IN THE UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 01-1258 and consolidated cases

NUCLEAR ENERGY INSTITUTE, et al.,

Petitioners,

v.

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY, et al.,

Respondents.

ON PETITION FOR REVIEW OF FINAL RULE OF THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

RESPONDENTS' (1) OPPOSITION TO NEVADA'S MOTION FOR EXPEDITED BRIEFING AND STAY PENDING REVIEW; AND (2) CROSS-MOTION TO DISMISS ALL PETITIONS FOR LACK OF JURISDICTION

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Petitioners in these consolidated cases challenge EPA's final rule entitled "Public Health and Environmental Radiation Protection Standards for Yucca Mountain, NV" ("Yucca Mountain Rule"), 66 Fed. Reg. 32,074 (June 13, 2001) (included as Attachment 1), which establishes public health and safety standards for the storage or disposal of radioactive wastes at the potential Yucca Mountain repository in Nye County, Nevada. Yucca Mountain currently is being studied by the United States Department of Energy ("DOE") as a potential geologic repository designed to store and dispose spent nuclear fuel and high-level radioactive waste. If it ultimately is approved as a disposal site and becomes operational, Yucca Mountain would be the nation's first geologic repository for disposal of radioactive wastes of this kind.

I

Petitioner State of Nevada seeks a stay pending review of the Yucca Mountain Rule and expedited consideration of this case. All Petitioners, however, lack standing to challenge the Yucca Mountain Rule at this time. Until Yucca Mountain is selected as the disposal site, at which time EPA's rule establishing radiation standards for the site will be applied in licensing proceedings, Petitioners have suffered no injury in fact from the challenged rule. In addition, the rule is not ripe for judicial review until the potential for its application is no longer speculative. Moreover, Nevada has utterly failed to meet this Court's standards for either a stay or expedition. Accordingly, as explained more fully below, Nevada's motion should be denied, and all petitions in these cases should be dismissed.

BACKGROUND

A. Statutory and Regulatory Background

In 1982, Congress enacted the Nuclear Waste Policy Act ("NWPA"), 42 U.S.C. § 10101 <u>et seq.</u>, to address the long-term disposal of radioactive waste. The NWPA recognized that "the Federal government has the responsibility to provide for the permanent disposal of high-level radioactive waste and . . . spent nuclear fuel." Id. § 10131(a)(4) (relevant statutory provisions are included as Attachment 2). As originally enacted, the NWPA required DOE to study various potential sites for the construction of a repository for the long-term disposal of radioactive waste. 42 U.S.C. § 10132(b). In addition, the NWPA required EPA to promulgate "generally applicable standards for protection of the general environment from offsite releases from radioactive material in repositories." 42 U.S.C. § 10141(a). The NWPA also required the Nuclear Regulatory Commission ("NRC") to promulgate licensing criteria for such repositories which, among other things, "shall not be inconsistent" with the standards promulgated by EPA. 42 U.S.C. § 10141(b)(1)(C).

In 1985, EPA promulgated the generally applicable standards for the management, storage, and disposal of spent nuclear fuel and high-level radioactive waste, <u>see</u> 40 C.F.R. part 191; 50 Fed. Reg. 38,066 (Sept. 19, 1985). These standards were challenged in the United States Court of Appeals for the First Circuit, which vacated and remanded the standards in part. <u>NRDC v. EPA</u>, 824 F.2d 1258 (1st Cir. 1987). EPA subsequently re-issued those portions of the 40 C.F.R. part 191 generally applicable standards that had been remanded by the First Circuit. 58 Fed. Reg. 66,398 (Dec. 20, 1993).

In 1987, Congress amended the NWPA to direct DOE to study only Yucca Mountain in Nevada as the potential site for a long-term geologic repository. 42 U.S.C. § 10172; <u>see also</u> Pub. L. 100-203, § 5011, 101 Stat.1330. In 1992, Congress enacted the Waste Isolation Pilot Plant Land Withdrawal Act ("WIPP LWA"), which exempted the Yucca Mountain Site from the "generally applicable" 40 C.F.R. part 191 disposal standards. WIPP LWA, Pub. L. No. 102-579, § 8(a)(2)(B), 106 Stat. 4777, 4786. Also in 1992, Congress enacted the Energy Policy Act ("EnPA"), Pub. L. No. 102-486, 106 Stat. 2776, 2921. In Section 801 of EnPA, Congress

directed EPA to set "public health and safety standards for protection of the public from releases from radioactive materials stored or disposed of in the repository at the Yucca Mountain site." EnPA, Pub. L. No. 102-486, § 801(a)(1). Congress instructed EPA to "contract with the National Academy of Sciences to conduct a study to provide . . . findings and recommendations on reasonable standards for protection of the public health and safety," <u>id.</u> § 801(a)(2), and directed that EPA's standards for the Yucca Mountain site were to be "based upon and consistent with the findings and recommendations of the National Academy of Sciences," <u>id.</u> § 801(a)(1). Congress declared that these specific standards "shall be the only such standards applicable to the Yucca Mountain site." <u>Id.</u>

I

On June 13, 2001, EPA published in the Federal Register its final rule challenged here establishing public health and safety standards for the storage and disposal of spent nuclear fuel and high-level radioactive waste at the potential Yucca Mountain Site. 66 Fed. Reg. 32,074. NRC has incorporated these standards into its licensing regulations, as required by section 801(b)(1) of EnPA. See 10 C.F.R. §§ 63.204, 63.311, 63.312, 63.321, 63.322, 63.331, 63.332.

Additional actions related to the potential construction of a repository at the Yucca Mountain Site include the following: On November 14, 2001, DOE issued guidelines pursuant to NWPA § 112(a), 42 U.S.C. § 10132(a), for determining whether the Yucca Mountain Site is a suitable location for a repository for spent nuclear fuel and high-level radioactive waste. 66 Fed. Reg. 57,298; 10 C.F.R. Part 963. Pursuant to these guidelines, DOE may determine that the site is a suitable location if DOE finds that it is likely to meet the radiation standards promulgated by EPA and adopted by NRC for a licensing proceeding. 10 C.F.R. §§ 963.11; 963.15. After consideration of the site suitability guidelines and other factors, DOE must decide whether to recommend approval of the site to the President. 42 U.S.C. § 10134(a)(1). If DOE recommends

approval, the President must also decide whether to recommend approval of the site to Congress.^J <u>Id.</u> § 10134(a)(2)(A). The NWPA does not specify any factors that the President must consider in deciding whether to recommend approval of the Yucca Mountain Site. <u>Id.</u> If the President recommends approval of the site, such recommendation becomes an effective designation of the site "as suitable for application for a construction authorization for a repository" unless, within 60 days after the President's recommendation, Nevada submits to Congress a notice of disapproval of the site designation. <u>Id.</u> § 10135(b); <u>see also id.</u> § 10136(b)(2). If Nevada submits a timely notice of disapproval to Congress, designation of the Yucca Mountain Site shall be disapproved unless Congress passes a resolution approving the site designation and the resolution becomes law. <u>Id.</u> § 10135(c). If the site designation becomes effective, DOE must submit to the NRC an application for construction authorization for a repository at the site. <u>Id.</u> § 10134(b). The NRC must act on such an application within 3 years, with the possibility of a 12-month extension. <u>Id.</u> § 10134(d).

B. The Yucca Mountain Rule

In the Yucca Mountain Rule, EPA promulgated public health and safety standards for radioactive material stored or disposed of in the potential repository at the Yucca Mountain site. By focusing on permissible levels of radioactivity that may be released from the repository rather than mandating the use of certain containment technologies, EPA's rule is properly considered to implement health or performance-based standards.

The rule includes standards applicable to storage as well as disposal of radioactive materials. The rule specifies that no person may receive an annual dose of 15 millirem or more

The NWPA does not create deadlines for DOE's recommendation to the President and the President's recommendation to Congress. 42 U.S.C. 10134(a).

from the storage of radioactive materials at the site. 40 C.F.R. § 197.4. ("Storage" is defined as retention of radioactive materials "with the intent or capability to readily access or retrieve such material." 40 C.F.R. § 197.2.) This standard also applies to the management of the site prior to the time when radioactive materials are permanently sealed in the repository. 40 C.F.R. § 197.4(a).

The rule has separate, albeit related, standards applicable to the disposal of radioactive materials at the site. "Disposal" is defined as

the emplacement of radioactive material into the Yucca Mountain disposal system with the intent of isolating it for as long as reasonably possible and with no intent of recovery, whether or not the design of the disposal system permits the ready recovery of the material.

Disposal of radioactive material in the Yucca Mountain disposal system begins when all of the ramps and other openings into the Yucca Mountain repository are sealed.

40 C.F.R. § 197.12. The rule includes three disposal-related standards. First, the rule's individual-protection standard limits the annual exposure of a hypothetical "reasonably maximally exposed individual" to the same 15 millirem level applicable to the preclosure period of storage and management. Id. § 197.20. (The challenges by Nevada and NRDC to the Yucca Mountain Rule largely relate to various aspects of the individual-protection standard for the disposal of radioactive materials.) Second, the rule adopts a human-intrusion standard, which sets a limit of an annual dose of 15 millirems attributable to exposure as a result of exploratory drilling that penetrates the repository and releases radionuclides into the groundwater aquifer. Id. §§ 197.25 & 197.26. Third, the rule adopts a groundwater protection standard, which sets a limit for radioactivity in groundwater flowing through the site. The rule adopts the standard for radioactivity found in regulations promulgated under the Safe Drinking Water Act. (The

challenge by the Nuclear Energy Institute attacks the groundwater protection standard.)

ARGUMENT

I. NEVADA HAS NOT MET THE COURT'S STANDARDS FOR EXPEDITION AND STAY.

"On a motion to stay, it is the movant's obligation to justify the Court's exercise of such an extraordinary remedy." <u>Cuomo v. Nuclear Regulatory Comm'n</u>, 772 F.2d 972, 978 (D.C. Cir. 1985). The factors to be considered in determining whether a stay is warranted are: (1) the likelihood that the moving party will prevail on the merits; (2) the prospect of irreparable injury to the moving party if relief is withheld; (3) the possibility of harm to other parties if relief is granted; and (4) the public interest. <u>Cuomo</u>, 772 F.2d at 974; <u>Wisconsin Gas Co. v. FERC</u>, 758 F.2d 669, 673-74 (D.C. Cir. 1985); <u>Virginia Petroleum Jobbers Ass'n v. Federal Power Comm'n</u>, 259 F.2d 921, 925 (D.C. Cir. 1958). The Supreme Court has held that these four prongs of the stay standard are to be applied stringently. <u>Aberdeen & Rockfish R.R. v. Students Challenging Regulatory Agency Procedures</u>, 409 U.S. 1207, 1218 (1972). As demonstrated below, Nevada has failed to establish either a likelihood of success on the merits or irreparable injury. Moreover, the public interest would be harmed by staying the rule at this time.²

With respect to Nevada's request for expedited consideration of the case, this Court grants expedition "very rarely," and requires that the movant "demonstrate that the delay [from resolving the case in the normal course] will cause irreparable injury and that the decision under review is subject to substantial challenge." <u>D.C. Cir. Handbook</u> at 32. Petitioners have failed to demonstrate either factor here. Further, Nevada mistakenly cites to 28 U.S.C. § 1657 and Circuit Rule 47.2 as authority for expedited consideration of this case. Nevada's Motion at 19-20. This case does not involve any of the specific types of proceedings identified in those provisions as automatically warranting expedited consideration, so apparently Nevada relies on these provisions because its request for a stay pending review is equivalent to a motion for a preliminary injunction. While a motion for a preliminary injunction is entitled to expedited consideration, that consideration only justifies expediting resolution of Nevada's stay motion. Nevada's merits challenge to the Yucca Mountain Rule does not implicate injunctive relief, so

II. NEVADA FAILED TO REQUEST EPA TO STAY THE RULE BEFORE FILING THIS MOTION.

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Nevada's Motion should be denied because Nevada failed to comply with Fed. R. App. P. 18(a)(1) and request EPA to stay the Yucca Mountain Rule before seeking a stay from this Court. This failure is particularly noteworthy considering that the rule was promulgated on June 13, 2001, and Nevada did not file its Stay Motion until November 6, almost five months later, leaving ample time to have fulfilled the requirements of the rule.

Nevada attempts to excuse its failure to submit a stay request first to EPA by suggesting that, because Nevada had already submitted comments critical of the proposed rule and EPA promulgated the final rule nonetheless, a request for a stay would have been futile. Nevada's Motion at 4-5. This argument has no merit. First, the fact that EPA disagreed with Nevada's comments on the merits of the rule does not compel the conclusion that EPA would not have agreed to stay the rule pending completion of this litigation. The two issues are logically distinct. Second, Nevada's argument proves too much. If a party that submits adverse comments to a rule can assume that a request for a stay would be futile, the requirement in Rule 18 that a movant must first request a stay from the agency would be rendered meaningless, as all petitioners challenging a rule could invoke the futility exception on the same basis (of course, those petitioners that failed to submit adverse comments could not challenge the rule as they would have waived objections not submitted during the comment period).

neither 28 U.S.C. § 1657 nor Circuit Rule 47.2 provide support for expediting consideration of the merits of this case.

III. NEVADA IS NOT THREATENED WITH EITHER THE IRREPARABLE HARM NECESSARY TO WARRANT A STAY OR THE INJURY IN FACT NECESSARY TO SUPPORT ARTICLE III STANDING.

Nevada's motion should be denied because it fails to demonstrate that Nevada will suffer irreparable harm as a result of EPA's rule in the absence of a stay. In fact, because of the unique structure of the site selection process under the NWPA, no party has suffered or is threatened with imminent injury in fact traceable to EPA's rule, and therefore no petitioner has Article III standing to challenge the rule at this time. Similarly, because the selection of the site as a repository for radioactive materials remains speculative, EPA's rule, which applies only to Yucca Mountain, is not ripe for review. Thus, the petitions for review should be dismissed.

A. Nevada Has Failed to Meet Its Burden of Showing Irreparable Harm in the Absence of a Stay.

Three fundamental principles determine whether a movant has demonstrated irreparable harm. "First, the injury must be both certain and great; it must be actual and not theoretical." <u>Wisconsin Gas</u>, 758 F.2d at 674. Second, implicit in this principle "is the further requirement that the movant substantiate the claim that irreparable injury is 'likely' to occur." <u>Id</u>. Finally, the movant must also "show that the alleged harm will directly result from the action which the movant seeks to enjoin." <u>Id</u>. Nevada's motion fails on all three counts.

Nevada's claimed injury appears to be that the adoption of EPA's radiation standards creates a "risk of prejudicial bureaucratic momentum" towards the selection of Yucca Mountain as a nuclear waste repository, and that proceeding with the anticipated decision making schedule "would create radiation-related intergenerational health and safety risks of the highest order." Nevada's Motion at 7, 9. It is worth deconstructing this claim because it blurs distinct steps in the analysis.

First, Nevada cannot plausibly claim that proceeding with a decision making process, standing alone, creates health and safety risks. Such risks could only arise from actually depositing nuclear wastes at Yucca Mountain with insufficient safeguards. However, even if the site is ultimately selected, disposal of nuclear wastes at Yucca Mountain would plainly not happen before completion of judicial review of EPA's rule, and thus any claim that Nevada will suffer irreparable environmental harm absent preliminary relief is utterly without foundation. Before wastes can be disposed at Yucca Mountain, the facility must be licensed by the NRC. Just the first phase of that licensing proceeding -- issuance of a construction authorization -- is expected to take at least three years even after a final site selection decision is made and DOE submits a license application. See 42 U.S.C. § 10134(d). Construction, subsequent testing, and amendment of the license application would take additional years before NRC is in a position to consider issuing a license to receive and possess waste. See generally, 10 C.F.R. §§ 63.31-.33, 63.41. If this Court were to invalidate EPA's standards as insufficient to meet the requirements of EnPA, the NRC could not issue a license for Yucca Mountain until EPA revised its standards and the NRC determined that the proposed facility would meet the revised standards. Thus, to the extent that Nevada speculates that it may suffer some future environmental harm as a result of insufficiently protective standards, there is ample time for the Court to review the standards and provide a remedy before any nuclear waste is emplaced at Yucca Mountain - even if, as we show below, judicial review is still premature at this time. Therefore, Nevada will not suffer any irreparable environmental injury in the absence of a stay.

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Second, and more importantly, Nevada's claim that the governmental decisionmaking process will be tainted by reliance on allegedly inadequate standards is sheer speculation, and thus fails to meet the stringent <u>Wisconsin Gas</u> test for a stay pending review. Nevada makes no

attempt to articulate <u>how</u> it thinks inadequate standards would prejudice other steps in the siteselection process.^{3/2} In fact, no step in the selection process would be based on the EPA standards unless and until DOE submits a license application to NRC. The decisions by DOE whether to recommend and by the President to approve are steps in the political process established by the NWPA for which no explicit standard is mandated or required and for which judicial review is not available. Moreover, the Nuclear Waste Policy Act gives Nevada a trump card. Nevada has an absolute right under the statute to submit a "notice of disapproval" that effectively vetoes any site selection designation by the President, 42 U.S.C. § 10135(b), and the State has given every indication that it will in fact exercise that veto. This Nevada veto, and not court action, is the proper mechanism under the NWPA to provide a check against the specter of a "bureaucratic steamroller" that Nevada raises in its motion, Nevada Motion at 7.^{4/2} If Nevada exercises its veto, Yucca Mountain will only be selected as the site for a nuclear waste repository if both houses of

⁹ We note that several such decisions have already been made. The NRC has issued its final licensing regulations for the Yucca Mountain site, which incorporate EPA's radiation protection standards. 66 Fed. Reg. 55,732 (Nov. 2, 2001). In addition, DOE has already published its site-selection guidelines. 66 Fed. Reg. 57,298 (Nov. 14, 2001). Nevada's failure to file its Stay Motion in an expeditious manner despite its knowledge that the NRC and DOE actions were pending undermines its arguments with respect to both the potential for irreparable harm and the need for expedited consideration. The Judicial Panel on Multidistrict Litigation issued a Consolidation Order on August 8, 2001, directing that all petitions for review of the Yucca Mountain Rule be transferred to the D.C. Circuit. Despite this order, Nevada waited until November 6, 2001 to file its Stay Motion. Nevada's delay of almost three months to file its purportedly "emergency" motion suggests that the circumstances are not as dire as Nevada claims.

The State legislature has already adopted a resolution providing for an anticipatory notice of disapproval on behalf of the State if the President recommends the Yucca Mountain site to Congress while the legislature is out of session. Affidavit of Robert R. Loux at ¶ 17; Affidavit of Governor Kenny C. Guinn at ¶ 7 (expressing opinion that "siting the Yucca Mountain project at its proposed location in southern Nevada could have potentially devastating and long-term impacts on the State's economy and environment.").

Congress pass a resolution approving the site designation and it becomes law. <u>Id.</u> § 10135(c). It is only after enactment of such new legislation that DOE would even be able to apply to the NRC for authorization to begin construction of a repository. Other than pure speculation, there is no way to predict whether, or on what basis, Congress might enact such legislation overriding the State's veto.

As this Court has observed:

[b]are allegations of what is likely to occur are of no value since the court must decide whether the harm will <u>in fact</u> occur. The movant must provide proof that the harm has occurred in the past and is likely to occur again, or proof indicating that the harm is certain to occur in the near future.

Wisconsin Gas, 758 F.2d at 674 (emphasis in original); see also Reynolds Metals Co. v. FERC,
777 F.2d 760, 763 (D.C. Cir. 1985) (same); Connecticut v. Massachusetts, 282 U.S. 660, 674
(1931) (Injunctive relief "will not be granted against something merely feared as liable to occur at some indefinite time") (quoted in <u>Wisconsin Gas</u>, 758 F.2d at 674).

Because the State possesses veto power, and there is no basis to predict whether Congress would override that veto or would rely in any way on EPA's regulations in doing so, Nevada has not shown that it will suffer irreparable harm, or that any alleged injury will flow from EPA's radiation protection standards. Because Nevada has failed to establish irreparable injury in the absence of expedition or a stay, its motion should be denied. See Wisconsin Gas, 758 F.2d at 672, 676 (in light of petitioners' complete failure to show irreparable harm, court denied motions for stay without even considering other injunctive relief factors, noting that motions should not have been filed); <u>Reynolds Metals</u>, 777 F.2d at 763 (applying <u>Wisconsin Gas</u> to unsubstantiated request for injunctive relief).

B. The Petitions for Review Should Be Dismissed Because the Petitioners Lack Standing and the Dispute Is Not Ripe for Review.

Because, as discussed above, it is speculative whether Yucca Mountain will ever be finally selected as a nuclear waste disposal site, none of the petitioners have suffered the kind of concrete or imminently threatened injury from EPA's rule that is necessary to support Article III standing. Nor is this dispute presently ripe for review. Accordingly, the petitions for review should be dismissed.

1. The Petitioners Lack Standing at This Time.

In Lujan v. Defenders of Wildlife, 504 U.S. 555 (1992), the Supreme Court explained that "the irreducible constitutional minimum" of standing contains three elements. First, the plaintiff must have suffered an "'injury in fact' – an invasion of a legally protected interest which is (a) concrete and particularized, . . . and (b) 'actual or imminent, not 'conjectural' or 'hypothetical.'" 504 U.S. at 560; accord, Friends of the Earth, Inc. v. Laidlaw Envt'l Serv., 528 U.S. 167, 180-81 (2000). Second, there must be a causal connection between the injury and the conduct complained of, <u>i.e.</u>, the injury has to be fairly traceable to the challenged action of the defendant. Third, it must be likely, as opposed to merely speculative, that the injury will be redressed by a favorable decision. Lujan, 504 U.S. at 560-61. "Abstract injury is not enough," it must be "real and immediate." Los Angeles v. Lyons, 461 U.S. 95, 101-102 (1983).

