters, C. The supplemental radiotogical monitoring and campling recessary prior to, during, and confidence to the uprofiled.
	D. In addition, the Site Site Sevier of a loom putine activities shall be documented.
15.	The licensee shill maintain ethics control of the sacispectal in Section 9.1.4 of the literate type of the literat
l.	facility if amount the emission control emiliaent to othe yellowcake drying or packaging areasy is not operating within specifications for design performance.
16.	8. The licensee shall, during all periods of bellowcake drying operations, assure that the scrubber is decreased fitting the manufacturer's recommended ranges for water flow and air pressure differential necessary to achieve design performance. This shall be accomplished by either (1) performing and documenting checks of water flow and air pressure differential approximately every 4 hours during operation, or (2) installing instrumentation which will signal an audible alarm if either water flow or air pressure differential fall below the manufacturer's recommended levels. If an audible alarm is used, its operation shall be checked and documented daily.
	C. Air pressure differential gauges for other emission control equipment shall be read and the readings documented once per shift during operations.
	(Applicable Amendments: 36)
16.	Occupational exposure calculations shall be performed and documented within 1 week of the end of each regulatory compliance period as specified in 10 CFR 20.103(a)(2) and 10 CFR 20.103(b)(2). Routine radon daughter and

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	particulate samples shall be analyzed in a t	
	calculations to be performed in accordance w samples shall be analyzed and the results re-	stand by the Site RSO within
	2 working days after sample collection.	
17.	The licensee shall submit a detailed decommi-	ssigning plan to the MGC at least
2	12 months prior to planned final shutdown of	
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18.	The licensee shall perform and document a Ca solution disposal system. Should the PERSO	Hon indicate that a discharge has
	solution disposal system. Should the Danie taken place, the MRC, Uranium Malery field	Biffy, shall be notified by
	telephone within 48 hours.	La.
	A written report shall be filed with the MRC.	Dranius Samuery Field Office.
	within 30 days of first notifying the MAC the	it a discharge occurred. This report
	shall include analyzital gata and describe th	he mitigative Atlans and the results
	of that action.	No.
٠9.	The licensee shall maintain the vittin to storage of contaminated materials prior to the shall be maintained at each also literipo em	A Ficted a sea boundary for
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	shall be maintained at each establishing em	balle facility fel temporary storage
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20.	In addition to the inspects contain the revised application bated mind. At . Act AN	section 9.15 of the
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	practices are being implemented. [Att] ident	Antistantes 363
21.	The licensee shall supplied the MPC, Brantus	Second Finic Office & core of
4.4.	the AlARA report as specified Was Section 9.25	of the revised application dated
	Murch 20, 1991, within 2 south? a little and	the reporting period. The report
	shall also include a summary of the Gally wal	ikthrough inspections.
	[Applicable Amendments: 36]	•
22.	The licensee shall implement the implant all	r monitoring program, surface
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23. If any worker's exposure reaches or exceeds 25 percent of the maximum permissible exposure limits as specified in 10 CFR Part 20, based upon a calculated lime weighted Exposure (TWE) for the week on the calendar quarter, dependent on the

approval in the form of a license amendment. [Applicable Amendments: 5, 36]

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25. If empl monitor results deconta cannot for law	oyers do not shower printing themselves with an algorithm of monitoring exceed a minate threeselves to be accomplished, the event of the extigation. Additional	the survey instrument of the section level instruments than the action the section of the sectio	the main process facility, they shall rument prior to exiting. Should the of 1000 dpm/100 cm², employees shall tion level. If decontamination eport the incident to the Site RSO SO shall perform and document is leaving the process area.
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license approva in staf	e's June 23, 1989, and I by the MRC in the for	February 6, 199 w of a license and including (ponsibilities as described in the 31, submittals shall require prior amendment. Additionally, any change the Corporate RSQ shall require prior: 18, 26, 28, 29, 36]

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29. 1	DELETED by Amendment No. 5.	
30.	The results of sampling, analyses, surveys an equipment and reports on audits and inspection	nd monitoring, and calibration of one, all meetings and training

