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# Congress of the United States

## House of Representatives Washington, DC 20515-2107

December 14, 2000

Mr. Richard A. Meserve  
Chairman  
U.S. Nuclear Regulatory Commission  
Washington, D.C. 20555

Dear Chairman Meserve:

I am writing to express my concern over reports that North Korea may be permitted increased access to sensitive nuclear reactor technologies. The U.S. Nuclear Regulatory Commission's (NRC) Weekly Information Report website recently (October 27) featured an item about Combustion Engineering's 10 CFR Part 810 authorization for exports of nuclear reactor technology to North Korea. As you know, Combustion Engineering's technology is currently incorporated in light water nuclear reactors in South Korea, and two similar reactors are currently planned to be built in North Korea pursuant to the U.S.-North Korean Agreed Framework of 1994. Combustion Engineering has now indicated that the original authorization, which was issued in May 1996 and which limited exports to those "necessary for the licensing and safe operation of the reactors and not technology enabling the design or manufacture of nuclear reactor components or fuel," may be too restrictive.

As you know, Part 810 authorizations are issued by the Department of Energy (DOE) to companies wishing to export certain nuclear technology. In making the authorization, the DOE is obligated to seek the concurrence of the Department of State and consult with the NRC and the Departments of Commerce and Defense. This process of review is intended to ensure that such exports do not contribute to the proliferation of nuclear weapons.

Therefore, I am concerned that the NRC website report implies that Combustion Engineering would be exporting the "technology enabling the design or manufacture of nuclear reactor components or fuel." As you know, the actual export of reactor components or fissile materials are under the NRC's export licensing controls, as described under 10 CFR Part 110. I am concerned that the effect of exporting the technology for the manufacture of these items could be a circumvention of the Part 110 prohibitions. To allow such exports to a country that is currently in violation of its International Atomic Energy Agency (IAEA) obligations under the Treaty on the Non-Proliferation of Nuclear Weapons (NPT) would be a grave mistake. To better understand the facts and circumstances in this matter, I request your answers to the following questions:

- (1) The Agreed Framework requires that North Korea come into "full compliance with its safeguards agreement with the IAEA" before "key nuclear components" are

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delivered. Will the new technology transfers enable the manufacture of such components? In other words, could items from the Part 110 list be manufactured?

- (2) Given North Korea's historical noncompliance regarding its nuclear materials, what assurances would we have that North Korea would not seek to use the proposed exported technology to build weapons? Does the NRC believe that such exports may raise significant non-proliferation issues?
- (3) Combustion Engineering's Part 810 authorization is up for renewal in May 2001. Has the DOE indicated to you that they would be making a decision on a new or revised Part 810 authorization before this date?
- (4) It is my understanding that Henry Sokolski, the Executive Director of the Nonproliferation Policy Education Center, has written to you on this issue and has requested public hearings. Will the NRC hold public hearings on the subject? If not, please explain why not, and what processes the NRC intends to follow to allow public comment or input regarding this matter? If so, when will these hearings take place?

I have very serious reservations about the wisdom of pursuing nuclear cooperations with North Korea and do not believe that permitting an expansion of the technologies allowed to be exported to North Korea is likely to be in the U.S. national interest. I therefore appreciate your assistance and cooperation in responding to this request for information regarding this matter. I would appreciate it if you could provide a response to the questions posed in this letter no later than January 12, 2001. Should you have any questions about this request, please contact Dr. Brendan Plapp of my staff at 202-225-2836.

Sincerely,



Edward J. Markey  
Member of Congress

Cc: The Honorable Bill Richardson, U.S. Department of Energy  
The Honorable Norman Y. Mineta, U.S. Department of Commerce  
The Honorable William S. Cohen, U.S. Department of Defense  
The Honorable Madeleine K. Albright, U.S. Department of State  
The Honorable Benjamin A. Gilman, Member of Congress  
U.S. House of Representatives International Relations Committee