Here, petitioners have challenged a rule that applies <u>only</u> to the Yucca Mountain site. If Yucca Mountain is never finally chosen as a site for a nuclear waste repository – if the Secretary of Energy fails to recommend the site, the President declines to designate the site, or Congress fails to override Nevada's certain veto – EPA's rule will never have any real-world effect anywhere. Thus, it is completely speculative whether petitioners will ever be injured by application of EPA's radiation standards to a Yucca Mountain disposal facility. <u>See Nevada v.</u> <u>Burford</u>, 918 F.2d 854, 857-58 (9th Cir. 1990), <u>cert denied</u>, 500 U.S. 932 (1991) (Because the decision to develop Yucca Mountain as a repository is "many years and numerous procedural hurdles away," BLM's issuance of a right-of-way in connection with site characterization inflicted no concrete harm on Nevada's sovereign interests, and Nevada could not represent citizens in parens patriae suit against the United States).⁵

Similarly, petitioners' claims of anticipated injury due to EPA's rule somehow "tainting" the site selection process are, at best, vague, speculative and hypothetical. For example, in <u>Florida Audubon Soc'y v. Bentsen</u>, 94 F.3d 658, 663 (D.C. Cir. 1996) (en banc), this Court found that environmental groups lacked standing to challenge an Environmental Impact Statement for a tax credit for use of alternative fuel where claims of particularized injury and causation were based on a chain of conjecture that a tax credit would increase fuel production. <u>See also Louisiana Envt'l Action Network</u>, 87 F.3d at 1383 (injury based on a string of contingent government actions is not "imminent").

Petitioners face a particularly high burden in suggesting that they will be injured by EPA's regulation influencing the independent decisions of DOE, the NRC, the President, and Congress regarding selection of a nuclear waste disposal site. The Supreme Court has recognized that certain elements of standing may "'depend[] on the unfettered choices made by independent actors not before the courts and whose exercise of broad and legitimate discretion

We acknowledge that this controversy would be ripe for review if and when Congress enacts, and the President approves, a resolution to override Nevada's veto and select Yucca Mountain as a site for a nuclear waste repository. A justiciable controversy would then exist because, under the terms of the NWPA, DOE would then be required to submit an application for construction authorization to the NRC, and, in processing that application, the NRC would be required to apply regulations that incorporate the EPA standards.

the courts cannot presume to control or to predict." Lujan, 504 U.S. at 562 (citation omitted). In those cases, it is the "burden of the plaintiff to adduce facts showing that th[e] [third parties'] choices have been or will be made in such a manner as to produce causation and permit redressability of injury." Id. This Court has consistently rejected extended chains of speculation as being insufficient for establishing standing. The Court has said that, "[w]hen considering any chain of allegations for standing purposes, we may reject as overly speculative those links which are predictions of future events (especially future events to be taken by third parties)." United Transp. Union v. Interstate Commerce Comm'n, 891 F.2d 908, 912 (D.C. Cir. 1989); see also Louisiana Envt'l Action Network v. Browner, 87 F.3d at 1382-84 (addressing challenges to EPA's "delegation rules" and holding that petitioners' assertions were too remote to establish an imminent and concrete injury, because petitioners could not be injured without the occurrence of a subsequent chain of events that might not come to pass); Northwest Airlines v. FAA, 795 F.2d 195, 201 (D.C. Cir. 1986) ("Where there is no current injury, and the party relies wholly on the threat of future injury, the fact that the party (and the court) can 'imagine circumstances in which [the party] could be affected by the agency's action' is not enough.") (emphasis in original) (quoting United States v. Students Challenging Regulatory Agency Procedures, 412 U.S. 669, 688-89 (1973)); see also Lujan, 504 U.S. at 565 ("[s]tanding is not 'an ingenious academic exercise in the conceivable") (citation omitted).

Nevada's vague allegations that EPA's regulations provide "indispensable information and context" for later decisions, Nevada's Motion at 9, fail to meet petitioners' burden. While it is true that those later actions will presume that valid radiation protection standards are in place, it is pure guesswork to suggest that the substance of those decisions might be different but for

EPA's (allegedly inadequate) standards.⁹ Because petitioners' claims of injury traceable to EPA's Yucca Mountain regulation are too speculative in the absence of a final decision to select Yucca Mountain as the site for a national nuclear waste repository, the petitioners lack Article III standing to challenge EPA's standards at this time.

2. The Dispute Is Not Ripe for Review.

For similar reasons, EPA's rule is not ripe for review. The determination whether a dispute is ripe for adjudication involves an inquiry into "both the fitness of the issues for judicial decision and the hardship to the parties of withholding court consideration." Abbott Laboratories v. Gardner, 387 U.S. 136, 148 (1967); accord Toilet Goods Ass'n v. Gardner, 387 U.S. 158, 164 (1967). Under the "fitness of the issues" prong, the court "must decide whether the disputed claims raise purely legal questions and would, therefore, be presumptively suitable for judicial review." Better Government Association v. Department of State, 780 F.2d 86, 92 (D.C. Cir. 1986). The Court must also decide whether the Court "or the agency would benefit from the postponement of review until the agency action or policy in question has assumed either a final or more concrete form." Id. The second, "hardship," prong requires that "the impact of the administrative action could be said to be felt immediately by those subject to it in conducting their day to day affairs." Toilet Goods Ass'n, 387 U.S. at 164.

Because EPA's rule constitutes the consummation of the Agency's own administrative

⁹ Judicial review and, if necessary, correction of any deficiency in EPA's radiation standards <u>following</u> a final site selection decision would remedy any alleged injury traceable to EPA's regulations. To the extent petitioners argue that they would be injured by selection of Yucca Mountain as a nuclear waste repository site even if EPA's standards meet, or are later revised to meet, all the requirements of EnPA, any such injury would fall outside the zone of interests protected by EnPA, would not be fairly traceable to EPA's rule, and would not be redressable by any properly-framed judicial relief in this case.

process and there is a complete administrative record, the issues here would normally be presumed suitable for judicial review. The rule at issue here is highly unusual, however, because it is entirely possible that it will never apply to anything. Its only possible application is to a potential repository sited at Yucca Mountain. But a repository there depends on affirmative discretionary decisions by a Cabinet Secretary and the President, and either a subsequent decision by the State of Nevada's Governor and Legislature not to veto the site designation, or a decision by Congress to enact a law overriding Nevada's veto. Accordingly, the Court has an institutional interest in deferring review so as not to render what could turn out to be a purely advisory opinion. <u>See Ohio Forestry Ass'n v. Sierra Club</u>, 523 U.S. 726, 736 (1998) (Case not ripe where review of plaintiff's claims "would require time-consuming judicial consideration of the details of an elaborate, technically based plan," but, depending on future administrative actions, "review now may turn out to have been unnecessary").

In addition, petitioners will not be harmed by deferring review because EPA's standards do not now inflict significant practical harm on the interests that they advance. See id. at 733-34. Because there is no imminent harm from EPA's rule, as we demonstrated above, petitioners will not be harmed by the deferral of judicial review until such time as this controversy is ripe, <u>i.e.</u>, if and when the President designates Yucca Mountain as the repository site and either Nevada fail to veto such a designation or Congress enacts a resolution overriding Nevada's veto. Petitioners will have "ample opportunity later to bring [their] legal challenge at a time when harm is more imminent or more certain," and therefore there is no strong reason why they must bring their challenges now in order to get relief. <u>Id.</u> at 734.³⁷ Accordingly, the petitions for review should

 $^{^{2}}$ A petition for review of the EPA regulation filed after the Yucca Mountain site has been selected would be timely, notwithstanding the likelihood that a final site selection will not occur

be dismissed for lack of standing and lack of ripeness. <u>Cf. Franklin v. Massachusetts</u>, 505 U.S. 788 (1992); <u>Public Citizen v. United States Trade Representative</u>, 5 F.3d 549, 551 (D.C. Cir. 1993) (judicial review of agency action under the APA not available where agency action will not directly affect the parties).

IV. NEVADA IS NOT LIKELY TO SUCCEED ON THE MERITS.

Nevada raises four merits arguments, but has failed to make the requisite "strong showing" that it is likely to prevail on any of them. <u>Virginia Petroleum Jobbers Ass'n v. Federal</u> <u>Power Comm'n</u>, 259 F.2d 921, 925 (D.C. Cir. 1958). To support its motion, Nevada must present a "substantial indication of probable success." <u>Id.</u> Without such a showing, "there would be no justification for the court's intrusion into the ordinary processes of administration and judicial review." <u>Id.</u> To show a "substantial indication of probable success," Nevada must overcome the significant deference accorded an agency when the challenged action is based on an evaluation of complex scientific data within the agency's technical expertise. <u>See Baltimore</u> <u>Gas & Elec. Co. v. NRDC</u>, 462 U.S. 87, 103 (1983); <u>Hüls Am., Inc. v. Browner</u>, 83 F.3d 445, 452 (D.C. Cir. 1996) (The court "will give an extreme degree of deference to the agency when it 'is evaluating scientific data within its technical expertise.").

A. Nevada's Reference To Extra-Record Materials Should Be Stricken.

Nevada's arguments on the merits of the Yucca Mountain Rule rely in large part on an affidavit by Dr. Thomas H. Pigford ("Pigford Affidavit"), which was filed with the Stay Motion, and Attachment C to the Pigford Affidavit, which is an article written by Dr. Pigford related to

for some time, if ever. <u>See Louisiana Envt'l Action Network v. Browner</u>, 87 F.3d 1379, 1385 (D.C. Cir. 1996) (time limitations on petitions for judicial review run only against challenges ripe for review (citing <u>Baltimore Gas & Elec. Co. v. ICC</u>, 672 F.2d 146, 149 (D.C. Cir.1982))).

the Yucca Mountain Site. See Nevada's Motion at 13 n.14, 14, 15 & n.17, and 17 & n.20. Neither the Pigford Affidavit nor the article written by Dr. Pigford was a part of the record that was before EPA when the rule was promulgated.

It is a basic principle of administrative law that review of agency action is ordinarily limited to the record that was before the agency at the time the action was taken. <u>Camp v. Pitts</u>, 411 U.S. 138, 142 (1973); <u>James Madison Ltd v. Ludwig</u>, 82 F.3d 1085, 1095 (D.C. Cir. 1996). Where extra-record materials are referenced in, or attached to a brief, it is similarly well established that the references and attached materials may not be considered by this Court and should be stricken. <u>Cone v. Caldera</u>, 223 F.3d 789, 795 (D.C. Cir. 2002); <u>EDF v. Costle</u>, 657 F.2d 275, 284 & n.32 (D.C. Cir. 1981).

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The extra-record materials submitted with Nevada's Motion, including all references to the materials and citations from them in the motion itself, should be stricken.

B. EPA's 10,000 Year Compliance Period For Performance Is Reasonable.

In the disposal standards of the Yucca Mountain Rule, EPA requires that DOE demonstrate to NRC that there is a reasonable expectation that the site will be able to meet the radiation limits for 10,000 years. 40 C.F.R. §§ 197.20, 197.25, 197.30. Nevada contends that this compliance period is arbitrarily short, arguing that the compliance period should extend to the time of the peak expected dose (i.e., the time when the exposure of the public to releases of radionuclides from the repository would be the greatest), even if that time period is up to a million years into the future. Nevada's Motion at 12-14. Nevada claims that this position was endorsed by the NAS. Id. at 13. Nevada's reliance on the NAS is misplaced and EPA's selection of a 10,000-year compliance period was reasonable.

The NAS acknowledged that the selection of the appropriate length of the regulatory time

period necessarily implicated policy as well as strictly technical considerations. <u>See</u> Technical Bases for Yucca Mountain Standards ("NAS Report") at 56 ("Nevertheless, we note that although the selection of a time period of applicability has scientific elements, it also has policy aspects that we have not addressed. For example, EPA might choose to establish consistent policies for managing risks from disposal of both long-lived hazardous nonradioactive materials and radioactive materials.") (included as Attachment 3). Thus, while it is true that the NAS did state that there is no "technical basis" to limit the compliance period to 10,000 years, <u>id.</u>, the NAS recognized that other factors could properly influence the ultimate regulatory determination.

EPA considered and addressed a number of relevant factors in establishing the compliance period in the preamble to the final rule. 66 Fed. Reg. at 32,096-32,100. EPA evaluated not only the strictly technical consideration of the time to peak dose, but also (1) consistency with the 10,000-year regulatory time frame applicable to certain nonradioactive hazardous substances under the Resource Conservation and Recovery Act ("RCRA"), 42 U.S.C. § 6901 et seq.; (2) consistency with the 10,000-year compliance period adopted in EPA's generally applicable radiation standards, see 40 C.F.R. Part 191, which are applicable to the Waste Isolation Pilot Plant ("WIPP") in New Mexico, the only other geologic repository for long-lived radioactive wastes that has been established in the United States; (3) the large uncertainties inherent in attempting to project human exposures to releases from the repository over hundreds of thousands of years, particularly with respect to the massive climatological change that is virtually certain to occur over that time period (i.e., several glacial-interglacial cycles) and changes in human behavior, which the NAS itself noted cannot be predicted with any certainty for more than a few hundred years, <u>see</u> NAS Report at 55; (4) the compliance period

applicable to international geologic disposal programs, many of which utilize a 10,000-year period for assessing repository performance; and (5) the fact that adopting a compliance period of more than 10,000 years could result in a de-emphasis on containment features that humans can influence or dictate, such as repository design and engineered barriers. 66 Fed. Reg. at 32,098-99. EPA also provided a lengthy discussion of its rationale for establishing a 10,000-year compliance period in responses to specific comments on this issue. Response to Comments Document at 3-3/8 (included as Attachment 4).[§]

As EPA's explanation of its action demonstrates, it considered a variety of factors, many of which were not considered by the NAS, before making a final determination on this highly technical issue. EPA's adoption of a 10,000-year compliance period was plainly reasonable and should be upheld.

C. EPA Reasonably Selected the Rural-Residential Individual as the Theoretical Individual Who Is Reasonably, Maximally Exposed to Radioactive Material.

A substantial record supports EPA's selection of the representative individual to serve as the basis for projecting potential doses received from radionuclides from the Yucca Mountain repository.

EnPA section 801(a)(1) instructs EPA to develop an individual-protection standard that "prescribe[s] the maximum annual effective does equivalent to individual members of the public." To determine whether the Yucca Mountain repository complies with this standard, EPA reasonably selected a theoretical individual who represents the habits and lifestyle of an

Additionally, Nevada ignores the fact that EPA's rule requires DOE to calculate the peak dose that would occur after 10,000 years, within the period of geologic stability, and requires DOE to include the results of these calculations in the environmental impact statement for Yucca Mountain. 40 C.F.R. § 197.35. NRC has incorporated this requirement into its licensing regulations. 10 C.F.R. § 63.341.

individual or group of individuals who may be exposed to releases of radioactive material from the repository. DOE must use this representative individual as a basis for calculating the projected dose of radiation. 66 Fed. Reg. at 32,090. The NRC then will use this projected dose to determine whether the repository complies with the limit established in the individual protection standard (15 millirem/year). Id. To select this representative individual, EPA used an approach that determines the Reasonably Maximally Exposed Individual ("RMEI") who may receive radiation from the repository. EPA reasonably determined that the RMEI should be representative of an individual who is from a "rural-residential" community or population.

The objective of the RMEI approach is to determine the potential dose from exposure to releases from radioactive material that an individual may receive, using reasonable, but not extreme assumptions to find a dose that is at the maximum end within the group of highest exposed people, but is not the maximum theoretical dose. Response to Comments at 4-30. Accordingly, EPA characterized the theoretical individual who represents a future population or community that may be reasonably, maximally exposed to radioactive material from the repository. 66 Fed. Reg. at 32,090. To determine this representative individual, the NAS recommended that EPA establish a scenario that characterizes the lifestyle and habits that would lead to reasonable, maximal exposure to an individual. NAS Report at 97-103.

EPA identified and considered four alternative exposure scenarios to represent estimated potential exposure to the RMEI in the Yucca Mountain compliance area: (1) the subsistence farmer RMEI, (2) the commercial farmer RMEI, (3), the rural residential RMEI, and (4) domestic use of an underground source of drinking water by a community. EPA thoroughly discussed these alternative exposure scenarios in a separate Technical Support Document, *Characterization and Comparison of Alternative Dose Receptors for Individual Radiation*

Protection for a Repository at Yucca Mountain, Docket A-95-12, Item V-B-3 ("Technical Support Document") at 11-12 (included as Attachment 5); see also 66 Fed. Reg. at 32,089. For the reasons discussed below, EPA reasonably concluded that the scenario for the rural-residential RMEI most accurately reflects the current conditions and lifestyles of populations in the Yucca Mountain area. 66 Fed. Reg. 32,090; Technical Support Document at 15.

Despite the substantial record supporting EPA's decision, Nevada argues that EPA's characterization of the RMEI as a rural-residential individual does not adequately protect the public and environment. Nevada's Motion at 17-18. Nevada attacks EPA's selection of the rural-residential RMEI by arguing that this exposure scenario results in a calculated dose that is "diminished by people who live on canned food or work and eat many of their meals in Las Vegas." Id. at 11. Nevada further argues that EPA's selection of the RMEI fails to "focus on the individual who receives the maximum dose." Id. n.20. These arguments mirror the comments that Nevada submitted during the rulemaking process urging EPA to select the subsistence farmer scenario to represent the potential dose of radiation to the RMEI. Response to Comments at 4-26. EPA, however, considered Nevada's position and fully responded in the rulemaking with a reasoned basis for selecting the rural-residential RMEI rather than the subsistence farmer RMEI. See Response to Comments at 4-29/31.

EPA established that ingestion of food irrigated with contaminated water would be the dominant radiation exposure pathway for individuals in the Yucca Mountain compliance area. 66 Fed. Reg. at 32,091. The subsistence farmer exposure scenario that Nevada urged in its comments and seemingly urges in its Stay Motion is based on the assumption that the RMEI is a full-time farmer who uses contaminated water to grow his food and for all potable water uses. NAS Report at 155. The subsistence farmer RMEI receives no food from other sources, and thus

is assumed to receive a continuous dose of radiation from contaminated food. <u>Id.; see also</u> Technical Support Document at 11. In contrast, the rural-residential RMEI is not a full-time farmer and thus obtains some of his food and water from other sources rather than consuming all food or water from contaminated sources. 66 Fed. Reg. at 32,092.

Based on current conditions and DOE surveys, EPA explained that there is no evidence that anyone in Amargosa Valley has habits that correspond to those of a hypothetical subsistence farmer. Technical Support Document at 11. The NAS recommended that EPA's selection of an exposure scenario "use assumptions that reflect current technologies and living patterns," NAS Report at 122, and that the assumed population should be "defined using present-day knowledge with cautious, but reasonable, assumptions." Id. at 10. Consistent with this recommendation, the rural-residential exposure scenario more accurately reflects the current conditions and lifestyles of populations in the Yucca Mountain area with respect to contaminated food consumption – the dominant factor affecting radiation exposure. It would be inappropriate to characterize the RMEI using the subsistence farmer exposure scenario because it makes arbitrary and hypothetical assumptions that do not reflect current conditions. Thus, although it may be *cautious* to use an individual who is maximally exposed, <u>i.e.</u>, the subsistence farmer, it is not *reasonable* to do so based on the site-specific situation at Yucca Mountain. Nevada therefore has failed to make the requisite strong showing that EPA's selection of the rural-residential RMEI is unreasonable.

D. EPA's Point Of Compliance Is Reasonable.

Nevada asserts that the Yucca Mountain Rule's location of a point of compliance is arbitrary, capricious, and contrary to law. Nevada, however, misapprehends the bases for EPA's determination. EPA's selection of the point of compliance is reasonable and protective of public health and safety.

EPA's individual-protection standard requires that the RMEI receive no more than an annual dose of 15 millirem from releases from the undisturbed repository for 10,000 years. 40 C.F.R. § 197.20. The RMEI is a hypothetical person who, inter alia, lives in the accessible environment above the highest concentration of radionuclides in the plume of contamination. Id. § 197.21(a). The "accessible environment" is any point outside of the controlled area. Id. § 197.12. The "controlled area" is the surface area, and the subsurface underlying the surface area, that encompasses no more than 300 km², and extends no farther south than a point approximately 18 km south of the repository, and no farther than 5 km in any other direction. Id. Because groundwater at the site flows in a southerly direction, the RMEI will be assumed to live above the plume of contamination no more than 18 km south of the site. This location is also known as the point of compliance. Contrary to Nevada's assertions, EPA's rule does not conclusively establish the actual point of compliance. Rather, EPA's rule establishes the maximum size and extent of the controlled area, id., which means EPA's rule establishes the maximum distance from the repository at which the point of compliance may be located. NRC and DOE will establish the actual size and extent of the controlled area during the licensing proceeding, presumably based on more accurate and comprehensive hydrogeological characterization of the site and performance assessments of the repository than have been conducted to date.

