

UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555-0001

April 9, 2001

Mr. Jess Larsen, Vice President Cimarron Corporation P.O. Box 25861 Oklahoma City, OK 73125

SUBJECT: AMENDMENT 17 OF CIMARRON CORPORATION'S LICENSE (SNM-928) TO REMOVE PHASE II SUBAREAS H AND I AND PHASE III SUBAREAS L AND M FROM THE LICENSE AND RELEASE THEM FOR UNRESTRICTED USE

Dear Mr. Larsen:

Your Special Nuclear Materials license (SNM-928) is hereby amended to release Phase II Subareas H and I and Phase III Subareas L and M from your license. This action has been taken pursuant to Part 70 to Title 10 of the Code of Federal Regulations, and the submittal of the following Final Status Survey Reports (FSSRs) requesting unrestricted release for the following subareas:

Phase II Subarea H, dated November 16, 1998, and supplemented by letters of April 6, 2000 and April 24, 2000;

Phase II Subarea I, dated June 29, 1999, and supplemented by letter of May 26, 2000;

Phase III Subarea L (Subsurface), dated May 29, 1996, and supplemented by letters of October 17, 1996, and November 4, 1996;

Phase III Subarea L (Surface), dated July 27, 1998, and supplemented by letter of December 3, 1999; and

Phase III Subarea M, dated December 31, 1998, and supplemented by letter of April 24, 2000.

Accordingly, License Condition 29 will be added and reads as follows:

The areas designated as Phase II Subareas H and I and Phase III Subareas L and M are released for unrestricted use and removed from License No. SNM-928. They are no longer licensed by NRC. Phase II Subarea H is delineated on Drawing No. MOST-RF3 (Revision 12) in the Subarea H FSSR dated November 16, 1998. Phase II Subarea I is delineated on Drawing No. MOST-RF3 (Revision 15) in the Subarea I FSSR dated June 29, 1999. Phase III Subarea L is delineated on Drawing No. MOST-RF3 (Revision 10) in the Subarea L FSSR (Surface) dated July 27, 1998, [which is the same as Drawing No. 96MOST-RF15LS in the Subarea L FSSR (Subsurface) FSSR dated May 29, 1996]. Phase III Subarea M is delineated on Drawing No. MOST-RF3 (Revision 12) in the Subarea M FSSR dated December 31, 1998.

All other conditions of this license shall remain the same.

Enclosed are copies of the amended Materials License SNM-928 and the Safety Evaluation Report, which includes a determination that this action is consistent with the NRC approved decommissioning plan for the Cimarron site.

In accordance with 10 CFR 2.790 of the NRC's "Rules of Practice," a copy of this letter will be available electronically for public inspection in the NRC Public Document Room or from the Publicly Available Records (PARS) component of NRC's document system (ADAMS). ADAMS is accessible from the NRC Web site at http://www.nrc.gov/NRC/ADAMS/index.html (the Public Electronic Reading Room).

If you have any questions regarding this matter, please contact Ken Kalman, of my staff, at (301) 415-6664 or by e-mail at KLK@NRC.GOV.

Sincerely

Larry W/Camper, Chief / Decommissioning Branch

Division of Waste Management
Office of Nuclear Material Safety

and Safeguards

Enclosures: 1. Materials License SNM-928

2. Safety Evaluation Report

Docket No. 70-925 License No. SNM-928

cc: Cimarron distribution list

Karen Morgan Cimarron Corporation P.O. Box 315 Crescent, OK 73028

Mike Broderick
Radiation Management Section
Waste Management Division
Department of Environmental Quality
707 North Robinson
Oklahoma City, OK 73102-6087

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In accordance with 10 CFR 2.790 of the NRC's "Rules of Practice," a copy of this letter will be available electronically for public inspection in the NRC Public Document Room or from the Publicly Available Records (PARS) component of NRC's document system (ADAMS). ADAMS is accessible from the NRC Web site at http://www.nrc.gov/NRC/ADAMS/index.html (the Public Electronic Reading Room).

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Sincerely,

Original signed by:
Larry W. Camper, Chief
Decommissioning Branch
Division of Waste Management
Office of Nuclear Material Safety
and Safeguards

Enclosures: 1. Materials License SNM-928

2. Safety Evaluation Report

Docket No. 70-925 License No. SNM-928

cc: Cimarron distribution list

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All other conditions of this license shall remain the same.