- 30. The results of sampling, analyses, surveys and monitoring, and calibration of equipment and 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 HRC regulations, all such documentation shall be maintained for a period of at least 5 years.
- 31. Release of equipment or packages from Cherrotricted area shall be in accordance with the attachment to SUA-1971 builtied, subjectives for Decontamination of Facilities and Equipment Phiot to Release for Unrestricted Use or Termination of Licenses for Byproduct of Source Materials," dated Supposer 1984.
- 32. The total satellite occilities' throughout shall not exceed a flow rate of 7500 gallons per minutes [Applicable Amendments: 17, 361)
- 33. Any significant elegas in the process circuit by distrated and described in Figure 2 of the Apprations 2 and of the elegated Picture application dated March 20, 1991, shall require supproval by the the form of a license assendment. [Appracable Assendments: A61.
- 34. The licensee shall samply and about the invitation fluid water quality at the irrigation sprintler destroyed that the invitation. The sample liber convert that y samples composited over the month. The following parameters for in advantability physionaucticity. IDS. Na. Ca. Mg. K. Cl. SD., MCD., Or. B. & C. U. Ni. Edito. U. C. and Rattar-276. The irrigation fluid shall be sampled and included with the semiannual engraphers. This results of these engrapes shall be included with the semiannual engraphental monitoring report.

 [Applicable Amendments: 36]
- 35. DELETED by Amendment No. 36. ** * *

- 36. Two months prior to conducting any mining activities for a new mining unit, the licensee shall submit hydrologic test results depicting hydrologic properties controlling ground-water flow, baseline water quality data, and proposed upper control limits (UCLs) for that unit to the NRC for review and approval. Approval shall be in the form of a license amendment to allow limitiant injection and other mining processes to begin. [Applicable Amendments: 30, 36]
- 37. All liquid effluents from process buildings and other process waste streams, with the exception of sanitary wastes, shall be returned to the process circuit or discharged to the solution disposal system.
- 38. A. Baseline water quality sampling shall conform with the program described in the submittal dated October 7, 1987, such that baseline water quality for all new mining units shall be submitted 2 months prior to liminiant injection. The data shall, at a minimum, consist of:

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		One sample analyzed for the State Environmental Quality, Guideline individual well.	
			or bicarbonate, chloride, electrical total dissolved solids, uranium, iron, individual well.
	8.	DELETED by Amendment No. 24.	
	[Ap	plicable Agendments: 2, EAR 1R.	5 Benj. 22, 24, 363
39.	DEL	ETED by Amendment No. GA.	A
40.		Upper control tants (UCLs) and basel wells to be utilized for operational derived for each individual mining unelectrical adminutivity (NII be defined by the standard deviations. The standard deviations.	ine water quality data for all monitor and restoration inditoring shall be sit. The UCLS for dicarbonate and sed as the mining unit baseline mean CL for chioride will be defined as the taken the viations or the mining unit is or taken.
•	8.	Section 14:40-Sand (South And Section 22/23:40-Sand	pattern oved is determented in the least of the least over 2, 1986 and venter 2, 1986 are 13, 1989 and 12, 1990 at 12, 1991 pteacer 5, 1991 pteacer 5, 1991
	c.	of May 19, 1988. Monitoring wells M- monitored biweekly until such time as request to revise sampling frequency	O-Sand as outlined in their submittal 40, M-41, M-42, and M-43 shall be excursion status is removed and a

- submittal dated August 19, 1991. Additionally, routine monitoring for wells CMD-1, CMD-11, CMD-18, CMD-7, and CMD-1 shall consist of water levels only.
- The licensee shall manitor Section 14:50 Sand (South) trend wells CRPM-1, D. CON-1, CPTV14-2, and CROM-6 for Dicarbonate, chloride, and conductivity on the frequency specified for the monitor wells.