EPA set forth the basis of its determination of the maximum extent of the controlled area (and, hence, the location of the point of compliance) in the preamble to the Yucca Mountain Rule. 66 Fed. Reg. at 32,092/3-32,094/3; see also id. at 32,117/1-32,120/1. In making its determination, EPA applied the approach recommended by NAS and used "present knowledge and cautious, but reasonable assumptions" regarding "lifestyle, location, eating habits, and other factors" to define the behavior of hypothetical persons in the future. NAS Report at 54. Using

this approach, and relying on local population patterns and geologic and hydrologic conditions (e.g., topography, geologic structures, aquifer depth, aquifer quality, and quantity of groundwater), EPA concluded that the RMEI would not live closer than approximately 18 km to the repository. Id. at 32,093-94. EPA explained that, along the groundwater plume flowing through the site, the terrain grows increasingly rough and the depth to groundwater increases dramatically as one gets closer than 18 km from the repository. Id.; see also id. at 32,119-20. Not only is it unlikely that any people will live closer than 18 km from the repository, if any do live closer, the increasing depth to groundwater means they will not likely withdraw and use sufficient quantities of groundwater to match the radiation exposure of a person living at the point of compliance, even though the deeper, more remote groundwater closer to the repository will be more highly contaminated. Id. at 32,093-94.

This explanation of the basis for EPA's definition of the controlled area reveals the flaw in Nevada's argument that EPA's point of compliance is unjustifiably lenient and would result in higher doses to people who use groundwater extracted closer to Yucca Mountain. Nevada's Motion at 14-15. Because of the greater depth to groundwater closer to the repository, individuals living in such locations would be less likely to use as much groundwater as those living farther from the repository, where it can more readily be extracted. Because groundwater is the exposure pathway of predominant concern, 66 Fed. Reg. at 32,087/2, 32,093/2, individuals living farther from the repository along the plume of hypothesized contamination will likely receive higher doses of radiation even though the concentration of radionuclides becomes diluted further from the repository. <u>Id.</u> at 32,093-94. Thus, the controlled area and related point of compliance selected by EPA are actually more protective of public health and safety than a point of compliance closer to the repository. EPA's determination of the controlled area and point of compliance are plainly reasonable, and Nevada's arguments to the contrary must be rejected.

E. EPA's Definition of Disposal Is Permissible.

Nevada argues that EPA's definition of "disposal" in the Yucca Mountain Rule, 40 C.F.R. § 197.12, "unlawfully dilutes" the definition of disposal in the NWPA, 42 U.S.C. § 10101(9). Nevada's Motion at 18. This unsupported argument has no merit and must be rejected.

Initially, Nevada fails to explain why the definition of "disposal" in the Yucca Mountain Rule must be equivalent to the NWPA definition of the term. In addition, Nevada fails to explain why the addition of the phrase "with the intent of isolating it for as long as reasonably possible" causes the regulatory definition to be inconsistent with the NWPA definition. A failure even to attempt to support these contentions with argument precludes a determination that Nevada has demonstrated a substantial likelihood of success on the merits with respect to this issue.

To the extent Nevada is alluding to an argument it made in its comments on the proposed rule, EPA fully considered and responded to those comments, Response to Comments at 1-34/35, and thoroughly explained the basis for the regulatory definition in the preamble to the final rule, 66 Fed. Reg. at 32,084-85. These materials demonstrate that EPA reasonably defined "disposal" to account for the site-specific characteristics at the Yucca Mountain repository.

Based on the unique geologic features of the Yucca Mountain repository, EPA determined that it may be impossible to locate and design a geologic repository that provides an absolute guarantee of complete and permanent isolation of the disposed wastes from the environment forever. Response to Comments at 1-35. To account for the specific characteristics at the Yucca Mountain repository, EPA reasonably decided to allow DOE the flexibility to develop a disposal system that utilizes both natural and engineered barriers to contain the radioactive material. 66 Fed. Reg. at 32,084. This approach is similar to the approach in the generally applicable regulations at 40 C.F.R. § 191.14(d), which do not assume that natural barriers will provide adequate waste containment for unlimited periods of time, and therefore require engineered barriers. Response to Comments at 1-35.

In its comments on the rulemaking, Nevada claimed that inclusion of the language "with the intent of isolating it for as long as reasonably possible" was inconsistent with the notion of deep geologic repositories because it allows multiple barriers, instead of just natural barriers, to contain the radioactive material. Response to Coments at 1-34. EPA thoroughly considered Nevada's comments on this issue, however, and reasonably decided to allow the use of multiple barriers to isolate the radioactive material for as long as reasonably possible. Under the circumstances of Yucca Mountain, preventing DOE from taking advantage of engineered barriers actually would diminish the protectiveness of the repository. Thus, EPA's definition of "disposal" provides for the maximum protection of public health and the environment. Response to Comments at 1-35.

V. STAYING THE YUCCA MOUNTAIN RULE WOULD NOT SERVE THE PUBLIC INTEREST.

A stay of EPA's rule will either have no legal effect, in which case it would serve only to affect the political dynamics of site recommendation, or it will have significant legal consequences (the view apparently espoused by Nevada), and would constitute a significant interference in the decision whether to site a repository at Yucca Mountain. If the former, the stay is not an appropriate order for an Article III court to enter, since it would amount to a form of an advisory opinion. If the latter, the stay would be contrary to the public interest. The stay requested by Nevada may have no legal effect because the standards themselves appear to have no immediate concrete impact. In particular, the authority of other governmental actors to make decisions based in part on language drawn from the text of those standards would seem to be legally unaffected by a stay. For example, the NRC has already promulgated licensing rules that adopt substantial portions of the EPA radiation standards, but these regulations do not cross-reference EPA's rule or otherwise make themselves dependent on EPA's rule being in effect. DOE in turn has promulgated site suitability guidelines that explicitly cross-reference some of these portions of the NRC licensing rules, but do not cross-reference the EPA rules themselves. Because of the way they are written, it appears that the NRC and DOE rules would be legally unaffected by an order staying the effectiveness of the EPA rules. So, too, would DOE's authority to make a site recommendation based on the DOE site suitability guidelines and the President's authority to make his own site recommendation based on DOE's recommendation.

Under this view of the impact of a stay, such an order would amount to an advisory opinion whose only impact would be to place a cloud over the site selection process while not having any legally-binding effect. That is not a proper use of the Court's Article III powers.

Alternatively, Nevada apparently believes that a stay would effectively prevent DOE and the President from moving forward with site recommendations. Such a result would be contrary to the public interest. The Nuclear Waste Policy Act establishes the federal government's responsibility for disposal of high level radioactive waste and spent nuclear fuel and makes it federal policy to dispose of this material in an underground repository. 42 U.S.C. § 10131. The statute also specifically notes that one purpose of the statute is to establish a schedule for the accomplishment of this objective. <u>Id.</u> The NWPA and EnPA contain numerous deadlines in an

attempt to ensure that the site selection process proceeds in a timely manner. See, e.g., EnPa § 801(a)(1) (EPA to issue its standards within 1 year after receiving the NAS findings and recommendations); EnPA § 801(b)(1) (NRC to modify its licensing regulations to be consistent with EPA's rule within 1 year after EPA issues its rule); NWPA § 116(b)(2), 42 U.S.C. § 10136(b)(2) (Nevada has 60 days to disapprove the President's site recommendation); NWPA § 116(c), 42 U.S.C. § 10135(c) (Congress has 90 days to override Nevada's veto). While it is well known that decisions on a repository are significantly behind schedule, see, e.g., Northern States Power Co. v DOE, 128 F.3d 754 (D.C. Cir. 1997); Indiana Michigan Power Co. v. DOE, 88 F. 3d 1272 (D.C. Cir. 1996), that is no reason to further delay the site selection process. Indeed, this Court has held that, under the NWPA, the federal government has since 1998 had an obligation to begin accepting spent fuel. Indiana Michigan Power, 88 F. 3d at 1277. A stay that interposes obstacles to the DOE's ability to fulfill that obligation is not in the public interest.

Moreover, with the recent promulgation of EPA's Yucca Mountain Rule, NRC's licensing standards and DOE's site suitability guidelines, it seems likely that DOE will be able to make a recommendation to the President in the near future, thereby reaching one of the most significant milestones in the site selection process. Staying EPA's rule would undermine the progress the federal government is making in achieving the important public policy goals expressed in the NWPA and EnPA.

In addition, the problems associated with the lack of a long-term disposal facility for radioactive materials only get worse as time passes. Spent nuclear fuel and high-level radioactive waste is currently stored at more than 70 commercial nuclear power reactors and several federal facilities awaiting the opening of a long-term disposal facility. 66 Fed. Reg. at 32,080. DOE estimates that, by 2010, about 66,000 tons of spent nuclear fuel and over 285,000

cubic meters of high-level radioactive waste will be stored at various locations around the country. <u>Id.</u> The critically important process of identifying an appropriate location for a disposal facility for this material should not be derailed without a compelling reason.

Conclusion

For the reasons set forth above, this Court should deny Nevada's Stay Motion and

dismiss all petitions challenging the Yucca Mountain Rule.

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DATED: November 21, 2001

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on November 21, 2001, a true and correct copy of the foregoing EPA'S (1) OPPOSITION TO NEVADA'S MOTION FOR EXPEDITED BRIEFING AND STAY PENDING REVIEW; AND (2) CROSS-MOTION TO DISMISS ALL PETITIONS FOR LACK OF JURISDICTION was served via Federal Express on the following counsel of record:

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ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 197

[FRL-6995-7]

RIN 2060-AG14

Public Health and Environmental Radiation Protection Standards for Yucca Mountain, NV

AGENCY: Environmental Protection Agency (EPA). ACTION: Final rule.

SUMMARY: We, the Environmental Protection Agency (EPA), are promulgating public health and safety standards for radioactive material stored or disposed of in the potential repository at Yucca Mountain, Nevada. Section 801 of the Energy Policy Act of 1992 (EnPA, Pub. L. 102–486) directs us to develop these standards. Section 801 of the EnPA also requires us to contract with the National Academy of Sciences (NAS) to conduct a study to provide findings and recommendations on reasonable standards for protection of the public health and safety. The health and safety standards promulgated by EPA are to be "based upon and consistent with" the findings and recommendations of NAS. On August 1, 1995, NAS released its report (the NAS Report), titled "Technical Bases for Yucca Mountain Standards." We have taken the NAS Report into consideration as the EnPA directs.

The Nuclear Regulatory Commission (NRC) will incorporate these final standards into its licensing regulations. The Department of Energy (DOE) must demonstrate compliance with these standards. The NRC will use its licensing regulations to determine whether DOE has demonstrated compliance with our standards prior to receiving the necessary licenses to store or dispose of radioactive material in Yucca Mountain.

DATES: Effective Date: This rule becomes effective July 13. 2001.

ADDRESSES: Documents relevant to the rulemaking. You can find and access materials relevant to this rulemaking in: (1) Docket No. A-95-12, located in Waterside Mall Room M-1500 (first floor, near the Washington Information Center), 401 M Street. SW.. Washington, DC 20460; (2) an information file in the Government Publications Section, Lied Library, University of Nevada-Las Vegas, 4505 Maryland Parkway, Las Vegas, Nevada 89154; and (3) an information file in the Public Library in Amargosa Valley, Nevada 89020.

Background documents for this action. We have prepared additional

documents that provide more detailed technical background in support of these standards. You may obtain copies of the Background Information Document (BID), the Economic Impact Analysis (EIA), the Response to Comments document, and the Executive Summary of the NAS Report, by writing to the Office of Radiation and Indoor Air (6608J), U.S. Environmental Protection Agency, Washington, DC 20460-0001. We placed these documents into the docket and information files. You also may find them on our Internet site for Yucca Mountain (see the Additional Docket and Electronic Information section later in this document).

FOR FURTHER INFORMATION CONTACT: Ray Clark, Office of Radiation and Indoor Air, U.S. Environmental Protection Agency, Washington, DC. 20460–0001; telephone 202–564–9310.

SUPPLEMENTARY INFORMATION:

Whom Will These Standards Regulate?

The DOE is the only entity directly regulated by these standards. Before it may accept waste at the Yucca Mountain site, DOE must obtain a license from NRC. Thus, DOE will be subject to our standards, which NRC will implement through its licensing proceedings. Our standards affect NRC only because, under the Energy Policy Act of 1992 (EnPA. Pub. L. 102–486, 42 U.S.C. 10141 n. (1994)), NRC must modify its licensing requirements, as necessary, to make them consistent with our final standards.

Additional Docket and Electronic Information

When may I examine information in the docket? You may inspect the Washington, DC. docket (phone 202– 260–7548) on weekdays (8 a.m.-5:30 p.m.). The docket personnel may charge you a reasonable fee for photocopying docket materials (40 CFR part 2).

You may inspect the information file located in the Lied Library at the University of Nevada-Las Vegas. Research and Information Desk. Government Publications Section (702-895-2200) when classes are in session. Hours vary based upon the academic calendar, so we suggest that you call ahead to be certain that the library will be open at the time you wish to visit (for a recorded message, call 702-895-2255).

You may inspect the information file in the Public Library in Amargosa Valley. Nevada (phone 775-372-5340). As of this date, the hours are Tuesday through Thursday (10 a.m.-7 p.m.); Friday (10 a.m.-5 p.m.); and Saturday (10 a.m.-2 p.m.). The library is closed daily from 12:30 p.m.-1 p.m. It also is closed Sundays and Mondays.

Can I access information by telephone or via the Internet? Yes. You may call our toll-free information line (800-331-9477) 24 hours per day. By calling this number, you may listen to a brief update describing our rulemaking activities for Yucca Mountain, leave a message requesting that we add your name and address to the Yucca Mountain mailing list, or request that an EPA staff person return your call. You also can find information and documents relevant to this rulemaking on the World Wide Web at http://www.epa.gov/radiation/yucca. We also recommend that you examine the preamble and regulatory language for the proposed rule, which appeared in the Federal Register on August 27, 1999 (64 FR 46976).

What documents are referenced in today's action? We refer to a number of documents that provide supporting information for our Yucca Mountain standards. All documents relied upon by EPA in regulatory decisionmaking may be found in our docket (Docket No. A-95-12). Other documents, e.g., statutes. regulations, proposed rules, are readily available from other public sources. The documents below are referenced most frequently in today's action.

Item No.

- II-A-1 Technical Bases for Yucca Mountain Standards (The NAS Report), National Research Council, National Academy Press, 1995
- V-A-4 Draft Environmental Impact Statement for Yucca Mountain, DOE/ EIS-0250D, July 1999
- V-A-5 Viability Assessment for Yucca Mountain, DOE/RW-0508, December 1998
- V-B-1 Final Background Information Document (BID) for 40 CFR 197. EPA-402-R-01-004
- V-C-1 Final Response to Comments Document for 40 CFR 197, EPA-402-R-01-009
- V-A-17 Nevada Risk Assessment/ Management Program (NRAMP)

Acronyms and Abbreviations

We use many acronyms and abbreviations in this document. These include:

ALARA-as low as reasonably achievable

APA-Administrative Procedure Act

BID-background information document CAA-Clean Air Act

CEDE-committed effective dose

equivalent

CG-critical group

DEIS-Draft Environmental Impact Statement

DOE-U.S. Department of Energy DOE/VA-DOE's Viability Assessment EIS-Environmental Impact Statement

- EnPA-Energy Policy Act of 1992 EPA-U.S. Environmental Protection Agency
- GCD-greater confinement disposal HLW-high-level radioactive waste IAEA-International Atomic Energy Agency
- ICRP-International Commission on Radiological Protection
- LLW-low-level radioactive waste MCL-maximum contaminant level MCLG-maximum contaminant level goal MTHM-metric tons of heavy metal NAS-National Academy of Sciences
- NCRP-National Council on Radiation
- Protection and Measurements NEPA-National Environmental Policy Act
- NESHAPs-National Emission Standards for Hazardous Air Pollutants
- NID-negligible incremental dose NIR-negligible incremental risk
- NRC-U.S. Nuclear Regulatory Commission
- NRDC-Natural Resources Defense Council
- NTS-Nevada Test Site
- NTTAA-National Technology Transfer and Advancement Act
- NWPA-Nuclear Waste Policy Act of 1982
- NWPAA-Nuclear Waste Policy Amendments Act of 1987
- OMB-Office of Management and Budget
- RCRA-Resource Conservation and **Recovery Act**
- RME-reasonable maximum exposure RMEI-reasonably maximally exposed
- individual
- SAB-Science Advisory Board SDWA-Safe Drinking Water Act
- SNF-spent nuclear fuel TDS-total dissolved solids
- TRU-transuranic
- UIC-underground injection control UMRA-Unfunded Mandates Reform Act of 1995
- UNSCEAR-United Nations Scientific Committee on the Effects of Atomic Radiation
- USDW-underground source of drinking water
- WIPP LWA-Waste Isolation Pilot Plant Land Withdrawal Act of 1992

Outline of Today's Action

- I. What is the History of Today's Action? A. What is the Relationship of 40 CFR part
 - 191 to the Yucca Mountain Standards?
 - 1. Evolution of 40 CFR part 191
- 2. The Role of 40 CFR part 191 in the Development of 40 CFR part 197
- II. Background Information A. In Making Our Final Decisions. How
 - Did We Incorporate Public Comments on the Proposed Rule?
 - 1. Introduction and the Role of Comments in the Rulemaking Process
 - 2. How Did We Respond to General Comments on Our Proposed Rule?

B. What Are the Sources of Radioactive Waste?

- C. What Types of Health Effects Can Radiation Cause?
- D. What Are the Major Features of the Geology of Yucca Mountain and the Disposal System?
- E. Background on and Summary of the NAS Report
- 1. What Were NAS's Findings
- "Conclusions") and Recommendations? III. What Does Our Final Rule Do?
 - A. What Is the Standard for Storage of the Waste? (Subpart A. §§ 197.1 through 197.5)
 - B. What Are the Standards for Disposal? (§§ 197.11 through 197.36)
 - 1. What Is the Standard for Protection of Individuals? (§§ 197.20 and 197.25)
 - a. Is the Limit on Dose or Risk? b. What Factors Can Lead to Radiation
 - Exposure? c. What Is the Level of Protection for
 - Individuals? d. Who Represents the Exposed
 - Population? e. How Do Our Standards Protect the
 - General Population? f. What Do Our Standards Assume About the Future Biosphere?
 - g. How Far Into the Future Is It Reasonable To Project Disposal System Performance?
 - 2. What Are the Requirements for Performance Assessments and Determinations of Compliance?
 - (§§ 197.20, 197.25, and 197.30) a. What Limits Are There on Factors Included in the Performance
 - Assessments? b. What Limits Are There on DOE's **Elicitation of Expert Opinion?**
 - c. What Level of Expectation Will Meet Our Standards?
 - d. Are There Qualitative Requirements to Help Assure Protection?
 - 3. What Is the Standard for Human
 - Intrusion? (§ 197.25)
 - 4. How Does Our Rule Protect Ground Water? (§ 197.30)
 - a. Is the Storage or Disposal of Radioactive Material in the Yucca Mountain **Repository Underground Injection?**
 - b. Does the Class-IV Well Ban Apply?
 - c. What Ground Water Does Our Rule Protect?
 - d. How Far Into the Future Must DOE Project Compliance With the Ground Water Standards?
 - e. How Will DOE Identify Where to Assess Compliance With the Ground Water Standards?
 - f. Where Will Compliance With the Ground Water Standards be Assessed?
 - IV. Responses to Specific Questions for Public Comment
 - V. Severability
 - VI. Regulatory Analyses
 - A. Executive Order 12866
 - B. Executive Order 12898
 - C. Executive Order 13045
 - D. Executive Order 13084
 - E. Executive Order 13132
 - F. National Technology Transfer and Advancement Act
 - G. Paperwork Reduction Act
 - H. Regulatory Flexibility Act as amended by the Small Business Regulatory

Enforcement Fairness Act of 1996 (SBREFA) 5 U.S.C. 601 et seq.

- I. Unfunded Mandates Reform Act
- J. Executive Order 13211

I. What Is the History of Today's Action?

Spent nuclear fuel (SNF) and highlevel radioactive waste (HLW) have been produced since the 1940s, mainly as a result of commercial power production and defense activities. Since then, the proper disposal of these wastes has been the responsibility of the Federal government. The Nuclear Waste Policy Act of 1982 (NWPA, Pub. L. 97-425) formalizes the current Federal program for the disposal of SNF and HLW by:

(1) Making DOE responsible for siting, building, and operating an underground geologic repository for the disposal of SNF and HLW;

(2) Directing us to set generally applicable environmental radiation protection standards based on authority established under other laws; 1 and

(3) Requiring NRC to implement our standards by incorporating them into its licensing requirements for SNF and HLW repositories.

This general division of responsibilities continues for the Yucca Mountain disposal system. Thus, today we are establishing public health protection standards (specific to the Yucca Mountain site, rather than generally applicable). The NRC will issue implementing regulations for this rule. The DOE will submit a license application to NRC. The NRC then will determine whether DOE has met the standards and whether to issue a license for Yucca Mountain. The NRC will require DOE to comply with all of the applicable provisions of 40 CFR part 197 before authorizing DOE to receive radioactive material at the Yucca Mountain site.

In 1985, we established generic standards for the management, storage, and disposal of SNF, HLW, and transuranic (TRU) radioactive waste (see 40 CFR part 191, 50 FR 38066, September 19, 1985). which apply to any facilities for the storage or disposal of these wastes, including Yucca Mountain. In 1987, the U.S. Court of Appeals for the First Circuit remanded the disposal standards in 40 CFR part 191 (NRDC v. EPA, 824 F.2d 1258 (1st Cir. 1987)). As discussed below, we later amended and reissued these standards to address issues that the court raised.

