

STATE OF SOUTH DAKOTA
DEPARTMENT OF AGRICULTURE & NATURAL RESOURCES
BOARD OF MINERALS AND ENVIRONMENT

IN THE MATTER OF CLEAN)	
NUCLEAR ENERGY CORP.)	INTERVENORS JOINT APPEAL
URANIUM EXPLORATION PERMIT)	TO THE BOARD OF MINERALS &
APPLICATION)	ENVIRONMENT ON SCHEDULING,
)	TIMELINE, & VENUE CHANGE
EXNI 453)	
)	

PURSUANT TO ARSD 74:09:01:08, the undersigned intervenors in the above-captioned matter hereby appeal scheduling, timeline, and venue change rulings and decisions of Hearing Chair Bob Morris, delineated herein, and request a full hearing on these matters before the Board of Minerals & Environment.

1. Appeal of Scheduling and Timeline of Hearing on EXNI 453

- a. In the 6 January 2026 pre-hearing on the above-captioned matter, Hearing Chair Bob Morris named March 18-20, 2026 as the dates certain for the final hearing on this matter, indicating that the hearing would be brought to conclusion within that timeframe;
- b. The contested case record on this matter documents thirty-seven parties including all intervening individuals, organizations, Tribal governments, state agency, and applicant;
- c. The contested case record on this matter further declares twenty-one expert witnesses and at least twenty non-expert witnesses declared by all parties;
- d. SDCL 1-26-18 states, in part, that “A party to a contested case proceeding may appear in person or by counsel, or both, may be present during the giving of all evidence, may have reasonable opportunity to inspect all documentary evidence, may examine and cross-examine witnesses, may present evidence in support of the party's interest, and may have subpoenas issued to compel attendance of witnesses and production of evidence in the party's behalf.”

- e. Intervenors present at the 6 January 2026 pre-hearing stated both personal accommodation conflicts and religious/cultural conflicts with the named dates and were denied consideration;
- f. Intervenors raised the issue of number of parties and number of witnesses in providing for a full and fair hearing within a three-day timeline and were told by Hearing Chair that attorneys should be “efficient,” despite the vast majority of parties not being represented by counsel; and,
- g. Intervenors calling witnesses must provide for travel and accommodations for these dates but, under the timeline of this anticipated schedule, provision for full testimony & cross examination of all witnesses cannot be in any way assured.

The undersigned intervenors therefore jointly request full Board review of the scheduled hearing dates and timeline in order to provide reasonable accommodation for scheduling conflicts of parties. Further, the undersigned intervenors jointly request full Board review and reconsideration of the proposed three-day schedule for this hearing in order to reasonably accommodate the demands of due process and participation for all parties under SDCL 1-26-18.

2. Appeal of 14 May 2025 venue change request by Oglala Lakota County Commission

- a. SDCL 45-6D-27 provides that, “The board of county commissioners of a county containing affected land may request that the hearing on the application for a uranium exploration operation permit be held in that county. Such request shall be filed with the Board of Minerals and Environment not more than twenty days after the date of last publication of notice pursuant to § 45-6D-12. Such request shall contain the reason for requesting the hearing and the location where the hearing is to be held. The board of county commissioners shall pay travel and per diem costs as established by state statute or rule to the board's staff if the request designates the hearing at a location other than Pierre.”
- b. Oglala Lakota County contains lands previously affected by uranium exploration and mining activities in Fall River County that may be impacted further by future activities as proposed in EXNI 453;

- c. Oglala Lakota County Commissioners timely and properly submitted their request, dated 14 May 2025, not more than twenty days after the date of last publication of notice;
- d. Additional letters of support for Oglala Lakota County Commissioners' request from the Fall River County Commissioners and Hot Springs City Council, as well as numerous motions and appeals by multiple Intervenors all clearly indicate the desirability of relocating the hearing to increase accessibility to both parties and the general public in the affected region;
- e. Hearing Chair Morris improperly dismissed venue change request from Oglala Lakota County Commissioners, stating in the 21 August 2025 pre-hearing that the request must come from Fall River County, despite statutory provisions for "a county containing affected land" making such a request; and,
- f. The 28 August 2025 Order denying the Oglala Lakota County request fails to name the government entity that timely and properly made the request nor states any legal basis for the denial.

The undersigned intervenors hereby request full Board review of the venue change request from Oglala Lakota County Commissioners. Further, undersigned intervenors hereby request consideration from the full Board of the clear support for a change of venue from multiple intervenors and local governments for the hearing on this proposed exploratory drilling project.

Dated this 22nd day of January, 2026

- 1) Susan Peterson
SARAH PETERSON
- 2) Taylor Gunhammer
TAYLOR GUNHAMMER
- 3) Ben Sharp
BEN R SHARP
- 4) Reno RedCloud
Reno RedCloud

- 5) Caryn Lerman
Caryn Lerman
- 6) Marla Cooley
Marla Cooley
- 7) Julie Plachta
Julie Plachta
- 8) Aena Parkhurst
Aena M. Parkhurst
- 9) Sanders Schaller
Sanders Schaller

10) Chery Angel

CHERYL ANGEL

11) 

Elizabeth Lone Eagle

12) Helen Redfeather

HELEN REDFEATHER.

13) 

Son Eagle Bear

14) Beverly Larson

Beverly Larson

15) Rudell Bear Shirt

Rudell Bear Shirt

16) Jean Roach

Jean Roach

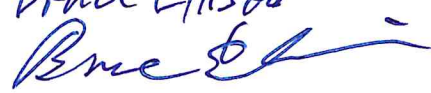
17) Denise Giago



18) Lilias Jones Tardine



19) Bruce Ellison



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IN THE MATTER OF CLEAN)
NUCLEAR ENERGY CORP.)
URANIUM EXPLORATION PERMIT)
APPLICATION)
EXNI 453)
) INTERVENORS JOINT APPEAL
) TO THE BOARD OF MINERALS &
) ENVIRONMENT ON EXCLUSION OF
) EVIDENCE REGARDING MINING

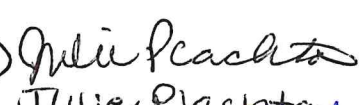
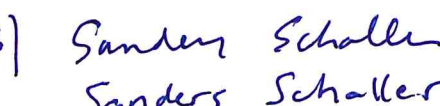
**PURSUANT TO ARSD 74:09:01:08, Undersigned intervenors hereby request
reconsideration of Hearing Chair Order dated 20 January 2026 granting CNEC motion
in limine to preclude evidence regarding impacts of mining and request a full hearing
on these matters before the Board of Minerals & Environment.**

