CBRMarslandPEm Resource

From:	John Schmuck [John_Schmuck@Cameco.com]
Sent:	Wednesday, May 28, 2014 11:05 AM
To:	Lancaster, Thomas; Burrows, Ronald
Cc:	Sabrina Fox; Larry Teahon; Doug Pavlick; Josh Leftwich
Subject:	Marsland Radiological RAI Status 5/27/2014
Attachments:	NRC TR RAI Responses Radiological Subject Matter 5-27-2014 Status.doc

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Reply Requested: Sensitivity: Expiration Date: Recipients Received:

RAI 5 <u>Description of Deficiency</u> Staff cannot confirm the value of the MILDOS	Cameco 12/23/2014 Response: No response required.
default mixing height of 100 m proposed by the applicant.	In the public meeting dated September 4, 2013, NRC
Basis for Request The applicant defines the mixing height as the height of the	stated the RAI had been resolved by the revisions to
atmosphere above the ground that is well mixed due either to mechanical	Section 2.5.3.8 submitted by Cameco on June 26, 2013.
turbulence or convective turbulence, noting that the layer above this height is stable.	This was confirmed in the NRC letter dated October 23,
Staff observes that this definition is consistent with the definition given by Holzman	2013.
(refer to page 3 of EPA, 19721).	Cameco 5/27/2014 Status: No update.
On page 2-91 of the TR, the applicant stated that the MILDOS default mixing height is	
100 m and used this default value in its dose calculations. However, on page 2.7 of	
NUREG/CR-2011, MILDOS – A Computer Program for Calculating Environmental	
Radiation Doses from Uranium Recovery Operations, US NRC1981, a default mixing	
height of 1000 m is recommended.	
Request for Additional Information Please provide the following information:	
A. Provide the reference for the 100 m default mixing height value, or correct the	
statement in the TR regarding the default value of the mixing height; and	
B. Revise MILDOS calculations if the default value is different than what was	
originally used, or demonstrate that the calculations used are conservative.	
RAI 6 <u>Description of Deficiency</u> Staff cannot complete its evaluation of NUREG-	Cameco 12/23/2014 Response: No response required.
1569, Acceptance Criterion 2.5.3(1).	In the public meeting dated September 4, 2013, NRC
Basis for Request NUREG-1569, Acceptance Criterion 2.5.3(1), states, in part: "The	stated the RAI had been resolved by the revisions to
on-site program should be designed in accordance with Regulatory Guide (RG) 3.63,	Section 2.5.3.7 submitted by Cameco on June 26, 2013.
'Onsite Meteorological Measurement Program for Uranium Recovery Facilities—Data	This was confirmed in the NRC letter dated October 23,
Acquisition and Reporting' (NRC, 1988)." RG 3.63 provides guidance on the siting of	2013.
meteorological instruments, including the effects from, and the location of,	Cameco 5/27/2014 Status: No NRC update.
instruments in relationship to natural or man-made obstructions.	
Staff has found no discussion on the characteristics of the site where the MEA	
meteorological instruments are, or were, located which would address the siting	
guidance in RG 3.63.	
<u>Request for Additional Information</u> Please provide a description of the location of	
the MEA meteorological instruments (topography, obstructions or lack thereof, etc.)	
consistent with RG 3.63.	
RAI 7 Description of Deficiency Staff cannot complete its evaluation of NUREG-	Cameco 12/23/2014 Response: No response required.
1569, Acceptance Criterion 2.5.3(2).	In the public meeting dated September 4, 2013, NRC

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Basis for Request NUREG-1569, Acceptance Criterion 2.5.3(2), states, in part: "The	stated the RAI had been resolved by the revisions to
impacts of terrain and nearby bodies of water on local meteorology are assessed,	Section 7.5.6.1 submitted by Cameco on June 26, 2013.
and the occurrence of locally severe weather is described and its impact considered."	This was confirmed in the NRC letter dated October 23,
While staff found a discussion on severe thunderstorms in TR Section 2.5.1, staff	2013.
found no discussion on any consideration of potential impacts of severe weather on	Cameco 5/27/2014 Status: No update.
MEA operations.	
Request for Additional Information Consistent with NUREG-1569, Acceptance	
Criterion 2.5.3(2), please provide a discussion on the occurrence of locally severe	
weather and a consideration of its impacts, or provide a location in the TR where this	
can be found.	
RAI 8.A. <u>Description of Deficiency</u> Staff cannot complete its evaluation of NUREG-	Cameco 12/23/2014 Response: In the public meeting
1569, Acceptance Criterion 2.5.3(3).	dated September 4, 2013, NRC requested more
Basis for Request NUREG-1569, Acceptance Criterion 2.5.3(3), states: "The	discussion of the factors that lead to the selection of
meteorological data used for assessing impacts are substantiated as being	Scottsbluff over the other locations with Met stations. In
representative of expected long-term conditions at and near the site." In addition,	addition to the revisions to Section 2.5.1 and Appendix S
RG 3.63 provides guidance on determining the long-term representativeness of the	submitted by Cameco on June 26, 2013, further
onsite meteorological data collected over a minimum of 12 months. This includes	justification for selection of the Scottsbluff Met station is
various aspects of the National Weather Service meteorological station chosen for	provided in revisions to Appendix S.
comparison.	Cameco 5/27/2014 Status: No update.
In TR Section 2.5.1, the applicant indicated that the Scottsbluff meteorological	
station was chosen as the regional station to most represent MEA meteorology. This	
appears to be based mainly on distance (less than 50 miles) and the availability of	
hourly data for the last 15 years.	
<u>Request for Additional Information</u> Please address the following issues related to	
determining the long-term representativeness of the MEA meteorological data:	
A. Consistent with RG 3.63, please provide additional information on why the	
Scottsbluff station was chosen to represent the vicinity of the MEA site,	
including geographical and topographical descriptions, etc.	
RAI 8.B . The Scottsbluff station has only 15 years of data. This is not consistent with	Cameco 12/23/2014 Reponse: In the public meeting
the RG 3.63 recommendation for long-term analysis (e.g., 30 years). Please provide	dated September 4, 2013, NRC requested additional
justification for using only 15 years of data.	justification for using 15 years instead of 30 years for the
	long-term analysis. In addition to the new Appendix S
	submitted by Cameco on June 26, 2013, further

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	justification for use of 15 years data is provided in
	revisions to Appendix S.
	Cameco 5/27/2014 Status: No update.
RAI 8.C.1. TR Figures 2.5-30 and 2.5-31 provide a statistical analysis of the 15-yr and	Cameco 12/23/2014 Response: In the public meeting
baseline-year wind speed and wind direction for the Scottsbluff meteorological	dated September 4, 2013, NRC expressed concern that
station. Please provide the following information on these analyses:	the regression analysis failed to include both dependent
1. NUREG-1475, Rev.1, Applying Statistics, US NRC 2011, describes linear	and independent variables. To that end, in addition to
regression as a model that relates a dependent variable to a single, or multiple,	the new Appendix S submitted by Cameco on June 26,
independent variable(s). Please explain the validity of the proposed linear	2013, further discussion of the regression analysis is
regressions when there appears to be no independent variable and it is unclear to	provided in revisions to this appendix.
staff what the regression equations in Figures 2.5-30 and 2.5-31 represent.	Cameco 5/22/2014 email to NRC: "Cameco's response
	to RAI 8.C.1 was provided in the first paragraph of
	redline text in the version of Appendix S submitted in
	December 2013."
	Cameco 5/27/2014 Status: No update.
RAI 8.C.2. TR Figures 2.5-30 and 2.5-31 provide a statistical analysis of the 15-yr and	Cameco 12/23/2014 Response: No response required.
baseline-year wind speed and wind direction for the Scottsbluff meteorological	In the public meeting dated September 4, 2013, NRC
station. Please provide the following information on these analyses:	stated the RAI had been resolved by the revisions
2. p-values for the linear regression equations presented in TR Figures 2.5-30 and	submitted by Cameco on June 26, 2013. This was
2.5-31.	confirmed in the NRC letter dated October 23, 2013.
	Cameco 5/27/2014 Status: No update.
RAI 12.A <u>Description of Deficiency</u> Staff can't complete its evaluation of NUREG-	Cameco 12/23/2014 Response: In the public meeting
1569, Acceptance Criterion 2.9.3(1).	dated September 4, 2013, NRC requested additional
Basis for Request 10 CFR Part 40, Appendix A, Criterion 7, requires: "At least one full	siting justification for the air monitors, specifically,
year prior to any major site construction, a preoperational monitoring program must	consideration of where maximum concentrations are
be conducted to provide complete baseline data on a milling site and its environs.	expected. To that end, in addition to the revisions to
Throughout the construction and operating phases of the mill, an operational	Section 2.9.2.1 submitted by Cameco on June 26, 2013,
monitoring program must be conducted to measure or evaluate compliance with	further siting justification is provided in Section 2.9.2.1
applicable standards and regulations; to evaluate performance of control systems	as well as revisions to Figure 7.3.2 depicting the
and procedures; to evaluate environmental impacts of operation; and to detect	locations and the estimated doses.
potential long-term effects."	Cameco 5/6/2014 Status: Awaiting NRC review.
RG 4.14 provides guidance on preoperational environmental monitoring at uranium	Cameco 5/16/2014 Status: Please also see the response
mills. NUREG-1569, Acceptance Criterion 2.9.3(1), states: "Monitoring programs to	to RAI 37A1. Because Cameco is updating Mildos to