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,	4			n the "potential pattern area" shown itted by cover letter dated April 23,
	[App][cable Amendments: 4	6, 8, 9, 12, 16	, 17, 22, 23, 24, 30, 33, 34, 36]
41.	perox! [App]1	de. Any variation f cable Amendments: 1	roe this combinet: [2, 36]	solution with an oxygen or hydrogen ion shall require a license amendment.
42.	Each r	adium settling pond oir shall have 4 fac	and part 3 the	Appropriate required. The starage quired.
	The list settlis as mea Should Field the po Water conduct follow standp WDEQ/L within include that a [Appli	censee shall percent of point of surements of point of analyses increated to office, shall be not not level shall be lo quality samples take tivity onchevery 7 ing repails. Additions shall be analysed to control of the control of t	and document a divage reservoir est reservoi	sily visual impection of the radium contents, forces and liners, as well as the last Objection system. Pakings for the Landium Recovery within 4 hours of verification and ring its contents into the other cell, exist the analyzed for chloride and each birlod for at reast 2 weeks in the parameters is defined in the parameters is defined in the period.
	licens ground restor 20° an review shall basell to bas- descrii result	ee shall submit to to water restoration as ation methodology de d 30-Send mine units and approval in the be to return the ground ne concentrations. It eline concentrations bing the methodology s of any subsequent in	termination of un he MRC, Uranium Re nd post restoration scribed in the Jun- fer any subsequent form of a licensal undruster quality, Additionally, fall shall require the implemented during restoration effort	ranium recovery in a mining area, the recovery field Office, a schedule for an aonitoring. Any deviation from the se 26, 1991, submittal for Section 21, at mining units shall require RRC amendment. The goal of restoration, on a mining unit average, to lure to restore ground-water quality of licensee to submit a reporting the restoration attempt, predicted is to further improve ground-water in the ground-water resource.

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SUA-1511 Amendment No.

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The licensee shall maintain an MRC-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 completion of the ' MRC-approved size cleaure plan including; above ground decommissioning and decontamination, the cost of offsite disposal of radioactive solid process or evaporation pond residues, and ground-water restoration as warranted. Within three (3) months of MRC 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 to the existing financial surety. The revised surety shall then be on account to the country of written MRC approval.

Annual updates to the substy amount, required by 10 \$ 9.40. Appendix A. Criterion 9, shall be covided to the MRC at least 3 sonabs prior to the anniversary date which is designated as August 31 of each year. If the NRC has not approved a proposed revision 30 days prior to the apprehison date of the existing surety and moment, the licensee shall extend the misting arrangement, prior to expirately, for a sea. Along with extraposed revision or annual update, the licensee shall explicit supporting documentation flowing a breakdown of the costs and the basis for the costs extinates of the adjustments for inflation, maintenance of a sinium 15 percent contingent licitances in engineering plans, activities perfected and any other conditions affecting estimated costs for site closure. The licenseer still a sea cowide the body with copies of surety related correspondence with the date. Marchael the states with the surety approved surety ascanged to like the states with also somewhat the surety, where authorized he be hardened the transfer that the proposed surety and contamination, the tost of problem the contamination, the tost of problem is to the plan and where sample analyses and ground water restoration associated with the site. The pasis for the cost estimate is the NRC approved site closure plan or the NRC approved revisions to the plan. Reclamation/deposmissioning plan, cost estimates and annual updates should follow the outline in the attachment to 164-1511 entitled. "Recommended not approved a proposed revision 30 days prior to the application date of the should follow the outline in the attachment to ICA-1511 entitled, "Recommended Outline for Site Specific Recibes Con and Tabilization Cost Estimates."

Power Resources' currently approved surety, Irrevocable letter of Credit. No. SFORTDIM issued by Retional Westminster Bank PLC in favor of the State of Myoming, shall be continuously maintained in an amount no less than \$4,820,900 for the purpose of complying with 10 CFR 40, Appendix A, Criterion 9, until 4 replacement is authorized by both the State and the NRC.

[Applicable Amendments: 18, 25, 27, 36]

- 47. DELETED by Amendment No. 36.
- The licensee shall implement the effluent and environmental monitoring program 48. specified in Sections 9.7 and 9.8 of the March 20, 1991, revised license application, the submittal dated March 16, 1989, Section 2 of the July 1986. Wastewater Land Disposal Application, and Section No. 7 of the Auril 1986, Wyoming Groundwater Pollution Control Fermit for Subsurface Injection of Mineral

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	MATERIALS LICENSE SUPPLEMENTARY SHEET		SUA-1511 Amendment No. 16
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mont to	ising Waste. Additional oring program external t I Part 20.	ly, the licenses o the main proce	shall implement an air particulate ssing facility in accordance with
			monitoring submittal in accordance ort shall include the following:

the revised license application dated March 20, 1991.

* Injection rates, recovery pass, Rue Golfon manifold pressures.

* Notwithstanding the which sampling specified above the licensee shall include the semilarual monitor data for the drying and packaging stacks.

Results of monthly irrigation fluid water quality saidly analyses for pit, conductivity. 205. Na. 5a. Mg. K. Cl. SO₄, HGO², As, B.Cr. Cu. Ni, Se, In, U₅O₄, and RACCS.