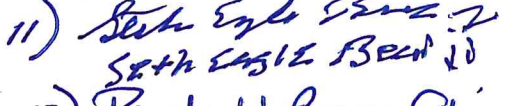
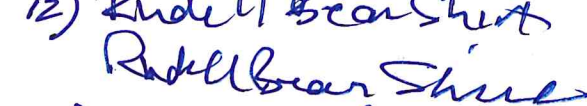
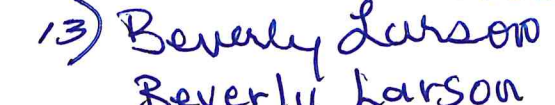
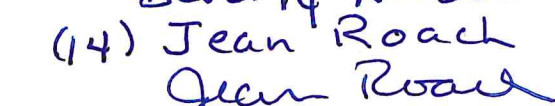
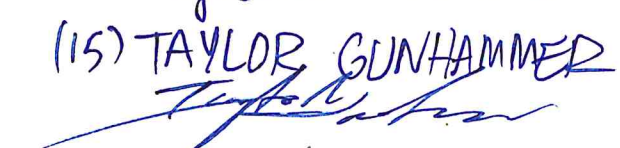
1. CNEC motion *in limine* is imprecise as to its aim, and asks at different points to preclude evidence on both impacts of potential future mining and impacts of mining, generally;
2. Multiple intervenor exhibits have been timely submitted indicating impacts of past mineral exploration and mining activities within the proposed project area;
3. Impacts of past mineral exploration and mining in and adjacent to the project area may exacerbate impacts of currently-proposed exploration activities, especially in the case of unreclaimed sites, of which there is significant evidence;
4. Hearing Chair order dated 20 January 2026 grants motion to “Preclude Evidence Regarding Mining,” with no differentiation between evidence related to impacts of past mining activities on the proposed site and future planned mining activities by applicant or another operator;

5. Mine development includes several stages including exploration, development, and mining itself, and the specific techniques and processes used in each are often utilized in other stages, blurring the line between what is properly “exploration” and properly “mining”; and,
6. Due process requires all parties be provided with an opportunity to be heard before the full board on motions to preclude evidence.

Respectfully submitted this 25th day of January, 2026


Bruce Ellison

- 1) 
Maile Cook
Mark Cooley
- 2) 
Julie Plachta
- 3) 
Sarah Peterson
- 4) 
Gena M. Parkhurst
- 5) 
Sanders Schaller
- 6) 
Ben R. Sharp
- 7) 
Caryn Lerman
Lilias Jones Jardine
Lilias Jardine

- 8) 
Cheryl Angel
- 9) 
Elizabeth Lone Eagle
- 10) 
Helen Redfeather
HELEN REDFEATHER.
- 11) 
Seth Eagle Bear
- 12) 
Rudell BearShirt
Rudell BearShirt
- 13) 
Beverly Larson
Beverly Larson
- 14) 
Jean Roach
Jean Roach
- 15) 
Taylor Gunhammer
Taylor Gunhammer
- Denise Giago


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URANIUM EXPLORATION PERMIT)	TO THE BOARD OF MINERALS &
APPLICATION)	ENVIRONMENT ON HEARING DATES
EXNI 453)	
)	

MOTION TO APPEAL AND VACATE HEARING DATES SET FOR MARCH 18–20, 2026

Undersigned Intervenors hereby submit this Motion to the Full Board to appeal and vacate the hearing dates set for March 18, 19, and 20, 2026, in the above-referenced matter (Clean Nuclear Energy Corp. uranium exploration permit application EXNI 453).

I. Interference with Protected Religious and Ceremonial Observance

The hearing dates as set directly interfere with traditional Lakota ceremonial observances associated with the Spring Equinox. These observances are not discretionary or social in nature; they are time-specific, culturally grounded, and religious in nature. For Lakota, ceremonial obligations during this period are central to the free exercise of religion and to the maintenance of cultural and spiritual continuity.

Scheduling a multi-day administrative hearing during this period imposes a substantial burden on the ability of Tribal members — including multiple intervenors — to meaningfully participate in the proceeding.

Such a burden implicates, at minimum:

- U.S. Constitution, Amendment I (Free Exercise Clause);
- Religious Freedom Restoration Act, 42 U.S.C. § 2000bb et seq. (prohibiting substantial burdens on religious exercise absent a compelling governmental interest pursued through the least restrictive means);
- Executive Order 13007 (Indian Sacred Sites), which requires federal agencies to accommodate access to and ceremonial use of sacred sites and to avoid adversely affecting the physical integrity of such sites;
- South Dakota Constitution, Article VI, § 3, which guarantees the free exercise of religion.

While this proceeding is administrative in nature, it is nonetheless subject to constitutional constraints and statutory protections where governmental action burdens religious exercise and access to process.

II. Disparate Consideration of Scheduling Preferences

During the prehearing process, the hearing officer considered and accommodated his own personal scheduling constraints and preferences, while declining to consider the religious and cultural obligations of Tribal intervenors and other affected participants.

This disparity raises serious due-process concerns. Administrative proceedings must be conducted in a manner that is neutral, fair, and respectful of constitutionally protected interests. A schedule that privileges administrative convenience over religious observance — particularly where less restrictive alternatives are available — fails that standard.

See, e.g.:

- *Goldberg v. Kelly*, 397 U.S. 254 (1970) (due process requires a meaningful opportunity to be heard);
- *Mathews v. Eldridge*, 424 U.S. 319 (1976) (balancing private interests, risk of erroneous deprivation, and governmental burden).

III. Impact on Tribal Participation and Public Access

This matter involves an unusually large number of Tribal intervenors. That fact is not incidental; it reflects the scope of cultural, environmental, and treaty-related interests implicated by uranium exploration in this area.

Administrative actions that have the effect of discouraging or limiting public participation — whether intentionally or through inflexible procedural choices — undermine the legitimacy of the process and conflict with the principles of open and participatory governance reflected in environmental and administrative law, including NEPA's public participation framework (40 C.F.R. Parts 1500–1508).

