responding to a suspected or confirmed breach or (2) preventing, minimizing, or remedying the risk of harm to individuals, the recipient agency or entity (including its information systems, programs, and operations), the Federal Government, or national security, resulting from a suspected or confirmed breach.

POLICIES AND PRACTICES FOR STORAGE OF RECORDS:

MEDICS records are primarily maintained electronically in a database. Some paper records may also be kept, and their location will be identified in the database. Paper records whose location is identified in MEDICS will be secured in a locked file cabinet, a secure office, or both, and will be searchable only by NTSB accident investigation number, not by PII. Paper records that are uploaded to MEDICS are destroyed. The database may be accessed from NTSB approved computers. In the future, the database may become accessible from any computer that provides for an authorized user’s authentication.

POLICIES AND PRACTICES FOR RETRIEVAL OF RECORDS:

Once an authorized user accesses MEDICS with his or her user ID and password, the MEDICS system is searchable by NTSB accident or incident number, accident city, accident state, accident country, and an individual’s name, age, and date of birth.

POLICIES AND PRACTICES FOR RETENTION AND DISPOSAL OF RECORDS:

MEDICS records that are disclosed in the NTSB’s public docket pursuant to routine use number 5 will be retained permanently. All other MEDICS records will be destroyed one year after the conclusion of the investigation or safety study to which the record relates, unless required to be retained under another record retention statute, regulation or court order.

ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:

NTSB headquarters is guarded and monitored by security personnel, cameras, a Physical Access Control System (PACS), and other physical security measures. The computerized records contained within MEDICS are maintained in a secure, password-protected, encrypted computer system. Access to and use of these records are limited to NTSB employees and contractors whose official duties require such access. NTSB personnel may access the records only when access is relevant to (1) determining the facts or circumstances of an accident or incident; (2) determining the probable cause of an accident or incident; (3) evaluating human performance or survival factors issues arising during an accident or incident investigation; (4) providing victim and family assistance following an accident or incident; (5) carrying out special studies and investigations about transportation safety (including avoiding personal injury); and/or (6) examining techniques and methods of accident or incident investigation, and periodically publishing recommended procedures for accident or incident investigations. Electronic records are protected from unauthorized access through password identification procedures, limited access, firewalls and other system-based protection methods. This system conforms to all applicable Federal laws and regulations, as well as NTSB policies and standards, as they relate to information security and data privacy. Access is limited by user roles. Participants to an investigation may access only the records relevant to that accident, while NTSB Medical Officers will have access to all records. MEDICS will identify the location of paper records, which will be stored in a locked cabinet, a secured office, or both.

RECORD ACCESS PROCEDURE:

Individuals wishing to access information about themselves in this system of records may contact the Chief, Records Management Division, National Transportation Safety Board, 490 L’Enfant Plaza SW, Washington, DC 20594. Individuals must comply with NTSB regulations regarding the Privacy Act, 49 CFR part 802, and must furnish the following information for their records to be located and identified: 1. Full name(s). 2. Date of birth. 3. If known, the date and location of the accident, incident, or occurrence, or the NTSB investigation identifier(s) for the investigation(s) in which the NTSB created or obtained the record. 4. Signature.

CONTESTING RECORD PROCEDURE:

Individuals wishing to amend their records should contact the agency office identified in the Record Access Procedure section and furnish such identifying information described in that section to identify the records to be amended. Individuals seeking amendment of their records must also follow the agency’s Privacy Act regulations, 49 CFR part 802. Where the requested amendment implicates information provided by a third-party source, the agency will refer the individual to the source from which the agency obtained the information. The NTSB is not authorized to amend records from non-agency sources. Additionally, the NTSB is not authorized to direct a non-agency source to change or alter records. Because medical practitioners may provide differing but equally valid medical judgments and opinions when making medical evaluations of an individual’s health status, review of requests from individuals seeking amendment of their medical records, beyond administrative correction such as association of a medical record with an incorrect individual, may be limited to consideration of including the differing opinion in the record rather than attempting to determine whether the original opinion is accurate.

NOTIFICATION PROCEDURE:

Individuals wishing to inquire about whether this system of records contains information about them may contact the agency office listed in the Record Access Procedure section, and provide whether this system of records contains information about them.