establish background radiological characteristics, including sampling frequency,	reflect a higher flow rate, we have also instructed our
sampling methods, and sampling location and density are established in accordance	contractor to assess where the highest dose may be
with pre-operational monitoring guidance provided in Regulatory Guide 4.14,	expected. Cameco will reassess the current Monitor
Revision 1, Section 1.1 (NRC, 1980). Air monitoring stations are located in a manner	locations and will relocate accordingly. We expect to
consistent with the principal wind directions reviewed in Section 2.5 of the standard	submit the update Mildos estimate and associated
review plan."	monitor locations by June 1, 2014.
During its review, staff found multiple examples of gaps in data presentation on the	Cameco 5/27/2014 Status: Cameco will provide a dose
proposed preoperational effluent environmental monitoring program for the MEA.	estimate for ranchers using property between the
Staff requires additional information on, or clarification of, noted deficiencies in the	monitor well ring and license boundary for grazing and
background radiological section to draw its safety conclusions.	haying. We will include the underlying dose
Request for Additional Information Please address the following issues regarding the	assumptions, particularly the estimated annual hours
proposed preoperational environmental monitoring program for the MEA:	ranchers will be present in that vicinity.
A. Please provide criteria consistent with RG 4.14, Regulatory Position 1.1.1, used	
for determining air monitoring locations, or indicate where this information can	
be found in the application.	
RAI 12.E. <u>Description of Deficiency</u> The information provided in TR Section 2.6 does	Cameco 12/23/2014 Response: All of the radiological
not meet the applicable requirements of 10 CFR Part 40, using the review procedures	baseline monitoring results for air, surface water,
in Section 2.6.2 and using acceptance criteria in Section 2.6.3 of NUREG-1569.	groundwater, sediment and fish tissue were reported in
Request for Additional Information Please address the following issues regarding the	the Cameco 6/26/2013 submittal. The laboratory
proposed preoperational environmental monitoring program for the MEA:	analytical reports for groundwater samples were
E. Please provide the laboratory reports for all radiological baseline monitoring	included in Appendix J. Laboratory analytical reports for
results.	air (particulates, radon and gamma), Niobrara river
	surface water, Niobrara River and ephemeral sediments,
	and Niobrara River fish tissue were not included in the
	6/26/2013 submittal. Therefore, these analytical reports
	are now included in: Appendices U (air particulate), V-2
	(radon), and V-3 (gamma); Appendix W-1 and W-2
	(surface water and sediments, respectively) and
	Appendix X (fish tissue) of the current December 2013
	submittal.
	Cameco 5/6/2014 Status: Awaiting NRC review.
	Cameco 5/27/2014 Status: LLDs exceedances for fish
	and surface water baseline sampling are being addressed

	by collecting a new round of data which, as described in
	the response to RAI 12.H. The data will be submitted in
	the fourth quarter of 2014.
RAI 12.F . Description of Deficiency The information provided in TR Section 2.6 does	Cameco 12/23/2014 Response: A sampling plan with
not meet the applicable requirements of 10 CFR Part 40, using the review procedures	details on where and how surface and subsurface soil
in Section 2.6.2 and using acceptance criteria in Section 2.6.3 of NUREG-1569.	sampling will occur will be submitted for NRC review in
Request for Additional Information Please address the following issues regarding the	January 2013. Following resolution of any issues, the
proposed preoperational environmental monitoring program for the MEA:	application will be revised to highlight the elements of
F. In TR Section 2.9.6, the applicant stated that transects will be made across the	that plan. Sampling will be conducted in late spring or
MEA to collect surface and subsurface soil samples in areas of the proposed well	early summer of 2014, prior to construction. Section
field. While general guidance in RG 4.10 was followed in preparing the proposed	2.9.6 has been revised accordingly.
baseline soil sampling program, staff cannot determine that the full extent of	Cameco 5/6/2014 Status: The sampling plan was
operations within the proposed MEA will have the necessary baseline soil	submitted as a supplemental RAI response on January
sampling performed to meet 10 CFR Part 40, Appendix A, Criterion 7,	24, 2014 and is attached below for your information.
requirements. Please provide a more detailed description of where surface and	Dependent on the variability detected during initial
subsurface oil sampling will be performed.	transects, the scan speed and transect spacing may be
	increased to utilize ATVs and up to a maximum of 50
	meter spacing respectively. The gamma surveys and soil
	sampling will be performed in June and a report
	submitted by September 1, 2014.
	Cameco 5/16/2014 Status: Weather permitting the
	gamma survey will occur the week of May 26 th . It takes
	30 days for sample results, and our contractor expects to
	prepare a final report for submission in mid-July 2014.
	Cameco 5/27/2014 Status: The survey and sampling are
	<u>underway.</u>
RAI 12.G.1. Description of Deficiency The information provided in TR Section 2.6	Cameco 12/23/2014 Response: A sampling plan with
does not meet the applicable requirements of 10 CFR Part 40, using the review	details on where and how direct radiation monitoring
procedures in Section 2.6.2 and using acceptance criteria in Section 2.6.3 of NUREG-	will occur will be submitted for NRC review in January
1569.	2013. Following resolution of any issues, the application
Request for Additional Information Please address the following issues regarding the	will be revised to highlight the elements of that plan.
proposed preoperational environmental monitoring program for the MEA:	Sampling will be conducted in late spring or early
G. In TR Section 2.9.8, the applicant described its baseline direct radiation	summer of 2014, prior to construction. Section 2.9.8.1

monitoring program. Please provide the following: (1) As noted in staff's review of the baseline soil sampling program, staff cannot determine that the full extent of operations within the proposed MEA will have the necessary baseline direct radiation monitoring performed to meet 10 CFR Part 40, Appendix A, Criterion 7, requirements. Please provide a more detailed description of where direct radiation monitoring will be performed.	 was revised accordingly. 5/6/2014 Status: The sampling plan was submitted as a supplemental RAI response on January 24, 2014 and is attached below for your information. Dependent on the variability detected during initial transects, the scan speed and transect spacing may be increased to utilize ATVs and up to a maximum of 50 meter spacing respectively. The gamma surveys and soil sampling will be performed in June and a report submitted by September 1, 2014. Cameco 5/16/2014 Status: Weather permitting the gamma survey will occur the week of May 26th. It takes 30 days for sample results, and our contractor expects to prepare a final report for submission in mid-July 2014. Cameco 5/27/2014 Status: The survey and sampling are underway
 RAI 12.G.2. <u>Description of Deficiency</u> The information provided in TR Section 2.6 does not meet the applicable requirements of 10 CFR Part 40, using the review procedures in Section 2.6.2 and using acceptance criteria in Section 2.6.3 of NUREG-1569. <u>Request for Additional Information</u> Please address the following issues regarding the proposed preoperational environmental monitoring program for the MEA: G. In TR Section 2.9.8, the applicant described its baseline direct radiation monitoring program. Please provide the following: (2) In TR Section 2.9.8, the applicant stated: "The type of survey instrument and procedures would be as described below" However, there is no text provided that addresses these issues. Please provide the type of survey instrument used for performing baseline direct radiation monitoring and the procedures used, as indicated in TR Section 2.9.8. 	Cameco 12/23/2014 Response: A sampling plan with details on where and how surface and subsurface soil sampling will occur will be submitted for NRC review in January 2013. Following resolution of any issues, the application will be revised to highlight the elements of that plan. The plan will provide details on the type of instrumentation and procedures used. 5/6/2014 Status: The sampling plan was submitted as a supplemental RAI response on January 24, 2014 and is attached below for your information. Dependent on the variability detected during initial transects, the scan speed and transect spacing may be increased to utilize ATVs and up to a maximum of 50 meter spacing respectively. The gamma surveys and soil sampling will be performed in June and a report submitted by September 1, 2014. Cameco 5/16/2014 Status: Weather permitting the