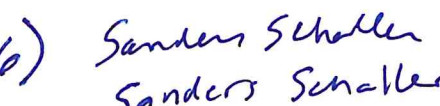
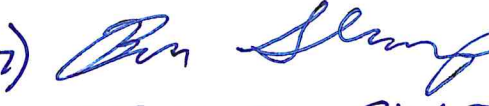
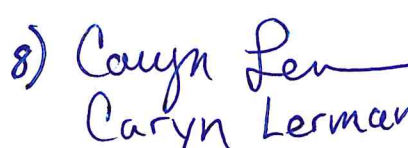
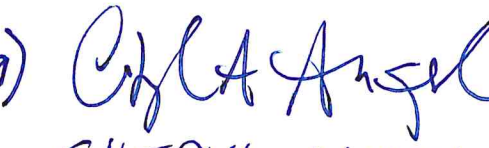
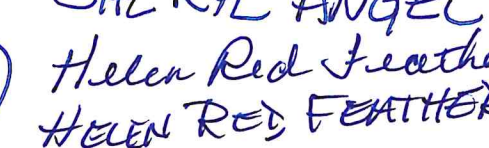
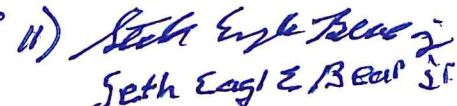
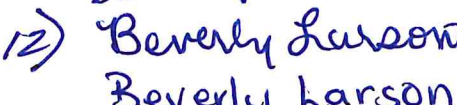
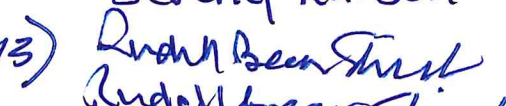
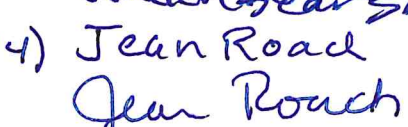
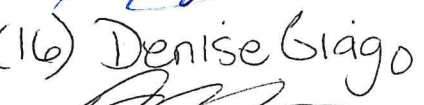
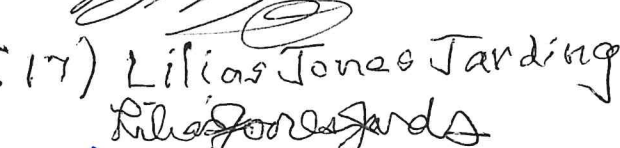
IV. Requested Relief

For the foregoing reasons, undersigned Intervenors respectfully request that the Full Board:

1. Vacate the hearing dates of March 18–20, 2026;
2. Direct that the hearing be rescheduled to dates that do not conflict with traditional, ceremonial observances associated with the Spring Equinox;
3. Ensure that future scheduling decisions reflect equal consideration of Tribal religious obligations and meaningful public participation.

This Motion is submitted in good faith to preserve constitutional, statutory, and procedural rights, and to ensure that this proceeding is conducted in a manner consistent with due process and respect for Tribal participants.

Respectfully submitted this 25th day of January, 2026

- 1)  Elizabeth Lone Eagle
- 2)  Mark Cook
- 3)  Julie Placita
- 4)  Sarah Peterson
- 5)  Gena M. Parkhurst
- 6)  Sanders Schaller
- 7)  BEN R SHARP
- 8)  Caryn Lerman
- 9)  CHERYL ANGEL
- 10)  HELEN RED FEATHER
- 11)  Seth Eagle Bear
- 12)  Beverly Larson
- 13)  Linda Bear Shield
- 14)  Jean Roach
- 15)  TAYLOR GUNHAMMER
- 16)  Denise Giago
- 17)  Lilia Jones Tarding
- 18)  Brecc Ellison

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)	EVIDENCE REGARDING FALL RIVER
EXNI 453)	COUNTY NUISANCE ORDINANCE
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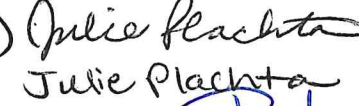
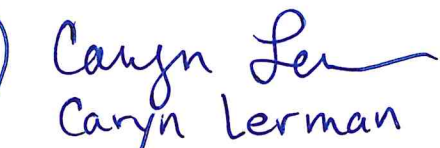
PURSUANT TO ARSD 74:09:01:08, the undersigned intervenors in the above-captioned matter hereby appeal ruling dated 21 December 2025 by Hearing Chair Morris regarding applicability and presentation of evidence on the 2022 Fall River County Uranium Mining Nuisance Ordinance and request a full hearing on the matter before the Board of Minerals & Environment.

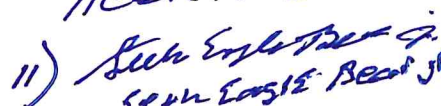
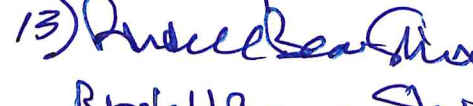
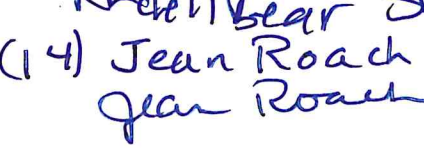
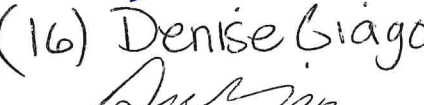
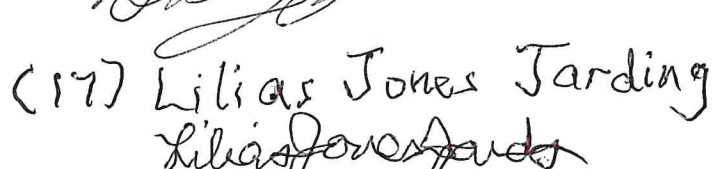
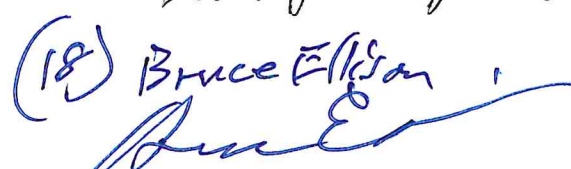
1. In November, 2022, voters of Fall River County passed an ordinance, validated by both county and state election boards, making uranium mining a nuisance in that county;
2. At the 21 August 2025 prehearing conference, briefs were sought on the applicability of the Fall River County uranium nuisance ordinance to the above-captioned matter. No instructions were provided to non-attorney intervenors, who are full parties to the proceeding, on what would constitute or be accepted as a brief;
3. Hearing Chair instructions asked parties to brief on whether the Ordinance is “valid” and “enforceable.” These questions are proper for courts, but are not proper for parties in a contested case, nor for an appointed state board;
4. SDCL 45-6D-29 requires that the Board “shall” grant a permit for a uranium mining exploration project “if the application complies with the requirements of this chapter and all applicable local, state, and federal laws.”;

