



UNITED STATES  
NUCLEAR REGULATORY COMMISSION

REGION IV  
URANIUM RECOVERY FIELD OFFICE  
BOX 26325  
DENVER, COLORADO 80225

FEB 08 1994

URFO:CDMC  
Docket No. 40-9014  
SUA-1556, Amendment No. 1  
04009014020E  
X61214

MEMORANDUM FOR: Docket File No. 40-9014

FROM: Cynthia D. Miller-Corbett, Project Manager

SUBJECT: BINGHAM ENGINEERING, BINGHAM ENGINEERING MATERIALS  
LABORATORY, SALT LAKE COUNTY, UTAH: AMENDMENT TO TERMINATE  
SOURCE MATERIAL LICENSE SUA-1556

By letter dated December 21, 1993, Bingham Environmental, a Bingham Engineering Company, submitted a request to terminate Source Material License SUA-1556. This request is in conformance with 10 CFR Part 40.42. A Final Finding of No Significant Impact and Intent to Terminate Source and Byproduct Material License SUA-1511 was published in the Federal Register, Volume 59, No. 17, on January 26, 1994. A completed form NRC-314, which certifies information concerning disposition of materials is not required because the licensee never received byproduct material. Moreover, the licensee is not required to perform and report radiation surveys as described in 10 CFR Part 40.41 (c)(1)(v). A closeout inspection is not necessary because the licensee never operated the licensed facility.

The proposed revision to SUA-1556, submitted by letter dated December 21, 1993, is consistent with NRC guidance, and it is recommended that License Condition No. 4 of Source Material License SUA-1556 be amended to read as follows:

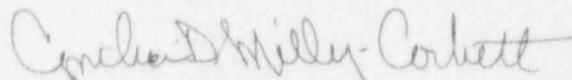
4. Terminated

In accordance with the categorical exclusion contained in paragraph 51.22(a), an environmental assessment is not required for this licensing action. That paragraph states that the categorical exclusion applies to the issuance of amendments to actions which the Commission, by rule or regulation, has declared to be a categorical exclusion, after first finding that the category of actions does not individually or cumulatively have a significant effect on the human environment.

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The licensing action discussed in this memorandum meets this criterion as the proposed amendment is to terminate a license to possess a small quantity (25 kg) of 11(e)(2) byproduct material for laboratory analysis. An environmental report is not required from the licensee because the amendment does not meet the criteria of 10 CFR 51.60 (b)(2).



Cynthia D. Miller-Corbett  
Project Manager

Case Closed: 04009014020E  
X61214

FEB 08 1994

bcc:  
Docket No. 40-9014  
PDR/DCS  
URFO r/f  
DDChamberlain, RIV  
DBSpitzberg, RIV  
LCamper, RIV  
LLUR Branch, LLWM, 5E2  
CDMiller-Corbett  
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PM:URFO <i>Conc</i>	DD:URFO <i>d/A</i>	D:URFO:RIV		
CDMiller/lv	EFHawkins	REHall		
02/7/94	02/ /94	02/7/94		