			gamma survey will occur the week of May 26 th . It takes
			30 days for sample results, and our contractor expects to
			prepare a final report for submission in mid-July 2014.
			Cameco 5/27/2014 Status: The survey and sampling are
			underway. Cameco will be performing sampling at a 1m
			depth in accordance with RG 4.14, Section 1.1.4 c., at
			that time.
RAI 12.H. Description of Deficiency The information pro	ovided in TR Se	ction 2.6 does	Cameco 12/23/2014 Response:
not meet the applicable requirements of 10 CFR Part 40,	, using the revie	ew procedures	Table 2.9-5-
in Section 2.6.2 and using acceptance criteria in Section	2.6.3 of NUREG	i-1569.	On June 26 th Cameco provided a revised Table 2.9-5
Request for Additional Information Please address the f	ollowing issues	regarding the	which included another additional round of sampling
proposed preoperational environmental monitoring pro-	gram for the M	EA:	for Well 723. The well was not operational in the first
H. RG 4.14 provides recommended values for the low	er limit of dete	ection (LLD)	and second quarter of 2012 and could not be sampled.
for radionuclides in various environmental media. Th	e applicant pro	vided a	Like Well 723, Well 721 is also completed in the Brule
description of its laboratory measurements in regard	s to significant	figures	and is across the road, several hundred feet away.
reported for environmental media measurements in	TR Appendix Q	. Several	Data are available from the spring of 2013 for Well 721
reported LLD values are not within RG 4.14 recommended values, even after			which provides adequate seasonal Brule
taking into account the applicant's rationale describe	d in TR Append	lix Q (i.e.,	characterization in this area.
reporting LLD values with one significant figure, consi	istent with RG 4	4.14).	Cameco 5/6/2014 Status: Awaiting NRC review.
The following examples are not consistent with RG 4	.14 recommen	ded LLD	
values:			Table 2.9-26 (Table 2.9-29 in the revisions) and Table
R	ecommended	Reported	2.9-27 (Table 2.9-30 in the revisions)-
Table 2.9-5 – Radiological Analysis for Private Water Sup	ply Wells		The relocation of surface water sampling location N-2
March 2011 Well 723, Pb-210 (pCi/L) (dissolved)	1	1.6	requires 1 year of concurrent sampling at both
Table 2.9-26 – Niobrara River Dissolved Radiological Wat	ter Quality		locations. See revised Figure 2.9-1 for the schedule.
March 2011 sample at N1 for Th-230 (pCi/L)	0.2	0.3	Cameco 5/6/2014 Status: All baseline radiological
April 2011 sample at N1 for Pb-210 (pCi/L)	1	1.6	sampling with be submitted by the fourth quarter of
July 2011 sample at N2 for Th-230 (pCi/L)	0.2	0.4	2014.
October 2011 sample at N1 for Th-230 (pCi/L)	0.2	0.3	
Table 2.9-27 - Niobrara River Suspended Radiological Wa	ater Quality		Table 2.9-33 (Table 2.9-37 in the revisions)-
June 2011 sample at N1 for Pb-210 (pCi/L)	1	9	Additional fish tissue samples will be collected during
Table 2.9-33 – Total Radionuclides and Metals in Tissue of	of Northern Pik	е	the winter of 2013/2014 and early summer 2014. See
Ra-226 (microCi/kg)	5 x 10 ⁻⁸	2 x 10 ⁻⁷	revised Figure 2.9-1 for the schedule.

Th-230 (microCi/kg)	2 x 10 ⁻⁷ 8	x 10 ⁻⁶	Cameco 5/6/2014 Status: All baseline radiological
Please provide all environmental media sar	nples with measured values th	hat have	sampling with be submitted by the fourth quarter of
an LLD consistent with RG 4.14 or justificat	ion for an alternate program.		2014.
			Cameco 5/27/2014 Status: No update.
RAI 13 Description of Deficiency Staff cannot	complete its evaluation of NU	JREG-	Cameco 12/23/2014 Response: A sampling plan with
1569, Acceptance Criterion 2.9.3(2).			details on where and how surface and subsurface soil
Basis for Request 10 CFR Part 40, Appendix A	, Criterion 7, requires: "At leas	st one full	sampling will occur will be submitted for NRC review in
year prior to any major site construction, a pre	eoperational monitoring progr	ram must	January 2013. Following resolution of any issues, the
be conducted to provide complete baseline da	ta on a milling site and its env	virons.	application will be revised to highlight the elements of
Throughout the construction and operating ph	ases of the mill, an operation	al	that plan. Sampling will be conducted in late spring or
monitoring program must be conducted to me	easure or evaluate compliance	e with	early summer of 2014, prior to construction. Section
applicable standards and regulations; to evaluations	ate performance of control system	vstems	2.9.6 has been revised accordingly.
and procedures; to evaluate environmental im	pacts of operation; and to det	tect	Cameo 5/6/2014 Status: The sampling plan was
potential long-term effects." RG 4.14 provides	guidance on the preoperation	nal and	submitted on January 24, 2014 and is attached below for
operational aspects of effluent and environme	ental monitoring at uranium m	nills.	your information. The gamma surveys and soil sampling
NUREG-1569, Acceptance Criterion 2.9.3(2), st	ates: "Soil sampling is conduc	cted at	will be performed in June and a report submitted by
both a 5-cm [2-inch] depth as described in Reg	ulatory Guide 4.14, Section 1.	.1.4 (NRC,	September 1, 2014.
1980) and 15 cm [6 in] for background decom	missioning data." During its re	eview,	Cameco 5/16/2014 Status: Weather permitting the
NRC staff found no 15-cm soil samples propose	ed in the TR.		gamma survey will occur the week of May 26 th . It takes
Request for Additional Information Please pro	vide justification for not perfo	orming	30 days for sample results, and our contractor expects to
soil samples at 15-cm depths, or indicate wher	re this can be found in the TR.		prepare a final report for submission in mid-July 2014.
			Cameco 5/27/2014 Status: The survey and sampling are
			<u>underway.</u>
Section 4 - Effluent Control Systems			
RAI 20 Description of Deficiency Elevated rad	on progeny levels experienced	d at the	Cameco 12/23/2014 Response: Contemporaneous with
main facility are not addressed in the Marsland	d application.		the construction and startup of the pond water
Basis for Request NUREG-1569, Acceptance C	Criterion 4.1.3(3), states, in pai	rt: "The	treatment system in mid-2010, for the first time in
application provides a demonstration that ade	quate ventilation systems are	e planned	several years Cameco exceeded 25 percent of the
for process buildings to avoid radon gas buildu	ip" Consistent with NUREG-:	1569,	allowable limits for radon daughters in the CPF.
Appendix A, staff examined the historical oper	ations at the main facility rele	evant to	Exceeding this action level triggered weekly instead of
effluent control systems. As documented in th	e 2011 inspection report		monthly radon daughter monitoring.
(ML11216A179), the applicant experienced ele	evated radon progeny levels ir	n the	An investigation was conducted and two potential
Central Processing Plant.			sources were identified: the pond water treatment

