Record of Proceedings, Including Reasons for Decision - Erratum

In the Matter of

Applicant  Saskatchewan Research Council

Subject  Request for an Environmental Assessment and Licensing Decision for the Gunnar Remediation Project

Public Hearing Date  November 6, 2014

Erratum Date  February 2, 2015
ERRATUM

Saskatchewan Research Council
Application for an Environmental Assessment and Licensing Decision for the Gunnar Remediation Project

Following a hearing on November 6, 2014, the Canadian Nuclear Safety Commission (CNSC), pursuant to section 24 of the Nuclear Safety and Control Act\(^1\), issued the Saskatchewan Research Council (SRC) Waste Nuclear Substance Licence, WNSL-W5-3151.00/2024, for the Gunnar Remediation Project located in Northern Saskatchewan. The new licence WNSL-W5-3151.00/2024 is valid from January 14, 2015 to November 30, 2024. Concurrent with the coming into effect of WNSL-W5-3151.00/2024, the Commission revoked the SRC’s exemption under Section 26 of the Nuclear Safety and Control Act from the requirement to hold a licence for the possession, management and storage of nuclear substances at the Gunnar Legacy Uranium Mine site.

The following corrections are made to the English version of the Record of Proceedings document issued January 14, 2015 by the Canadian Nuclear Safety Commission, pertaining to the Application for an Environmental Assessment and Licensing Decision for the Gunnar Remediation Project.

1. On page 39 of the document, paragraph 241,

“The Commission asked representatives from the Saskatchewan Government to comment on policy with respect to local procurement. The SME representative responded that the provincial government is interested in maximizing economic benefits to Northern communities and engages directly with them to inform the communities of procurement opportunities and strategies for success in procurement competitions. The SME representative confirmed that the SRC contracts include criteria benefiting Northern Saskatchewan communities, but indicated that there are provincial obligations with respect to contracting that the SRC must also meet. The SME representative further indicated that, while the province supports both Aboriginal treaty rights and economic benefits to their communities, they are separate issues, and information was provided on how the province supports both of these issues. The SME representative stated that previous projects have shown that skills development for Northern residents is the best opportunity for them to obtain employment in local projects. The SME representative concurred with the SME representative and added that the SRC’s commitments in the EIS appear to seek maximum economic benefits to Northern communities and that there are no additional procurement conditions required for ministerial approval from the province.”

is changed to

“The Commission asked representatives from the Saskatchewan Government to comment on policy with respect to local procurement. The Saskatchewan Ministry of Economy representative responded that the provincial government is interested in maximizing

\(^1\) S.C. 1997, c. 9.
representative responded that the provincial government is interested in maximizing economic benefits to Northern communities and engages directly with them to inform the communities of procurement opportunities and strategies for success in procurement competitions. The Saskatchewan Ministry of Economy representative confirmed that the SRC contracts include criteria benefiting Northern Saskatchewan communities, but indicated that there are provincial obligations with respect to contracting that the SRC must also meet. The Saskatchewan Ministry of Economy representative further indicated that, while the province supports both Aboriginal treaty rights and economic benefits to their communities, they are separate issues, and information was provided on how the province supports both of these issues. The Saskatchewan Ministry of Economy representative stated that previous projects have shown that skills development for Northern residents is the best opportunity for them to obtain employment in local projects. The SME representative concurred with the Saskatchewan Ministry of Economy representative and added that the SRC’s commitments in the EIS appear to seek maximum economic benefits to Northern communities and that there are no additional procurement conditions required for ministerial approval from the province.”

2. On page 40 of the document, paragraph 244, the sentence

“The Fond du Lac and Black Lake Denesuline First Nations representatives noted in their interventions that, under Section 35 of Treaty 8, the First Nations have protected constitutional rights and that formal commitments to Section 35 should be made by the CNSC within the project licence or the LCH.”

is changed to

“The Fond du Lac and Black Lake Denesuline First Nations representatives noted in their interventions that, under Section 35 of the Constitution Act, 1982 and as signatories to Treaty 8, the First Nations have protected constitutional rights and that formal commitments to Section 35 should be made by the CNSC within the project licence or the LCH.”