Enclosed are copies of the amended Materials License SNM-928 and the Safety Evaluation Report, which includes a determination that this action is consistent with the NRC approved decommissioning plan for the Cimarron site.

In accordance with 10 CFR 2.790 of the NRC's "Rules of Practice," a copy of this letter will be available electronically for public inspection in the NRC Public Document Room or from the Publicly Available Records (PARS) component of NRC's document system (ADAMS). ADAMS is accessible from the NRC Web site at http://www.nrc.gov/NRC/ADAMS/index.html (the Public Electronic Reading Room).

If you have any questions regarding this matter, please contact Ken Kalman of my staff at (301) 415-6664 or by e-mail at KLK@NRC.GOV.

Sincerely,

Original signed by:
Larry W. Camper, Chief
Decommissioning Branch
Division of Waste Management
Office of Nuclear Material Safety
and Safeguards

Enclosure: Amendment 17

to Cimarron Corp. License

Docket No. 70-925 License No. SNM-928

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NRC	FORM	374
(7-94)		

U.S. NUCLEAR REGULATORY COMMISSION

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MATERIALS LICENSE

Pursuant to the Atomic Energy Act of 1954, as amended, the Energy Reorganization Act of 1974 (Public Law 93-438), and Title 10, Code of Federal Regulations, Chapter I, Parts 30, 31, 32, 33, 34, 35, 36, 39, 40, and 70, and in reliance on statements and representations heretofore made by the licensee, a license is hereby issued authorizing the licensee to receive, acquire, possess, and transfer byproduct, source, and special nuclear material designated below; to use such material for the purpose(3) and at the place(s) designated below; to deliver or transfer such material to persons authorized to receive it in accordance with the regulations of the applicable Part(s). This license shall be deemed to contain the conditions specified in Section 183 of the Atomic Energy Act of 1954, as amended, and is subject to all applicable rules, regulations, and orders of the Nuclear Regulatory Commission now or hereafter in effect and to any conditions specified below.

1.		Licensee narron Corporation			3. License Number		M-928 endment No. 17
2.		Robert S. Kerr, MT-2006 ahoma City, OK 73102			June 30, 1995 4. Expiration Date		
					5. Docket or Reference No.	070	0-00925
		, Source, and/or uclear Material	7. Chen Form		or Physical	May	kimum Amount that Licensee y Possess at Any One Time der This License
	Α.	Uranium enriched to ≤ 5.0 wt. percent in U-235	Α.	Any co	ompound	Α.	1200 grams of contained U-235
	В.	Uranium enriched to > 5.0 wt. percent in U-235	B.	Any co	ompound	В.	*100 grams of contained U-235
	C.	Natural and depleted uranium source material	C.	Any co	ompound	C.	2000 kilograms of uranium
	D.	Thorium source material	D.	Any co	ompound	D.	6000 kilograms of thorium
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* If during the decontamination of the facilities and equipment at the Cimarron Plant, uranium solutions or compounds are generated that have a U-235 isotopic content greater than 5.0 wt. percent, prompt action shall be taken to degrade these materials to below 5.0 wt. percent U-235.

9. Authorized Place of Use:

The licensee's Cimarron Uranium Plant, located 1/2 mile North of the Highway 33 and Highway 74 junction near Crescent, Oklahoma.

NRC FOF (7-94)	1IVI 374A	U.S. I	NUCLEAR REGI	JLATORY COMM		License Number	PAGE	2	OF 8		PAGES
		MATERIALS	LICENSE			Docket or Referen	SNM-9	928			
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MATERIALS LICENSE SUPPLEMENTARY SHEET

This condition also authorizes the licensee to backfill the former burial ground. The former burial ground occupies approximately 8,600 square meters and is located at the northeast edge of the site. The former burial ground includes four trenches located within a fenced area.