5. Leases for the proposed drilling project were acquired and application was made on EXNI 453 subsequent to passage of the ordinance;
6. Applicant, CNEC, is a wholly-owned subsidiary of Nexus Uranium. Nexus Uranium, a British Columbia-based corporation, has announced in news releases (see attached) dated 15 Jan 2026 and 19 Jan 2026, the addition of, “57 claims totalling [*sic*] approximately 1,140 acres to its South Dakota land position in January 2026 alone,” all of which claims appear to lie in Fall River County;
7. Additionally, news releases tout the intent of Nexus Uranium, the parent company of CNEC, to develop a uranium mine in Fall River County: “The strategic acquisition consolidates Nexus's land position in a historic uranium district and advances the Company's goal of building a standalone ISR project [...].”
8. Due process requires that all intervenors have a right to be orally heard prior to any decision by the chair, regardless of whether they previously submitted a legal brief;
9. The Minerals, Mining, and Superfund Program of the South Dakota Department of Agriculture and Natural Resources will undoubtedly consider multiple additional uranium exploration and mining applications in the coming months and years, demanding large amounts of staff time and taxpayer-funded resources;
10. Such applications have garnered multitudinous opposition in the form of petitions for intervention from the local and regional community, necessitating lengthy hearings and additional staff time and resources; and,
11. Without the Board’s due consideration for the Fall River County Uranium Mining Nuisance Ordinance at this time, the Ordinance, which remains in effect, has the capacity

to create additional ongoing and costly legal burdens and delays for applicants, intervenors, the county, and the state.

Respectfully submitted this 25th day of January, 2026

- 1) 
Marla Cooley
- 2) 
Julie Plachta
- 3) 
Sarah Peterson
- 4) 
Gena M. Parkhurst
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Bruce Elligan

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Nexus Uranium Acquires Deadhorse Uranium Claims in South Dakota



Project Acquisition (</mining-topics/topic/project-acquisition.html>)

South Dakota (</mining-topics/topic/south-dakota.html>)

Follow (</register.html>)

CSE: NEXU (</market-data/stock-quote/nexus-uranium.html>)

Website (<http://www.goldenindependence.co>)



Last Trade: 2.63 +0.23 (9.58%)

Mr. Jeremy Poirier reports:

Vancouver, British Columbia--(Newsfile Corp. - January 15, 2026) - **Nexus Uranium Corp.** (CSE: NEXU) (OTCQB: NEXUF) (FSE: JA7) ("Nexus" or the "Company") announces the acquisition of the Deadhorse uranium project in South Dakota. The project was acquired via staking and is wholly owned with no underlying royalties.

The Deadhorse project comprises 17 unpatented lode mining claims totalling approximately 340 acres, located within three miles of the Company's flagship Chord uranium project in Fall River County, South Dakota. The strategic acquisition consolidates Nexus's land position in a historic uranium district and advances the Company's goal of building a standalone ISR project in South Dakota, along with its portfolio of US assets.

"The Deadhorse acquisition reinforces our thesis that the lands surrounding the Chord project host significant uranium exploration potential," said Jeremy Poirier, CEO. "With nuclear energy firmly established as a critic:



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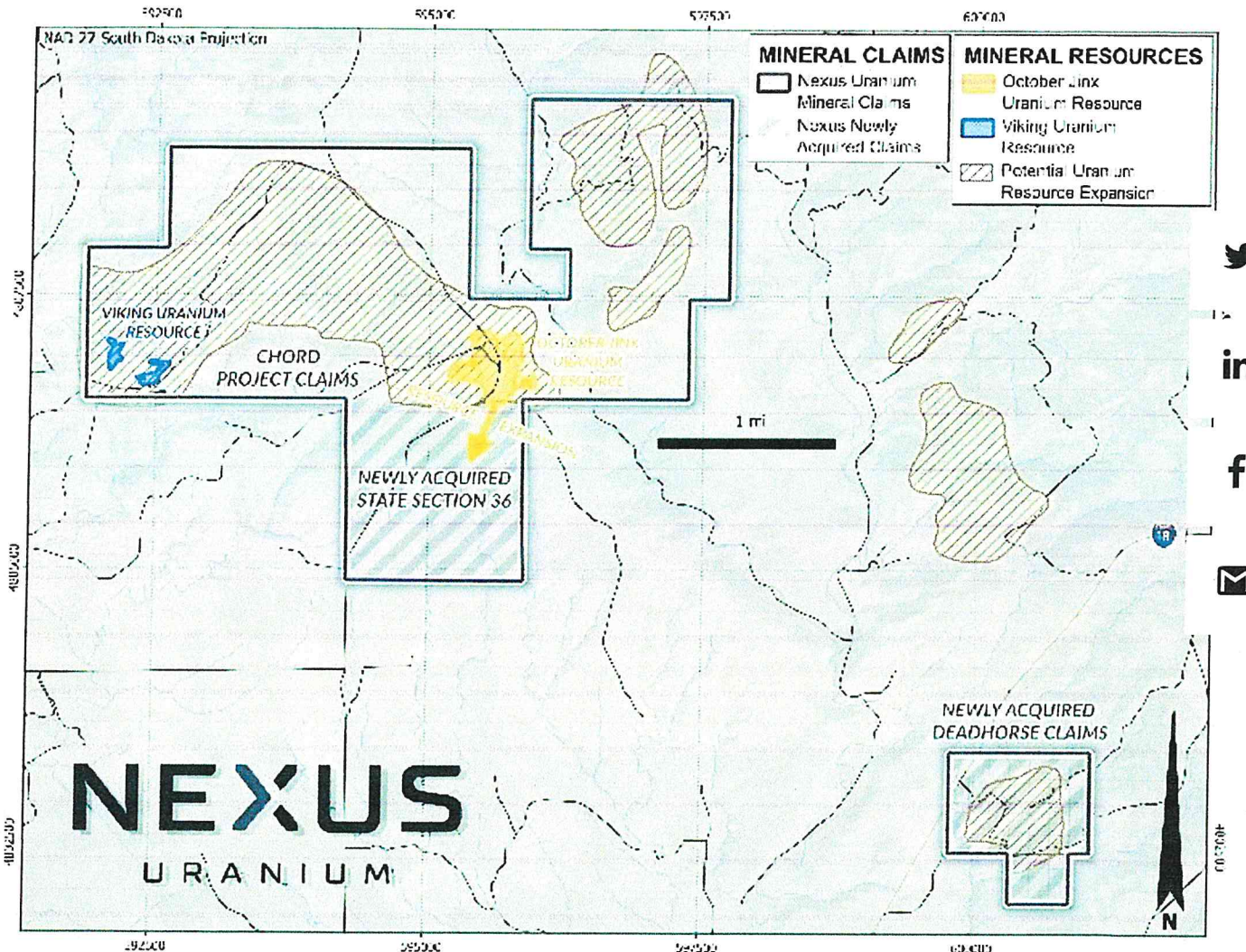
importing over 90% of its uranium requirements. By systematically expanding our footprint in South Dakota.
 FRIDAY - JANUARY 23, 2026 [LOGIN / LOGIN.HTML](#) [REGISTER / REGISTER.HTML](#)