Request for Additional Information Please provide a description of efforts to determine the cause of, and mitigation efforts to reduce the elevated levels , radon progeny in the main facility as they may relate to the construction of the Marsland satellite facility. In particular, please discuss any additional efforts to maintain airborne radon progeny levels as low as is reasonably achievable (ALARA) within the Marsland satellite facility.	system and the bicarbonate mix tank. The pond water treatment area did not have hard-piped exhaust ventilation and although the bicarbonate mix tank had hard-piped exhaust ventilation that ventilation capacity was shared with other radon sources. In an effort to maintain ALARA radon progeny levels, Cameco installed independent hard-piped ventilation systems in both of these areas. This additional ventilation capacity was assessed by the report identified in RAI 19, immediately above. Since August 2012, radon progeny has not exceeded 25 percent of the allowable limit in the CPF. Although the existing MEA application already states that "separate ventilation systems will be installed for all indoor non-sealed process tanks and vessels where radon-222 or process fumes would be expected", Section 4.1.2.3 of the application has been revised to specifically identify areas where hard-piped ventilation will be required. To ensure the radon progeny levels are ALARA, Cameco is now including the bicarbonate mix tank as an example of an area requiring dedicated ventilation capacity. Cameco 5/6/2014 Status: Awaiting NRC review. <u>Cameco 5/27/2014 Status: No update.</u>
Section 5 – Operations	
RAI 26 Description of Deficiency Staff cannot complete its evaluation of NUREG- 1569, Acceptance Criterion 5.5.3(2) Basis for Request NUREG-1569, Acceptance Criterion 5.5.3(2), states: "The training program is acceptable if it meets the following criteria: It is consistent with Regulatory Guide 8.13, "Instruction Concerning Prenatal Radiation Exposure, Revision 3" (NRC, 1999). This guide provides guidance for protection of the fetus." RG 8.13, Regulatory Position C.2, provides guidance on the content of instruction concerning prenatal radiation exposure.	Cameco 12/23/2014 Response: In Attachment 1 please find a list of topics covered in the video entitled Radiation and Pregnancy: A Decision to Declare, Radiological Testing Services, LLC, 1998. This video is currently shown to all female workers and supervisors during initial radiation training and to female workers again upon declaration. This or an equivalent instruction will be provided.
In TR Section 5.5.1.3, the applicant discusses instructions regarding prenatal	In addition to the video or equivalent instruction, the

 exposure risks in general, but does not provide specifics on these instructions for staff to evaluate their consistency with RG 8.13. RG 8.13, Regulatory Position C.3, provides guidance on a licensee's policy on declared pregnant women. The applicant did not provide its policy on declared pregnant women. <u>Request for Additional Information</u> Consistent with NUREG-1569, Acceptance Criterion 5.5.3(2), please provide the following information: the content of instruction concerning prenatal radiation exposure, and the applicant's policy on declared pregnant women 	female workers are provided a copy of Regulatory Guide 8.13 and its appendix which is reviewed with the trainer and any questions are answered. Receipt of prenatal radiation exposure training is documented. Please see the form in Attachment 2. Consistent with Regulatory Guide 8.13, Appendix A, it is CBR policy to accommodate pregnant workers when possible. To that end, CBR uses the following approach to address potential and actual prenatal exposure risks. CBR's policies on declared pregnant women are consistent with Regulatory Guide 8.13, Appendix A. Specifically:
	 Instructions all female new hires supervisors in charge of female workers video instruction provision of RG 8.13 and its appendix and review with worker o opportunity to ask questions possible effect on job status may involve adjustment of work duties as necessary review worker- specific exposure monitoring (e.g. dosimetry, bioassay where appropriate) following declaration Written declaration view video again and review RG 8.13 review worker- specific exposure monitoring (e.g. dosimetry, bioassay where appropriate) following declaration Written declaration view video again and review RG 8.13 review worker- specific exposure monitoring (e.g. dosimetry, bioassay where appropriate) following declaration Possible effect on job status may involve adjustment of work duties as necessary The text of Section 5.5.1.3 has been revised accordingly. Cameco 5/6/2014 Status: Awaiting NRC review.

RAI 27 Description of Deficiency The applicant did not provide details on its	Cameco 12/23/2014 Response: As noted above, the
ventilation equipment related to minimum performance specifications and	ventilation systems in use at the CPF are not complex.
frequencies of tests and inspections.	Like the CPF, the MEA ventilation system will be
Basis for Request	designed with a combination of doors, wall fans and
NUREG-1569, Acceptance Criterion 5.7.1.3 (4), states, in part: "The applicant	hard-piped ventilation systems that will achieve four to
describes minimum performance specifications for the operation of the effluent	five air exchanges per hour. This may be supplemented
controls and the frequencies of tests and inspections to ensure proper performance	with box fans when needed. Consistent with the CPF,
to specifications"	this will ensure reduction of radon progeny to ALARA
The applicant stated in TR Section 5.7.1.1 that ventilation equipment will be	levels.
inspected for proper operation as recommended in RG 3.56 and that this equipment	The 10 foot by 30 foot well houses are continuously
will be inspected during radiation safety inspections as discussed in TR Section 5.3.1.	ventilated using 800 CFM wall or ceiling fans. The fans
Staff observes that RG 3.56 does not specifically address ventilation systems and only	are visible from the door so that operability is verified
provides a general description of maintenance and testing, relying on manufacturer's	prior to entry.
recommendations and minimum timeframes. In addition, the applicant does not	Daily inspections identify fans that require maintenance
address ventilation systems operations in its radiation safety inspections discussed in	or have failed. Testing is not routinely performed as
TR Section 5.3.1.	function is readily observable and the fans at the CPF are
Request for Additional Information Please provide details on the applicant's testing,	proven to have very long life expectancy. Specialized
maintenance, and inspection program for ventilation systems at the Marsland	training is not required to assess the operational status
satellite facility, including wellhouse ventilation units. Specifically, please provide	of the ventilation units.
minimum performance specifications and frequencies of tests, inspections, and	As noted in response to RAI 27, Cameco has provided a
maintenance activities for these ventilation systems or indicate where this	copy of SOP P.16 and the associated inspection form as
information can be found in the application.	well as updates to Section 4.1.3.
Consistent with RG 3.56, please also describe any specialized training for those	Cameco 5/6/2014 Status: Awaiting NRC review.
performing inspections on the ventilation systems.	Cameco 5/27/2014 Status: No update.
RAI 28 <u>Description of Deficiency</u> The applicant did not provide information on beta	Cameco 12/23/2014 Response: This issue is currently
survey instruments.	being addressed in the context of Draft License
Basis for Request NUREG-1569, Acceptance Criterion 5.7.2.3(3), states: "Monitoring	Conditions to the underlying license for the Crow Butte
equipment is identified by type, sensitivity, calibration methods and frequency,	facility. Cameco will revise the Marsland application to
availability, and planned use to protect health and safety. The ranges of sensitivity	comport with the revisions to the underlying license
for the proposed external radiation monitors are consistent with those appropriate	prior to operations.
to the facility operation."	Cameco 5/6/2014 Status: No later than May 30, 2014,
In TR Section 3.3, the applicant discusses various survey equipment but does not	Cameco will submit Marsland-specific information
address equipment for performing beta surveys. In TR Section 5.7.2, the applicant	regarding survey instrumentation.

discusses beta surveys, but does not discuss instruments for performing these	Cameco 5/16/2014 Status: Please see the 12/23/2014
surveys.	response.
Request for Additional Information Consistent with NUREG-1569, Acceptance	Cameco 5/27/2014 Status: No update.
Criterion 5.7.2.3(3), please provide a description of beta monitoring equipment for	
the applicant's external radiation monitoring program identified by type, sensitivity,	
calibration methods and frequency, availability, and planned use to protect health	
and safety, or indicate where this information can be found in the application.	
RAI 29 <u>Description of Deficiency</u> The applicant did not provide any specifics on its	Cameco 12/23/2014Response: CBR is providing Volume
ALARA policy.	IV, SHEQMS Health Physics Manual under separate cover
Basis for Request NUREG-1569, Acceptance Criterion 5.7.2.3(7), states: "Radiation	and under a request for confidentiality.
doses will be kept as low as is reasonably achievable by following Regulatory Guide	Specifically, the management commitment to ALARA is
8.10 (NRC, 1977) and Regulatory Guide 8.31 (NRC, 2002b)." RG 8.10, Regulatory	evidenced by:
Position C.1.a, recommends that plant personnel should be made aware of	 Management ALARA responsibilities are required
management's commitment to keep occupational exposures ALARA and that the	reading during initial training, §2.5.3
commitment should appear in policy statements, instructions to personnel, and	 Documented annual ALARA audit §2.5.4.2
similar documents.	 Topic and possible test question in initial and annual
In TR Section 4.1.4, the applicant stated that it maintains a strict ALARA policy to	radiation safety training
keep exposures to all radioactive materials as low as possible as defined in SHEQMS,	In the interest of ALARA exposures, CBR has established
Volume IV, Health Physics Manual. However, the applicant did not provide any	action level at 25 percent of the exposure limit for:
specifics from this reference or others, such as ALARA exposure goals and action	 Facility equipment and design, §2.5.10
levels associated with exposures to radioactive materials.	• Radon progeny, §3.7
<u>Request for Additional Information</u> Consistent with NUREG-1569, Acceptance	 Surface contamination control, §5.4
criterion 5.7.2.3(7), please provide specific information on the applicant's ALARA	• Bioassay, §8.5.6
policy statements, instructions, or other similar documents, including goals and	 Yellowcake slurry shipment (50 percent of action
action levels, as it relates to exposures to radioactive materials.	levels requires resurvey), §9.6.4.4
	Cameco 5/6/2014 Status: Awaiting NRC review. Cameco
	does not wish that these proprietary documents be
	disclosed. NRC has reviewed the program repeatedly
	over may years and can use the inspection reports as a
	basis for both compliance and licensing determinations.
	If necessary, Cameco will withdraw the documents from
	ADAMs, and provide a very brief summary in lieu of
	disclosure.