Results of the ground-water monitoring program described in Section 8.2 of

" Monitoring data shall period reported in the spread shown is the attachment to this licensed entitled, "Septle Herman for Proporting Monitoring Data."

[Applicable Ameginents 6]

49. Upper Control Limia (UCL Porter of the population all position wells to determine when action with incidental recovery of uracidad.

If any two excursion applicators in a tell exceed the upper control limit, the licensee shall take another water sample within 24 bours and analyze it for at least bicarbonate, chiorise, and conductivity. An excursion is confirmed if two or more UCL values are exceeded. Corrective academ to mitigate the situation shall be initiated by the licensee the frame accuration is confirmed and the licensee shall motify the NRC. Uranium Recovery Field Office, within 24 hours by telephone and within 7 days in writing. Corrective actions shall be maintained until the excursion is concluded. In addition to corrective actions, sampling frequency and analysis of excursion status wells shall be at least once every seven days for the three indicators listed above, as long as those wells are on excursion status. An excursion is considered concluded when the concentrations of all excursion indicators are below the concentration levels which define an encursion.

A formal report of events describing the corrective actions taken and detailed graphs and tables of all sample analyses shall be maintained during excursions as described above to document actions and the ensuing results. This report, along with pre-excursion and post-excursion data obtained from the analyses of at least

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	SUPPLEMENTARY SHEET		40-8857
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			ter an excursion from all wells hall be submitted to the NRC, Uranium
	[Applicable Amendments: 12,	28]	
50.	The licensee shall monitor, a in-situ site in accordance wi [Applicable Amendments: 15]		ssion and reclaim the expanded pilot al dated October 20, 1988.
51.	Any significant changes in the Section 1.4 of the revised Virequire approval by the UC. [Applicable Amendments 17,	Vense application	Project schedule as described in the described in the described in Field withce.
52.	The second secon	Stals dated Nove	lite facility an their Section 14 ober 23, 1988; December 9, 1988; h 178359.
	Additionally, the pipeline and satellite facility to the second personal to the second personal to the satellity to the second personal t		specializer from the Section 14 area Hite and treatment facilities will
	to the burley interval		trintervals along the pipeline route pn. Termin and integrity on a monthly
	basis, and all observati recorded.	oug act statutess	hecks 101 be logged and
	(3) Pump rates, volumes and recorded.	records will be 十十十十	logged of a daily frequency and
	[Applicable Amendments: 17,	36]	
5).	Resources, Inc. facility at the Wyoming, mill. The licensee'disposal plan, and the licenseinspection onsite. In the evilicensee is required to notify working days of the expirate approval within ninety (90) d	he American Mucl- s agreement with ee shall be requ ent the agreemen y the NRC, Urani ion date. A new ays of expiration	e byproduct material from the Power ear Corporation (ANC) Gas Hills, ANC constitutes an approved waste ired to maintain the agreement for a expires or is terminated, the um Recovery field office, within agreement must be submitted for NRC n, or the licensee will be [Applicable Amendments: 17, 27]
54.	training and experience equiv-	alent to the reci ite RSO training	to include a biennial refresher

- licensee is required to notify the NRC, Uranium Recovery field office, within 7 working days of the expiration date. A new agreement must be submitted for NRC approval within ninety (90) days of expiration, or the licensee will be prohibited from further limiviant injection. [Applicable Amendments: 17, 27]
- 54. The Radiation Safety Program staff including the Site RSO and RST shall have training and experience equivalent to the recommendations contained in NRC Regulatory Guide 8.31, with Site RSO training to include a biennial refresher course. Any person newly hired as an RST shall have all work reviewed and

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approved by the Site RSO as part of a comprehensive training program until appropriate course training is completed, but for at least six months from the date of appointment. [Applicable Amendments: 28, 35, 36]