we are positioning Chord to be a standalone uranium project to contribute to domestic supply security while creating value for our shareholders."

JUNIOR MINING [\(https://www.juniorminingnetwork.com/\)](https://www.juniorminingnetwork.com/)

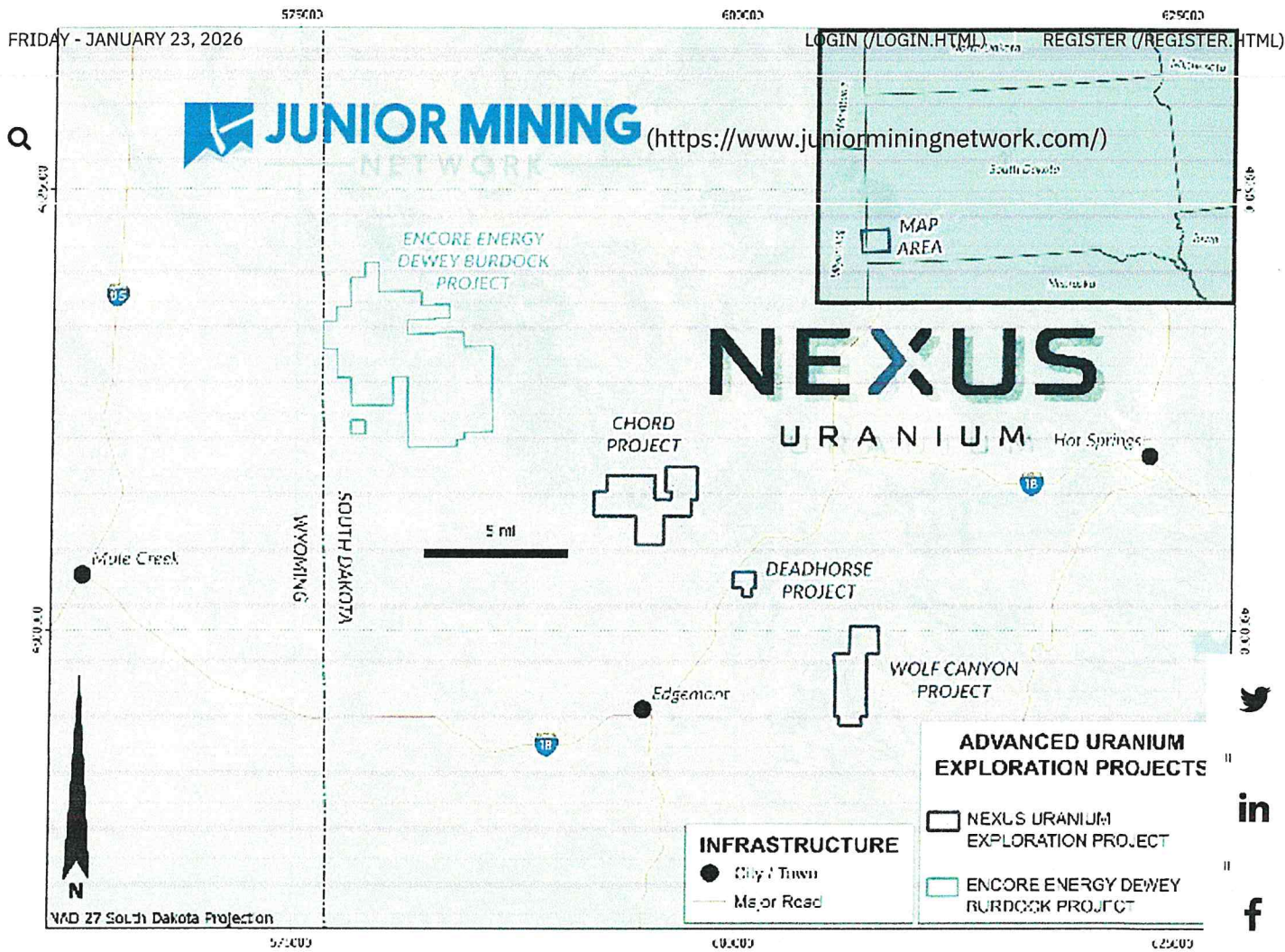
Project Details

The Deadhorse claims are located in the located in the historic Edgemont uranium district, part of the broader Black Hills region which has documented historical uranium production from sandstone-hosted deposits in the Inyan Kara Group of approximately 3.2 million pounds¹ of U₃O₈. The claims cover prospective ground within the same geological setting as the adjacent Chord project, where uranium mineralization is associated with Cretaceous-age sandstones and paleochannel systems within the Inyan Kara Group.



(https://images.newsfilecorp.com/files/7273/280456_fed5b7e6a49b58b4_001full.jpg) **Figure 1:**
 Deadhorse Claim Location Map





(https://images.newsfilecorp.com/files/7273/280456_fed5b7e6a49b58b4_002full.jpg)

Figure 2: Nexus South Dakota Projects Map

About Nexus Uranium Corp.