		Cameco 5/27/2014 Status: Cameco withdraws the non-
		disclosure request and asks that the documents be
		retained by NRC for Staff use only or destroyed. Cameco
		will revise the text of the application to summarized
		these documents in response to the RAI.
	RAI 30 Description of Deficiency Staff cannot complete its evaluation of NUREG-	Cameco 12/23/2014Response: CBR is providing a copy
	1569, Acceptance Criterion 5.7.2.3(5).	of the documentation used for radiation exposures
	Basis for Request NUREG-1569, Acceptance Criterion 5.7.2.3(5), states: "Plans for	under separate cover and under a request for
	documentation of radiation exposures are consistent with the approach in	confidentiality.
	Regulatory Guide 8.7, "Instructions for Recording and Reporting Occupational	Cameco 5/6/2014 Status: Awaiting NRC review. Cameco
	Radiation Exposure Data, Revision 1" (NRC, 1992b)." In TR Section 5.7.2, the	does not wish that these proprietary documents be
	applicant discusses its external radiation exposure monitoring program, but does not	disclosed. NRC has reviewed the program repeatedly
	provide information on its documentation for external radiation exposure	over may years and can use the inspection reports as a
	monitoring.	basis for these licensing determinations. If necessary,
	Request for Additional Information Consistent with NUREG-1569, Acceptance	Cameco will withdraw the documents, and provide a
	Criterion 5.7.2.3(5), please provide information on the applicant's documentation for	summary in lieu of disclosure.
	external radiation exposure monitoring.	Cameco 5/27/2014 Status: Cameco withdraws the non-
		disclosure request and asks that the documents be
		retained by NRC for Staff use only or destroyed. Cameco
		will revise the text of the application to summarized
ļ		these documents in response to the RAI.
	RAI 32 <u>Description of Deficiency</u> The applicant did not provide information on beta	Cameco 12/23/2014Response: Please see response to
	survey instruments.	RAI 28, which appears identical to RAI 32.
	Basis for Request NUREG-1569, Acceptance Criterion 5.7.3.3(3), states: "Monitoring	Cameco 5/6/2014 Status: Awaiting NRC review.
ļ	equipment is identified by type, sensitivity, calibration methods and frequency,	Cameco 5/27/2014 Status: No update.
	availability, and planned use to protect health and safety. The ranges of sensitivity	
	for the proposed external radiation monitors are consistent with those appropriate	
	to the facility operation."	
	In TR Section 3.3, the applicant discusses various survey equipment but does not	
	address equipment for performing beta surveys.	
	Request for Additional Information Consistent with NUREG-1569, Acceptance	
	Criterion 5.7.3.3(3), please provide a description of beta monitoring equipment for	
	the applicant's airborne radiation monitoring program identified by type, sensitivity,	

calibration methods and frequency, availability, and planned use to protect health	
and safety, or indicate where this information can be found in the application.	
RAI 33 <u>Description of Deficiency</u> Staff cannot complete its evaluation of NUREG-	Cameco 12/23/2014 Response: This issue is currently
1569, Acceptance Criterion 5.7.6.3(4).	being addressed in the context of Draft License
Basis for Request NUREG-1569, Acceptance Criterion 5.7.6.3(4), states: "Monitoring	Conditions to the underlying license for the Crow Butte
equipment by type, specification of the range, sensitivity, calibration methods and	facility. Cameco will revise the Marsland application to
frequency, availability, and planned use is adequately described. The application	comport with the revisions to the underlying license
demonstrates that the ranges of sensitivity for monitoring equipment will be	prior to operations.
appropriate to expected facility operation." In TR Section 5.7.6, the applicant	Cameco 5/6/2014 Status: No later than May 30, 2014,
provides a description of survey equipment to be used in its contamination control	Cameco will submit Marsland-specific information
program. However, it does not address the issues related to NUREG-1569,	regarding survey instrumentation.
Acceptance Criterion 5.7.6.3(4).	Cameco 5/6/2014 Status: Cameco again proposes to
<u>Request for Additional Information</u> Please address the following issues related to	resolve this in the context of the license renewal.
the proposed survey equipment described in TR Section 5.7.6:	Cameco 5/27/2014 Status: No update.
A. Please provide the information requested in NUREG-1569, Acceptance Criterion	
5.7.6.3(4).	
B. Staff observes that the proposed Ludlum Model 44-38 probe is rated with a beta	
cutoff energy of 200 keV (refer to ADAMS accession No. ML13086A183). Some of the	
uranium decay products have beta energies that are below this cutoff energy. Please	
provide information on how surface contamination with beta-emitting radionuclides	
will be evaluated.	
C. Please state whether the practice of washing the soles of shoes prior to exiting the	
restricted area will be used at the MEA. If this practice will be used, please	
demonstrate the minimum detectable concentration for contamination surveyed on	
the wet soles of shoes.	
RAI 34 <u>Description of Deficiency</u> The applicant did not address NUREG-1569,	Cameco 12/23/2014 Response: This issue is currently
Acceptance Criterion 5.7.6.3(6).	being addressed in the context of Draft License
Basis for Request NUREG-1569, Acceptance Criterion 5.7.6.3(6), states: "The licensee	Conditions to the underlying license for the Crow Butte
will ensure that radioactivity on equipment or surfaces is not covered by paint,	facility. Cameco will revise the Marsland application to
plating, or other covering material unless contamination levels, as determined by a	comport with the revisions to the underlying license
survey and documented, are below the limits specified in Table 5.7.6.3-1 of this	prior to operations.
standard review plan before application of the covering. A reasonable effort will be	Cameco 5/6/2014 Status: At present, the draft license
made to minimize the contamination before the use of any covering."	for the overlying facility includes condition 9.6. The

<u>Request for Additional Information</u> Please address NUREG-1569, Acceptance Criterion 5.7.6.3(6), for operations or indicate where this can be found in the application.	reference in this license condition establishes a requirement identical to acceptance criteria 5.7.6.3(6). Since that license language will be directly applicable to Marsland operations, the inclusion of identical language in the application would be redundant. Cameco 5/27/2014 Status: No update.
RAI 35 <u>Description of Deficiency</u> The applicant did not address NUREG-1569, Acceptance Criterion 5.7.6.3(7). <u>Basis for Request</u> NUREG-1569, Acceptance Criterion 5.7.6.3(7), states: "The radioactivity of the interior surfaces of pipes, drain lines, or duct work will be determined by making measurements at all traps and other appropriate access points, provided that contamination at these locations is likely to be representative of contamination on the interior of the pipes, drain lines, or duct work." <u>Request for Additional Information</u> Please address NUREG-1569, Acceptance Criterion 5.7.6.3(7), for operations or indicate where this can be found in the application.	Cameco 12/23/2014 Response: This issue is currently being addressed in the context of Draft License Conditions to the underlying license for the Crow Butte facility. Cameco will revise the Marsland application to comport with the revisions to the underlying license prior to operations. Cameco 5/6/2014 Status: Similar to RAI 34, the draft license for the overlying facility includes condition 9.6. The reference cited in this license condition establishes a requirement identical to acceptance criteria 5.7.6.3(7). Since that license language will be directly applicable to Marsland operations, the inclusion of identical language in the application would be redundant.
	Cameco 5/27/2014 Status: No update.
 RAI 36 Description of Deficiency The applicant did not address NUREG-1569, Acceptance Criterion 5.7.6.3(9). Basis for Request NUREG-1569, Acceptance Criterion 5.7.6.3(9), states: "Appropriate criteria are established to relinquish possession or control of equipment or scrap having surfaces contaminated with material in excess of the limits specified in Table 5.7.6.3-1: 	Cameco 12/23/2014 Response: This issue is currently being addressed in the context of Draft License Conditions to the underlying license for the Crow Butte facility. Cameco will revise the Marsland application to comport with the revisions to the underlying license prior to operations.
 (a) The applicant will provide detailed information describing the equipment, or scrap; the radioactive contaminants; and the nature, extent, and degree of residual surface contamination. (b) The applicant will provide a detailed health and safety analysis that reflects that the residual amounts of contaminated materials on surface areas, together with other considerations such as prospective use of the equipment, or scrap, are unlikely to result in an unreasonable risk to the health and safety of the public. 	Cameco 5/6/2014 Status: Similar to RAIs 34 and 35, the draft license for the overlying facility includes condition 9.6. The reference cited in this license condition establishes a requirement identical to acceptance criteria 5.7.6.3(9). Since that license language will be directly applicable to Marsland operations, the inclusion of identical language in the application would be