- In collecting soil for backfill and cover of the lagoons and the former burial trenches, additional measurements will be made, including walkover surveys with a gamma scintillation instrument. An isotope analyses of soil samples shall also be conducted. Both the lagoons and the burial trenches will be gridded on a 10 meter (m) basis and evaluated for concentrations of uranium not greater than 30 picocuries per gram (pCi/g), and concentrations of thorium not greater than 10 pCi/g.
- The soil used for fill material and cover material shall be compacted to minimize subsidence, and b. the cover material shall be contoured to the minimum slope that provides adequate drainage consistent with conforming to the original shape of the land.
- Cimarron Corporation (Kerr-McGee) shall provide to the Oklahoma State Department of Health whatever information is required to satisfy state requirements on the presence/absence of potentially toxic substances or any other nonradioactive constituents of the fill and cover soil.
- The licensee shall reseed/revegetate the barren soil cover of both remediated sites with vegetation indigenous to the area, in a manner consistent with preventing erosional gullying of the protective cover.
- The licensee shall insure that all policies and site-specific standards are applied in a manner that e. is consistent with practices that are as low as reasonably achievable (ALARA).
- The license is authorized to bury up to 14,000 cubic meters (m³) (500,000 cubic feet) of soil 23. contaminated with low-enriched uranium, in the 1981 Branch Technical Position (BTP) Option 2 concentration range, in the location described in the licensee's October 9, 1989, submittal to the NRC. The BTP Option 2 concentration range is up to 100 pCi/g for soluble uranium and up to 250 pCi/g for insoluble uranium.
 - If the average concentration of soil earmarked for disposal is determined to be above 100 pCi/g, a. the solubility of the uranium compounds in the soil in question must be determined using a method approved by the NRC. The acceptability of the soil for disposal as Option 2 material shall be ascertained by the formula:

Enriched Uranium Limit (pCi/g) = $170/[(F_1)(0.68) + (1-F_1)(2.0)]$ where F_1 is the insoluble fraction.

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MATERIALS LICENSE SUPPLEMENTARY SHEET

For cases where the above equation results in a limit that is less than 100 pCi/g (i.e., when the soluble fraction exceeds 75 percent), the limit will be equal to 100 pCi/g.

- b. The average concentrations of the thorium and plutonium in the soil earmarked for disposal shall not exceed 10 pCi/g and 1 pCi/g, respectively.
- c. A relatively impermeable barrier, such as a clay dam, shall be placed across the access road cut at the northwest corner of the soil disposal cell at project completion.
- d. Both the soil placed in the disposal cell and the cover material shall be compacted in lifts not to exceed 0.3 m (1 foot), to 95 percent of maximum dry density as determined by the Standard Compaction Test, ASTM D698. Density testing shall be performed over the entire lift thickness. The cell cover shall be contoured to the minimum slope that provides adequate drainage consistent with conforming to the original shape of the ridge, and nowhere shall exceed 6 percent slope. A permanent vegetative cover shall be promptly reestablished to help minimize erosion potential. The licensee shall periodically monitor the disposal area for subsidence, erosion, and status of the vegetative cover for at least 5 years, and promptly repair any problems noted. Any additional measures necessary to prevent recurrence of determined problems shall be undertaken.
- e. Notification shall be placed on the land title to declare that uranium-contaminated soil has been buried on the site and to record the volume, average uranium concentration, and exact location of the buried soil. This notification is not to be considered a restriction on the sale or future use of the site. Furthermore, cairns (permanent markers) shall be placed at the corners of the disposal cell when the burial is completed.
- f. Licensee shall maintain and implement procedures and engineering controls, to the extent practicable, to achieve occupational doses and doses to members of the public that are ALARA.
- 24. Ms. Karen Morgan is the Radiation Safety Officer for the Cimarron Corporation Uranium Plant.
- 25. The areas designated as "Phase I" in Drawing No. 95MOST_RF3, from the Licensee's November 13, 1995, letter to NRC, are released for unrestricted use and removed from License No. SNM-928. The Phase I areas are no longer licensed by NRC.
- 26. Cimarron shall conduct a radiation protection program in accordance with Annex A "Radiation Protection Plan," dated September 20, 1996, and supplements dated January 2, 1997, May 16, 1997, June 30, 1997, January 23, 1998, June 29, 1998, October 26, 1998, and December 11, 1998.