¹ These laws include the Atomic Energy Act of 1954, as amended (42 U.S.C. 2011-2296) Reorganization Plan No. 3 of 1970 (5 U.S.C. Appendix 1).
Also in 1987, the Nuclear Waste Policy Amendments Act (NWPAA, Pub. L. 100–203) amended the NWPA by, among other actions, selecting Yucca Mountain, Nevada, as the only potential site that DOE should characterize for a long-term geologic repository.

In October 1992, the Waste Isolation Pilot Plant Land Withdrawal Act (WIPP LWA, Pub. L. 102-579) and the EnPA became law. These statutes changed our obligations concerning radiation standards for the Yucca Mountain candidate repository. The WIPP LWA:

(1) Reinstated the 40 CFR part 191 disposal standards, except those portions that were the specific subject of the remand by the First Circuit;

(2) required us to issue standards to replace the portion of the challenged standards remanded by the court; and

(3) exempted the Yucca Mountain site from the 40 CFR part 191 disposal standards.

We issued the amended 40 CFR part 191 disposal standards, which addressed the judicial remand, on December 20, 1993 (58 FR 66398).

The EnPA, enacted in 1992, set forth our responsibilities as they relate to the Yucca Mountain repository. In the EnPA, Congress directed us to set public health and safety radiation standards for Yucca Mountain. Specifically, section 801(a)(1) of the EnPA directs us to "promulgate, by rule, public health and safety standards for the protection of the public from releases from radioactive materials stored or disposed of in the repository at the Yucca Mountain site." The EnPA also directed us to contract with NAS to conduct a study to provide us with its findings and recommendations on reasonable standards for protection of public health and safety. Moreover, it provided that our standards shall be the only such standards applicable to the Yucca Mountain site and are to be based upon and consistent with NAS's findings and recommendations. On August 1, 1995, NAS released its report, "Technical Bases for Yucca Mountain Standards" (the NAS Report) (Docket No. A-95-12. Item II-A-1).

A. What Is the Relationship of 40 CFR Part 191 to the Yucca Mountain Standards?

Throughout today's action, we refer to the provisions of 40 CFR part 191 to support the decisions we made regarding the components of the final Yucca Mountain rule. Pursuant to section 8(b)(2) of the WIPP LWA, 40 CFR part 191 is not applicable to the characterization, licensing, construction, operation, or closure of the Yucca Mountain repository. We

believe, however, that while 40 CFR part 191 is not directly applicable to Yucca Mountain. because it contains the fundamental components for the protection of public health and the environment that apply to any SNF, HLW, or TRU radioactive waste repository, certain of its basic concepts must be applied to Yucca Mountain as appropriate. Further, because 40 CFR part 191 provides fundamental support for today's rule, we believe it is useful to explain here the process by which 40 CFR part 191 evolved.

1. Evolution of 40 CFR Part 191

We used the rulemaking for 40 CFR part 191 to define the fundamental components of any environmental standard applicable to the disposal of SNF, HLW, and TRU radioactive waste. In our proposal (47 FR 58196. December 29, 1982), we recognized two basic considerations regarding the disposal of SNF, HLW, and TRU radioactive waste:

• The intent of disposal is to isolate the wastes from the environment for a very long time, longer than any time over which active institutional controls might be effective; and

• The disposal systems will be designed to allow only very small releases to the environment, if not disturbed. A principal concern is the possibility of accidental releases due to unintended events or failure of engineered barriers.

These considerations mean that any standard that we establish and that NRC and DOE implement: (1) Can only be implemented during development and operation of the repository, (2) must address unintentional releases. and (3) must accommodate significant uncertainties. (See 47 FR 58198. December 29, 1982)

From these considerations, we proposed standards consisting of Containment Requirements. which limit the total amount of radionuclides that may enter the environment over 10.000 years; Assurance Requirements, which provide several principles enhancing confidence that the containment requirements will be met; and Procedural Requirements. which assure the proper application of the containment requirements. We also invited public comment on alternative approaches for the standards. specifically on the alternative of establishing exposure limits for individuals. Although the containment requirements, as proposed, were designed to protect people and the environment for a long time. we did not propose an individual exposure limit. We believed the compliance point for such a limit would have to be some

distance from the repository. Otherwise, it would have to ignore the risks from unplanned events such as human intrusion. It seemed likely that individuals located extremely near the repository or who intrude into the repository would receive doses far exceeding any existing or reasonably acceptable radiation limits.

EPA received substantial public comment on the 40 CFR part 191 proposal. As a direct result of information provided in many of the comments, we issued a final rule (50 FR 38066. September 19, 1985) that differed in many respects from the proposal. In addition to containment and assurance requirements, the final rule included two new components:

 Individual Protection Requirements, which protect members of the public for 1,000 years of undisturbed performance; and

• Ground Water Protection Requirements, which protect "special sources of ground water" for 1,000 years of undisturbed performance.

The risk objectives for the containment requirements in the final rule maintained the same limiting level of health impacts as the proposal (1000 fatal cancers over 10,000 years for a repository containing 100,000 metric tons of heavy metal (MTHM)); however, we did modify the radionuclide-specific release limits to reflect updated performance analyses and updated information on the health effects of ionizing radiation. However, members of the public and our Science Advisory Board (SAB) expressed some concerns regarding residual risks and the ability of the licensee of any repository to demonstrate compliance with the standards given the uncertainties about these facilities that arise over the long time periods at issue (see the "Report on the Review of Proposed Environmental Standards for the Management and Disposal of Spent Nuclear Fuel, High-Level and Transuranic Radioactive Wastes." January 1984, Docket No. A-95-12, Item V-A-21). To address these concerns, we incorporated the concept that the standards be met with "reasonable expectation" (§ 191.13(b)). Improved performance assessments indicated that the containment requirements could, in fact, be achieved by a variety of repository site/design combinations without significant effects on disposal costs. The final rule also defined for the first time a "controlled area." or tract of land inside of which compliance is not evaluated. The concept of a controlled area was carried from the proposal. where it was included in the definition of "accessible environment". In addition, we added

"Guidance for Implementation." which replaced the previous procedural requirements section. It addresses some of the uncertainties with demonstrating compliance. such as the limitations of passive and active institutional controls and the degree of certainty required to demonstrate compliance with the individual and ground water protection requirements.

On the basis of public comments and our analyses of disposal systems, we incorporated individual protection requirements, applicable to all pathways of exposure effective for 1,000 vears after disposal. In addition, our analyses of disposal systems supported setting ground water protection requirements to protect "special sources of ground water" to limits very similar to the Maximum Contaminant Levels (MCLs) at 40 CFR part 141. Public comment was very influential towards our incorporation of individual-protection requirements and ground-water protection requirements. To address the concerns expressed in the proposed rule related to protection of individuals who are extremely near the repository or who may intrude into the repository, the individual-protection requirements apply to any member of the public in the accessible environment for the case of undisturbed performance.

Legal challenges required us to reconsider the individual and ground water protection requirements in a subsequent rulemaking to amend 40 CFR part 191 (see 58 FR 66398, December 20, 1993). In 1987, the U.S. Court of Appeals for the First Circuit remanded subpart B of the 1985 standards to EPA for further consideration (Natural Resources Defense Council. Inc. v. United States Environmental Protection Agency, 824 F.2d 1258 (1st Cir. 1987)). The court questioned the appropriateness of the 1.000 year time frame for the individual protection requirement, the interrelationship of the individual-protection requirement with the Safe Drinking Water Act (SDWA), and whether the Agency provided proper notice for the ground water protection requirements. For a more detailed discussion of the court's decision, see the preamble to the final amendments to 40 CFR part 191 (58 FR 66399-66411, December 20, 1993). The Waste Isolation Pilot Plant Land Withdrawal Act of 1992 reinstated the 1985 version of 40 CFR part 191 except for those portions of the rule that were the subject of the remand. In the final amendments to 40 CFR part 191. which replaced the remanded portions of 40 CFR part 191, we set the individual-protection requirement at 15 mrem/yr. calculated as an annual

committed effective dose, for all pathways of exposure of any member of the public in the accessible environment, effective for 10.000 years after disposal. The ground water protection provisions limit the concentrations of radioactivity in any underground source of drinking water (USDW) in the accessible environment to the MCLs of the SDWA (40 CFR part 141).

2. The Role of 40 CFR Part 191 in the Development of 40 CFR Part 197

The EnPA directs us to develop sitespecific public health protection standards for the Yucca Mountain site. To perform this task properly, we must answer two fundamental questions relative to the content of the standards. These two questions are:

(1) What are the relevant components of such standards?

(2) How can they be applied in more detail in a reasonable but conservative manner to the Yucca Mountain site?

There are two primary sources of information. insight. and guidance on repository performance standards in general and the standards applicable to the Yucca Mountain site in particular. These sources are the generic standards for land disposal of SNF. HLW. and TRU radioactive waste (40 CFR part 191) and the NAS report mentioned above. We relied heavily on these sources in developing the Yucca Mountain standards.

As described in the previous section. we developed 40 CFR part 191 as generic standards that apply to the land disposal of SNF, HLW, and TRU radioactive wastes. The components of generic standards like 40 CFR part 191, such as the individual-protection requirement, would all apply to some degree to any candidate site, but may not be equally important at any particular site. The WIPP LWA exempts the Yucca Mountain site from being licensed under the generic standards; however, the basic components of the generic standards clearly are valid components for consideration in developing standards that apply to a specific site. For example. in the EnPA. Congress specifically instructs us to prescribe the maximum annual effective dose equivalent to individual members of the public'' (EnPA section 801(a)(1)); such an individual dose standard is an integral part of 40 CFR part 191.

We believe that 40 CFR part 191 is a logical starting point for developing the site-specific Yucca Mountain standards because it contains the fundamental components necessary to evaluate whether a potential geologic repository

site will perform satisfactorily relative to the protection of public health and the environment. Where appropriate in the site-specific context of the Yucca Mountain standards, we rely on the precedent of, and the reasoning in, 40 CFR part 191 throughout this preamble as support for including specific components in the Yucca Mountain standards. This statement does not mean that we have applied the 40 CFR part 191 standards to Yucca Mountain. Rather, we evaluated the 40 CFR part 191 standards de novo to determine whether it may be appropriate for us to apply any of them in the Yucca Mountain context. The NAS Report is relevant because it contains recommendations on scientific issues involved with geologic disposal in general. as well as specific recommendations based upon examination of the Yucca Mountain site. We refer to these two sources in the discussions that follow to explain why we structured the standards in a particular way and how we considered the public comments we received in response to the proposed standards.

We evaluated each generic component of 40 CFR part 191 on an individual basis to determine whether it is appropriate to apply it to the Yucca Mountain site as a component of a standard protective of public health. If we found it was appropriate to apply one of 40 CFR part 191's generic components to Yucca Mountain, we included that component in the Yucca Mountain standards. Next, we considered how to incorporate each appropriate component in a reasonable, but conservative, manner to the sitespecific conditions at the Yucca Mountain site. The NAS Report was a primary source of guidance and insight in answering that question, supplemented by the available data on the characteristics of the site including information on the distribution, lifestyles, and other demographic characteristics of the population in the vicinity of the site. The BID accompanying the 40 CFR part 197 standards contains much of this information. Other sources of information. such as DOE's Yucca Mountain DEIS, are noted in the following discussions as appropriate.

Before selecting and formulating specific elements of the standards, we must consider that radiological hazards to public health from a deep geologic repository come from the release of radionuclides and the subsequent exposure of the population to these radionuclides. This exposure occurs as a result of two different processes: the expected degradation over time (caused by natural processes and events) of the natural and engineered barriers in the repository; and the breaching of these barriers by human activities. It is necessary to include both of these release modes in a health-based standard if it is to be protective. It also is necessary to develop standards against which it is possible. using reasonable means, to judge repository performance to determine compliance. Based upon basic principles of health physics, we believe that, any releases and consequent exposures to the public from the radionuclides emplaced into the repository could affect public health. Therefore, it is appropriate for us to evaluate the effects of these releases to determine whether we should address them in our standards. The NAS Report (Chapters 2 & 3) describes the potential pathways through which exposures to the public can occur from geologic disposal. Part 191 contains three provisions related to these potential release pathways that we believe are appropriate for application at Yucca Mountain. More specifically, 40 CFR part 191 contains an individualprotection standard (which limits exposure from all pathways by which an individual can be exposed), groundwater protection standards (aimed at the protection of ground water resources for use by individuals who may be exposed from using those resources), and a human-intrusion component of the containment requirements (aimed at protection from the inadvertent breaching of the repository containment barriers and subsequent exposures to the population). We believe these three basic components of the generic 40 CFR part 191 standards apply to the Yucca Mountain site because they represent avenues of exposure and mechanisms of release that are reasonably foreseeable given the conditions at Yucca Mountain.

We did not see the need to include in 40 CFR part 197 the containment requirements in 40 CFR part 191 for several reasons. First, we decided that, unlike the generic analyses supporting the development of release limits in 40 CFR part 191, the potential for largescale dilution of radionuclides (and consequent wider exposure to large populations), through ground water and into surface water, as modeled in the supporting analyses for 40 CFR part 191. does not exist at Yucca Mountain. As discussed in Chapters 7 and 8 and Appendix IV of the BID and the preamble to proposed 40 CFR part 197 (64 FR 46991, August 27, 1999), the Yucca Mountain repository will be located in an unsaturated rock formation with limited amounts of

infiltrating water passing through it and into the underlying tuff aquifer. Any releases into the ground water will be heavily constrained by the geologic features of the surrounding rocks to move in relatively confined pathways. rather than widely dispersed into the surrounding area around the repository. The aquifer is within a ground water system that discharges into arid areas having high evaporation rates and very little surface water. further limiting the potential for widespread population exposures.

As discussed in the preamble to the proposed 40 CFR part 191 (58 FR 46991), we developed the containment requirements in 40 CFR part 191 during the siting process mandated by the NWPA in the 1980s. In that context, population doses are an important consideration. The release limits in 40 CFR part 191 were found to be reasonably achievable for several types of geologic settings (including tuff) and would keep the risks to future populations acceptably small. Because the potential for significant exposures from the Yucca Mountain repository is primarily through a strongly directional ground water pathway (BID. Chapters 7 and 8), a "cautious, but reasonable" individual-protection standard will offer the same protection as the containment requirement included in 40 CFR part 191

Although we included important components of 40 CFR part 191 in our Yucca Mountain standards, we did not simply replicate the provisions of 40 CFR part 191. For example, as discussed above, we do not include containment requirements because we believe that the individual-protection requirements adequately will protect the general population given the specific conditions at Yucca Mountain. Similarly, we do not include assurance requirements because we expect NRC to incorporate equivalent requirements into its implementing regulations. Because the assurance requirements in 40 CFR part 191 do not apply to NRC-licensed facilities². NRC will need to include assurance requirements in its implementing regulations for the Yucca Mountain repository. Measures that are effectively equivalent to the 40 CFR part 191 assurance requirements have been included in NRC's proposed 10 CFR part 63. The site-specific nature of the Yucca Mountain standards requires us to evaluate the unique characteristics of the Yucca Mountain site to develop the

more detailed aspects of our standards. such as appropriate compliance points. The relative importance of the three regulatory components of 40 CFR part 191 in determining compliance in the regulatory review process is a direct reflection of site-specific conditions. For example, for WIPP. evaluating releases from human intrusion (by drilling to explore for or exploit the oil, gas and mineral resources present at the site) was the primary test for compliance against the standards because under expected undisturbed conditions no releases from the repository are anticipated. Compliance with the individual-protection standard was consequently based upon a scenario related to the migration of radionuclides from the repository to a near surface aquifer via an abandoned deep borehole. Consequently, we defined details for assessing an intrusion scenario at the WIPP site on the basis of current and historical practices regarding exploring for and recovering natural resources in the area. In contrast, the Yucca Mountain site is relatively poor in known attractive natural resources. other than ground water (see Chapter 8 of the BID). Therefore, consistent with NAS's recommendations, we adopted a stylized human-intrusion scenario for analysis. The NAS's recommendations and the data base of information available about the site allowed us to develop the specific details of the human-intrusion scenario, which we proposed in the draft rule. Comments we received during the public comment process also played an important role in framing the contents of the scenario. See the Response to Comments document for a more detailed discussion of these issues.

II. Background Information

A. In Making Our Final Decision. How Did We Incorporate Public Comments on the Proposed Rule?

 Introduction and the Role of Comments in the Rulemaking Process

Section 801(a)(1) of the EnPA requires us to set public health and safety radiation protection standards for Yucca Mountain by rulemaking.³ Pursuant to Section 4 of the Administrative Procedure Act (APA), regulatory agencies engaging in informal rulemaking must provide notice of a proposed rulemaking, an opportunity for the public to comment on the proposed rule, and a general statement of the basis and purpose of the final

^{*}NRC agreed to include assurance requirements in its regulations for geologic repositories (10 CFR part 60. "Disposal of High-Level Radioactive Wastes in Geologic Repositories". 46 FR 13980. February 25, 1981).

³EnPA, Public Law No. 102-486, 106 Stat. 2776, 42 U.S.C. 10141 n. (1994).

rule.⁴ The notice of proposed rulemaking required by the APA must "disclose in detail the thinking that has animated the form of the proposed rule and the data upon which the rule is based." (Portland Cement Association v. Ruckelshaus, 486 F. 2d 375. 392–94 (D.C. Cir. 1973)) The public thus is enabled to participate in the process by making informed comments on the proposal. This provides us with the benefit of "an exchange of views, information, and criticism between interested persons and the agency." (Id.)

There are two primary mechanisms by which we explain the issues raised in public comments and our reactions to them. First, we discuss broad or major comments in the succeeding sections of this preamble. Second, we are publishing a document, accompanying today's action, entitled "Response to Comments" (Docket No. A-95-12, Item V-C-1). The Response to Comments document provides more detailed responses to issues addressed in the preamble. It also addresses all other significant comments on the proposal. We gave all the comments we received, whether written or oral, consideration in developing the final rule.

2. How Did We Respond to General Comments on Our Proposed Rule?

We received many comments that addressed broad issues related to the proposed standards. Several commenters simply expressed their support for, or opposition to, the Yucca Mountain repository. The purpose of our standards is to ensure that any potential releases from the repository do not result in unacceptably high radiation exposures. Our standards make no judgment regarding the suitability of the Yucca Mountain site or whether NRC should issue a license for the site. Such a decision is beyond the scope of our statutory authority.

Some comments suggested our standards should consider radiation exposures from all sources because of the site's proximity to the Nevada Test Site (NTS) and other sources of potential contamination. We are aware of the other such sources of radionuclide contamination in the area. However, our mandate under the EnPA is to set standards that apply only to the storage or disposal of radioactive materials in the Yucca Mountain repository, not to these other sources. Our standards do follow the widely accepted principle that, to allow for the consideration of other exposures in developing a total acceptable dose, any

45 U.S.C. 353.

specific source accounts for only a fraction of one's total exposure.

Several comments supported our role in setting standards for Yucca Mountain. Other comments thought that aspects of our standards luplicate NRC's implementation role. We believe the provisions of this rule clearly are within our authority and they are central to the concept of an public health protection standard. We also believe our standards leave NRC the necessary flexibility to adapt to changing conditions at Yucca Mountain or to impose additional requirements in its implementation efforts, if NRC deems them to be necessary.

We received some comments that suggested we should have provided more or better opportunities for public participation in our decision making process. For example, that we should have rescheduled public hearings. extended the public comment period. and provided alternatives to the public hearing process. We provided numerous opportunities and avenues for public participation in the development of these standards. For example, we held public hearings in four locations: Washington, DC; Las Vegas, NV; Amargosa Valley, NV; and Kansas City, MO. We also opened a 90-day public comment period and met with key stakeholders during that time, including Native American tribal groups. We fully considered all comments that we received through May 1, 2000. We have, in effect, provided more than 240 days of public comment on the proposal. These measures greatly exceed the basic requirements for notice-and-comment rulemaking, and they are in full compliance with the public participation requirements of the APA.

Some comments argued that our standards for Yucca Mountain do not protect Nevadans to the same level as New Mexicans around WIPP. In fact, the individual-protection standards for Yucca Mountain and WIPP are the same: 15 mrem annual committed effective dose equivalent. The differences between the standards for Yucca Mountain and those for WIPP begin with the various statutes and the subsequent regulations promulgated under those authorities. The WIPP LWA required us to apply our generic radioactive waste standards (40 CFR part 191) to WIPP. The standards for Yucca Mountain, which we promulgate under authority granted in the EnPA. are site-specific, and therefore there are some differences compared with the standards applicable to WIPP; however, we are confident that the standards provide essentially the same level of protection from radiation exposure at

both sites, as the exposure limits are the same for both.

Many comments requested consideration of issues outside the scope of our authority for this rulemaking. For example, a number of commenters suggested that we should explore alternative methods of waste disposal, such as neutralizing radionuclides. Comments also expressed concern regarding risks of transporting radioactive materials to Yucca Mountain. Considerations like these all are outside the scope of this rulemaking. Congress delegated to us neither the authority to postpone the promulgation of these standards in favor of the development of other disposal methods nor the regulation of transportation of waste to Yucca Mountain.