Nexus Uranium is a Canadian exploration company focused on uranium projects in North America. In the United States, the Company holds the Chord, Wolf Canyon, and Deadhorse projects in South Dakota, and the South Pass project in Wyoming. The Great Divide Basin project in Wyoming is now under option to Canamera Energy Metals Corp. In Canada, Nexus holds the Mann Lake project in Saskatchewan's Athabasca Basin. For more information, visit www.nexusuranium.com (<https://api.newsfilecorp.com/redirect/mj5n2T0Kzy>).

The technical content of this news release has been reviewed and approved by Warren D. Robb, P.Geo. (BC), a director of Nexus Uranium Corp. and a Qualified Person under National Instrument 43-101.

Referenced nearby resources, deposits, projects and mines provide geologic context for the Deadhorse and Chord uranium projects, but are not necessarily indicative that they host similar potential, size or grades of mineralization. No mineral resources have been estimated at the Deadhorse uranium project and there is no assurance that further work will result in a mineral resource classification. Mineral resources are not mineral reserves and do not have demonstrated economic viability.

FOR FURTHER



P

in



Jeremy Poirier
FRIDAY - JANUARY 23, 2026
Chief Executive Officer

LOGIN (/LOGIN.HTML)

REGISTER (/REGISTER.HTML)

info@nexusuranium.com (mailto:info@nexusuranium.com)
FORWARD-LOOKING STATEMENTS **JUNIOR MINING** NETWORK (<https://www.juniorminingnetwork.com/>)

This news release contains "forward-looking information" within the meaning of applicable Canadian securities legislation, including statements regarding the Company building a standalone ISR project in South Dakota, the Chord project becoming a standalone uranium project and contributing to domestic supply security, the Company's exploration plans for the Deadhorse project, the potential for uranium mineralization, the strategic benefits of the acquisition, and the Company's objectives with respect to its uranium portfolio. Forward-looking information is based on assumptions considered reasonable by management as of the date hereof, including that the Company will have sufficient capital to fund planned activities, that regulatory approvals will be obtained, and that market conditions will support the Company's business objectives. Forward-looking information is subject to known and unknown risks, uncertainties and other factors that may cause actual results to differ materially, including risks related to exploration and development, commodity price fluctuations, regulatory changes, and the ability to obtain financing. Readers are cautioned not to place undue reliance on forward-looking information. Nexus undertakes no obligation to update forward-looking information except as required by applicable securities laws.



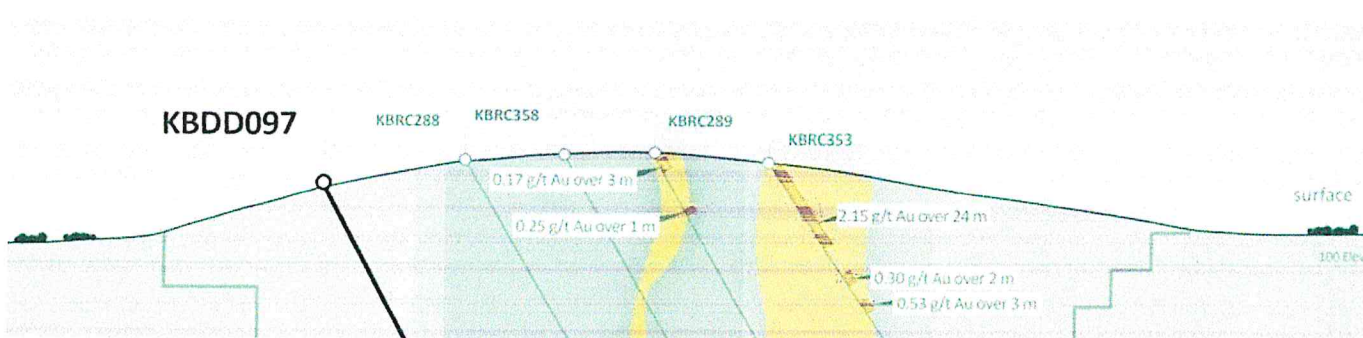
Neither the Canadian Securities Exchange nor its Market Regulator (as that term is defined in the policies of the Canadian Securities Exchange) accepts responsibility for the adequacy or accuracy of this release.



¹ Gabelman, D. L. (1968). Geology and production history of the uranium deposits in the northern Black Hills, South Dakota and Wyoming. In Uranium deposits in the northern Black Hills: 20th Field Conference Guidebook (pp. 263-275). Wyoming Geological Association.



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[\(https://koulougoldcorp.com//\)](https://koulougoldcorp.com/)

Nexus Uranium Continues South Dakota Expansion with RC Uranium Claims Acquisition



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Website <http://www.goldenindependence.co>



Last Trade: 2.63 +0.23 (9.58%)

Mr. Jeremy Poirier reports:

Vancouver, British Columbia--(Newsfile Corp. - January 19, 2026) - **Nexus Uranium Corp.** (CSE: NEXU) (OTCQB: NEXUF) (FSE: JA7) ("Nexus" or the "Company") announces the acquisition of the RC uranium project in South Dakota, the Company's second strategic staking in the Fall River County uranium district in as many weeks. The project was acquired via staking and is wholly owned with no underlying royalties.

The RC project comprises 40 unpatented lode mining claims totalling approximately 800 acres, located within one mile of the Company's flagship Chord uranium project in Fall River County, South Dakota. Combined with the recently announced Deadhorse acquisition (17 claims, ~340 acres), Nexus has added 57 claims totalling approximately 1,140 acres to its South Dakota land position in January 2026 alone, bringing the Company's total South Dakota holdings to approximately 6,380 acres.

"Following last week's Deadhorse acquisition, the RC staking extends our consolidation of the lands immediately adjacent to Chord," said Jeremy Poirier, CEO. "At 40 claims and 800 acres situated less than one mile from our Chord project, this acquisition further consolidates our land position in South Dakota."



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confidence in the district's exploration upside. We will continue to evaluate additional opportunities to expand our footprint in this historic uranium-producing region."

