#### MEETING ON THE DISCRIMINATION TASK GROUP DRAFT REPORT

- Frank Congel
- Director, Office of Enforcement USNRC

Web Site www.nrc.gov/OE/ Group Coordinator - Barry Westreich 301-415-3456 Email: bcw@nrc.gov



Mailing Address:
Mail Stop O14E1
11555 Rockville Pike
Rockville MD 20852

#### **Group Composition:**

- Frank Congel, Director, Office of Enforcement,
   Group Leader
- Bill Borchardt, Associate Director for Inspection and Programs, NRR
- Barry Letts, Office of Investigations Field Office Director, Region I
- Dennis Dambly, Assistant General Counsel for Materials Litigation and Enforcement, Office of General Counsel
- Ed Baker, Agency Allegation Adviser
- Cynthia D. Pederson, Director, Division of Nuclear Materials Safety, Region III
- Brad Fewell, Regional Counsel, Region I
- Barry Westreich, Office of Enforcement

#### Task Group Goals

#### Formed in June, 2000 to:

- Promote active involvement of internal and external stakeholders.
- Evaluate the NRC's current process.
- Review/analyze stakeholder comments.
- Develop recommendations that ensure the investigation and enforcement process supports an environment where workers are free to raise safety concerns.

#### Task Group Schedule

<ul><li>Evaluate current NRC processes.</li><li>(Complete)</li></ul>	July-Sept., 2000	
<ul> <li>Conduct Initial Stakeholder meet</li> <li>(Complete)</li> </ul>	ings. SeptNov., 2000	
<ul> <li>Review other federal agencies pro (Complete)</li> </ul>	Oct., 2000-March 2001	
<ul><li>Develop recommendations (Complete)</li></ul>	JanApril, 2001	
<ul> <li>Issue Recommendations for public comment.</li> <li>(Complete)</li> <li>May, 2001</li> </ul>		
<ul> <li>Stakeholder Meetings</li> </ul>	June-August, 2001	
<ul><li>Comment Period Ends</li></ul>	August 17, 2001	
<ul><li>Issue Final Report</li></ul>	October, 2001	

#### Scheduled Public Meetings

- Chattanooga, TN
- Chicago, IL
- Paducah, KY
- San Luis Obispo, CA
- Waterford, CT
- Washington, DC

- June 25, 2001
- July 11, 2001
- July 12, 2001
- August 9, 2001
- -August 14, 2001
- August 16, 2001

#### GENERAL COMMENTS RECEIVED

- Improve Timeliness.
- Release Information (e.g. OI Reports) prior to PEC.
- Conduct of OI Investigations.
- Establish more Criteria for Determination of Severity Level.
- Need to better explain Legal Standard used.
- Clarify DOL/NRC interface.

#### RANGE OF COMMENTS

#### ■ <u>INDUSTRY</u>

- -Defer to DOL
- -No Individual Actions
- -Risk Inform process
- -No Enf Action Needed
- -SCWE oversight but no regulations

#### **PUBLIC**

- -Allegers need more protection
- -Allegers need financial assistance
- -Take stronger enforcement (especially against managers)
- -Current Regs sufficient