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				License Number		5	0				
		MATERIAL CALCENGE		Docket or Reference	SNM-9	28					
		MATERIALS LICENSE		Docket or Reference	Number						
		SUPPLEMENTARY SHEET			070-009	925					
					Amend	ment N	lo. 17				
27.	Rel	ease Criteria									
	a.	The licensee is authorized to remed "Decommissioning Plan for Cimarro Crescent, Oklahoma" dated April 19 September 10, 1996, May 6, 1997, 1998, October 6, 1998, and March	on Corporation's l 9, 1995, with sup August 26, 1997	Former Nuclea plemental cor	ar Fuel Fa responde	abricati nce da	on Facil ted	,			
	b.	The release criteria for groundwater NRC will not terminate Radioactive the total uranium concentrations in eight consecutive quarterly samples licensed under NRC Radioactive Mare met. The Oklahoma Department groundwater monitoring of non-radioactive of the release criteria.	Material License all wells have be s (the past 2 year aterial License S nt of Environmen	SNM-928 unt en below the g s). Cimarron NM-928 until t tal Quality ma	il Cimarro groundwa will retain he ground y require	on dem ter rele contro dwater	onstrate ease crite I of the p release	es that eria for property			
	C.	Cimarron shall use the unrestricted Decontamination of Facilities and E of License for Byproduct, Source or equipment, and the October 23, 198 Wastes from Past Operations," for s	quipment Prior to Special Nuclear 81, BTP "Dispose	Release for Material" for s al or Onsite St	Unrestrict surfaces (ted Use of build	e or Terr lings and	d			
		Specific values are as follow:									
		Surfaces of buildings and equipr	ment -								
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		Soils -									
		Enriched uranium Depleted uranium	0.37 Bq/g (10 p0 1.1 Bq/g (30 pCi 1.3 Bq/g (35 pCi 0.37 Bq/g (10 p0	/g) total uranii /g) total uranii	um um						
		Exposure rates are as follow:									

27. Release Criteria

- The licensee is authorized to remediate the Cimarron facility in accordance with the "Decommissioning Plan for Cimarron Corporation's Former Nuclear Fuel Fabrication Facility at Crescent, Oklahoma" dated April 19, 1995, with supplemental correspondence dated September 10, 1996, May 6, 1997, August 26, 1997, March 10, 1998, March 12, 1998, June 15, 1998, October 6, 1998, and March 4, 1999.
- The release criteria for groundwater at the Cimarron site is 6.7 Bg/l (180 pCi/l) total uranium. NRC will not terminate Radioactive Material License SNM-928 until Cimarron demonstrates that the total uranium concentrations in all wells have been below the groundwater release criteria for eight consecutive quarterly samples (the past 2 years). Cimarron will retain control of the property licensed under NRC Radioactive Material License SNM-928 until the groundwater release criteria are met. The Oklahoma Department of Environmental Quality may require continued groundwater monitoring of non-radioactive components under its authority.
- Cimarron shall use the unrestricted use criteria listed in the August 1987 "Guidelines for C. Decontamination of Facilities and Equipment Prior to Release for Unrestricted Use or Termination of License for Byproduct, Source or Special Nuclear Material" for surfaces of buildings and equipment, and the October 23, 1981, BTP "Disposal or Onsite Storage of Thorium or Uranium Wastes from Past Operations," for soils or soil-like material.

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(7-94)	License Number SNM-928
MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 070-00925
	Amendment No. 17
Surfaces of buildings and equipment -	
1.3 pC/kg (5 μ R/hr) above background	nd at 1 m (3.3 ft)
Soils -	
2.6 pC/kg (10 μ R/hr) average above 5.2 pC/kg (20 μ R/hr) maximum abov	. ,
	on exceeding the 1981 BTP Option 1 limits, but less the onsite disposal cell in accordance with License
contamination meets the unrestricted use countdoor areas shall be surveyed in accordance Radiological Surveys in Support of License averaging criteria in NUREG/CR-5849. Soi exceeding the unrestricted use criteria shall	nd sampling program to ensure that residual riteria in this license. Buildings, equipment, and nce with NUREG/CR-5849, "Manual for Conducting Termination." Radioactivity levels shall not exceed the ls and soil-like materials with elevated activities to be investigated to determine compliance with the less criteria address averaging concentrations over any elevated area method.
	NUREG/CR-5849, in the applicable final survey report ods used and provide the applicable references.
and Averaging Concentrations of Thorium in	area O, the licensee may use the "Method for Surveying n Contaminated Subsurface Soils" (reference NRC ric concentration averaging of enriched uranium in soils
For concrete rubble located in Phase II and concentration averaging for concrete rubble 15, 1998, and October 6, 1998.	Phase III subareas, the licensee may use the e as described in submittals dated March 10, 1998, Jur
Material that exceeds the above averaging licensed low-level radioactive waste disposa	criteria shall be removed and shipped off-site to a al site.
 d. Access gates to the Cimarron facility shall be and fences and locks will be maintained. 	pe locked and secured when no personnel are onsite
e. The licensee is authorized to make certain (DP), Radiation Protection Plan (RPP), and these changes are consistent with the ALAI changes shall be approved by the Cimarror	Phase III subareas, the licensee may use the as described in submittals dated March 10, 1998, Jur criteria shall be removed and shipped off-site to a al site. De locked and secured when no personnel are onsite changes to the NRC-approved Decommissioning Plan I associated procedures without NRC's approval, if RA principle and the decommissioning process. All a ALARA Committee, subject to the following:

