

From: [Brad Bingham](#)
To: [Linton, Ron](#); [Jennifer Ortega](#)
Cc: [Poston-Brown, Martha](#); [Daniel Lattin](#); [Randy Whicker](#)
Subject: [External_Sender] RE: LA 21 Q
Date: Tuesday, June 08, 2021 9:51:46 AM
Attachments: [image001.png](#)

Ron,

Thank you for checking. We have no other concerns with the language.

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Brad R. Bingham

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From: Linton, Ron <Ron.Linton@nrc.gov>
Sent: Monday, June 7, 2021 11:52 AM
To: Brad Bingham <bbingham@barrick.com>; Jennifer Ortega <Jennifer.Ortega@barrick.com>
Cc: Poston-Brown, Martha <Martha.Poston-Brown@nrc.gov>
Subject: EXT: LA 21 Q

Brad:

If I remember your question from Friday afternoon phone call, I think this is the answer.

Q. Should LA 21 be referenced in LC 10 for completeness?

A. I can't add the LA 21 reference to LC 10, since the LC 10 was not amended with LA 21, even if it should have been at the time. LA 21 and LA 35 are both referenced in LC 35 already at the end of the amendment. Amendment 57 will be mentioned in LC 10, 16 & 42, which should provide enough cross references to track down and explain what happened to the missing 1995 Table 3 reference after LA 35.

If I misunderstood the Q, please advise.

Ron

From: [Linton, Ron](#)
To: [Brad Bingham \(Bbingham@barrick.com\)](#); [Jennifer Ortega \(Jennifer.Ortega@barrick.com\)](#)
Cc: [Marti Poston-Brown](#)
Subject: Draft changes to SUA-1471, LC 16, 42 & 10
Date: Friday, May 28, 2021 5:35:00 PM

Brad:

These are the current proposed changes to SUA-1471 based on the SERP LAR and requested corrections to LC 10. This has not undergone legal review, but if this language is acceptable to HMC and our legal team makes no changes, I can reference your reply with this e-mail and response, if acceptable. The proposed change are below.

Ron C. Linton, Project Manager
U.S. NRC
phone 301-415-7777
ron.linton@nrc.gov

NRC Materials License SUA-1471, Amendment 57, LC 16 shall read:

16. Before engaging in any change in facility operations, systems, equipment, infrastructure or procedures not previously assessed by the NRC or authorized under current license conditions of materials license SUA-1471, including any related tests or experiments not described in the current license conditions, the licensee shall convene a Safety and Environmental Review Panel (SERP) to determine whether the proposed change, test or experiment would impact the operational design or performance specifications previously reviewed and approved by NRC by means of a Safety Evaluation Report (SER), Technical Evaluation Report (TER), and Environmental Impact Statement (EIS) or Environmental Assessment (EA).

The SERP shall evaluate the proposed change, test or experiment based on the criteria defined in Attachment 1 of HMC's August 12, 2020, amendment request (NRC ADAMS Accession No. ML20225A280), and amended by letters dated January 11, 2021 (NRC ADAMS Accession No. ML21015A588), and May 19, 2021 (NRC ADAMS Accession No. ML21141A023) If, based on these criteria, the SERP concludes that the proposed change, test or experiment would not compromise the operational performance, health and safety or environmental protection requirements afforded by the current license conditions, the licensee may implement the proposed change, test or experiment without a license amendment. Otherwise, the licensee shall obtain prior approval from the NRC in the form of a license amendment.

[Applicable Amendment: 57]

NRC Materials License SUA-1471, Amendment 57, LC 42 shall read:

42. An annual report will be submitted to the NRC that includes (1) a description of any changes, tests, or experiments approved by a SERP, including a summary of the safety and environmental evaluation; (2) the

ALARA audit report, (3) land use survey, (4) monitoring data, (5) corrective action program report, and (6) the effluent and environmental monitoring reports.

[Applicable Amendment: 34, 57]

NRC Materials License SUA-1471, Amendment 57, LC 10 shall read:

10. This license authorizes only the possession of residual uranium and byproduct materials in the form of uranium waste tailings and other byproduct waste generated by the licensee's past milling operations in accordance with Tables 1 and 3 and the procedures submitted by letter dated September 2, 1993, as modified by letters dated January 9, 1995 (NRC ADAMS Accession No.ML080030053), and March 7, 1996.

Anywhere the word "will" is used, it shall denote a requirement.

[Applicable Amendments, 2,6,12,16, 24, 57]