B. What Are the Sources of Radioactive Waste?

Radioactive wastes result from the use of nuclear fuel and other radioactive materials. Today. we are issuing standards pertaining to SNF, HLW, and other radioactive waste (we refer to these items collectively as "radioactive materials" or "waste") that may be stored or disposed of in the Yucca Mountain repository. (When we discuss storage or disposal in this document in reference to Yucca Mountain, please understand that no decision has been made regarding the acceptability of Yucca Mountain for storage or disposal. To save space and to avoid excessive repetition, we will not describe Yucca Mountain as a "potential" repository; however, we intend this meaning to apply.) These standards apply only to facilities on the Yucca Mountain site.

Once nuclear reactions have consumed a certain percentage of the uranium or other fissionable material in nuclear reactor fuel, the fuel no longer is useful for its intended purpose. It then is known as "spent" nuclear fuel (SNF). Sources of SNF include:

(1) Commercial nuclear power plants; (2) Government-sponsored research and development programs in

universities and industry; (3) Experimental reactors, such as liquid metal fast breeder reactors and high-temperature gas-cooled reactors;

 (4) Federal government-controlled, nuclear-materials production reactors;
 (5) Naval and other Department of

Defense reactors; and

(6) U.S.-owned, foreign SNF. It is possible to recover specific radionuclides from SNF through "reprocessing," which is a process that dissolves the SNF, thus separating the radionuclides from one another. Radionuclides not recovered through

reprocessing become part of the acidic liquid wastes that DOE plans to convert into various types of solid materials. High-level wastes (HLW) are the highly radioactive liquid or solid wastes that result from reprocessing SNF. The only commercial reprocessing facility to operate in the United States, the Nuclear Fuel Services Plant in West Valley, New York, closed in 1972. Since then, there has been no reprocessing of commercial SNF in the United States. In 1992, DOE decided to phase out reprocessing of its SNF, which supported the defense nuclear weapons and propulsion programs. The SNF that does not undergo reprocessing prior to disposal becomes the waste form.

Where is the waste stored now? Today, storage of most SNF occurs in water pools or in above-ground dry concrete or steel canisters at more than 70 commercial nuclear-power reactor sites across the nation. Approximately three percent of SNF is produced by DOE, and is in storage at several DOE sites (see Appendix A, Figure A-2, of DOE's Draft Environmental Impact Statement (DEIS) for Yucca Mountain (DOE/EIS-0250D, Docket No. A-95-12, Item V-A-4)). The storage of HLW occurs at Federal facilities in Idaho, Washington, South Carolina, and New York.

What types of waste will be placed into Yucca Mountain? We anticipate that most of the waste emplaced in Yucca Mountain will be SNF and solidified HLW (in the rest of this document. HLW will refer to solidified HLW, unless otherwise noted). Under current NRC regulations (10 CFR 60.135), liquid HLW must be solidified, through processes such as vitrification (mixing the waste into glass), because non-solid waste forms are not to be stored or disposed of in Yucca Mountain. The DOE estimates that, by the year 2010, about 66,000 metric tons of SNF and 284,000 cubic meters (containing 450 million curies of radioactivity) of HLW in predisposal form and 2,900 cubic meters (containing 235 million curies) of the disposable form of HLW will be in storage at various locations around the country (DOE/RW-0006, Rev. 13, December 1997). For more information, see the waste descriptions in Appendix A of DOE's DEIS for Yucca Mountain (DOE/ EIS-0250D, Docket No. A-95-12, Item V-A-4).

In the future, other types of radioactive materials could be identified for storage or disposal in the Yucca Mountain repository. These materials include highly radioactive low-level waste (LLW), known as "greater-than-Class-C waste," and excess plutonium

or other fissile materials resulting from the dismantlement of nuclear weapons. Because the plans for the disposal of these materials have not been finalized. neither NRC nor DOE has analyzed their impact upon the design and performance of the disposal system. However, regardless of the types of radioactive materials that finally are disposed of in Yucca Mountain. the disposal system must comply with 40 CFR part 197.

C. What Types of Health Effects Can Radiation Cause?

Ionizing radiation can cause a variety of health effects, which can be either "non-stochastic" or "stochastic." Nonstochastic effects are those for which the damage increases with increasing exposure, such as destruction of cells or reddening of the skin. These effects appear in cases of exposure to large amounts of radiation. Stochastic effects are associated with long-term exposure to low levels of radiation. The types or severity of stochastic effects does not depend on the amount of exposure. Instead, the chance that a stochastic effect, such as cancer, will occur is assumed to increase with increasing exposure. For a detailed discussion of potential health effects related to exposure to radiation, see the preamble to the proposed rule (64 FR 46978-46979) and Chapter 6 of the BID.

Teratogenic effects can occur following fetal exposure. We believe that fetuses are more sensitive than are adults to the induction of cancer by radiation (see Chapter 6.5 of the BID). The fetus also is subject to radiationinduced physical malformations, such as small brain size (microencephaly), small head size (microcephaly), eye malformations, and slow growth prior to birth. Recent studies have focused on the apparently increased risk of severe mental retardation (as measured by the intelligence quotient). These studies indicate that the sensitivity of the fetus is greatest during 8 to 15 weeks following conception and continues, at a lower level, between 16 and 25 weeks.⁵ We do not know exactly the relationship between mental retardation and dose; however, we believe it prudent to assume that there is a linear. non-threshold, dose-response relationship between these effects and the dose delivered to the fetus during the 8-to 15-week period (see Chapter 6.5 of the BID).

The NAS published its reviews of human health risks from exposure to low levels of ionizing radiation in a series of reports issued between 1972 and 1990. However, scientists still do not agree on how best to estimate the probability of cancer occurring as a result of the doses encountered by members of the public⁶ because it is necessary to base estimates of these effects on the effects observed at higher doses (such as effects seen in the survivors of the Hiroshima and Nagasaki atomic bombs). Many organizations, including the National Council on Radiation Protection and Measurements (NCRP), the International Commission on Radiological Protection (ICRP), the United Nations Scientific Committee on the Effects of Atomic Radiation (UNSCEAR), and the National Radiological Protection Board of the United Kingdom, have recommended the use of the linear non-threshold model for estimating cancer risks.

Over the last decade, the scientific community has performed an extensive reevaluation of the doses and effects in the Hiroshima and Nagasaki survivors (see Chapter 6.3 of the BID). These studies have resulted in increased estimates (roughly threefold between 1972 and 1990) of the extrapolated risk of cancer occurring because of exposure to environmental (background) levels of radiation. Nonetheless, the estimated number of health effects induced by small incremental doses of radiation above natural background levels remains small compared with the total number of fatal cancers that occur from other causes. In addition, because cancers that result from exposure to radiation are the same as those that result from other causes, it may never be possible to identify them in human epidemiological studies (see Chapter 6 of the BID and the example discussed later in this section). This difficulty in identifying stochastic radiation effects does not mean that such effects do not occur. It also is possible, however, that effects do not occur as a result of these small doses. That is, there might be an exposure level below which there is no additional risk above the risk posed by natural background radiation. Sufficient data to prove either possibility scientifically is lacking. Thus, we believe that the best approach is to assume that the risk of cancer increases linearly starting at zero dose. In other

⁵ Health Effects of Exposure to Low Levels of lonizing Radiation. National Academy Press. Washington. DC. 1990.

⁶ The risk of interest is not at or near zero dose, but that due to small increments of dose above the pre-existing background level. Background in the U.S. is typically about 3 millisieverts (mSV), that is, 300 millirem (mrem), effective dose equivalent per year, or 0.2 Sv (20 rem) in a lifetime. Approximately two-thirds of this dose is due to radon, and the balance comes from cosmic, terrestrial, and internal sources of exposure.

words. any increase in exposure to ionizing radiation results in a constant and proportionate increase in the potential for developing cancer.

The NAS Report stated that radiation causes about five cancers for every severe hereditary disorder caused by radiation exposure. Also, NAS concluded that nonfatal cancers are more common than fatal cancers. Despite this conclusion, NAS cited an ICRP study that judged that non-fatal cancers contribute less to overall health impact than fatal cancers "because of their lesser severity in the affected individuals." (NAS Report pp. 37-39). We based our risk estimates for exposure of the population to low-doserate radiation on fatal cancers rather than on all cancers for the same reasons enumerated by NAS.

For radiation-protection purposes, we estimate (using a linear, non-threshold. dose-response model) an average risk for a member of the U.S. population of 5.75 in 100 (5.75 x 10⁻²) fatal cancers per sievert (Sv) 7 (5.75 × 10⁻⁴ fatal cancers per rem) delivered at low dose rates.8 For this calculation, as long as the exposure rate is low, the number of incremental cancers depends on the amount of radiation received, not the time period over which the dose is delivered, because the linear nonthreshold model assumes that any incremental dose carries a risk (see Chapter 6.3 of the BID). For example, if 100,000 people randomly chosen from the U.S. population each received a uniform dose of 1 millisievert (mSv) (0.1 rem) to the entire body at a rate equivalent to that observed from natural background sources, the assumption is that approximately five to six people will die of cancer during their remaining lifetimes because of that exposure. These five to six deaths are in addition to the roughly 20,000 fatal cancers that would occur in the same population from other causes. The risk of fatal childhood cancer that results from exposure while in the fetal stage is about 3 in 100 (3×10^{-2}) per Sv (that is, 3×10^{-4} effects per rem). The risk of severe hereditary effects in offspring is estimated to be about 1×10^{-2} per Šv

 $(1 \times 10^{-4}$ effects per rem).⁹ The risk of severe mental retardation from doses to a fetus is estimated to be greater per unit dose than the risk of cancer in the general population.¹⁰ However, the period of increased sensitivity is much shorter. Hence, at a constant exposure rate, fatal cancer risk in the general population remains the dominant factor. Please see the BID for more details on this subject.

Of course, our risk estimates do contain some uncertainty. A recent uncertainty analysis published by NCRP (NCRP Report 126, Docket A-95-12, Item II-A-13) estimated that the actual risk of cancer from whole-body exposure to low doses of radiation could be between 1.5 times higher and 4.8 times lower (at the 90-percent confidence level) than our basic estimate of 5.75×10^{-2} per Sv ($5.75 \times$ 10⁻⁴ per rem). The risks of genetic abnormalities and mental retardation are less well known than those for cancer. Thus, they may include a greater degree of uncertainty. Further, existing epidemiological data does not rule out the existence of a threshold. If there is a threshold, exposures below that level would pose no additional risk above the risk posed by natural background radiation. However, in spite of uncertainties in the data and its analysis. estimates of the risks from exposure to low levels of ionizing radiation are known more clearly than are those for virtually any other environmental carcinogen. See Chapter 6 of the BID.

D. What Are the Major Features of the Geology of Yucca Mountain and the Disposal System?

The geology. Yucca Mountain is in southwestern Nevada approximately 100 miles northwest of Las Vegas. The eastern part of the site is on NTS. The northwestern part of the site is on the Nellis Air Force Range. The southwestern part of the site is on Bureau of Land Management land. The area has a desert climate with topography typical of the Basin and Range province. For more detailed

response. estimated risk for mental retardation due to exposure during the 8th through 15th week of gestation is 4×10^{-3} per Sv (4×10^{-3} per rem); under the same assumption, the estimated risk from the 16th to 25th week is 1×10^{-3} per Sv (1×10^{-3} per rem).

descriptions of Yucca Mountain's geologic and hydrologic characteristics. and the disposal system. please see chapter 7 of the BID and the preamble to the proposed rule (64 FR 46979– 46980). These documents are in the docket for this rulemaking (Docket No. A-95-12. Items III-B-2, V-B-1).

Yucca Mountain is made of layers of ashfalls from volcanic eruptions that happened more than 10 million years ago. The ash consolidated into a rock type called "tuff." which has varying degrees of compaction and fracturing depending upon the degree of

depending upon the degree of "welding" caused by temperature and pressure when the ash was deposited. Regional geologic forces have tilted the tuff layers and formed Yucca Mountain's crest (Yucca Mountain's shape is a ridge rather than a peak). Below the tuff is carbonate rock formed from sediments laid down at the bottom of ancient seas that existed in the area.

There are two general hydrologic zones within and below Yucca Mountain. The upper zone is called the "unsaturated zone" because the pore spaces and fractures within the rock are not filled entirely with water. Below the unsaturated zone, beginning at the water table, is the "saturated zone," in which water completely fills the pores and fractures. Fractures in both zones could act as pathways that allow for faster contaminant transport than would the pores. The DOE plans to build the repository in the unsaturated zone about 300 meters below the surface and about 300 to 500 meters above the water table (DOE Viability Assessment (DOE/VA), Docket No. A-95-12, Item V-A-5)

There are two major aquifers in the saturated zone under Yucca Mountain. The upper one is in tuff. The lower one is in carbonate rock. Regional ground water in the vicinity of Yucca Mountain is believed to flow generally in a southsoutheasterly direction. See Chapters 7 and 8 of the BID for a fuller discussion of the aquifers and the other geologic attributes of the Yucca Mountain region.

The disposal system. The NAS Report described the current concept of the potential disposal system as a system of . engineered barriers for the disposal of radioactive waste located in the geologic setting of Yucca Mountain (NAS Report pp. 23-27). Based on DOE's current design, entry into the repository for waste emplacement would be on gradually downward sloping ramps that enter the side of Yucca Mountain. Section 114(d) of the NWPAA limits the capacity of the repository to 70,000 metric tons of SNF and HLW. Current DOE plans project that about 90 percent (by mass) would be commercial SNF; and 10 percent would be defense HLW

⁷ The traditional unit for dose equivalent has been the rem. The unit "sievert" (Sv), a unit in the International System of Units that was adopted in 1979 by the General Conference on Weights and Measures, is now in general use throughout the world. One sievert equals 100 rem. The prefix "milli" (m) means one-thousandth. The individualprotection limit being finalized today may be expressed equivalently in either unit.

[&]quot;Low dose rates" here refers to dose rates on the order of or less than those from background radiation.

[&]quot;The risk of severe hereditary effects in the first two generations, for exposure of the reproductive part of the population (with both parents exposed), is estimated to be 5×10^{-3} per Sv (5×10^{-5} per rem). For all generations, the risk is estimated to be 1.2×10^{-2} per Sv (1.2×10^{-4} per rem). For exposure of the entire population, which includes individuals past the age of normal child-bearing, each estimate is reduced to 40% of the cited value. ³⁰ Assuming a linear, non-threshold dose

(NAS Report p. 23). The NAS further stated that within 100 years after initial emplacement of waste, the repository would be sealed by closing the opening to each of the tunnels and sealing the entrance ramps and shafts (NAS Report pp. 23, 26).

We expect the engineered barrier system to consist of at least the waste form (SNF assemblies or borosilicate glass containing the HLW), internal stabilizers for the SNF assemblies, and the waste packages holding the waste. Spent nuclear fuel assemblies consist of uranium oxide, fission products, fuel cladding, and support hardware, all of which will be radioactive (see the What are the Sources of Radioactive Waste? section above).

E. Background on and Summary of the NAS Report

Section 801(a)(2) of the EnPA directs us to contract with NAS to conduct a study to provide findings and recommendations on reasonable standards for protection of public health and safety. Section 801(a)(2) specifically calls for NAS to address the following three issues:

(A) Whether a health-based standard based upon doses to individual members of the public from releases to the accessible environment (as that term is defined in the regulations contained in subpart B of part 191 of title 40, Code of Federal Regulations, as in effect on November 18, 1985) will provide a reasonable standard for protection of the health and safety of the general public;

(B) Whether it is reasonable to assume that a system for post-closure oversight of the repository can be developed, based upon active institutional controls, that will prevent an unreasonable risk of breaching the repository's engineered or geologic barriers or increasing the exposure of individual members of the public to radiation beyond allowable limits; and

(C) Whether it is possible to make scientifically supportable predictions of the probability that the repository's engineered or geologic barriers will be breached as a result of human intrusion over a period of 10,000 years.

On August 1, 1995, NAS submitted to us its report, entitled "Technical Bases for Yucca Mountain Standards." The NAS Report is available for review in the docket (Docket No. A-95-12, Item II-A-1) and the information files described earlier. You can order the report from the National Academy Press by calling 800-624-6242 or on the World Wide Web at http:// www.nap.edu/catalog/4943.html.

1. What Were NAS's Findings ("Conclusions") and Recommendations?

The NAS Report contained a number of conclusions and recommendations. (The EnPA used the term "findings;" however, the NAS Report used the term "conclusions"). A summary of NAS's conclusions appears below. See pages 1-14 of the NAS Report, or the preamble to our proposed rule (64 FR 46980), for a list of NAS's conclusions and recommendations. For details on public participation in our review of the NAS Report, please see the preamble to the proposed rule (64 FR 46980-46981).

Conclusions. The conclusions in the Executive Summary of the NAS Report (pp. 1–14) were:

(a) "That an individual-risk standard would protect public health, given the particular characteristics of the site, provided that policy makers and the public are prepared to accept that very low radiation doses pose a negligibly small risk" (later termed "negligible incremental risk"). (This conclusion is the response to the issue Congress identified in EnPA Section 801(a)(2)(A));

(b) That the Yucca Mountain-related "physical and geologic processes are sufficiently quantifiable and the related uncertainties sufficiently boundable that the performance can be assessed over time frames during which the geologic system is relatively stable or varies in a boundable manner;"

(c) "That it is not possible to predict on the basis of scientific analyses the societal factors required for an exposure scenario. Specifying exposure scenarios therefore requires a policy decision that is appropriately made in a rulemaking process conducted by EPA."

(d) "That it is not reasonable to assume that a system for post-closure oversight of the repository can be developed. based on active institutional controls, that will prevent an unreasonable risk of breaching the repository's engineered barriers or increasing the exposure of individual members of the public to radiation beyond allowable limits." (This conclusion is the response to the issue Congress identified in EnPA section 801(a)(2)(B));

(e) "That it is not possible to make scientifically supportable predictions of the probability that a repository's engineered or geologic barriers will be breached as a result of human intrusion over a period of 10.000 years." (This conclusion is the response to the issue Congress identified in EnPA Section 801(a)(2)(C)); and

(f) "That there is no scientific basis for incorporating the ALARA (as low as

reasonably achievable) principle into the EPA standard or USNRC (U.S. Nuclear Regulatory Commission) regulations for the repository."

Recommendations. The recommendations in the Executive Summary of the NAS Report were:

(a) "The use of a standard that sets a limit on the risk to individuals of adverse health effects from releases from the repository;" (b) "That the critical-group approach

(b) "That the critical-group approach be used";

(c) "That compliance assessment be conducted for the time when the greatest risk occurs, within the limits imposed by long-term stability of the geologic environment;" and
(d) "That the estimated risk calculated

(d) "That the estimated risk calculated from the assumed intrusion scenario be no greater than the risk limit adopted for the undisturbed-repository case because a repository that is suitable for safe longterm disposal should be able to continue to provide acceptable waste isolation after some type of intrusion."

Other Conclusions and Recommendations. The NAS made other conclusions and recommendations in addition to those listed above. Most of them were related to or supported those presented in the Executive Summary.

III. What Does Our Final Rule Do?

Our rule establishes public health and safety standards governing the storage and disposal of SNF, HLW, and other radioactive material in the repository at Yucca Mountain, Nevada.

As noted earlier, section 801(a)(1) of the EnPA gives us rulemaking authority to set "public health and safety standards for the protection of the public from releases from radioactive materials stored or disposed of in the repository at the Yucca Mountain site." The statute also directs us to develop standards "based upon and consistent with the findings and recommendations of the National Academy of Sciences." Section 801(a)(2) of the EnPA directs us to contract with NAS to conduct a study to provide findings and recommendations on reasonable standards for protection of the public health and safety. Because the EnPA directs us to act "based upon and consistent with" NAS's findings, a major issue in this rulemaking is whether we must follow NAS's findings and recommendations without exception or whether we have discretionary decision-making authority.

As we discussed in the preamble to the proposed rule, we believe we have discretionary decision-making authority and, therefore, are not required to adopt,

without exception, NAS's findings and recommendations. See 64 FR 46981-46983 for this discussion. As a practical matter, the difficulty of resolving this issue is reduced because NAS expressed some of the findings and recommendations in a non-binding manner. In other words, in many instances NAS either stated its findings and recommendations as starting points for the rulemaking process or recognized those recommendations that involve public policy issues that are addressed more properly in this public rulemaking proceeding. However, the report also contains some findings and recommendations stated in relatively definite terms. These issues present most squarely the question of whether we are to treat all of NAS's findings and recommendations as binding.

Whether the EnPA binds us to following exactly NAS's findings and recommendations is a question that warrants close attention because it affects the scope of our rulemaking. If we must follow every view expressed in the NAS Report, we would have to treat any such issue as having been addressed conclusively by NAS. We would not need to entertain public comment upon the affected issues because the outcome would be predetermined by NAS.

We believe the EnPA does not bind us absolutely to follow the NAS Report. Instead, we used it as the starting point for this rulemaking. As Congress directed today's rule is based upon and consistent with the NAS findings and recommendations. We were guided by the panel's findings and recommendations because of the special role Congress gave it and because of NAS's scientific expertise. However, the entirety of our standards is the subject of this rulemaking. Therefore, we have not treated the views expressed by NAS as necessarily dictating the outcome of this rulemaking, thereby foreclosing public scrutiny of important issues. For the reasons described below, we believe this interpretation of the EnPA is both consistent with the statute and prudent. because it avoids potential constitutional issues. Further, this interpretation supports an important EPA policy objective and legal obligation: Ensuring an opportunity for public input regarding all aspects of the issues presented in this rulemaking.