- 55. DELETED by Amendment No. 36.
- 56. Before engaging in any activity not previously approved by the HRC, the licensee shall prepare and record an environmental evaluation of such activity. When the evaluation indicates that such activity may result in a significant adverse environmental impact that was not previously assessed or that is greater than that previously assessed, the likehee shall belyide a written evaluation of such activities and obtain approved of the MRC in the topy of a license amendment prior to initiation of said activity. [Applicable Appropriate 36]
- 57. Three months prior to construction of Satetlite No. 3 and spcillary facilities, the licensee shall submit a request for a revision to operations for NRC approval in the form of a Gense sepament. The submittal shall icalude a diagram and description for AC major (Act hity process composition. The submittal shall also include a facility radiological application programs [Applicable Amendments: 36]
- 58. In the event thin previously presonn cultural) a logices are bricovered during construction, glound disturbide activities in the vicinity will be halted and the U.S. Bureau of Larb Minapper (BLM-FRRA) notified immediately. Dispersively all the Maint resource has been fully efficiently all the filed archaeology and any necessary mitigative measures carried but the filed archaeology and archaeology at the filed control of the cultural resource has been fully efficient and the filed archaeology architecture and any necessary mitigative measures carried but the filed control of the filed archaeology at the filed control of the filed archaeology at the filed distincting activities for some preposed actions.

Surface disturbance shall out occur within those federally-administered surface areas which have not been examined at the Class III survey level until a Class III cultural resource infantory has been adde and approved by the BLM-PRRA.

It is recommended that the privately owned areas within the proposed mine permit application area be resurveyed for cultural resources prior to implementing ground distuibling activities if the pertinent cultural resource inventory was conducted before 1960. Federal surface within the permit area that falls into this category shall be inventoried prior to disturbance.

All actions associated with the proposed development will be completed in compliance with the Mational Historic Preservation Act (as amended) and its implementing regulations (36CFR800), the Archaeological Resources Protection Act (as amended) and its implementing regulations (43CFR7). Further, guidelines such

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[Applica	able Amendments: 36]	FOR THE MU	CLEAR REGULATORY CO	POTEZ 1901
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UNITED STATES

NUCLEAR REQULATORY COMMISSION

REGION IV

URANUM RECOVERY MELD OFFICE BOX 3628 DERVER, COLDRADO BEZIS

NOV 22 1991

URFO: CDMC Docket No. 40-8857 SUA-1511, Amendment No. 36 04008857520E 04008857530E

MEMORANDUM FOR:

Docket File No. 40-8857

FROM:

Cynthia D. Miller-Corbett, Project Manager

SUBJECT:

POWER RESOURCES, INC., HIGHLAND URANIUM PROJECT: WEST HIGHLAND AMENOMENT, CONVERSE COUNTY, MYONING

By letter dated March 20, 1991, Power Resources, Inc. (PRI) submitted a request to amend Source Material License SUA-1511. Approval of this amendment, referred to as the Vest Highland Amendment (WHA), authorizes PRI to expand in situ leach uranium mining at the Highlands Uranium Project (HUP). The NRC received no comments in response to the Draft Finding of No Significant Impact prepared for the WHA and published October 3, 1991; the staff concludes that the revised Environmental Assessment (EA) of the proposed expansion of operations at HUP addressed all appropriate environmental concerns. A Final Finding of No Significant Impact has been published in the Federal Register.

Concurrent with the EA for the WHA, a revised HUP Safety Evaluation Report (SER) has been issued. In addition, the NRC has reviewed and approved PRI's updated reclamation cost estimate contained in the licensee's submittal dated November 7, 1991, in the amount of \$4,820,900. This surely meets the requirements of Criterion 9 of Appendix A to 10 CFR 40, and adequately covers all concerns related to expansion of mining operations at the HUP.

In conjunction with the request to expand uranium mining activities, PRI submitted the baseline water quality data and proposed upper control limits (UCLs) for Sections 15, 22, and 23, T36N, R73W (E-Field), by cover letters dated September 5 and September 13, 1991. The NRC has reviewed these submittals and has authorized PRI to begin in situ leach uranium mining operations in accordance with Source Material License SUA-1511.

Based on the actions referenced above and pursuant to Title 10, Code of Federal Regulations, Part 40, it is recommended Source Material License SUA-1511 be

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PH: URFO PHHICHAUD 11/34/91 DO: URFO TEHENKINS 11/4+/91 D: URFO: RIV REHA11 11/22/91 revised by amending License Condition Nos. 10, 11, 15, 20, 21, 22, 24, 26, 27, 32, 33, 34, 35, 36, 38, 41, 44, 46, 47, 48, 51, 52, 54, and 55, and by incorporating new License Condition Nos. 56, 57, and 58 to read as follows:

- 10. For use in accordance with statements, representations, and conditions contained in Volume 6, Sections 3 and 4, of the licensee's revised application dated Narch 20, 1991, and the licensee's submittals dated June 12, 1987, and Narch 22, 1988, unless superseded by the following license conditions.
 [Applicable Amendments: 2, 7, 17, 18, 36]
- 11. The licensee is hereby exempted from the requirements of Section 20.203(e)(2) of 10 CFR 20 for areas within the facility, provided that all entrances to the facility are conspicuously posted in accordance with Section 20.203(e)(2) and with the words, "Any area within this facility may contain radioactive material." The licensee shall also maintain the well-field area as a restricted area and implement postings notifying people of the hazard onsite.

