40-8674/PRH/85/04/03/1

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Docket File 40-8674 LFMB/DCS/PDR DBangart, RIV PHildenbrand WDEQ State Health Office URFO r/f

URFO:PRH Docket No. 40-8674 SUA-1326. Amendment No. 10

Plateau Resources Limited ATTN: Mr. Fred Gerdeman Shootaring Canyon Operations P.O. Box 511 Ticaboo & Utah 84734

## Gentlemen:

Pursuant to Title 10, Code of Federal Regulations, Part 40, and your requests dated January 28 and March 22, 1985, Source and Byproduct Material License SUA-1326 is hereby amended by revising License Condition Nos. 10 and 19 to read as follows:

- 10. The Director of Regulatory Affairs shall direct and be responsible for the administration of an occupational radiation safety program in compliance with 10 CFR Part 20, "Standards for Protection Against Radiation." The Director of Regulatory Affairs shall ensure that the Environmental and Radiological Health Supervisor maintains the responsibilities and authorities outlined in Regulatory Guide 8.31.
- 19. The licensee shall perform a radiation safety program to assure that operation of the ore buying station is in accordance with the ALARA philosophy. During inactive periods or when ore storage is the only operation taking place, the ERHS shall perform and document quarterly inspections of the facility. These inspections shall include work practices, non-compliance with operating procedures, assurance that license conditions are being met, and work practices that affect radiological safety. During decommissioning of the ore buying station, the radiation protection and environmental programs specified in the approved decommissioning plan (Amendment No. 8) shall be implemented.

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At least once during the decommissioning and reclamation of the ore buying station, the licensee shall perform a formal ALARA audit of the radiation protection program in accordance with Ragulatory Guide 8.31, Section 2.3.3. The licensee shall submit a report detailing the results of the audit to the NRC, Uranium Recovery Field Office, within sixty (60) days as in the audit. In addition to the eleven items outlined in Regulatory Guide 8.31, the report shall specifically address the following:

- (1) Explanation for any deviation from the principles of ALARA;
- (2) All unusual discharges or effluent releases;
- (3) An evaluation of all personnel and environmental monitoring data;
- (4) Items of regulatory non-compliance; and
- (5) Verification of all on-site inspections.

All reports and documentation shall be maintained by the licensee for at least five (5) years, unless otherwise specified in NRC regulations.

All other conditions of this license shall remain the same.

The effect of this amendment is to approve license modifications requested in your letters dated January 28 and March 22, 1985, regarding reorganization of the PRL staff. These modifications have been discussed with your Mr. Fred Gerdeman and Paul R. Hildenbrand of the NRC. If you have any questions, please contact Mr. Hildenbrand at (303) 236-2812.

FOR THE NUCLEAR REGULATORY COMMISSION

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R. Dale Smith, Director Uranium Recovery Field Office Region IV

cc: Mr. Blake Fisher, Plateau Resources Limited

Case Closed: 04008674180E

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