Section 801(a)(2) of the EnPA requires NAS to provide "findings and recommendations on reasonable standards for protection of the public health and safety." This section of the EnPA calls for NAS to address three specific issues; however. Congress did not place any restrictions on other issues NAS could address. The report of

the Congressional conferees underscored that "the (NAS) would not be precluded from addressing additional questions or issues related to the appropriate standards for radiation protection at Yucca Mountain bevond those that are specified." (H.R. Rep. No. 102-1018, 102nd Cong., 2d Sess. 391 (1992)). Thus, given the potentially unlimited scope of NAS's inquiry under the statute, it could have provided findings and recommendations that would dictate literally all aspects of the public health and safety standards for Yucca Mountain, rendering our function a merely ministerial one.

Section 801(a)(1) of the EnPA plainly gives us the authority to issue, by rulemaking, public health and safety standards for Yucca Mountain. If at the same time that Congress gave NAS the authority to provide findings and recommendations on any issues related to the Yucca Mountain public health and safety standards. Congress also intended that NAS's findings and recommendations would bind us, then Congress effectively would have delegated to NAS a standard-setting authority that overrides our rulemaking authority. Carried to its logical conclusion, under this view of the statute. NAS would have authority to establish the public health and safety standards without a public rulemaking process. Congress' direction to EPA to set standards "by rule" would be unnecessary or relatively meaningless. It is both reasonable and appropriate to resolve this tension in the statute by interpreting NAS's findings and recommendations as non-binding, but highly influential. expert guidance to inform our rulemaking.

Thus, we do not believe the statute forces our rulemaking to adopt mechanically NAS's recommendations as standards. If it did, the statutory provisions would allow us to consider only those issues that NAS did not address. Further, the provisions calling for us to use standard rulemaking procedures in issuing the standards would be unnecessary to reach results that NAS already established. We consider the NAS Report's explicit references to decisions that should be made during the rulemaking process to be support for our position.

The EnPA conference report also reveals that Congress did not intend to limit our rulemaking discretion. The conference report clarifies that Congress intended NAS to provide "expert scientific guidance" on the issues involved in our rulemaking and that Congress did not intend for NAS to establish the specific standards:

The Conferees do not intend for the National Academy of Sciences. in making its recommendations, to establish specific standards for protection of the public but rather to provide expert scientific guidance on the issues involved in establishing those standards. Under the provisions of section 801. the authority and responsibility to establish the standards, pursuant to rulemaking, would remain with the Administrator. as is the case under existing law. The provisions of section 801 are not intended to limit the Administrator's discretion in the exercise of his authority related to public health and safety issues. (H.R. Rep. No. 102-1018. p. 391)

Our interpretation of the EnPA as not limiting the issues for consideration in this rulemaking is consistent with the views we expressed to Congress during deliberations over the legislation. The Chair of the Senate Subcommittee on Nuclear Regulation requested our views regarding the bill reported by the conference committee. The Deputy Administrator of EPA indicated the NAS Report would provide helpful input. Moreover, the Deputy Administrator pointed to the language, cited above, stating the intent of the conferees not to limit our rulemaking discretion and assured Congress that any standards for radioactive materials that we ultimately issue would be the subject of public comment and involvement and would fully protect human health and the environment (138 Cong. Rec. 33,955 (1992)).

Our interpretation also is consistent with the role that both NAS and Congress understood NAS would fulfill. During the Congressional deliberations over the legislation. NAS informed Congress that while it would conduct the study, it would not assume a standard-setting role because such a role is properly the responsibility of government officials. (138 Cong. Rec. 33.953 (1992)) Our interpretation of the NAS Report also avoids implicating potentially significant constitutional issues. Construing the EnPA as delegating to NAS the responsibility to determine the health and safety standards at Yucca Mountain may violate the Appointments Clause of the Constitution (Art. II, sec. 2, cl. 2), which imposes restrictions against giving Federal governmental authority to persons not appointed in compliance with that Clause. In addition, the Constitution places restrictions arising under the separation of powers doctrine upon the delegation of governmental authority to persons not part of the Federal government. We are not concluding, at this time, that an alternative interpretation necessarily would run afoul of constitutional limits. We believe, however, that it is

reasonable both to assume that Congress intended to avoid these issues when it adopted section 801 of the EnPA and to interpret the EnPA accordingly.

In summary, we do not believe we must, in this rulemaking, adopt all of NAS's findings and recommendations. The statute does, however, give NAS a special role. As noted previously, NAS's findings and recommendations were instrumental in this rulemaking. Our proposal is consistent with those findings and recommendations. We included many of the findings and recommendations in this rule. We tended to give greatest weight to NAS's judgments about issues having a strong scientific component, the area in which NAS has its greatest expertise. In addition. we reached final determinations that are congruent with NAS's analysis whenever we could do so without departing from the Congressional delegation of authority to us to promulgate, by rule, public health and safety standards for protection of the public. We believe our mandate from Congress required the consideration of public comments and the exercise of our own expertise and discretion.

We requested public comments concerning: how we should view and weigh NAS's findings and recommendations in the context of the specific issues presented in this rulemaking: whether we have given proper consideration to NAS's findings and recommendations; and whether we should give them more or less weight, and what the resulting outcome should be.

We received many comments regarding our EnPA authority and our interpretation of the NAS Report. Several comments took issue with our reasons for not simply adopting each of the NAS recommendations verbatim and stated that we are bound to do so. One comment asserted that our reasoning "exaggerates the impact of the NAS Report" on our rulemaking authority. However, these comments generally recognized that we can depart from the NAS panel's recommendations if it specifically stated that policy considerations could play a role in the decision, or if the recommendation at issue otherwise was not definitive (e.g., there was disagreement among the panel members). In particular, some comments suggested that we cannot include any provision if NAS did not recommend it. We disagree with this position. In the preamble to the proposed rule. we clearly stated our intentions regarding our use of the NAS Report (see 64 FR 46980-46983). We gave the NAS Report special

consideration as "expert scientific guidance." However, as discussed above, we do not believe that Congress intended the NAS Report to bind us absolutely. We note that NAS, in its comments on our proposed rule. did not offer an opinion on this point. Also, NAS acknowledges in several places in its report that. for policy or other reasons, we may elect to take approaches that differ from its recommendations. These statements show NAS did not consider its recommendations to be binding directions to EPA. The NAS did, however, identify aspects of the proposal it believes are inconsistent with its recommendations. A copy of NAS's comments on the proposal is in the docket (Docket No. A-95-12. Item IV-D-31). See the Response to Comments document for additional discussion of comments regarding our incorporation of the NAS recommendations (Docket No. A-95-12, Item V-C-1).

The following sections describe our public health and safety standards for Yucca Mountain and the considerations that underlie these standards. The next section addresses the storage portion of the standards. All of the other sections pertain to the disposal portion of the standards.

A. What Is the Standard for Storage of the Waste? (Subpart A. §§ 197.1 Through 197.5)

Section 801(a)(1) of the EnPA calls for EPA's public health and safety standards to apply to radioactive materials "stored or disposed of in the repository at the Yucca Mountain site." The repository is the excavated portion of the facility constructed underground within the Yucca Mountain site (to be differentiated from the disposal system. which is made up of the repository, the engineered barriers, and the natural barriers). The EnPA differentiates between "stored" and "disposed" waste, although it indicates that we must issue standards that apply to both storage and disposal. Congress was not clear regarding its intended use of the word "stored" in this context. Also. NAS did not address the issue of storage versus disposal (see § 197.2 for our definition of "storage" and § 197.12 for our definition of "disposal"). The DOE currently conceives of the Yucca Mountain repository as a disposal facility, not a storage facility: however. this situation could change. Therefore, we decided to interpret the statutory language as directing us to develop standards that apply to waste that DOE either stores or disposes of in the Yucca Mountain repository. The storage

standard, therefore, applies to waste inside the repository, prior to disposal.

We received several comments regarding our proposed definition of "disposal" in § 197.12, arguing that the potential benefits of backfilling are unknown at present. In response to these comments. we changed the definition in the final rule to exclude the requirement that DOE use backfilling in the Yucca Mountain repository. We believe that DOE should have the flexibility to design the repository so that it is as protective of public health and the environment as possible. Therefore, in order not to constrain DOE unnecessarily in its choice of repository designs, we changed the definition of "disposal" as the comments suggested. Thus, under the revised definition in our final rule, it is no longer necessary for DOE to use backfilling for waste disposal to occur.

Several comments also suggested that our proposed definitions of "disposal" and "barrier" run counter to established notions of deep geologic repositories because they allow DOE to rely upon both engineered and natural barriers, instead of natural barriers alone, to contain the radioactive material to be stored in Yucca Mountain. These comments suggested we amend these definitions, as appropriate, to delete references to engineered barriers. According to the comments, the Yucca Mountain repository must meet public health and safety standards with no assistance from manmade structures or barriers. The EnPA mandates that we establish site-specific standards for Yucca Mountain. Under this mandate, we believe it is appropriate, based on the conditions present at Yucca Mountain, to allow DOE the flexibility to develop a combined system, using engineered barriers and natural barriers, to contain radioactive material to be disposed of in Yucca Mountain. For additional discussion of this topic, please see Chapter 7 of the BID.

The DOE also will handle, and might store, radioactive material aboveground (that is, outside the repository). Our existing standards for management and storage, codified at subpart A of 40 CFR part 191, apply to such storage activities. Subpart A of 40 CFR part 191 requires that DOE manage and store SNF, HLW. and transuranic radioactive wastes at a site, such as Yucca Mountain, in a manner that provides a reasonable assurance that the annual dose equivalent to any member of the public in the general environment will not exceed 25 millirem (mrem) to the whole body. (Note that a demonstration of "reasonable assurance" is necessary to comply with the standard for storage, while subpart B of both 40 CFR part 191 and today's 40 CFR part 197 specify a demonstration of "reasonable expectation" to comply with the disposal standards. "Reasonable assurance" is an appropriate measure to apply to storage, as the facility will be in operation, with active monitoring and personnel present, during this time. The level of certainty connected with this period of active operation is significantly higher than can be attached to the much longer regulatory time period applicable to disposal standards. See our discussion of "reasonable expectation" in section III.B.2.c., What Level of Expectation Will Meet Our Standards?) This standard is the one that DOE must meet for WIPP and the greater confinement disposal (GCD) facility. (The GCD facility is a group of 120-feet deep boreholes, located within NTS, which contain disposed transuranic wastes.)

We take this position regarding the applicability of subpart A of 40 CFR part 191 because section 801 of the EnPA specifically provides that the standards we issue shall be the only "such standards" that apply at Yucca Mountain. Thus, the EnPA is the exclusive authority for today's action regarding storage inside the repository. The WIPP LWA does not exclude Yucca Mountain from the management and storage provisions in subpart A of 40 CFR part 191. The 40 CFR part 197 standards supercede our generally applicable standards (40 CFR part 191) only to the extent that the EnPA requires site-specific standards for storage inside the repository at Yucca Mountain. Otherwise, the 40 CFR part 197 standards have no effect on our generic standards. As noted, we interpret the scope of section 801 to include both storage and disposal of waste in the repository. Thus, waste inside the repository is subject to the standards in today's action. Our generic standards (subpart A of 40 CFR part 191) will apply to waste stored at the Yucca Mountain site, but outside of the repository.

The storage standards in 40 CFR 191.03(a) are stated in terms of an older dose-calculation method and are set at an annual whole-body-dose limit of 25 mrem/yr. The storage standard for Yucca Mountain uses a modern dosecalculation method known as "committed effective dose equivalent" (CEDE). Even though today's final rule uses the modern method of dose calculation. we believe that the dose level maintains a similar risk level as in 40 CFR 191.03(a) at the time of its promulgation (see the discussion of the different dose-calculation methods in

the What Is the Level of Protection For Individuals? section later in this document). The difference between these dose calculation procedures presents a problem in combining the doses for regulatory purposes. However, we have begun to develop a rulemaking to amend both 40 CFR parts 190 and 191. That rulemaking would update these limits to the CEDE methodology. However, because we have not yet finalized that change, we need to address the calculation of doses under the two methods in another fashion (see the last paragraph in this section for more detail).

As discussed in the preamble to the proposed rule (64 FR 46983), we considered the differences among the conditions covered by the storage standards in 40 CFR 191.03(a) and the conditions that could affect storage in the Yucca Mountain repository. The most significant difference is that the storage in Yucca Mountain would be underground, whereas most storage covered under 40 CFR part 191 is aboveground. Otherwise, the technical situations we anticipate under both the existing generic standards and the Yucca Mountain standards are essentially the same. Also, our final rule extends a similar level of protection as in the 1985 version of subpart A of 40 CFR part 191. In other words, under the 40 CFR part 197 storage standard, exposures of members of the public from waste storage inside the repository would be combined with exposures occurring as a result of storage outside the repository but within the Yucca Mountain site (as defined in 40 CFR 197.2). The total dose could be no greater than 150 microsieverts (µSv) (15 mrem) CEDE per year (CEDE/yr).

We requested comments regarding our interpretation of section 801 and our approach to coordinating the doses originating from inside and outside the Yucca Mountain repository. We received two comments regarding this issue. One comment urged us to establish a single, new, and separate standard for the Yucca Mountain site that would encompass the pre-closure operations both aboveground and in the repository. The comment further stated that the suggested approach would avoid using two different rules for the same site. This suggested approach also would avoid the need to use the older dose methodology currently in 40 CFR part 191. Another comment stated that the application of subpart A of 40 CFR part 191 would not be inappropriate.

We considered establishing a new standard to cover the entirety of the management and storage operations at Yucca Mountain. as was suggested by

one comment. This had the attractive feature of applying one standard. instead of two, to the management and storage activities in and around Yucca Mountain.

However, after considering the comments, the wording in section 801(a)(1) of the EnPA, and the impending rulemaking to amend subpart A of 40 CFR part 191, we have decided to cover the surface management and storage activities within the Yucca Mountain site under 40 CFR part 191 and management and storage activities in the Yucca Mountain repository under 40 CFR part 197. However, the combined doses incurred by any individual in the general environment from these activities must not exceed 150 µSv (15 mrem) CEDE/yr. This will require the conversion of doses from the surface activities from the older dose system (under which the 40 CFR part 191 standards were developed) into the newer system to be able to combine the doses from the two areas of operation. There are established methods to do this, e.g., in the appendix to 40 CFR part 191, but we are leaving the methodology in this case to NRC's implementation process. We are continuing to develop a rulemaking to update the dose system used in subpart A of 40 CFR part 191. When that amendment is finished, the conversion for the activities subject to subpart A of 40 CFR part 191 will be unnecessary.

B. What Are the Standards for Disposal? (§§ 197.11 through 197.36)

Subpart B of this final rule consists of three separate standards (or sets of standards) that apply after final disposal, which are discussed in more detail in the appropriate sections of this document. The disposal standards are:

An individual-protection standard;
Ground-water protection standards;

A human-intrusion standard.

1. What Is the Standard for Protection of Individuals? (§§ 197.20 and 197.25)

The first standard is an individualprotection standard. It specifies the maximum dose that a reasonably maximally exposed individual (RMEI) may receive from releases from the Yucca Mountain disposal system.

a. Is the Limit on Dose or Risk? Section 801(a)(1) of the EnPA directed that our standards for Yucca Mountain "shall prescribe the maximum annual effective dose equivalent to individual members of the public from releases to the accessible environment from radioactive materials stored or disposed of in the repository * * *." The EnPA also requires us to issue our standards "based upon and consistent with" NAS's findings and recommendations.

The NAS recommended that we adopt a risk-based standard to protect individuals, rather than a dose-based standard as Congress prescribed. The NAS offered two reasons for its recommendation. First, a risk-based standard is advantageous relative to a dose-based standard because it "would not have to be revised in subsequent rulemakings if advances in scientific knowledge reveal that the dose-response relationship is different from that envisaged today" (NAS Report p. 64). Second, NAS believes a risk-based standard more readily enables the public to comprehend and compare the standard with human-health risks from other sources.

We reviewed and evaluated the merits of a risk-based standard as recommended by NAS (NAS Report, pp. 41-ff.). However, we chose to adopt a dose-based standard for the following reasons. First, EnPA section 801(a)(1) specifically directs us to promulgate a standard prescribing the "maximum annual dose equivalent to individual members of the public from releases to the accessible environment from radioactive materials stored or disposed of in the repository." Also, the Conference Committee specifically stated that EPA's standards "shall prescribe the maximum annual dose equivalent to individual members of the public from releases to the accessible environment from radioactive materials stored or disposed of in the repository. (H. R. Rep. 102-1018, 102nd Cong., 2d Sess. 390 (1992)). In a situation such as this, where both the statutory language and the legislative history are clear, we are obliged to implement the clearly stated plain language of the statute and to carry out the unambiguous intent of the Congress.

Second, both national and international radiation protection guidelines developed by bodies of nongovernmental radiation experts, such as ICRP and NCRP, generally have recommended that radiation standards be established in terms of dose. Also, national and international radiation standards, including the individualprotection requirements in 40 CFR part 191, are established almost solely in terms of dose or concentration, not risk. Therefore, a risk standard will not allow a convenient comparison with the numerous existing dose guidelines and standards.

However, we did establish the dose limit using the risk of developing a fatal cancer. The level of risk, about 8.5 fatal cancers per million members of the population per year (see the preamble to

the proposed rule at 64 FR 46984), is a level the Agency has judged to be acceptable taking into account many factors, including existing radiation standards (such as subpart B of 40 CFR part 191). Congressional action (the WIPP LWA), and the comments received on the proposed standards. On page 46985 of the preamble to the proposed rule, we cited a risk of approximately seven in a million per year. This value was based upon the NAS risk value of 5×10^{-2} per Sv (5 × 10⁻⁴ per rem, NAS Report p. 47). However, for consistency, we should have used the value which was first discussed on page 46979 of the preamble to the proposed rule, $5.75 \times$ 10-2 per Sv (5.75 × 10-2 per rem), and which is from Federal Guidance Report 13 (Docket A-95-12, Item V-A-20). This higher value associates an annual risk of about 8.5 in a million with 150 µSv (15 mrem). Because this underlying risk level is a matter of public policy. it is possible that the level could change if future decisionmakers make a different judgment as to the level of risk acceptable to the general public. Likewise, as NAS noted, it could become necessary to change the dose limit as a result of future scientific findings about the cancer-inducing aspects of radiation (i.e., in correlating dose with risk). Therefore, no matter which form of standard is used, it is subject to change in the future, though the reasons for change may not be identical. However, either way, risk is the underlying basis of the standards. It is for the other reasons cited in this section that we chose to use dose. In addition, dose and risk are closelv related. It is possible to convert one to the other by using the appropriate conversion factor. We have discussed the correlations that we used in converting risk to dose, both in this preamble and in Chapter 6 of the BID.

Finally, we did not receive any comments in favor of a risk standard that provided either a compelling technical or policy rationale for promulgating such a standard (see the Response to Comments document).

Therefore, we establish a standard stated as a dose rather than a risk. We requested comments as to whether

the standard should be expressed as risk or dose. Not unexpectedly, the comments were divided between the alternatives. Most of the comments supported the use of dose.

One comment stated that the calculation of a dose limit through a probabilistic performance assessment is a reasonable way to assure that the repository will meet the overall health risk objective. It is NRC's responsibility

to determine how DOE must demonstrate compliance with our standards; however, we envision the use of a probabilistic assessment for the compliance demonstration. Another comment stated that a dose limit is a reasonable way for us to incorporate cancer risk into the regulation. As discussed to some extent in section III.B.1.b (What Factors Can Lead to Radiation Exposure?), and in more detail in the preamble to the proposed standards (beginning on 64 FR 46984), the risk of fatal cancer, an annual risk of about 8.5 in a million for an exposure of 150 μ Sv, is the basis of the level of protection that we have established.

A few comments supported stating the standard in terms of risk rather than dose. For example, NAS was concerned that a dose standard would preclude the public from being able to compare risks with other hazardous materials. According to NAS, the use of a dose standard also makes it difficult for the public to compare the risks inherent in the ground-water protection standards with the risks inherent in the individual-protection standard. The NAS also stated that its recommendation to use a risk standard did not preclude us from using a dose standard, as long as the underlying risk basis was clearly understood. We believe that we have been sufficiently clear in describing the risk basis of the standards within this preamble and the Response to Comments document.

b. What Factors Can Lead to Radiation Exposure? Protection of the public from exposure to radioactive pollutants requires knowledge and understanding of three factors: the sources of the radiation. the pathways leading to exposure. and the recipients of the radiation dose. The standards must consider all three factors. This section discusses the sources of radiation and the pathways of exposure. The following two sections discuss the recipients of the dose. Dose assessments are conducted through a type of calculational analysis called "performance assessment". The performance assessment is the quantitative analysis of the projected behavior of the disposal system. which considers release scenarios for the repository and carries the analysis through various pathways in the environment that culminate in exposures to members of the public.

Sources. The waste disposed of in Yucca Mountain will contain many radionuclides, including unconsumed uranium, fission products (such as cesium-137 and strontium-90), and transuranic elements (such as plutonium and americium).

The inventory of radionuclides over time will depend upon the type and amount of radionuclides originally disposed of in the repository, the halflives of the radionuclides, and the amount of any radionuclides formed from the decay of parent radionuclides (see Chapter 5 of the BID). In the time frame of tens to hundreds of thousands of years, the short-lived radionuclides initially present in SNF and HLW will decay. Therefore, the waste eventually will have radiologic hazards similar to a large uranium ore body; such ore bodies naturally occur in a variety of settings throughout the country. Å typical uranium ore body contains relatively low concentrations of very long-lived radionuclides similar to those present in the radioactive wastes to be disposed of in Yucca Mountain (see the preamble to the final rule establishing 40 CFR part 191 (50 FR 38083, September 19, 1985)).