 [Applicable Amendments: 36]
- 15. The licensee shall maintain effluent control systems as specified in Section 9.1.4 of the licensee's revised application dated March 20, 1991, with the following additions:
 - A. Operations shall be immediately suspended in the dry/pack area of the facility if any of the emission control equipment for the yellowcake drying or packaging areas is not operating within specifications for design performance.
 - B. The licensee shall, during all periods of yellowcake drying operations, assure that the scrubber is operating within the manufacturer's recommended ranges for water flow and air pressure differential necessary to achieve design performance. This shall be accomplished by either (1) performing and documenting checks of water flow and air pressure differential approximately every 4 hours during operation, or (2) installing instrumentation which will signal an audible alarm if either water flow or air pressure differential fall below the manufacturer's recommended levels. If an audible alarm is used, its operation shall be checked and documented daily.
 - C. Air pressure differential gauges for other emission control equipment shall be read and the readings documented once per shift during operations.

[Applicable Amendments: 36]

20. In addition to the inspection and sudit program described in Section 9.15 of the revised application dated March 20, 1991, the Site RSO or the designee shall document a daily walkthrough of the

facility to determine if radiation control practices are being implemented. [Applicable Amendments: 36]

- 21. The licensee shall submit to the NRC, Uranium Recovery Field Office, a copy of the ALARA report as specified in Section 9.15 of the revised application dated March 20, 1991, within 2 months of the end of the reporting period. The report shall also include a summary of the daily walkthrough inspections. [Applicable Amendments: 36]
- 22. The licensee shall implement the implant air monitoring program, surface contamination and employee exposure programs as specified in Section 9 of the March 20, 1991, revised application Operations Plan, with the additional requirement that continuous air sampling representative of the workers' breathing zone shall be conducted within the inner parrelling enclosure during drying operations. The results of this sampling shall be used in determining the internal exposure of workers involved in yellowcake barrelling activities. Any changes in radon daughter monitoring frequency shall require NRC review and approval in the form of a license amendment. [Applicable Amendments: 5, 36]
- 24. In addition to the bioassay program discussed in Section 9.5 of the application, the licensee shall comply with the following:
 - A. Anytime an action level of 15 ug/l uranium for urinalysis or 9 nCi of natural uranium for in vivo measurement is reached or exceeded, the licensee shall document the corrective actions which have been performed in accordance with Revision 1 of Regulatory Guide 8.22, dated January 1987. This documentation shall be submitted to the NRC, Uranium Recovery Field Office, as part of the semiannual report required by 10 CFR 40.65.
 - 8. Anytime an action level of 35 ug/l for two consecutive specimens or 130 ug/l uranium for one specimen for urinalysis or 16 nCi uranium for an in vivo measurement is reached or exceeded, the licensee shall document the corrective actions which have been performed in accordance with Revision 1 of Regulatory Guide 8.22. This documentation shall be submitted to the NRC, Uranium Recovery field Office, within thirty (30) days of exceeding the action level.
 - C. All in vivo measurements shall be performed in accordance with the recommendations contained in Revision 1 of Regulatory Guide 8.22.

[Applicable Amendments: 36]