EXEMPTIONS PROMULGATED FOR THE SYSTEM:

None.

HISTORY:

82 FR 23075.


Robert L. Sumwalt, III,
Chairman.

[FR Doc. 2018–20821 Filed 9–24–18; 8:45 am]

BILLING CODE 7533–01–P

NUCLEAR REGULATORY COMMISSION

[Docket No. 40–8964; NRC–2012–0214]

Cameco Resources; Smith Ranch-Highland Uranium Project

AGENCY: Nuclear Regulatory Commission.

ACTION: Environmental assessment and finding of no significant impact; issuance.

SUMMARY: The U.S. Nuclear Regulatory Commission (NRC) is considering the renewal of NRC source materials license SUA–1548, to authorize continued uranium in-situ recovery (ISR) operations at the sites under the Smith Ranch-Highland Uranium Project (Smith Ranch Project) (Docket No. 40–8964). The NRC has prepared an Environmental Assessment (EA) and Finding of No Significant Impact (FONSI) for this licensing action.
I. Introduction

The NRC is considering the renewal of NRC source materials license No. SUA–1548 issued to Power Resources Inc. (doing business as Cameco Resources [Cameco]). License SUA–1548 authorizes Cameco to conduct ISR operations at the following four sites under the Smith Ranch Project located in Wyoming: The Smith Ranch site in Converse County (which encompasses the contiguous Smith Ranch, Highland, and Reynolds Ranch properties); the North Butte remote satellite site in Campbell County; the Ruth remote satellite site in Johnson County; and the Gas Hills remote satellite site in Fremont and Natrona Counties.

Therefore, as required by part 51 of title 10 of the Code of Federal Regulations (10 CFR part 51), “Environmental Protection Regulations for Domestic Licensing and Related Regulatory Functions,” the NRC performed an EA. Based on the results of the EA, the NRC has determined not to prepare an environmental impact statement (EIS) for the amendment, and is issuing a FONSI.

II. Environmental Assessment

Description of the Proposed Action

The proposed action would allow Cameco to continue ISR operations at the four sites under the Smith Ranch Project. As proposed, Cameco would continue to recover uranium from subsurface uranium deposits using the ISR process, open new wellfields for additional uranium recovery, perform aquifer restoration in wellfields where uranium recovery has ended, and conduct decommissioning activities as site-wide activities wind down. Additionally, Cameco requested NRC approval of increased ground water flow rates at certain project sites and the commencement of previously approved uranium recovery at the Reynolds Ranch satellite and at the Gas Hills remote satellite site. The proposed action is in accordance with the licensee’s application dated February 1, 2012 (ADAMS Accession Nos. ML12234A537 and ML12234A539).

Need for the Proposed Action

The proposed action would allow Cameco to continue recovering uranium at the Smith Ranch Project sites. The licensee would process the recovered uranium into yellowcake at the existing central processing plant currently located on the Smith Ranch property and at the central processing facility located on the Highland property. Yellowcake is the uranium oxide product of the ISR milling process that is used to produce various products, including fuel for commercially-operated nuclear power reactors.

Environmental Impacts of the Proposed Action

The NRC staff has assessed the potential environmental impacts from Cameco’s continued ISR-related construction, operation, aquifer restoration, and decommissioning activities at the Smith Ranch Project sites. The NRC staff assessed the impacts of the proposed action on land use; historical and cultural resources; visual and scenic resources; climatology, meteorology and air quality; geology, minerals, and soils; water resources; ecological resources; socioeconomics; noise; traffic and transportation; public and occupational health and safety; and waste management. Impacts to all resources except ground water and noise were determined to be SMALL (i.e., not detectable or minor); ground water impacts were determined to be MODERATE to MODERATE (i.e., sufficient to alter noticeably, but not to destabilize, important attributes of the resource) to onsite workers and wildlife. The NRC staff concluded that renewal of source materials license SUA–1548 for the Smith Ranch Project would not significantly affect the quality of the human environment. Approval of the proposed action would not result in an increased radiological risk to public health or the environment.