(c) The applicant includes materials created by special circumstances including, but	redundant.
not limited to, the razing of buildings, transfer of structures or equipment, or	Cameco 5/27/2014 Status: No update.
conversion of facilities to a long-term storage facility or to standby status."	
Request for Additional Information Please address NUREG-1569, Acceptance	
Criterion 5.7.6.3(9), for operations or indicate where this can be found in the	
application.	
RAI 37.A.1 Description of Deficiency Staff cannot verify the applicant's MILDOS	Cameco 12/23/2014 Response: The MILDOS model was
calculations for the maximally exposed individual and its basis for not collecting	rerun and the report was revised to eliminate the
vegetation, food, and fish samples during operations for the environmental	duplicate reduction in source term. Please see the
monitoring program.	revisions to Appendix M.
Basis for Request 10 CFR Part 40, Appendix A, Criterion 7, requires, in part:	Cameco 5/6/2014 Status: Cameco will be submitting an
"Throughout the construction and operating phases of the mill, an operational	update to the Mildos reflecting a higher total flow rate.
monitoring program must be conducted to measure or evaluate compliance with	Please proceed with the review of this section and
applicable standards and regulations; to evaluate performance of control systems	Appendix M as the only change will be an increase in
and procedures; to evaluate environmental impacts of operation; and to detect	flow and the dose estimates. We expect to provide the
potential long-term effects."	update no later than May 30, 2014.
10 CFR 20.1301(a) requires, in part: "(a) Each licensee shall conduct operations so	Cameco 5/16/2014 Status: Weather permitting the
that – (1) The total effective dose equivalent to individual members of the public	gamma survey will occur the week of May 26 th . It takes
from the licensed operation does not exceed 0.1 rem (1 mSv) in a year, exclusive of	30 days for sample results, and our contractor expects to
the dose contributions from background radiation, from any administration the	prepare a final report for submission in mid-July 2014.
individual has received, from exposure to individuals administered radioactive	Cameco 5/27/2014 Status: No update.
material and released under § 35.75, from voluntary participation in medical	
research programs, and from the licensee's disposal of radioactive material into	
sanitary sewerage in accordance with § 20.2003" 10 CFR 20.1302(b) requires, in	
part: "A licensee shall show compliance with the annual dose limit in § 20.1301 by —	
(1) Demonstrating by measurement or calculation that the total effective dose	
equivalent to the individual likely to receive the highest dose from the licensed	
operation does not exceed the annual dose limit" NUREG-1569, Acceptance	
Criterion 5.7.7.3(1), states: "The proposed airborne effluent and environmental	
monitoring program is consistent with Regulatory Guide 4.14, Sections 1.1 and 2.1	
(NRC, 1980) and as low as is reasonably achievable requirements as described in	
Regulatory Guide 8.37, Section 3 (NRC, 1993)".	
RG 4.14, Section 2.1, provides guidance for conducting an operational environmental	

monitoring program including the collection of vegetation, food, and fish samples.	
Furthermore, RG 4.14 provides guidance that these media are relevant when a	
significant pathway to man is identified in individual licensing cases. A significant	
pathway is defined in RG 4.14, Footnote (o) to Tables 1 and 2, when a predicted dose	
to an individual would exceed 5 percent of the applicable radiation protection	
standard.	
RG 3.51, Calculational Models for Estimating Radiation Doses to Man from Airborne	
Radioactive Materials Resulting from Uranium Milling Operations, provides guidance	
on calculating dose for individuals including ingestion of vegetables, milk and meat.	
Request for Additional Information	
A. In TR Sections 5.7.7.5 and 5.7.7.6, the applicant stated that it will not collect	
vegetation, livestock, crop, or vegetable garden samples as part of its operational	
environmental monitoring program based on the results of its MILDOS	
calculations presented in TR Appendix M. In order for staff to verify the technical	
bases for this approach, please address the following issues:	
1. In Appendix M1, page 7 of the report by Noel Savignac, the applicant	
describes the MILDOS operational input data. In addition to the assumed	
values of one percent for the radon venting rate of the wellfields (refer to	
NUREG-1569, Appendix D, and TR Appendix M, Table 2 of the report by Noel	
Savignac) and 20 percent of the radon released from the purge water, the	
applicant appears to further reduce the radon effluent by applying a 25	
percent (radon venting from header houses) and 75 percent (radon venting	
from satellite plant) proportion factor in one scenario, and a 10 percent (radon	
venting from header houses) and 90 percent (radon venting from satellite	
plant) proportion factor in another scenario. Please provide additional	
clarification and justification for this apparent additional reduction in radon	
effluent concentration over and above the MILDOS-assumed value for	
wellfield venting and the applicant-assumed value for purge water venting.	
37.A.2. In Appendix M2, the applicant calculates the maximum dose to man from	Cameco 12/23/2014 Response: Consistent with the
the vegetation pathway. Please address the following issues regarding the vegetation	Powertech Dewey Burdock alternate proposal at
pathway analysis:	ML11208B714, Cameco proposes to take a soil sample
a. The applicant stated that it used the food production rate for Colorado	from each garden in the area of review and then apply
from RG 3.51, Table 7, page 35, as Nebraska was not listed in this table. Staff	concentration factors to estimate the radionuclide

observes that this tabulated data is from 1973 and that guidance on page 24	concentrations in vegetables. Similar to Dewey Burdock,
of RG 3.51 states that if other means are not available, it is acceptable to	the large quantity of vegetables required to meet LLDs
assume that regional agricultural productivity will remain in constant	would decimate each home owner's crop.
proportion to the U.S. population. Consistent with RG 3.51, please provide a	The specifics of this alternate approach are presented as
discussion on efforts to derive site-specific (e.g., State, regional) agricultural	revisions to Section 2.9.5.2.
productivity data and comparison of the tabulated agricultural productivity	Cameco 5/6/2014 Status: Cameco has taken and
data with the U.S. population to derive an appropriate proportion factor.	analyzed soil samples from each garden in the area of
b. The applicant calculated the maximum dose to an individual using the	review. At present we are working with Inter Mountain
ratios of population exposures to vegetation, milk, and meat pathway to the	Laboratories in Casper, Wyoming to develop a
total population exposure times the maximum resident dose at the Marsland	justification for an LLD for Polonium 210 in soil for
operation. This approach does appear to address the requirements of 10 CFR	submission and NRC written verification. We expect to
20.1302(b), dose to an individual, or be consistent with RG 3.51, Regulatory	submit the justification, data and analysis with no later
Position C.2, which provides guidance for dose calculations for individuals.	than September 1, 2014.
Please provide justification for applying a population exposure ratio to derive	Cameco 5/16/2014 Status: Cameco now expects to
a maximum individual exposure.	submit the justification, data and analysis no later than
c. Staff observes that the maximum resident dose at the Marsland operation	June 30, 2014.
was calculated assuming the highest radon air concentrations during	Cameco 5/27/2014 Status: Cameco will response to RAI
operations. For maximum total individual dose, this approach appears	37.A.2. a., b., and c., individually.
consistent with RG 3.51, Regulatory Position C.2 which states that the 1-yr	
exposure period is taken to be the year when environmental concentrations	
resulting from plant operations are expected to be at their highest level.	
However, the applicant stated that the dose from the vegetation pathway	
was calculated from the consumption of vegetables, meat, and/or milk that	
may have been impacted by the release of radon and its decay products on	
vegetation or forage from uranium in situ operations. Staff observes that the	
maximum vegetation concentrations will not necessarily occur during the	
same timeframe as the maximum radon air concentrations.	
Consistent with RG 3.51, please provide the exposure period resulting in the	
maximum radiation dose from the vegetation pathway and reanalyze the	
maximum individual dose from the vegetation pathway if necessary.	
37.B . In TR Section 5.7.7.6, the applicant stated that it will not collect fish	Cameco 12/23/2014 Response: The incorrect vegetation
samples as part of its operational environmental monitoring program based	uptake language has been removed from Section 5.7.7.6.
on the results of the MILDOS analysis for vegetation uptake.	In addition, alternative language in Section 5.7.7.6 was
Staff observes that the correlation between vegetation uptake and the	modified to trigger operational fish sampling if upward