Barriers to Radionuclide Movement. To delay and limit the movement of radionuclides into the biosphere. DOE plans to use multiple barriers. These barriers will be both engineered (human-made) and natural based on the design of, and conditions in and around, the disposal system.

Both the natural and engineered barriers must delay and limit releases of radionuclides from the repository. For example, an engineered barrier could be the waste form. The DOE plans to convert liquid HLW, derived from reprocessing SNF, into a solid by entraining the radionuclides into a matrix of borosilicate glass. The molten glass then would be poured into and solidified in a second engineered barrier, a metal container (see Chapter 7 of the BID). In addition, it is possible to have other engineered barriers in the repository to serve as part of the disposal system (see Chapter 7 of the BID).

Natural barriers at Yucca Mountain also could slow the movement of radionuclides into the accessible environment. For instance, DOE plans to construct the repository in a layer of tuff located above the water table. The relative dryness of the tuff around the repository would limit the amount of water coming into contact with the waste, and would retard the future movement of radionuclides from the waste into the underlying aquifer. Any radioactive material that dissolved in infiltrating water, originating as surface precipitation, still would have to move to the saturated zone. In the saturated zone, which lies below the unsaturated zone, water completely fills the pores and fractures in the rock. Minerals. such as zeolites. in the tuff beneath the

repository could act as molecular filters and ion-exchange agents for some of the released radionuclides. thereby slowing their movement. These minerals also could limit the amount of water that contacts the waste and could help retard the movement of radionuclides from the waste to the water table. This mechanism would be most effective if flow was predominantly through the matrix (the pores in the rock) (see Chapter 7 of the BID).

Pathways. Once radionuclides have left the waste packages, water or air could carry them to the accessible environment. Ground water will carry most of the radionuclides released from the waste packages away from the repository. However, air moving through the mountain will carry away those radionuclides. such as carbon-14 (14C) in the form of carbon dioxide, that escape from the waste packages in a gaseous form. For more detailed discussions of the ground water and air pathways, see the preamble to the proposed rule (64 FR 46986) and Chapters 8 and 9 of the BID.

Movement via water. Radionuclides will not move instantaneously into the water table. The length of time it will take for radionuclides to reach the water table depends partly on how much the water moves via fractures or through the matrix of the rock. Once radionuclides reach the saturated zone, they would move away from the disposal system in the direction of ground water flow.

There are currently no perennial rivers or lakes adjacent to Yucca Mountain that could transport contaminants. Therefore, based on current knowledge and conditions. ground water and its usage will be the main pathways leading to exposure of humans. Current knowledge suggests that the two major ways that people would use the contaminated ground water are: (1) Drinking and domestic uses; and (2) agricultural uses (see Chapters 8 and 9 of the BID). In other words, radionuclides that reach the public could deliver a dose if an individual: (1) Drinks contaminated ground water or uses it directly for other household uses: (2) drinks other liquids containing contaminated water; (3) eats food products processed using contaminated water; (4) eats vegetables or meat raised using contaminated water; or (5) otherwise is exposed as a result of immersion in contaminated water or air or inhalation of wind-driven particulates left following the evaporation of the water.

Movement via air. Releases of gaseous ¹⁴C from the wastes can move through the tuff overlying the repository and exit into the atmosphere following release

from the waste package. Once the radioactive gas enters the atmosphere. it would disperse across the globe. This global dispersion would result in significant dilution of the ¹⁴C. The major pathway for human exposure to ¹⁴C is the uptake of radioactive carbon dioxide by plants that humans subsequently eat (see Chapter 9 of the BID).

c. What Is the Level of Protection for Individuals? Our individual-protection standard sets a limit of 150 μ Sv (15 mrem) CEDE/yr. This limit corresponds approximately to an annual risk of fatal cancer of about 8.5 chances in 1,000,000 (8.5 × 10⁻⁶). It is within NAS's recommended starting range of 1 in 100,000 to 1 in 1,000,000 annual risk of fatal cancer (see the NAS Report p. 5. Docket No. A-95-12. Item II-A-1). The NAS's recommended risk range corresponds to approximately 20 to 200 μ Sv (2 to 20 mrem) CEDE/yr.

We considered NAS's findings and recommendations in our determination of the CEDE level that would be adequately protective of human health. We also reviewed established EPA standards and guidance, other Federal agencies' standards for both radiation and non-radiation-related actions, and other countries' regulations. In addition, we evaluated guidance on dose limits provided by national and international non-governmental advisory groups of radiation experts.

Section 801(a)(1) of the EnPA calls for our Yucca Mountain standards to "prescribe the maximum annual effective dose equivalent to individual members of the public from releases of radioactive materials." Development of the individual-protection standard required us to evaluate and specify several factors, which include the level of protection. whom the standards should protect, and how long the standards should provide protection. Determining the appropriate dose level is ultimately a question of both science and public policy. As NAS stated: "The level of protection established by a standard is a statement of the level of the risk that is acceptable to society. Whether posed as 'How safe is safe enough?' or as 'What is an acceptable level?', the question is not solvable by science" (NAS Report p. 49).

We requested comment regarding the reasonableness of our proposed 15 mrem CEDE/yr individual-protection standard. We received many comments, some of which supported the proposal, while others stated that we should make the level higher or lower. This final rule establishes a limit of 15 mrem CEDE/yr for the reasons discussed in the preamble to the proposed rule (see 64 FR 46984 and following). Principally, the reasons were: This level is within the NAS-recommended range (which NAS based upon its review of other Federal actions, guidelines developed by national and international advisory bodies, and the regulations in other countries); the fact that many existing standards are at this level, particularly the EPA standards (40 CFR part 191) applicable to WIPP (in the case of some older standards, the equivalence is based upon more recent understanding of the damage that radiation can cause); and, after consideration of the comments and the site-specific conditions, we believe that this level is a sufficiently stringent level of protection for this situation.

Many comments argued that the proposed level was too low. For example, a few comments preferred a dose level of 25 mrem/yr to maintain consistency with current NRC regulations. Another comment advocated a dose level of 70 mrem/yr, given the long time frames, the national importance of the repository, and other factors. Other comments thought that the standard should be lower. Several of these comments supported a limit of 5 mrem/yr. Other comments supported a zero dose limit.

Some comments stated that, though they preferred a zero-release standard, they realized that our level was implementable. We agree that the disposal program should ideally have a goal of no releases. However, we believe it is incumbent upon us to set a stringent, yet reasonable, standard. We are establishing a standard that provides comparable protections to those of other activities related to radioactive and nonradioactive wastes. Given the current state of technology, it may not be possible to provide absolute certainty that there will be no releases over a 10.000 year or longer time frame. Therefore, we have attempted to establish a standard that is protective that can be implemented to show compliance.

Our final consideration in selecting a level of protection was guidance from national and international nongovernmental bodies, such as ICRP and NCRP, which have recommended a total annual dose limit for an individual of 1 mSv (100 mrem) effective dose from exposure to all radiation sources except background and medical procedures. The dose level of 1 mSv (100 mrem) corresponds to an annual risk of fatal cancer of about 6 in 100,000 (6×10^{-5}). In its Publication No. 46, "Radiation Protection Principles for the Disposal of Solid Radioactive Waste," the ICRP recommends apportionment of the total

allowable radiation dose among specific practices. (Docket No. A-95-12, Item V-A-12). The apportionment of the total dose limit among different sources of radiation is used to ensure that the total of all included exposures is less than 1 mSv (100 mrem) CED/vr. Thus. ICRP recommends that national authorities apportion or allocate a fraction of the 1 mSv (100 mrem)-CED/vr limit to establish an exposure limit for SNF and HLW disposal facilities. Most other countries have endorsed the apportionment principle.

There are multiple sources of potential radionuclide contamination on and near NTS, one of which is the Yucca Mountain site. Portions of NTS have been subjected to both underground and aboveground nuclear weapon detonations. A substantial quantity of radionuclides was created by these tests. An estimated inventory of 300 million curies remains underground (see Appendix II of the BID; Chapter 8 of DOE's Draft Environmental Impact Statement for Yucca Mountain (DOE/ EIS/0250D), Docket No. A-95-12, Item V–A–4; and Nevada Risk Assessment/ Management Program (NRAMP), Docket No. A-95-12, Item V-A-17). Elsewhere on the NTS. DOE is burying LLW in near-surface trenches and TRU radioactive waste has been disposed of in the Greater Confinement Disposal facility. Finally, there is a commercial LLW disposal system located west of Yucca Mountain near Beatty, Nevada. Each of these facilities could have releases of radioactivity into the ground water (see Chapter 8 of DOE's Draft Environmental Impact Statement for Yucca Mountain (DOE/EIS/0250D), Docket No. A-95-12. Item V-A-4; and Nevada Risk Assessment/Management Program (NRAMP). Docket No. A-95-12. Item V-A-17). The regional flow of ground water is believed to be generally from the locations where some of these practices have occurred toward the area where radionuclides released from the Yucca Mountain disposal system are presumed to go (see Nevada Risk Assessment/Management Program (NRAMP). Docket No. A-95-12. Item V-A-17). The total of the releases from these sources should be constrained to the total dose limit of 1 mSv (100 mrem) CED/yr, as recommended by ICRP. because the releases from these sources could affect the same group of people. The potential doses from these other sources might contribute to individual doses for the reasonably maximally exposed individual (RMEI) over different time frames. According to Chapter 8 of the DEIS for Yucca Mountain (DOE/EIS/0250D, Docket No.

A-95-12. Item V-A-4). potential releases from LLW management and disposal operations may contribute very small individual doses. A quantitative attempt to allocate potential dose from these other sources would be highly speculative; however, it would be reasonable to maintain the allocation approach reflected in the established dose limits in both the United States and internationally.

In summary, based on our review of the guidance. regulations, and standards cited above, and the NAS Report, we are establishing a standard of 150 µSv (15 mrem) CEDE/yr for the Yucca Mountain disposal system (40 CFR 197.13). This level is 15% of the ICRP-recommended total dose limit. It falls within the range of standards used in other countries and the range recommended by NAS, and is also consistent with the individualprotection requirement in 40 CFR part 191. This level will be the CEDE level with which the dose over the compliance period must be compared. The compliance period is the time interval over which projections of the performance of the disposal system must be made for the purpose of assessing the future performance of the disposal system (see the How Far Into the Future is it Reasonable to Project Disposal System Performance? section later in this document for more detail).

d. Who Represents the Exposed Population? To determine whether the Yucca Mountain disposal system complies with our standard, DOE must calculate the dose received by some individual or group of individuals exposed to releases from the repository and compare the calculated dose with the limit established in the standard. The standard specifies, therefore, the representative individual for whom DOE must make the dose calculation. We expect that NRC will define the details, beyond those which we have specified. necessary for the dose calculation.

Our approach for the protection of individuals. We examined two possible approaches: the critical group (CG) approach recommended by NAS (NAS Report, pp. 49-54, Appendix C, and Appendix D) and the reasonably maximally exposed individual (RMEI) approach. The goal in representing the exposed population is to estimate the level of exposure that is protective of the vast majority of individuals in that population, but still within a reasonable range of potential exposures. We chose the RMEI approach because we believe it more appropriately protects individuals and is less speculative to implement than the CG approach given the unique conditions present at Yucca

32088

Mountain. Also, it remains a conservative but reasonable approach that accomplishes the same goal as the CG approach.

The NAS definition of critical group. The NAS Report recommended that we use the risk to a CG as the basis for the individual-protection standard. The CG would be the group of people that, based upon cautious, but reasonable, assumptions, has the highest risk of incurring health effects due to releases from the disposal system. In its report, NAS discussed two specific examples of critical groups. The NAS considered the probabilistic critical group based upon a present-day farming community to be more appropriate and less reliant on speculative assumptions than the other critical group it discussed, which was based upon subsistence farming. However, following due consideration, we decided that the subsistence-farmer approach discussed by NAS would be inappropriate, since we could not find nor did any other party demonstrate that there is the subsistence-farmer lifestyle at. or downgradient from, Yucca Mountain. For detailed discussions of NAS's CG approaches, please see the preamble to the proposed rule, 64 FR 46986-46988, and the NAS Report at pp. 49-54 and 145-159.

The Reasonably Maximally Exposed Individual (RMEI). As just mentioned, NAS recommended that the standard incorporate a CG approach for estimating individual exposures from repository release projections (NAS Report p. 52). As NAS pointed out, the CG approach has been examined internationally and recommendations for its application have been proposed (NAS Report, Chapter 2). In addition to recommending the use of the CG approach, NAS posited the use of a "probabilistic" CG, which is a CG evaluated using probabilistic techniques for assessing exposures. not only for the parameters that affect repository releases but also for the probability that an individual will use contaminated ground water away from the site. As NAS points out, "the components of a probabilistic computational approach have considerable precedent in repository performance, we are not aware that they have previously been combined to analyze risks to critical groups" (NAS Report. Appendix C). In that sense. NAS "probabilistic" CG is a departure from the more widely understood application of the CG concept. The approach we have chosen embodies the intent of the internationally accepted concept to protect those individuals most at risk from the proposed repository but specifies one or a few site-specific

parameters at their maximum values. We chose to use an approach involving limiting exposure to a defined "reasonably maximally exposed individual", the RMEI. There are similarities between the probabilistic CG and RMEI approaches, and also some significant differences arising from the Yucca Mountain site, that caused us to select the RMEI alternative (see also "Characterization and Comparison of Alternative Dose Receptors for Individual Radiation Protection for a Repository at Yucca Mountain". Docket No. A-95-12, Item V-B-3).

In both approaches, the attempt is made to consider a range of conditions for the exposed individuals that affect exposures, including geographic population distributions, lifestyles. and food consumption patterns for populations at risk. The characteristics of the RMEI are defined from consideration of current population distribution and ground water usage. and average food consumption patterns for the population in question. Such characterizations typically are done by surveying existing populations, and a "composite" RMEI is defined with one or more parameters that significantly affect exposure estimates set at high values so that the individual is "reasonably maximally exposed." The CG approach typically is used under the assumption of a larger population within which a smaller group (the critical group) incurs a more homogeneous risk from exposures. in contrast to the larger population group where exposures will vary widely. Characteristics of the CG also are derived from information or assumptions about the potentially exposed population; however, a small group within the larger population. rather than a composite individual. is defined. Both the CG and the RMEI are then located above the path of the contamination plume and the exposure variations are calculated as a function of the parameters that control radionuclide transport from the contamination source (here, the repository). The "probabilistic" CG defined in the NAS Report (Appendix C) adds an additional layer of analytical detail by introducing the idea that the path of the radionuclide contamination is subject to considerable uncertainty and the exposure of the CG is further qualified by the probability that the contamination plume is tapped by the CG at any point in time. This approach assumes the location of the probabilistic CG is fixed independently of the projected path(s) for radionuclide migration from the repository, and the

potential exposures then are a direct function of the probability that the contamination plume reaches the location of the group. The more common approach to locating the CG. for the purpose of estimating exposures. is to determine where the group can receive exposures from the contamination plume and then locating the CG at that place, regardless of whether a population is currently at that location or not. Both of these approaches appear to give essentially the same maximum dose levels to at least some individuals, because at some point in time the CG would tap into the contamination plume and receive the exposures. However, if assumed to be widely distributed geographically, many members of the CG could receive considerably smaller doses, or no dose, resulting in an average dose which does not reflect the intent of the CG concept. Overall, as explained further, below, the difference in the distribution of doses using the CG approach depends upon the implementation details describing how the total spectrum of dose assessments would be calculated.

We relied upon many factors in making the decision to use the RMEI concept. First, this approach is consistent with widespread practice, current and historical, of estimating dose and risk incurred by individuals even when it is impossible to specify or calculate accurately the exposure habits of future members of the population, as in this case where it is necessary to project doses for very long periods. Second, we believe that the RMEI approach is sufficiently conservative and that it is fully protective of the general population (including women and children, the very young, the elderly, and the infirm). The risk factor upon which the dose level was established is very small. 5.75 chances in 10,000,000 per mrem for fatal cancer. The lifetime risk then is this factor multiplied by the total dose received in each year of the individual's lifetime. We believe that the risk prior to birth is very similar to this risk level; however, relative to the rest of that individual's lifetime, the difference is small. Third, we believe that it provides protection similar to the CG recommended by NAS. The RMEI model uses a series of assumptions about the lifestyle of a hypothetical individual. This belief was supported by NAS in its comments on the proposed 40 CFR part 197. The NAS agreed that EPA's RMEI approach is "broadly consistent with the TYMS report's recommendation'' (Docket No. A-95-12, IV-D-31). Fourth, it is possible to build the desired degree of

conservatism into the model through choices of assumed values of RME parameters. However, these values would be within certain limits because we require the use of Yucca Mountainspecific characteristics in choosing those parameters and their values. In subpart B of 40 CFR part 197, we establish a framework of assumptions for NRC to incorporate into its implementing regulations. Fifth, we believe that the RMEI approach is more straightforward in its application than the CG approach (particularly the probabilistic CG approach). The RMEI can reasonably be assumed to incur doses from the plume of contamination. By locating the RMEI for dose assessment purposes above the plume's direct path, high-end dose estimates will result. A probabilistic CG implies some, or even many, locations of the members across a broader geographic area than the plume covers. This dispersal inescapably involves additional decisions for the method to be used for combining dose estimates for the group members and comparison against regulatory limits and could average some, or many, doses with a zero magnitude. In addition, specifying certain assumptions regarding consumption habits, e.g., requiring the assumption that the RMEI drinks a highend estimate of 2 liters/day of ground water and that dietary intake is determined using surveys of today's population in the Town of Amargosa Valley, assure that the RMEI is "reasonably maximally" exposed (§ 197.21). We believe this approach is consistent with the NAS recommendation of "cautious, but reasonable" assumptions for repository dose assessments (NAS Report p. 6). With these assumptions about the location to be used for dose assessments and food and water consumption, we believe that the RMEI approach would result in dose estimates comparable to a small CG. For a CG, food and water consumption patterns would also be determined from surveys of the local population and, possibly, by some assumptions to push the dose assessments toward higher-end dose estimates. The important difference between the composite RMEI and probabilistic CG approaches is in the assumed distribution of the group members relative to the projected path of radionuclide contamination from the repository. And, finally, sixth, we previously have used the RMEI approach in our regulations (see FR 22888, 22922, May 29, 1992). We have not used the CG approach. For example, the WIPP certification criteria (40 CFR

32090

part 194) use an approach involving estimating doses to individuals rather than to a defined CG.

We believe the RMEI approach is more direct and easily understood than the probabilistic CG approach because the uncertainties of estimating doses for a randomly located population is avoided, but the approach is still "cautious, but reasonable." We believe that the "probabilistic" CG described by NAS would give essentially the same high-end dose results for situations where the group is small, located in a relatively small area, and is above the path of the contamination plume. However, this was not the concept recommended by NAS. Therefore, we believe our RMEI approach captures the essential "cautious, but reasonable" approach recommended by NAS while minimizing speculative aspects of the probabilistic CG approach. We do not mean to imply that a CG approach would never be appropriate, or that we would never use a CG approach in a regulatory action or other decision. However, in this particular site-specific situation, had we used a CG, we would have considered it necessary to define it in detail (in terms of size and location) using cautious, but reasonable, assumptions, but as discussed elsewhere in this document, we believe that the RMEI approach is preferable for Yucca Mountain.

Our RMEI is a theoretical individual representative of a future population group or community termed "ruralresidential'' (see Chapter 8 of the BID for a description of this concept). The DOE will calculate the CEDE the RMEI receives using cautious. but reasonable, exposure parameters and parametervalue ranges as described below. The NRC would use the projected CEDE in determining whether DOE complies with the standard. The DOE will perform the dose calculation to estimate exposure resulting from releases from the waste into the accessible environment based upon the assumption of present-day conditions in the vicinity of Yucca Mountain. Under our standard, the RMEI will have food and water intake rates, diet, and physiology similar to those of individuals in communities currently living in the downgradient direction of flow of the ground water passing under Yucca Mountain.

We did, however, receive comments from tribal representatives expressing concern regarding an alternative approach. The Paiute and Shoshone Tribes stated that they use the Yucca Mountain area for traditional and customary purposes, including traditional gathering, and it is their belief that these uses should be incorporated into the formula upon which the final standards are based. We considered the Tribes' comments, but, for several reasons explained below, we conclude, after considering their description of tribal uses of the area, that the rural-residential RMEI is fully protective of tribal resources.

First, the tribal use of natural springs is apparently occurring in the vicinity of Ash Meadows, since we are not aware of another area downgradient from Yucca Mountain where water discharges in natural springs, with the possible exception of springs in the more distant Death Valley. These natural springs are likely fed by the "carbonate" aquifer. which is beneath the "alluvial" aquifer being used Town of Amargosa Valley (including at Lathrop Wells) now, and which we assume will be used in the future. The available data indicate that although it is likely that the alluvial aquifer would be contaminated by releases from the potential Yucca Mountain repository, flow is generally upward from the carbonate aquifer into the overlying aquifers, suggesting that there is no potential for radionuclides to move downward into the carbonate system. If downward movement were to occur. however, radionuclide concentrations would be significantly diluted in the larger carbonate flow system. As a result, springs fed from the carbonate aquifer would have lower contamination levels than would wells at the Lathrop Wells location, which tap aquifers closer to, and more directly affected by, the source of potential contamination. A more extensive discussion of the aquifer systems and geology in the Yucca Mountain area may be found in sections II.D and III.B.4.e of this preamble, and Chapters 7 and 8 of the BID.