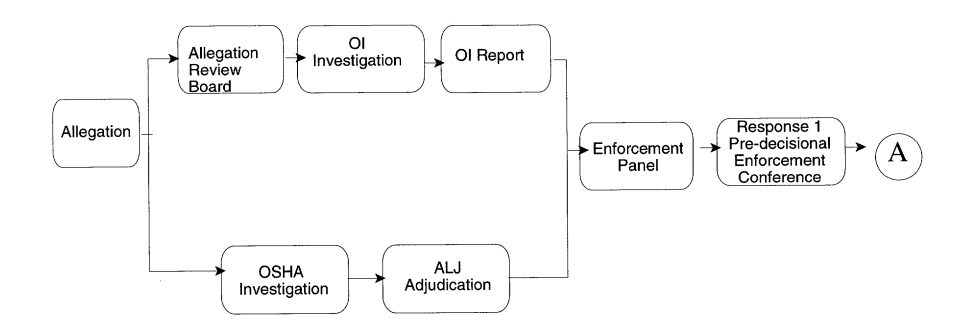
#### NOTABLE RECOMMENDATIONS

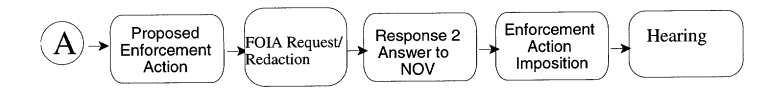
- Maintain NRC involvement in discrimination issues.
- Eliminate deferral of cases to DOL.
- Streamline the process to improve timeliness and allow release of redacted OI reports.
- Modify the factors for determining Severity Level.
  - -Severity of the adverse action.
  - -Notoriety of the adverse action.
  - -Benefit to the individual.
  - -Did the protected activity involve participating in government processes.

#### NOTABLE RECOMMENDATIONS-Cont

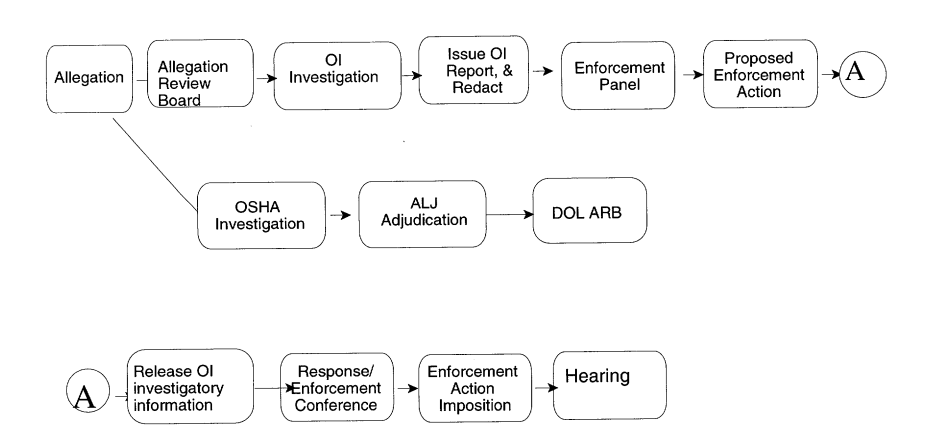
- Provide financial support to the allegers and one personal representative to attend PEC.
- Modify regulations to allow assessing Civil Penalties to Contractors.

#### **CURRENT PROCESS**





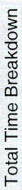
#### RECOMMENDED PROCESS

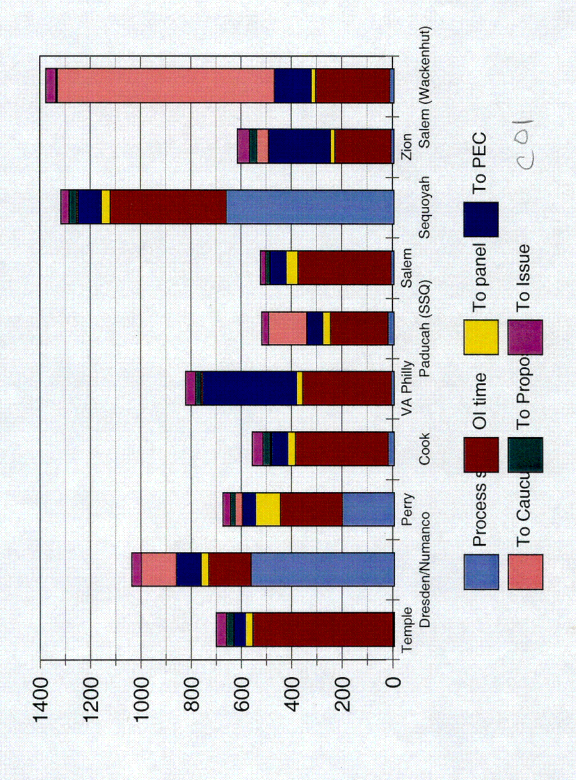


#### **FUTURE ACTIVITIES**

- Stakeholder Meetings and Feedback
- Comments accepted until August 17, 2001
- Issue Final Report to Commission
- Disposition recommendations
- Tasking to staff for evaluation and follow up