26. DELETED BY Amendment No. 16.

- 27. Any changes in the organization or staff responsibilities as described in the licenses's June 23, 1989, and February 6, 1991, "submittals shall require prior approval by the NRC in the form of a license amendment. Additionally, any change in staff members reporting to and including the Corporate £50 shall require prior approval by the NRC. [Applicable Amendments: 18, 26, 28, 29, 36]
- 32. The total satellite facilities' throughput shall not exceed a flow rate of 7500 gallons per minute. [Applicable Amendments: 17, 36]
- 33. Any significant changes in the process circuit as illustrated and described in Figure 2 of the Operations Plan of the revised license application dated March 20, 1991, shall require approval by the NRC in the form of a license amendment. [Applicable Amendments: 16]
- 34. The licensee shall sample and analyze the irrigation fluid water quality at the irrigation sprinkler discharge on at least a monthly basis during times of irrigation. The sample shall consist of daily samples composited over the month. The following parameters shall be determined: pH, conductivity, TDS, Na, Ca, Hg, K, Cl, SO₄, HCO₃, As, B, Cr, Cu, Ni, Se, Zn, U₃O₆, and Radium-Z26. The irrigation fluid shall be sampled and analyzed on a monthly basis for Ra-226 at the East Radium Pond Discharge. The results of these analyses shall be included with the semiannual environmental monitoring report. [Applicable Amendments: 36]
- 35. DELETED by Amendment Ho. 36.
- 36. Two months prior to conducting any mining activities for a new mining unit, the licensee shall submit hydrologic test results depicting hydrologic properties controlling ground-water flow, baseline water quality data, and proposed upper control limits (UCLs) for that unit to the NRC for review and approval. Approval shall be in the form of a license amendment to allow lixiviant injection and other mining processes to begin. [Applicable Amendments: 30, 36]
- 38. A. Baseling water quality sampling shall conform with the program described in the submittal dated October 7, 1987, such that baseline water quality for all new mining units shall be submitted 2 months prior to lixivient injection. The date shall, at a minimum, consist of:
 - One sample analyzed for the State of Myoming, Department of Environmental Quality, Guideline 8, Appendix A, parameters per individual well.
 - Two separate samples analyzed for bicarbonate, chloride, electrical conductivity, radium, selenium, total dissolved solids, uranium, iron, pH, arsenic and fluoride, per individual well.

8. DELETED by Amendment No. 24.

[Applicable Amendments: 2, 4, 6, 9, 12, 14, 16, 17, 22, 24, 36]

- The licenses shall utilize a carbon dioxide solution with an oxygen or hydrogen peroxide. Any variation from this combination shall require a license amendment. [Applicable Amendments: 12, 36]
- 44. DELETED by Amendment No. 36.
- 46. 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 completion of the NRC-approved site closure plan including; above ground decommissioning and decontamination, the cost of offsite disposal of radioactive solid process or evaporation pond residues, and ground-water restoration as warranted. Within three (3) 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 3 months of written NRC approval.

Annual updat s to the surety amount, required by 10 CFR 40, Appendix A, writerion 9, shall be provided to the NRC at least 3 months prior to the anniversary date which is designated as August 31 of each year. If the NRC has not approved a proposed revision 30 days prior to the expiration date of the existing surely arrangement, the licensee shall extend the existing arrangement, prior to expiration, for 1 year. Along with each proposed revision or annual update, 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. licensee shall also provide the MRC with copies of surely related correspondence with the State, a copy of the State's surety review and the final approved surety arrangement. The licensee must also ensure that the surety, where authorized to be held by the State, expressly identifies the MRC related portion of the surety and covers the above ground decommissioning and decontamination, the cost of offsite disposal, soil and water sample analyses and ground-water 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 the attachment to SUA-1511 entitled, "Recommended Outline for Site Specific Reclamation and Stabilization Cost Estimates."

Power Resources' currently approved surety, Irrevocable Letter of Credit No. SF0870IN issued by Mational Westminster Bank PLC in favor of the State of Myoming, shall be continuously maintained in an amount no less than \$4,820,900 for the purpose of complying with 10 CFR 40, Appendix A, Criterion 9, until a replacement is authorized by both the State and the MRC.

[Applicable Amendments: 18, 25, 27, 36]

- 47. DELETED by Amendment No. 36.
- 48. The licensee shall implement the effluent and environmental monitoring program specified in Sections 9.7 and 9.8 of the March 20, 1991, revised license application, the submittal dated March 16, 1989, Section 2 of the July 1986, Vastewater Land Disposal Application, and Section No. 7 of the April 1986, Wyoming Groundwater Pollution Control Permit for Subsurface Injection of Mineral Processing Vaste. Additionally, the licensee shall implement an air particulate monitoring program external to the main processing facility in accordance with 10 CFR Part 20.