NRC FORM 374A		U.S. NUCLEAR REGULATORY COMMISSION	PAGE 7 OF 8 PAGES
(7-94)			License Number SNM-928
		IATERIALS LICENSE JPPLEMENTARY SHEET	Docket Reference Number 070-00925
9			Amendment No. 17
1.	The	e licensee may, without prior NRC approval,	and subject to the requirements specified in
	Par	ts 2 and 3 of this condition:	
	a.	Make changes in the facility or process, a RPP;	s presented in the NRC-approved DP and
	b.	Make changes in the procedures presente applicable license conditions; and	ed in the NRC-approved DP, RPP, or
	C.	Conduct tests or experiments not present license conditions.	in the NRC-approved DP or applicable
2.		e licensee shall not be required to file an appen the following conditions are satisfied;	olication for an amendment to the license
	a.	The change, test, or experiment does not in the license (excluding those aspects ac impair the licensee's ability to meet all approximately ap	conflict with requirements specifically stated ddressed in Part 1 of this condition), or oplicable NRC regulations;
	b.	There is no degradation in safety or environment of the NRC-approved DP or RPP, or have a sign work, the remediation objectives, or heal	onmental commitments addressed in the nificant adverse effect on the quality of the th and safety; and
	C.		ent with the conclusions of actions analyzed July 29,1999) and Safety Evaluation Report
3.	cons revie are m docum chang summ annua condit include	ny of these conditions are not met for the chaideration, the licensee is required to submit w and approval. The licensee's determinative will be made by the facility's ALARA commented. The licensee shall provide in an an es, tests, and experiments made or conductary of the safety and environmental evaluation. The records shall be retained until license written safety and environmental evaluation the basis for determining whether or not the safety and environmental evaluations.	t a license amendment application for NRC ons as to whether the above conditions mittee. All such determinations shall be nual report to NRC, a description of all ted pursuant to this condition, including a ion of each such action. As part of this or RPP pages revised pursuant to this nese termination. The retained records shall ons, made by the ALARA committee, that

- The licensee may, without prior NRC approval, and subject to the requirements specified in Parts 2 and 3 of this condition:
 - Make changes in the facility or process, as presented in the NRC-approved DP and RPP;
 - Make changes in the procedures presented in the NRC-approved DP, RPP, or applicable license conditions; and
 - Conduct tests or experiments not present in the NRC-approved DP or applicable license conditions.
- The licensee shall not be required to file an application for an amendment to the license when the following conditions are satisfied;
 - The change, test, or experiment does not conflict with requirements specifically stated a. in the license (excluding those aspects addressed in Part 1 of this condition), or impair the licensee's ability to meet all applicable NRC regulations;
 - There is no degradation in safety or environmental commitments addressed in the b. NRC-approved DP or RPP, or have a significant adverse effect on the quality of the work, the remediation objectives, or health and safety; and

- The change, test, or experiment is consistent with the conclusions of actions analyzed in the Environmental Assessment (dated July 29,1999) and Safety Evaluation Report (dated August 20, 1999).
- If any of these conditions are not met for the change, test, or experiment under consideration, the licensee is required to submit a license amendment application for NRC review and approval. The licensee's determinations as to whether the above conditions are met will be made by the facility's ALARA committee. All such determinations shall be documented. The licensee shall provide in an annual report to NRC, a description of all changes, tests, and experiments made or conducted pursuant to this condition, including a summary of the safety and environmental evaluation of each such action. As part of this annual report, the licensee shall include any DP or RPP pages revised pursuant to this condition. The records shall be retained until license termination. The retained records shall include written safety and environmental evaluations, made by the ALARA committee, that provide the basis for determining whether or not the conditions are met.