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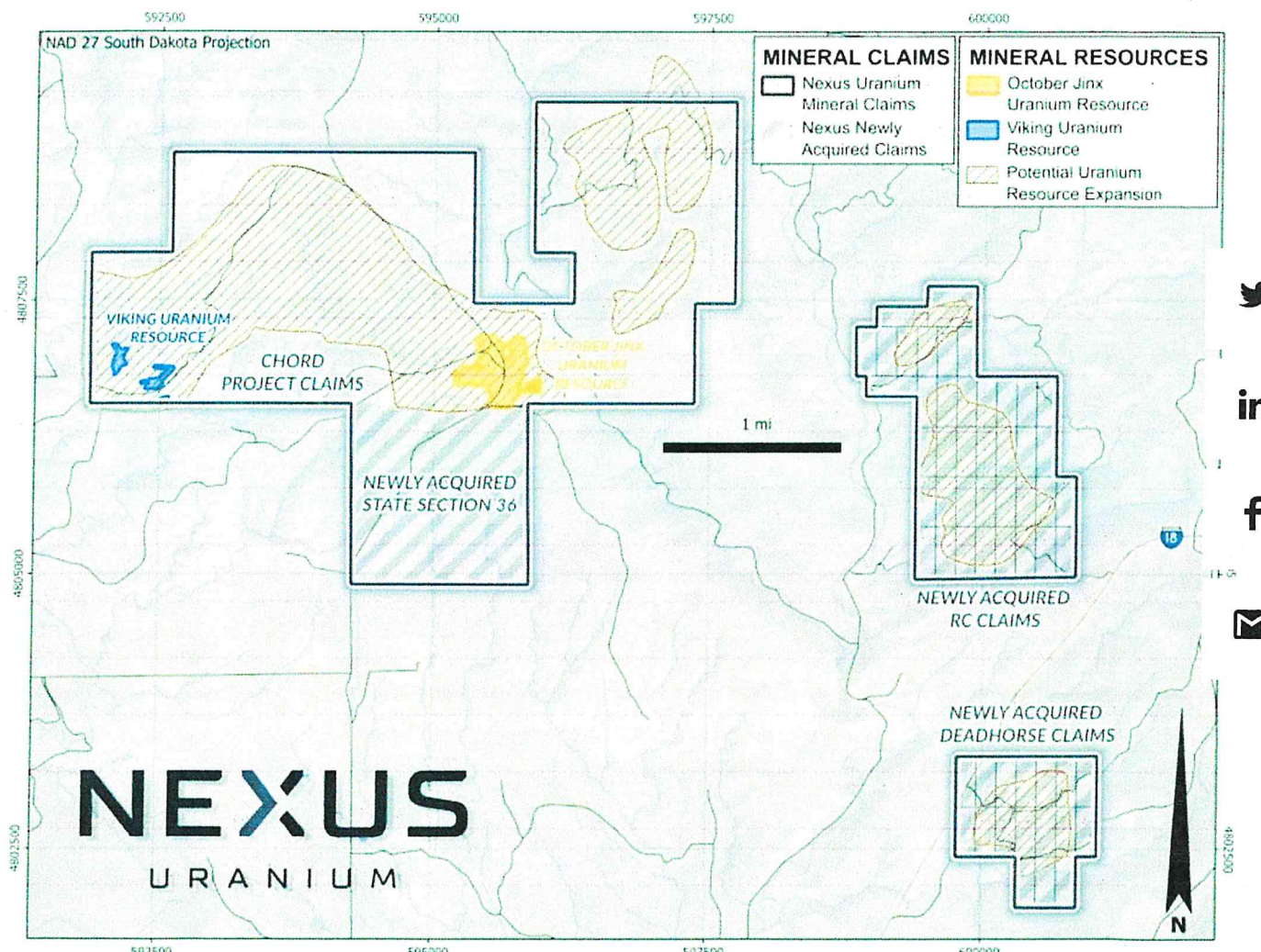
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Project Details



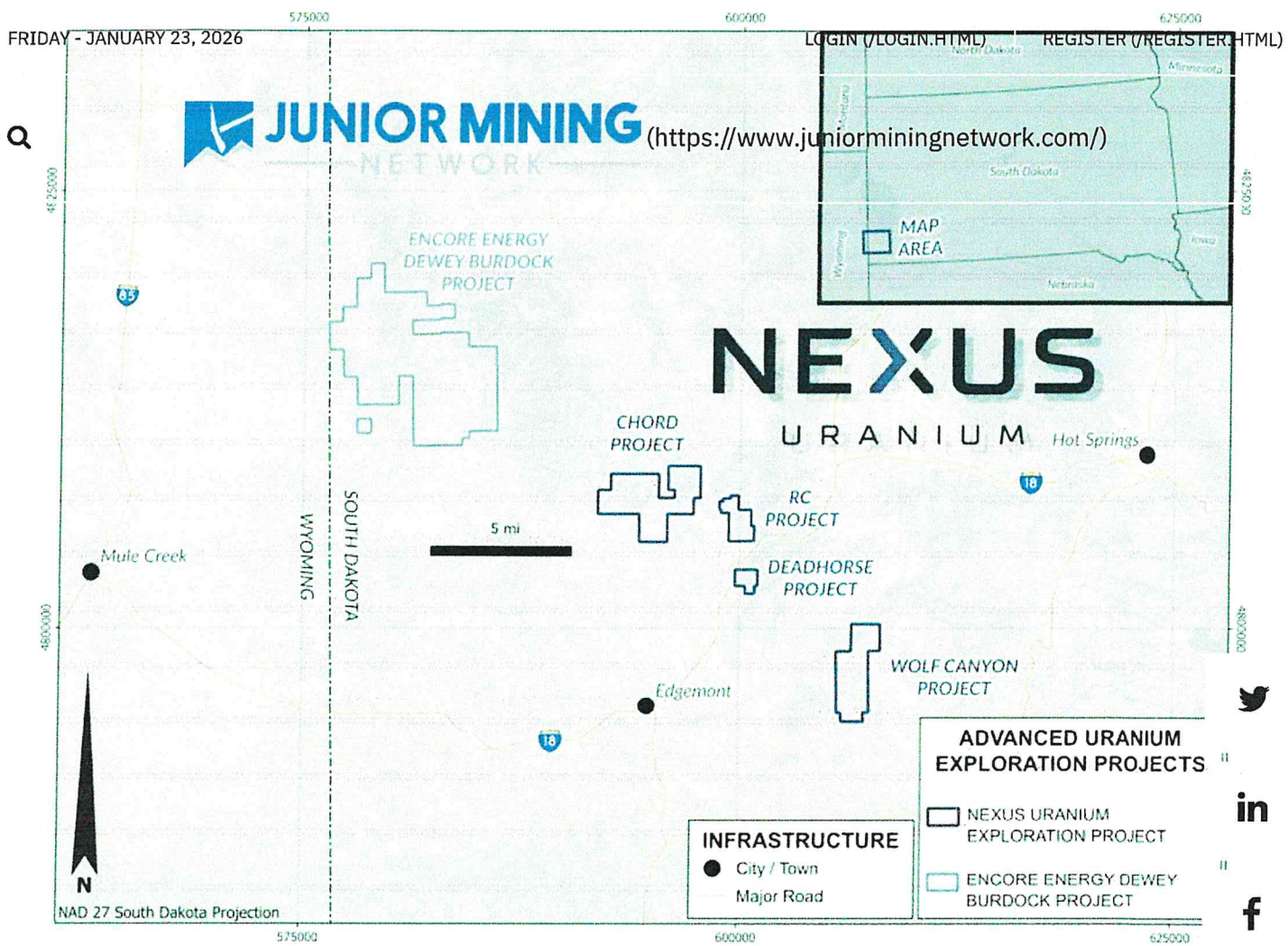
(<https://www.juniorminingnetwork.com/>)