# **Discrimination Cases**





#### Presentation to NRC Discrimination Task Group

# Discrimination Task Group Draft Review and Preliminary Recommendations



Ralph Beedle, Senior Vice President Nuclear Energy Institute June 25, 2001

#### **NRC's Evaluation Process**

- ► Perform internal evaluation of current NRC investigative and enforcement processes
- ► Obtain views of stakeholders through public meetings and written comments
- ► Review processes used by other federal agencies



### Stakeholders Agree on Need for Reform

- ► Strong consensus that NRC should revise approach to employee protection
- ► Stakeholders agree reform needed to address:
  - **▶** Conduct of OI investigations
  - **▶** Legal standards and evaluation process
  - ► Lack of fundamental fairness in enforcement process
  - **▶** Lack of transparency
  - **▶** Lack of timeliness



# Discrimination Task Group Draft Review and Preliminary Recommendations

- **►** Suggests lack of objectivity
  - ► Largely justifies the *status quo*
  - ► Fails to consider processes of other agencies
- ► Suggests lack of appreciation of stakeholder concerns
- ► Recommended changes will not produce a fairer, more understandable process
  - ► Result will be greater duplication and inefficiency
- ► Fails to justify significant expenditure of resources given industry performance



## NRC Should Reconsider Preliminary Findings and Recommendations

- ► NRC recommendations do not address issues of fundamental fairness
  - ► Retain current approach to conduct of investigations
  - ► Retain current legal standards/evidentiary bases for enforcement
  - ► Eliminate predecisional enforcement conference
  - ► No opportunity for hearing by individual subject to NOV
  - ► Continued failure to provide full explanation of bases for enforcement action 5



### NRC Should Reconsider Policy Issues

- ► Conduct of independent investigation and enforcement action
- ► Threshold for initiation of OI investigation
- ► Adverse impact on nuclear employee accountability
- ► Promotion of settlement through credit in Enforcement Policy



### Bases for Reform of 50.7 Implementation

- ► Nuclear industry performance demonstrates freedom of employees to report safety concerns
- ► Preserving nuclear employee accountability is an important public interest
- ► Current legal and evidentiary standards are inappropriate
- Lack of openness and transparency undermines credibility of results
- ► Current process promotes inefficient use of NRC resources



#### **Achieving Reform**

- ► Fundamentally revise NRC's approach to individual discrimination claims by allowing Department of Labor to handle in first instance
  - ► Other federal agencies with similar public health and safety responsibility do not independently investigate or take enforcement action on grounds of discrimination
- ► NRC could retain enforcement authority--reserved for "exceptional circumstances"



#### Achieving Reform, con't

- ► Revise the current process to achieve greater fairness, appropriate allocation of resources and transparency
  - ► Adopt appropriate threshold for initiation of OI investigation
  - ► Adopt and apply appropriate legal standard and "preponderance of evidence" standard
  - ► Provide *meaningful* predecisional enforcement conference
  - ► Provide full and reasoned explanation of bases for enforcement
  - ► Provide right to hearing for individual subject to enforcement



#### Conclusions

- ► NRC should withdraw preliminary report and reconsider input from stakeholders and other agencies
- ➤ Substantive reform is imperative to address the flaws in the current process
- ► All stakeholders will benefit from a fairer, more open, and more timely approach



JAMS / Shoth	LO TAINHA	JM AU	
301415, 31/26 BLAGE	001		
05 744 05 KC CIT 100	726	Thuy Westreid	
01512-118-505 HWI		David Peplic	
3022-15L-874	AVT	LUNGE RUSSANSKI	
L1EL-269-593	FINL	Ed Vigluice	
1303-85/10p	NET NBC	OSCAR DEMIRADOLA	
4 001 (21 (952)	AVT	hough mil	
	and the second s	***************************************	
			÷
		<del>-</del>	, ,
			`
	<u> </u>		
	<u> </u>		
	and the second s		
			emercen :
			ئىمى. ئىمىد
and the second of the second o			

and the second of the second o

and the control of the