potential for a significant fish pathway is unclear. Consistent with RG 4.14,	trends in radionuclides are observed in sediment
Section 2.1, please provide a direct dose analysis for the fish pathway to	samples as the result of surface spills at the site. This
enable staff to determine if a significant pathway to man from fish exists or	alternative approach is justified because surface water
not.	flow is absent, the distance to the Niobrara River is
	significant, and the absence of sufficient fish in the
	Niobrara River above Box Butte Reservoir for sampling.
	It should also be noted that the perimeter monitoring
	wells and excursion control practices preclude a
	groundwater pathway to fish in the Niobrara River.
	Cameco 5/6/2014 Status: Awaiting NRC review.
	Cameco 5/27/2014 Status: No update.
37.C. In Appendix M1, page 15 of the report by Noel Savignac, the applicant	Cameco 12/23/2014 Response: The revised MILDOS-
provides the maximum occupational dose using 1500 hours onsite for a full	AREA assessment (Appendix M) presents the radiation
time worker. Staff observes that a normal work week is 40 hours, resulting	doses for a 2,000-hour per year onsite full-time worker.
in a more typical 2000 hours onsite during the year. This is also the number	Cameco 5/6/2014 Status: Cameco will be submitting an
of hours assumed for a working year in the DAC and ALI values given in 10	update to the Mildos reflecting a higher total flow rate.
CFR Part 20, Appendix B (refer to the Introduction to Appendix B to Part 20).	Please proceed with the review of this section and
Please provide a justification for assuming 1500 hours onsite for a full time	Appendix M as the only change will be an increase in
worker.	flow and the dose estimates. We expect to provide the
	update no later than May 30, 2014.
	Cameco 5/16/2014 Status: As noted in the context of
	RAI 12.A., because Cameco is updating Mildos to reflect
	a higher flow rate, we have also instructed our
	contractor to assess where the highest dose may be
	expected. Cameco will reassess the current Monitor
	locations and will relocate accordingly. We expect to
	submit the update Mildos estimate and associated
	monitor locations by June 1, 2014.
	Cameco 5/27/2014 Status: No update.
RAI 38 <u>Description of Deficiency</u> The applicant did not provide the criteria used for	Cameco 12/23/2014 Response: Please see response to
determining the proposed locations for the airborne effluent monitoring stations.	RAI 12.A., above.
Basis for Request NUREG-1569, Acceptance Criterion 5.7.7.3(2), states: "The	Cameco 5/6/2014 Status: Awaiting NRC review.
proposed locations of the airborne effluent monitoring stations are consistent with	Cameco 5/27/2014 Status: No update.

guidance in Regulatory Guide 4.14, Sections 1.1.1 and 2.1.2 (NRC, 1980). The license	
applicant adequately considers site-specific aspects of climate and topography in	
determining the number and locations of off-site airborne monitoring stations and	
environmental sampling areas. The criteria used in selecting sampling locations	
should be given. All sampling locations should be clearly shown relative to the	
proposed facility, nearest residences, and population centers on topographic maps of	
the appropriate scale."	
Request for Additional Information Consistent with NUREG-1569, Acceptance	
Criterion 5.7.7.3(2), please provide the criteria used for determining the proposed	
locations for the airborne effluent monitoring stations.	
Section 6 – Ground-water Quality Restoration, Surface Reclamation, and Facility	
Decommissioning	
RAI 40 Description of Deficiency The applicant did not provide a commitment to	Cameco 12/23/2014 Response: Section 6.2, pages 6-12
implement pre-reclamation survey programs for diversion ditches, surface	and 6-13 were revised to include a commitment to
impoundments, and transportation routes.	implement pre-reclamation survey programs for
Basis for Request NUREG-1569, Acceptance Criterion 6.2.3(2), states that the pre-	diversion ditches, surface impoundments (if any), and
reclamation radiological survey program survey areas should include diversion	transportation routes.
ditches, surface impoundments, and transportation routes. Although in Section 6.2	Cameco 5/6/2014 Status: Awaiting NRC review.
of the TR, the third bullet states that the applicant will do radiological survey of all	Cameco 5/27/2014 Status: No update.
facilities, equipment, and materials on the site to identify the potential for personnel	
exposure during decommissioning, the list does not include the areas identified as	
missing. Although Section 6.4.5 of the TR states the applicant will adopt survey and	
sample protocols on a case by case basis, this appears to only apply to temporary	
ditches and impoundments and appears to only address confirmation of restoration	
rather than pre-reclamation surveys.	
Request for Additional Information Please provide a commitment to implement pre-	
reclamation survey programs for diversion ditches, surface impoundments, and	
transportation routes, or identify where this commitment is already discussed.	
RAI 41 Description of Deficiency In TR Section 6.4, the applicant refers to its RESRAD	Cameco 12/23/2014 Response: A sampling plan with
calculations in TR Appendix N for Marsland site-specific cleanup criteria. However,	details on where and how Marsland site-specific cleanup
staff can't verify that the applicant utilized Marsland site-specific input data (e.g., soil	criteria are to be determined will be submitted for NRC
type, wind speed, precipitation, etc.) for RESRAD appropriate for the site.	review in January 2013. Following resolution of any
Basis for Request NUREG-1569, Acceptance Criterion 6.4.3(1), states: "The cleanup	issues, the application will be revised to highlight the

criteria for radium in soils are met as provided in 10 CFR Part 40, Appendix A,	elements of that plan. Any required sampling will be
Criterion 6(6)." This criterion states that the design requirements for longevity and	conducted in late spring or early summer of 2014, prior
control of radon releases apply to any portion of a licensed and/or disposal site	to construction.
unless such portion contains a concentration of radium in land, averaged over areas	Cameco 5/6/2014 Status: The sampling plan was
of 100 m2, which as a result of byproduct material, does not exceed the background	submitted on January 24, 2014 and is attached below for
level by more than:	your information. Dependent on the variability detected
(i) 5 picocuries per gram (pCi/g) of radium-226, or, in the case of thorium byproduct	during initial transects, the scan speed and transect
material, radium-228, averaged over the first 15 cm [5.9 in.] below the surface, (ii) 15	spacing may be increased to utilize ATVs and up to a
pCi/g of radium-226, or, in the case of thorium byproduct material, radium-228,	maximum of 50 meter spacing respectively. The gamma
averaged over 15-cm [5.9-in.] thick layers more than 15 cm [5.9 in.] below the	surveys and soil sampling will be performed in June and
surface."	a report submitted by September 1, 2014.
NUREG-1569, Acceptance Criterion 6.4.3(3), states: "Acceptable cleanup criteria for	Cameco 5/16/2014 Status: Weather permitting the
uranium in soil, such as those in Appendix E of this standard review plan, are	gamma survey will occur the week of May 26 th . It takes
proposed by the pplicant.	30 days for sample results, and our contractor expects to
This is the radium benchmark dose approach of 10 CFR Part 40, Appendix A, Criterion	prepare a final report for submission in mid-July 2014.
6(6)." NUREG-1569, Acceptance Criterion 6.4.3(4), states: "For areas that already	Cameco 5/27/2014 Status: The survey and sampling are
meet the radium cleanup criteria, but that still have elevated thorium levels, the	<u>underway.</u>
applicant proposes an acceptable cleanup criterion for thorium-230. One acceptable	
criterion is a concentration that, combined with the residual concentration of	
radium-226, would result in the radium concentration (residual and from thorium	
decay) that would be present in 1,000 years meeting the radium cleanup standard."	
NUREG-1569, Acceptance Criterion E2.1.3(2), states, in part: "The code/calculation	
input data are appropriate for the site and represent current or long-term	
conditions, whichever is more applicable to the time of maximum dose. When code	
default values are used, they are justified as appropriate (representative) for the	
site"	
Request for Additional Information Please address the following issues related to	
the soil cleanup criteria for the MEA:	
A. In TR Section 6.4.1, the applicant stated that the ALARA goal for natural uranium	
in the top 15 cm soil layer is 150 pCi/g averaged over more than 100 m2. The	
averaging of radionuclides over more than 100 m2 is not consistent with the	
requirements of 10 CFR Part 40, Appendix A, Criterion 6(6) or NUREG-1569,	
Acceptance Criterion 6.4.3(1). Please provide a justification for averaging the natural	