NRC FOR	M 374A	U.S. NUCLEAR REGULATORY COMMISSION	PAGE 8 OF 8 PAGES
7-94)			License Number
			SNM-928
		MATERIALS LICENSE SUPPLEMENTARY SHEET	Docket or Reference Number 070-00925
			Amendment No. 17
28.	e The ar	The ALARA Committee shall consist of a minilicensee, and one of these shall be designated member of the ALARA Committee shall have responsible for approval of managerial and fine expertise in decommissioning and shall have responsible for approval of managerial and fine expertise in decommissioning and shall have responsibility for and environmental requirements. Additional mand environmental requirements. Additional mand environmental requirements. Additional mand environmental requirements. Temporary members or permanent members, individuals, may be consultants. Further that releases meet the requirements of 10 Coreas designated as Phase II Subarea J and Phase	If as the ALARA Committee chairman. One expertise in management and shall be ancial changes; one member shall have responsibility for implementing any shall be the site Corporate Radiation Safety assuring changes conform to radiation safety rembers may be included in the ALARA al aspects such as health physics, groundwate arth sciences, and other technical disciplines, other than the three above-specified one effluents shall be sampled and analyzed to EFR Part 20, Appendix B.
	and redelines Phase (Subst	moved from License No. SNM-928. They are no leated on Drawing No. MOST_RF3 (Revision 8) in the III Subarea O is delineated on Drawing No. MOST urface) dated March 12, 1998, [which is the same as Subarea O FSSR (Surface) FSSR dated February	onger licensed by NRC. Phase II Subarea J in The Subarea J FSSR dated September 5, 1997 T_RF3 (Revision 9) in the Subarea O FSSR Tas in or Drawing No. MOST_RF3 (Revision 13
29.	unrest Phase dated in the MOST Drawir Phase	reas designated as Phase II Subareas H and I and ricted use and removed from License No. SNM-92 II Subarea H is delineated on Drawing No. MOST November 16, 1998. Phase II Subarea I is delineated June 29, 1999. Phase III Subarea I FSSR dated June 29, 1999. Phase III Subarea (Revision 10) in the Subarea L FSSR (Surfaing No. 96MOST-RF15LS in the Subarea L FSSR (III Subarea M is delineated on Drawing No. MOST December 31, 1998.	8. They are no longer licensed by NRCRF3 (Revision 12) in the Subarea H FSSR ated on Drawing No. MOST-RF3 (Revision 15 ubarea L is delineated on Drawing No. ce) dated July 27, 1998, [which is the same a Subsurface) FSSR dated May 29, 1996].
		FOR THE U.S.	NUCLEAR REGULATORY COMMISSION
Date:		By:	
		Larry Camper, C Decommissionir Division of Was	ng Projects Branch te Management r Material Safety

ENCLOSURE 2

DOCKET:

70-0925

LICENSEE:

Kerr-McGee Cimarron Corporation

Crescent, OK

SUBJECT:

SAFETY EVALUATION REPORT: AMENDMENT 17 OF CIMARRON

CORPORATION'S LICENSE (SNM-928) TO REMOVE PHASE II SUBAREAS H

AND I AND PHASE III SUBAREAS L AND M FROM THE LICENSE AND

RELEASE THEM FOR UNRESTRICTED USE (TAC NO. L20346)

BACKGROUND

In its submittal of the following Final Status Survey Reports (FSSRs), Kerr-McGee Cimarron Corporation (Cimarron) requested that its license be amended to remove the following subareas from its license and release them for unrestricted use:

Phase II Subarea H, dated November 16, 1998, and supplemented by letters of April 6, 2000 and April 24, 2000;

Phase II Subarea I, dated June 29, 1999, and supplemented by letter of May 26, 2000;

Phase III Subarea L (Subsurface), dated May 29, 1996, and supplemented by letters of October 17, 1996 and November 4, 1996;

Phase III Subarea L (Surface), dated July 27, 1998, and supplemented by letter of December 3, 1999; and

Phase III Subarea M, dated December 31, 1998, and supplemented by letter of April 24, 2000.

Cimarron has no plans for conducting any future activities involving radioactive material in these subareas.