In addition to the effluent and environmental monitoring submittal in accordance with 10 CFR Section 40.65, the semiannual report shall include the following:

- Results of the ground-water monitoring program described in Section 8.2 of the revised license application dated March 20, 1991.
- Injection rates, recovery rates, and injection manifold pressures.
- Notwithstanding the stack sampling specified above, the licensee shall include the semiannual monitor data for the drying and packaging stacks.
- Results of monthly irrigation fluid water quality sample analyses for pH, conductivity, TDS, Na, Ca, Ng, K, C1, SO₄, HCD², As, B, Cr, Cu, NI, Se, Zn, U₃O₈, and Ra-226.
- Monitoring data shall be reported in the format shown in the attachment to this license entitled, "Sample Format for Reporting Monitoring Data."

[Applicable Amendments: 36]

ol. Any significant changes in the Highland Uranium Project schedule as described in Section 1.4 of the revised license application dated March 20, 1991, shall require approval by the NRC, Uranium Recovery Field Office. [Applicable Amendments: 17, 36]

52. The licensee is authorized to operate a satellite facility in their Section 14 area in accordance with submittals dated November 23, 1988; December 9, 1988; January 27, 1989; February 17, 1989; and March 7, 1989.

Additionally, the pipeline that transports waste water from the Section 14 area satellite facility to the Section 21 area satellite and treatment facilities will be monitored as follows:

- (1) Standpipes will be utilized at 1,000-foot intervals along the pipeline route to the buried interface for leak detection.
- (2) Standpipes will be monitored for leak detection and integrity on a monthly basis, and all observations and maintenance checks will be logged and recorded.
- (3) Pump rates, volumes and records will be logged on a daily frequency and recorded.

[Applicable Amendments: 17, 36]

- 54. The Radiation Safety Program staff including the Site RSO and RST shall have training and experience equivalent to the recommendations contained in NRC Regulatory Guide 8.31, with Site RSO training to include a biennial refresher course. Any person newly hired as an RST shall have all work reviewed and approved by the Site RSO as part of a comprehensive training program until appropriate course training is completed, but for at least six months from the date of appointment. [Applicable Amendments: 28, 35, 36]
- 55. DELETED by Amendment No. 36.
- 56. Before engaging in any activity not previously approved by the MRC, the licensee shall prepare and record an environmental evaluation of such activity. When the evaluation indicates that such activity may result in a significant adverse environmental impact that was not previously assessed or that is greater than that previously assessed, the licensee shall provide a written evaluation of such activities and obtain approval of the MRC in the form of a license amendment prior to initiation of said activity. [Applicable Amendments: 36]
- 57. Three months prior to construction of Satéllie, No. 3 and ancillary facilities, the licensee shall submit a request for a revision to operations for NRC approval in the form of a license amendment. The submittal shall include a diagram and description for all major facility process components. The submittal shall also include a facility radiological monitoring program.

 [Applicable Amendments: 36]

58. In the event that previously unknown cultural resources are discovered during construction, ground disturbing activities in that vicinity shall be halted and the U.S. Bureau of Land Management, Platte River Resource Area Manager (BLM-PRIA) notified immediately. Construction work may not resume until the cultural resource has been fully evaluated by a qualified archaeologist and any necessary mitigative measures carried out. In some cases, it may be mecessary for a qualified archaeologist to monitor ground disturbing activities for some proposed actions.

Surface disturbance shall not occur within those federally-administered surface areas which have not been examined at the Class III survey level until a Class III cultural resource inventory has been made and approved by the SLM-PRRA.

It is recommended that the privately owned areas within the proposed mine permit application area be resurveyed for cultural resources prior to implementing ground disturbing activities if the pertinent cultural resource inventory was conducted before 1980. Federal surface within the permit area that falls into this category shall be inventoried prior to disturbance.

All actions associated with the proposed development will be completed in compliance with the National Historic Preservation Act (as amended) and its implementing regulations (36CFR800), the Archaeological Resources Protection Act (as amended) and its implementing regulations (43CFR7). Further, guidelines such as the Secretary of the Interior's Standards and Guidelines for Archaeology and Historic Preservation, and the Bureau of Land Management 8100 manual series will be followed where appropriate.

[Applicable Amendments: 36]

Cynthia D. Miller-Corbett

Project Kanager

Cases Closed: 04008857520E

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bcc: LFMB PDR/DCS URFO r/f LJCallan, RIV LLUR Branch, LLWH CMiller-Corbett 8857/570,530E/CMC/91/11/14/M