The RC claims are located in the located in the historic Edgemont uranium district, part of the broader Black Hills region which has documented historical uranium production from sandstone-hosted deposits in the Inyan Kara Group of approximately 3.2 million pounds^[1] of U₃O₈. The claims cover prospective ground within the same geological setting as the adjacent Chord project, where uranium mineralization is associated with Cretaceous-age sandstones and paleochannel systems within the Inyan Kara Group.



(https://images.newsfilecorp.com/files/7273/280685_nexusfig1.jpg) **Figure 1:** RC Claim Location Map





(https://images.newsfilecorp.com/files/7273/280685_nexusfig2.jpg) **Figure 2:** Nexus South Dakota Projects Map

About Nexus Uranium Corp.

Nexus Uranium is a Canadian exploration company focused on uranium projects in North America. In the United States, the Company holds the Chord, Wolf Canyon, Deadhorse, and RC projects in South Dakota, and the South Pass project in Wyoming. The Great Divide Basin project in Wyoming is now under option to Canamera Energy Metals Corp. In Canada, Nexus holds the Mann Lake project in Saskatchewan's Athabasca Basin. For more information, visit www.nexusuranium.com

(https://api.newsfilecorp.com/redirect/xEBRWUz5yz).

The technical content of this news release has been reviewed and approved by Warren D. Robb, P.Geo. (BC), a director of Nexus Uranium Corp. and a Qualified Person under National Instrument 43-101.

Referenced nearby resources, deposits, projects and mines provide geologic context for the RC and Chord uranium projects, but are not necessarily indicative that they hosts similar potential, size or grades of mineralization. No mineral resources have been estimated at the RC uranium project and there is no assurance that further work will result in a mineral resource classification. Mineral resources are not mineral reserves.



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FOR FURTHER INFORMATION PLEASE CONTACT:
FRIDAY - JANUARY 23, 2026[LOGIN \(/LOGIN.HTML\)](#)[REGISTER \(/REGISTER.HTML\)](#)

Jeremy Poirier

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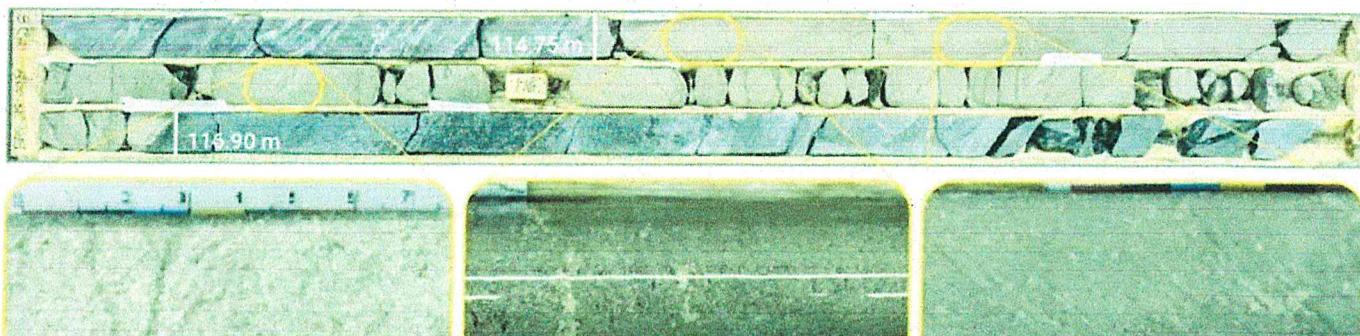
Forward-Looking Statements

This news release contains "forward-looking information" within the meaning of applicable Canadian securities legislation, including statements regarding the Company's confidence in the exploration upside of the Fall River County uranium district, the Company's exploration plans for the RC project, the potential for uranium mineralization, the strategic benefits of the acquisition, the Company's intention to continue evaluating opportunities in the region, the Company expanding its footprint in the region and the Company's objectives with respect to its uranium portfolio. Forward-looking information is based on assumptions considered reasonable by management as of the date hereof, including that the Company will have sufficient capital to fund planned activities, that regulatory approvals will be obtained, and that market conditions will support the Company's business objectives. Forward-looking information is subject to known and unknown risks, uncertainties and other factors that may cause actual results to differ materially, including risks related to exploration and development, commodity price fluctuations, regulatory changes, and the ability to obtain financing. Readers are cautioned not to place undue reliance on forward-looking information. Nexus undertakes no obligation to update forward-looking information except as required by applicable securities laws.



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^[1] Gabelman, D. L. (1968). Geology and production history of the uranium deposits in the northern Black Hills, South Dakota and Wyoming. In Uranium deposits in the northern Black Hills: 20th Field Conference Guidebook (pp. 263-275). Wyoming Geological Association.

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that the original of the INTERVENORS JOINT APPEAL ON SCHEDULING, TIMELINE, AND VENUE CHANGE; JOINT APPEAL ON EXCLUSION OF EVIDENCE REGARDING MINING; JOINT APPEAL ON HEARING DATES; AND JOINT APPEAL ON EXCLUSION OF EVIDENCE REGARDING FALL RIVER COUNTY NUISANCE ORDINANCE were served electronically, and by via United States Mail, First Class, Postage Prepaid upon the following to be filed in the above captioned matter:

Brenda Binegar
Department of Agriculture & Natural Resources
523 E Capitol Ave Pierre, SD 57501
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Further, the undersigned certifies that true and correct copies of the above referenced documents were served via United States Mail, First Class, Postage Prepaid upon the following:

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