NRC staff reviewed the aforementioned FSSRs and their respective supplements and has no further questions. In addition, NRC staff conducted confirmatory surveys of these subareas and determined that they meet the Option 1 criteria for unrestricted release in the NRC Branch Technical Position (BTP), "Disposal or Onsite Storage of Thorium and Uranium Wastes from Past Operations," (46 FR 52061, October 23, 1981). The findings of these confirmatory surveys were documented in NRC Inspection Reports 70-925/99-02 for Subarea L, dated February 23, 2000 and 70-925/00-01 for Subareas H, I, and M, dated November 24, 2000.

DISCUSSION

Subarea H is comprised of approximately 38.5 acres of land including the East and West Sanitary Lagoons. The lagoons received all liquid process waste from the Uranium Plant from 1966 to 1970. They were remediated in 1986.

Subarea I is comprised of approximately 19.1 acres. This subarea includes the Plutonium Building, the Emergency Building, fences, and walkways. It also includes trailers which were installed more recently to house offices, change rooms, and the on-site laboratory.

Subarea L is comprised of approximately 5.0 acres and includes Burial Area #2, three former waste ponds and the New Lined Sanitary Lagoon. Burial Area #2 was used for the disposal of industrial solid waste generated on site. In 1990, radioactive contaminated material was found in this burial area. BTP Option 2 material was removed and disposed in the on-site Option 2 disposal cell. Radioactive sludge from the three former waste ponds was treated, packaged and transported to a commercial low-level radioactive waste disposal facility. By letter of July 10, 1978, NRC gave Cimarron permission to backfill and cover the ponds. The New Sanitary Lagoon was installed in 1986 to replace the East and West Sanitary Iagoons.

Subarea M is comprised of approximately 2.5 acres including Waste Pond #1 and Burial Area #3. Waste Pond 1 received radioactive sludge from uranium processing. This sludge was later treated, packaged and transported to a commercial low-level radioactive waste disposal facility. By letter of July 10, 1978, NRC gave Cimarron permission to backfill and cover this pond. Burial Area 3 was originally constructed for the disposal of non-radioactive solid waste materials. However in 1990, soil sampling and a gamma survey indicated that radioactive material may have been present in the buried waste. This area was later characterized and remediated.

On December 15, 1999, NRC concluded the confirmatory survey of Subarea L. The findings of this confirmatory surveys was documented in NRC Inspection Report 70-925/99-02 for Subarea L, dated February 23, 2000. As the subsurface soils had already been analyzed and determined to meet the BTP Option 1 release criteria, as documented in a letter from the NRC to the licensee dated November 8, 1996 the focus of this confirmatory was on reviewing final status survey records and collecting surface soil samples to confirm compliance with the license and BTP Option 1 criteria. All soil samples were found to have uranium concentrations below the 30 picocurie per gram (pCi/g) BTP Option 1 limit. Radiation exposure levels were less than 10 microrem per hour (μ R/hr) above background levels. Furthermore, no health or safety hazards were identified.

On July 11-13, 2000, NRC conducted confirmatory surveys of Subarea H, I and M. The findings of these confirmatory surveys are documented in NRC Inspection Report 70-925/00-01, dated November 24, 2000. Confirmatory measurements included exposure rate measurements, direct measurements of total alpha and beta contamination, smears and soil samples. All measurements were below the release criteria of License Condition 27 of Cimarron's license (SNM-928) and the BTP Option 1 limit. No health or safety hazards were identified.

ENVIRONMENTAL REVIEW

Release of the Subareas H, I, L, and M is consistent with the Cimarron Decommissioning Plan which was approved by License Amendment 15, dated August 20, 1999. The environmental impacts of decommissioning and releasing these subareas were addressed in the Environmental Assessment (EA) issued to support the NRC staff's approval of Cimarron's decommissioning plan (License Amendment 15, dated August 20, 1999). Associated with that EA were a Finding of No Significant Impact and a notice of opportunity to request a hearing, published in the Federal Register on August 12, 1999 (64 FR 44059). As the environmental impacts associated with

releasing subareas of the site were bounded by the evaluations in the 1999 EA, further environmental review is not needed for this action.

CONCLUSION

The NRC staff has determined that removing Subareas H, I, L, and M from Cimarron's license is in accordance with Cimarron's approved Decommissioning Plan and meets regulatory requirements. Therefore, the staff concludes that there is reasonable assurance that the proposed action will not adversely impact upon the health and safety of the public or the environment.

Approval of the proposal action is recommended.

NRC Region IV has no objection to this action.

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