Environmental Impacts of the Alternatives to the Proposed Action

As an alternative to the proposed action, the staff considered denial of the proposed license renewal (i.e., the “No-Action” alternative). Under the No-Action Alternative, Cameco would transition ongoing ISR operations at the Smith Ranch and Highland properties and at the North Butte remote satellite site from active uranium recovery to aquifer restoration and decommissioning. A much smaller amount of yellowcake would be produced, resulting from aquifer restoration activities.

Decommissioning activities also would occur at the Reynolds Ranch satellite and the Ruth and Gas Hills remote satellite sites to remove existing infrastructure. Cameco would be required to submit a detailed decommissioning plan to the NRC staff for review and approval at least 12 months before the planned commencement of final decommissioning. The NRC concluded that environmental impacts from the No-Action Alternative would be not significant.

Agencies and Persons Consulted

In accordance with its stated policy, on August 8, 2018, the staff provided the Wyoming Department of Environmental Quality (WDEQ) and the Wyoming State Historic Preservation Office (WY SHPO), with the draft EA for review and comment (ADAMS Accession Nos. ML18211A382 and ML18215A054). On August 29, 2018, the WDEQ stated that it had no comment on the draft EA, but noted one typographical error in the NRC’s transmittal letter (ADAMS Accession No. ML18247A356). The WY SHPO also
responded on August 29, 2018, stating that the WY SHPO would not be commenting, considering its understanding that Section 106 consultation was completed during the original licensing for the project (ADAMS Accession No. ML18242A349).

On August 9, 2018, the NRC staff made sections of the draft EA concerning historic and cultural resources available on the NRC public web page for the Smith Ranch Project for public comment at https://www.nrc.gov/materials/uranium-recovery/license-apps/smith-ranch/section106-smith-ranch.html. On the same date, the NRC staff also made these same sections of the draft EA available to the Tribal Historic Preservation Officers (THPOs) from 27 Native American Tribes for their review and comment.

No comments were received from members of the public. In response to comments received from the THPO for the Northern Arapaho Tribe (ADAMS Accession No. ML18247A228), the NRC staff hosted two conference calls, on August 28 and 30, 2018, to discuss the staff's approach concerning protection of historic and cultural resources (ADAMS Accession No. ML18243A262); no THPOs attended these calls. The NRC staff also held a conference call with the Northern Cheyenne THPO on August 31, 2018 (ADAMS Accession No. ML18260A046). No written comments were received from the Northern Cheyenne THPO. However, the NRC staff addressed the Northern Arapaho THPO's comments provided on August 31, 2018, conference call in the final EA.

Additional Information

The NRC staff conducted its environmental review in accordance with 10 CFR part 51, which implements the requirements of the National Environmental Policy Act of 1969, as amended (NEPA) and following the requirements in 10 CFR part 50. The NRC staff, in accordance with 10 CFR 51.31, preparation of an EIS is not required for the proposed action and that, pursuant to 10 CFR 51.32, a FONSI is appropriate.

Dated at Rockville, Maryland, this 20th day of September 2018.

For the Nuclear Regulatory Commission.

Craig G. Erlanger,
Director, Division of Fuel Cycle Safety, Safeguards, and Environmental Review,
Office of Nuclear Material Safety and Safeguards.

[FR Doc. 2018-20793 Filed 9-24-18; 8:45 am]
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NUCLEAR REGULATORY COMMISSION

[NRC–2018–0208]
Biweekly Notice: Applications and Amendments to Facility Operating Licenses and Combined Licenses Involving No Significant Hazards Considerations

AGENCY: Nuclear Regulatory Commission.

ACTION: Biweekly notice.

SUMMARY: Pursuant to Section 189a.(2) of the Atomic Energy Act of 1954, as amended (the Act), the U.S. Nuclear Regulatory Commission (NRC) is publishing this regular biweekly notice. The Act requires the Commission to publish notice of any amendments issued, or proposed to be issued, and grants the Commission the authority to issue and make immediately effective any amendment to an operating license or combined license, as applicable, upon a determination by the Commission that such amendment involves no significant hazards consideration, notwithstanding the pendency before the Commission of a request for a hearing from any person.