B. Consistent with NUREG-1569, Acceptance Criteria 6.4.3(3) and E2.1.3(2), please confirm that site-specific parameters relevant to the MEA (e.g., soil type, wind speed, precipitation, etc.) were used for the RESAD analysis and thus deriving the radium benchmark dose. If the MEA site-specific parameters are different from what was analyzed, please provide a relevant RESRAD analysis of Th-230 at its main facility for the Marsland analysis without assessing if this analysis is applicable to the MEA. Consistent with NUREG-1569, Acceptance Criterion 6.4.3(4), please provide a MEA site-specific discussion on Th-230, or indicate where this information can be found. Cameco 12/23/2014 Response: RAI 42 - A sampling plan with details on where and how a Marsland sicil garma action level of 17,900 cpm as the level corresponding to the Marsland soil delanup criterion. In TR Appendix N, the applicant dersibed to darsland, an unrelated land area. Cameco 12/23/2014 Response: RAI 42 - A sampling plan with details on where and how a Marsland site-specific garma action level of 17,900 cpm. However, the garma action level was derived from data at the main facility (i.e., background levels, etc.) and there is no plastification addressing why this data can be applied to Marsland, an unrelated land area. Cameco 12/23/2014 Response: RAI 42 - A sampling plan with details on where and how a Marsland site revised to highlight the elements of that plan. Sampling withe submitted for NRC review in January 2013. Following resolution of any issues, the application will be revised to inglinglin the elements of that plan. Sampling withe conducted in late spring or early summer of 2014, prior to construction. Basis for Request form data survey will site as early and the clarup guidelines. Appropriate statistical tests for analysis of survey data are described in NUREG-1559, Acceptance Criterion 6.4.3(5), please provide a technical justif	uranium concentration over more than 100 m2.	
confirm that site-specific parameters relevant to the MEA (e.g., soil type, wind speed, precipitation, etc.) were used for the RESRAD analysis and thus deriving the radium benchmark dose. If the MEA site-specific parameters are different from what was analyzed, please provide a relevant RESRAD and radium benchmark dose analysis. C. In TR Section 6.4, the applicant refers to its analysis of Th-230 at its main facility for the Marsland analysis without assessing if this analysis is applicable to the MEA. Consistent with NUREG-1569, Acceptance Criterion 6.4.3(4), please provide a MEA site-specific discussion on Th-230, or indicate where this information can be found.Cameco 12/23/2014 Response: RAI 42 - A sampling plan with details on where and how a Marsland site-specific gamma action level of 17,900 cpm. However, the gamma action level was derived from data at the main facility (i.e., background levels, etc.) and there is no justification addressing why this data can be applied to Marsland, an unrelated land fare.Cameco 12/23/2014 Response: RAI 42 - A sampling plan with details on where and how a Marsland site-specific gamma action level of 17,900 cpm. However, the gamma action level was derived with data can be applied to Marsland, an unrelated land for analysis of survey data are described in NUREG-1559, Acceptance Criterion 6.4.3(5), please provide a technical justification of applying a gamma action level of 17,900 cpm to the Marsland facility when data used to derive this action level of 17,900 cpm to the Marsland facility, when data used to derive this action level of 17,900 cpm to ute Marsland facility, an unrelated land area.Market analysis of survey data are described in NUREG-1559, Acceptance Criterion 6.4.3(5), please provide a technical justification of applying a gamma action level of 17,900 cpm to the Marsland facility, when data used to derive this action level	B. Consistent with NUREG-1569, Acceptance Criteria 6.4.3(3) and E2.1.3(2), please	
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justification addressing why this data can be applied to Marsland, an unrelated land area.highlight the elements of that plan. Sampling will be conducted in late spring or early summer of 2014, prior to construction.Basis for Request method for verification of soil cleanup is designed to provide 95-percent confidence that the survey units meet the cleanup guidelines. Appropriate statistical tests for analysis of survey data are described in NUREG-1575, 'Multi-Agency Radiation Survey and Site Investigation Manual' (NRC, 2000)." Request for Additional Information Consistent with NUREG-1569, Acceptance Criterion 6.4.3(5), please provide a technical justification for applying a gamma action level is based on site-specific data for the main facility, an unrelated land area. action level is based on site-specific data for the main facility, an unrelated land area. ADMINISTRATIVE ISSUEShighlight the elements of that plan. Sampling will be conducted in late spring or early summer of 2014, prior to construction.ADMINISTRATIVE ISSUESCameco 5/16/2014 Status: The survey and sampling are underway.Admin §2 #1. In Section 2.1, the application states that Figure 1.7-2 shows theCameco 12/23/2014 Response: Figure 1.7-2 has been	from data at the main facility (i.e., background levels, etc.) and there is no	resolution of any issues, the application will be revised to
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underway. ADMINISTRATIVE ISSUES Image: Comparison of the c		Cameco 5/27/2014 Status: The survey and sampling are
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	Admin §2 #1. In Section 2.1, the application states that Figure 1.7-2 shows the	Cameco 12/23/2014 Response: Figure 1.7-2 has been

Restricted Areas for the current license area. This is not readily identified in Figure 1.7-2. It appears that this reference may have been intended for Figure 1.1-1 of the ER. This statement should be removed from the text or the restricted area should be identified in Figure 1.7-2 or the proper figure should be included in the TR.	revised to show the Restricted Areas for the current license area. Cameco 5/6/2014 Status: Awaiting NRC review. <u>Cameco 5/27/2014 Status: No update.</u>
Admin §5 #3. The applicant did not provide details of its qualification program for designees approving Radiation Work Permits (RWPs) and Standing Radiation Work Permits (SRWPs) in the absence of the RSO. In TR Section 5.2.1.2, the applicant stated that qualified designees will review and approve RWPs and SRWPs in the absence of the RSO, but did not provide any description of its qualification program for such designees. Please provide a description of the qualifications of the designees that will be allowed to review and approve RWPs and SRWPs in the absence of the RSO.	Cameco 12/23/2014 Response: The minimum training requirements have been added to Section 5.4.1 in accordance with RG 8.31. Cameco 5/6/2014 Status: Awaiting NRC review. <u>Cameco 5/27/2014 Status: Cameo will revise the</u> <u>application to describe the qualifications of designees.</u>
Admin §5 #4. The applicant did not provide minimum amount of specialized training required for the RSO qualifications. License Condition 9.12 of the applicant's current license (Amendment No. 26, ADAMS accession No. ML110320358) requires the applicant to follow the guidance set forth in Regulatory Guide 8.31. NUREG-1569, Acceptance Criterion 5.4.3(1), states, in part: "The personnel meet minimum qualifications and experience for radiation safety staff that are consistent with Regulatory Guide 8.31, Section 2.4 (NRC, 2002)." In TR Section 5.4.1, the applicant discusses specialized training in general but does not specify a minimum amount of this training for the RSO qualifications. Consistent with RG 8.31, please provide a minimum amount of specialized training required for the RSO qualifications.	Cameco 12/23/2014 Response: This issue is currently being addressed in the context of Draft License Conditions to the underlying license for the Crow Butte facility. Cameco will revise the Marsland application to comport with the revisions to the underlying license prior to operations. Cameco 5/6/2014 Status: The RAI response will be provided no later than May 30, 2014. <u>Cameco 5/27/2014 Status: No update.</u>