Second, the tribal use of wildlife and non-irrigated vegetation should not contribute significantly to total individual dose estimates. Gaseous releases from the repository are not a significant contributor to individual doses (NAS report, pg. 59) through inhalation or rainfall, and should contribute less to contamination of wildlife and non-irrigated vegetation than the use of contaminated well water for raising crops and animals for food consumption. We believe our requirement that DOE and NRC base food ingestion patterns on current patterns for the agricultural area directly down gradient from the repository is a more conservative requirement.

Third, the dose incurred by the RMEI is calculated at a location closer to the disposal system than the Ash Meadows area (approximately 18 km versus 30 km). The RMEI would receive a higher dose from ground water consumption than would an individual at Ash Meadows, even if the carbonate aquifer could be contaminated by repository releases, for the reasons mentioned above.

Fourth, the RMEI is assumed to be a full-time resident continually exposed to radiation coming from the disposal system. It appears that the tribal uses are intermittent and involve resources which are less likely to be contaminated, resulting in lower doses than those to the RMEI.

Presently, we expect the ground water pathway to be the most significant pathway for exposure from radionuclides transported from the repository (NAS Report p. 48; Chapter 8 of the BID). Our initial evaluation of potential exposure pathways from the disposal system to the RMEI suggests that the dominant fraction of the dose incurred by the RMEI likely will be from ingestion of food irrigated with contaminated water (see Chapter 8 of the BID). It is possible, however, that DOE and NRC will determine that another exposure pathway is more significant. Consequently, DOE and NRC must consider and evaluate all potentially significant exposure pathways in the dose assessments. As a result of the dose assessments using different combinations of parameter values, there will be a distribution of potential doses incurred by the RMEI. The NRC will use the mean value of that distribution of RMEI doses to determine DOE's compliance with the individualprotection standard. We requested comments regarding both the use of the RMEI approach and the use of the higher of the mean or median value to determine compliance with the individual-protection standard. We also requested comments regarding the desirability of adopting the CG approach rather than the RMEI approach. We further requested that comments supporting the CG approach address the level of detail our rule should include for the parameters used to describe the CG. Comments on various aspects of the RMEI approach appear later in this section. Comments on the mean/median compliance level are in the answer to Question #13 in section IV.

We received comments supporting both the RMEI and the CG approaches. For example, one commenter felt that NRC's proposed licensing regulation for Yucca Mountain (64 FR 8640, February 22, 1999) was more consistent with the NAS recommendation because it included a farming community CG (see NRC's proposed 10 CFR 63.115). This commenter also stated that the proposed

10 CFR part 63 contains the appropriate level of detail to define the CG. Other commenters recommended the use of a subsistence farmer CG approach on the grounds that such an approach is more protective than the rural-residential RMEI. These groups stated that the RMEI is "purely speculative."

As noted earlier, NAS recommended using the CG concept. This approach can account for differences in age. size, metabolism, habits, and environment to avoid heavily skewing the results based upon personal traits that make certain people more or less vulnerable to radiation releases than the average within the group. In comparison, under the RMEI approach, the dose that the RMEI incurs is calculated using some maximum values and some average values for the factors that are important to estimating dose. Physical differences such as age, size, and metabolism are also incorporated into the risk value for development of cancer, in effect making the RMEI a "composite" individual. This procedure also projects doses that are within a reasonably expected range rather than projecting the most extreme cases.

Regarding the comments stating that the RMEI is "purely speculative," we agree that the RMEI approach is speculative; however, it is less speculative than the scenario suggested in the comments supporting the use of a subsistence farmer. We are not aware of any subsistence farmers (as defined by the comments) in Amargosa Valley. If we used the comments' approach we would, therefore, be engaging in even more speculation than we are by using a current lifestyle. Any future projection involves speculation. Our basis for using the RMEI is that we are following NAS's recommendation to use current technology and living patterns because speculation upon future society and lifestyle variations can be endless and not scientifically supportable (NAS Report p. 122). As stated earlier, the danger in defining a probabilistic CG is that it may be skewed by including randomly located people who will have minimal exposures. resulting in less conservative estimates for the group. Given the conditions at Yucca Mountain, we considered this to be a very real possibility. We consider using a composite individual to be a much simpler means of accomplishing the same purpose while maintaining more control over who is represented in the exposure assessments. Had we opted to use a probabilistic CG, we would have identified certain characteristics of the group in order for it to meet our intent. as we have done with the RMEI.

Overall, we believe that the RMEI approach both meets the intent of NAS and the EnPA and continues a regulatory methodology that we previously have used successfully. Further, though it recommended that we use a CG approach, NAS seemed to recognize that a non-CG approach could accomplish the same purpose. In its report, NAS stated "[i]t is essential that the scenario that is ultimately selected be consistent with the critical-group concept that we have advanced" (NAS Report p. 10, emphasis added). In its comments on the proposed 40 CFR part 197, NAS stated that our RMEI approach is "broadly consistent with the TYMS report's recommendations" (Docket No. A-95-12. Item IV-D-31). Given this acknowledgment by NAS, and that our evaluation of public comments identified no significant deficiencies in our proposed approach, we see no compelling reason to change our position that the RMEI is the appropriate method to use at Yucca Mountain.

Exposure scenario for the RMEI. A major part of the exposure scenario is the RMEI's location. To make this decision. we collected and evaluated information about the Yucca Mountain area's natural geologic and hydrologic features that may preclude drilling for water at a specific location, such as topography, geologic structure, aquifer depth and quality, and water accessibility. Based upon this information and the current understanding of ground water flow in the Yucca Mountain area, it appears that individuals theoretically could reside anywhere along the projected ground water flow path extending from Forty-Mile Wash, starting approximately five kilometers (km) from the repository location, to the southwestern part of the Town of Amargosa Valley. Nevada. where the ground water is close to the land surface and where most of the farming in the area occurs. However, in practice an individual's ability to reside at any particular point depends upon the available resources. To explore these variations, we developed four scenarios (described in the preamble to the proposed rule). See Chapter 8 of the BID for a fuller version of our evaluation of the factors associated with these scenarios. In developing scenarios, we assumed that the level of technology and economic considerations affecting population distributions and life styles in the future are the same as today (for more detail on this assumption, see the What Do Our Standards Assume About the Future Biosphere? section below). See below for a fuller discussion of our

choice for the RMEI's location. We requested comments regarding the appropriateness of these scenarios and our preferred choice.

We selected a rural-residential RMEI as the basis of our individual exposure scenario. We assume that the ruralresidential RMEI, is exposed through the same general pathways as a subsistence farmer. However, this RMEI would not be a full-time farmer. Rather, this RMEI, as part of a community typical of Amargosa Valley, might do personal gardening and earn income from other sources of work in the area. We assume further that the RMEI drinks two liters per day of water contaminated with radionuclides, and some of the food (based upon surveys) consumed by the RMEI is from the Town of Amargosa Valley. We consider the consumption of two liters per day of drinking water to be a high-exposure value because people consume water and other liquids from outside sources, such as commercial products. We intended that it would push the dose estimates towards a "reasonably maximal exposure." Similarly, we assume that local food production will use water contaminated with radionuclides released from the disposal system. We believe this lifestyle is similar to that of most people living in Amargosa Valley today.

We received comments stating that: we should be more specific in defining characteristics of the RMEI; we should take future changes in population, land use, climate, and biota into consideration; and that something other than a rural-residential lifestyle would be a more appropriate choice.

One comment suggested that we should be more specific in setting the location, behavior, and lifestyle. or allow NRC to make that choice. There were also a few comments stating that NRC should specify the parameter values. We believe that we have specified the characteristics of the ruralresidential RMEI in the detail necessary, given our current understanding, for the concept to be implemented as we intend. We also believe that our specification of the parameter values such as location for the RMEI and drinking water intake rate is appropriate and necessary for our standard to be implemented in the context in which we developed it. We further believe we have the authority to specify other parameter values; however, we believe that NRC, in its role as the licensing authority, can and should set most of the details for implementing the standard. such as water usage in the community where the RMEI resides. Also, under our standard, NRC has the

flexibility to make any assumptions, other than those we specified (assumptions we specified include location, water intake rate, and diet reflective of current residents of the Town of Amargosa Valley), if alternative selections prove to be more appropriate for implementing the standard as we intend. The location we specified is not a fixed point but rather it must be in the accessible environment above the highest concentration of radionuclides in the plume of contamination. To assess water usage in the hypothetical community, DOE and NRC could use an approach similar to the representative volume approach described later in this document (How Does Our Rule Protect Ground Water?). In doing so, the NRC may wish to consider the volume we specified as the representative volume for ground water protection (i.e., 3,000 acre-feet). Given the extreme technical difficulty in modeling the small volumes of water used by an individual. it would be reasonable for DOE and NRC to assume that the RMEI is one of a number of people (in the hypothetical "community" of which the RMEI is a member) withdrawing water from the plume of contamination. Such an approach would involve assumptions about the number of people withdrawing water and the various uses for which the water is withdrawn. which would define the overall volume of water. The RMEI would then be a representative person using water with "average" concentrations of radionuclides. These assumptions should be reflective of current water uses in the projected path of the plume of contamination.

Among the comments regarding our assumptions about future populations, land use, climate, and biota, one stated that it is arrogant, as well as insensitive, to assume that all future people will be like us today, and that it is unrealistic to assume that future population distribution, patterned as it is today, will be static. The comment is correct in that there are many possible futures. However, it is necessary to limit speculation about possible futures so that the performance assessments can provide meaningful input into the decision process and the decision process itself is not confounded with speculative alternatives. Therefore, we agreed with and followed NAS when it recommended, "[i]n view of the almost unlimited possible future states of society * * * we have recommended that a particular set of assumptions be used about the biosphere * * * we recommend the use of assumptions that

reflect current technologies and living

patterns" (NAS Report p. 122). A similar question arose when we developed the implementing regulations for WIPP. We resolved the question by developing the "future states" assumption (see 40 CFR 194.25). The position we have taken for the Yucca Mountain standards is consistent with our previous approach to this question.

There was a spectrum of suggestions recommending alternative RMEIs (from a fetus to the elderly and infirm). For example, one comment suggested pregnant women and the unborn within their wombs, children, the infirm, and the elderly as appropriate RMEIs. Other commenters urged using a subsistence farmer. Regarding the various ages and stages of human development, the risk value used for the development of cancer is an overall average risk value (see Chapter 6 of the BID for more details) that includes all exposure pathways, both genders, all ages, and most radionuclides. However, it does not cover the "unborn within the womb." It is thought that the risk to the unborn is similar to that for those who have been born; however, the exposure period for the unborn is very short compared to the rest of the individual's average lifetime (see Chapter 6 of the BID for a discussion of cancer risk from in utero exposure). Therefore, the risk is proportionately lower and thus would not have a significant impact upon the overall risk incurred by an individual over a lifetime. On the other end of the spectrum, radiation exposure of the elderly at the levels of the individualprotection standard would be less than the overall risk value because they have fewer years to live and, therefore, fewer years for a fatal cancer to develop.

Some comments on our RMEI characteristics stated that they need to be more site-specific and should consider the alternative lifestyles of Native Americans. Other comments stated that the characteristics and location of the RMEI are implementation issues that should be left for determination by NRC. We believe that the final rule achieves the proper balance of site-specific characteristics that is fully protective of the public health and safety, and that the attributes of the RMEI specified in this rule are necessary to ensure that the Yucca Mountain disposal system achieves the level of protection that we intend.

Location of the RMEI. The location of the RMEI is a basic part of the exposure scenario. We considered locations within a region occupying an area bordering Forty-Mile Wash, within a few kilometers of the repository site. to

the southwestern border of the Town of Amargosa Valley. This region, which we believe is hydrologically downgradient from Yucca Mountain, can be considered as three general subareas. See the preamble to the proposed rule, 64 FR 46989-46990, for a fuller discussion of these subareas.

Based upon these considerations of the subareas, we proposed the intersection of U.S. Route 95 and Nevada State Route 373, known as Lathrop Wells, as the point where the RMEI would reside. We consider it improbable that the rural-residential RMEI would occupy locations significantly north of U.S. Route 95, because the rough terrain and increasing depth to ground water nearer Yucca Mountain would likely discourage settlement by individuals because access to water is more difficult than it would be a few kilometers farther south. Also, there are currently several residents and businesses near this location whose source of water is the underlying aquifer (which we understand flows beneath Yucca Mountain). Therefore, we believe it is reasonable to assume that a rural community could be located near this intersection in the future, and that population increases in the short term would cluster preferentially around the main roads through the area.

We are requiring that the RMEI be located in the accessible environment . (i.e., outside the controlled area) above the highest concentration of radionuclides in the plume of contamination. Based upon a review of available site-specific information (see Chapter 8 of the BID), we have chosen the latitude of the southern edge of the Nevada Test Site (corresponding to the line of latitude 36° 40′ 13.6661″ North (described in Docket A-95-12, Item V-A–29)), as the southernmost extent of the controlled area, *i.e.*, DOE and NRC could establish the southern boundary of the controlled area farther north (and presumably the location of the RMEI), but no farther south (see Where Will Compliance With the Ground Water Standards be Assessed?). (Even if the RMEI were to be located north of this line of latitude, the RMEI must still have the characteristics described in § 197.21.). As noted above, we proposed the intersection of U.S. Route 95 and Nevada State Route 373 (i.e., Lathrop Wells) as the location of the RMEI. After further review, we determined that the southern edge of NTS would be a more appropriate maximum distance from the repository footprint than the location we proposed because of Nye County's plans to develop the area between the intersection at Lathrop Wells and NTS

and the potential for members of the public to reside in that same area (Docket No. A-95-12, Items V-14, 15, 16). This location is also slightly more protective than the Lathrop Wells location since it is approximately 2 km closer to the repository footprint, but still falls within the conditions which led us to propose the Lathrop Wells intersection, *e.g.*, the ground water is not significantly deeper than at the intersection and the soil conditions are the same.

Commercial farming occurs today farther south, in the southwestern portion of the Town of Amargosa Valley in an area near the California border and west of Nevada State Route 373. However, soil conditions in the vicinity of Lathrop Wells are similar to those in southwestern Amargosa Valley. Therefore, it should be feasible for the RMEI to grow some food, using contaminated water tapped by a well. We believe that it is reasonable to assume that other gardening, farming and raising of domestic animals could occur using contaminated water (see Appendix IV of the BID). We have specified that selected parameters, such as the percentage of food grown by the RMEI, should reflect the lifestyles of current residents of the Town of Amargosa Valley.

Finally, we believe a rural-residential RMEI slightly north of Lathrop Wells would be among the most highly exposed individuals downgradient from Yucca Mountain. even though the ground water nearer the repository could contain higher concentrations of radionuclides. If individuals lived nearer the repository, they would be unlikely to withdraw water from the significantly greater depth for other than domestic use, and in the much larger quantities needed for gardening or farming activities because of the significant cost of finding and withdrawing the ground water. It is possible, therefore, for an individual located closer to the repository to incur exposures from contaminated drinking water, but not from ingestion of contaminated food. Based upon our analyses of potential pathways of exposure, discussed above. we believe that use of contaminated ground water (e.g., drinking water and irrigation of crops) would be the most likely pathway for most of the dose from the most soluble, more mobile radionuclides (such as technetium-99 and iodine-129). The percentage of the dose that results from irrigation would depend upon assumptions about the fraction of all food consumed by the RMEI from gardening or other crops grown using contaminated water, which

should reflect the lifestyle of current residents of the Town of Amargosa Valley. Therefore, the exposure for an RMEI located approximately 18 km south of the repository (where ingestion of locally grown contaminated food is a reasonable assumption) actually would be more conservative than an RMEI located much closer to the repository who is exposed primarily through drinking water. We also are establishing that protection of a rural-residential RMEI would be protective of the general population downgradient from Yucca Mountain (see the How Do Our Standards Protect the General Population? section below).

As stated above, the method of calculating the RMEI dose is to select average values for most parameters except one or a few of the most sensitive, which are set at their maximum. We believe that an RMEI location above the highest concentration in the plume of contamination in the accessible environment and a consumption rate of two liters per day of drinking water from the plume of contamination represent high-end values for two of these factors. The NRC may identify additional parameters to assign high-end values in projecting the dose to the RMEI. To the extent possible, NRC should use site-specific information for any remaining factors. For example, NRC should use sitespecific projections of the amount of contaminated food that would be ingested in the future. The NRC might base projections upon surveys that indicate the percentage of the total diet of Amargosa Valley residents from food grown in the Amargosa Vallev area.

We requested comment regarding the potential approaches and assumptions for the exposure scenario to be used for calculating the dose incurred by the RMEI, particularly whether:

(1) Based upon the above criteria, there is now sufficient information for us to adequately support a choice for the RMEI location in the final rule or should we leave that determination to NRC in its licensing process based upon our criteria;

(2) Another location in one of the three subareas identified previously should be the location of the RMEI; and

(3) Lathrop Wells and an ingestion rate of two liters per day of drinking water are appropriate high-end values for parameters to be used to project doses to the RMEI.

Of the three subjects listed above, the only comments we received suggested different locations for the RMEI. A few commenters thought that the Lathrop Wells location is appropriate. However, a number of others stated that the RMEI's location should be at the edge of the footprint of the repository. Finally, one commenter suggested that 30 kilometers away from the repository (in the current farming area in southern Amargosa Valley) would be reasonable; however, this commenter also stated that Lathrop Wells would be acceptable using the rural-residential scenario to provide conservatism to protect public health and safety.

32094

As stated earlier, we are designating the location above the point of highest concentration in the plume of contamination in the accessible environment (no farther south than 36° 40' 13.6661" North) as the location of the RMEI. This point would be approximately 18 kilometers south of the repository footprint. We do not believe that an RMEI likely would live much farther north of the compliance point (toward Yucca Mountain) because of the increasing depth to ground water and the increasing roughness of the terrain. In addition, we believe that, at approximately 18 km, a rural-resident RMEI will likely have the highest potential doses in the region because of both drinking contaminated water and eating food grown using contaminated water. That is, the rural resident at 18 km will receive a higher dose than would an individual living much closer to Yucca Mountain because the cost of extracting the water likely will allow only drinking the water and not having a garden capable of supplying a portion of an individual's annual food consumption (see Chapters 7 and 8 of the BID). Likewise, we do not believe that hypothesizing that the RMEI lives 30 km away is a cautious, but reasonable, assumption because: (1) At 30 km, the RMEI likely would use water that contains much lower concentrations of (i.e., more diluted) radionuclides; (2) the downgradient residents closest to Yucca Mountain are currently near Lathrop Wells; and (3) Nye County's short-term projections (20 years) show population growth at and near that location (see Docket No. A-95-12, Items V-A-14, V-A-15, and V-A-16). Therefore, a distance of 18 km adds to the conservatism and provides more protection of public health, relative to one commenter's suggested distance of 30 km.

There were a few other comments related to the location of the RMEI. For example, one comment stated that the location should take into account the geology and hydrology of the site rather than be chosen in advance. Another comment believes that we should base the location upon the ability of the RMEI to sustain itself consistent with topography and soil conditions. Further,

this commenter believes that depth to ground water should not be a factor because it is impossible to predict either human activities or economic imperatives.

We determined the point of compliance for the individualprotection standard using site-specific factors and NAS's recommendation to use current conditions (NAS Report p. 54). In preparing to propose a compliance point for the RMEI, we collected and evaluated information on the natural geologic and hydrologic features, such as topography, geologic structure, aquifer depth, aquifer quality, and the quantity of ground water, that may preclude drilling for water at a specific location (see Chapter 7 of the BID). For example, as stated above, we do not believe that a rural-residential individual would occupy areas much closer to Yucca Mountain because of the increasingly rough terrain and the increasing depth to ground water. With increasing depth to ground water come higher costs: (1) To drill for water; (2) to explore for water; and (3) to pump the water to the surface. We agree that it is impossible to predict either human activities or economic imperatives. Therefore, we followed NAS's recommendation to use current conditions to avoid highly speculative scenarios. This approach leads us to considering the depth to ground water as a key factor in determining the location and activities of the RMEI. The current location of people living in the vicinity of the repository is a reflection of this key factor.

And, finally, one commenter stated that the proposed RMEI concept forces DOE to assume the RMEI will withdraw water from the highest concentration within the plume without consideration of its likelihood. Forcing such an assumption neglects the low probability that a well will intersect the highest concentration within the plume.

This commenter's approach, which would use a probabilistic method to determine the radionuclide concentration withdrawn by the RMEI, is similar to one of the example CG approaches that NAS provided in its report (NAS Report Appendix C). The NAS approach would use statistical sampling of various parameters, i.e., considering the likelihood (probability) of various conditions existing to arrive at a dose for comparison to the standard. However, we did not use the probabilistic CG approach for the following reasons: (1) There is no relevant experience in applying the probabilistic CG approach. (2) the CG approach is very complex relative to the RMEI approach and is difficult to

implement in a manner that assures it would meet the requirements of defining a CG, and (3) we are concerned that this approach does not appear to identify clearly which individual characteristics describe who is being protected. Finally, a significant majority of the public comments we received on the NAS Report opposed the probabilistic CG approach. We further believe that prudent public health policy requires that our approach be followed to provide reasonable conservatism. In this case, this is not a prediction of exactly whom will be exposed as much as it is a reasonable test of the performance of the repository. To allow the probability of any particular location being contaminated is not a prudent approach to the ultimate goal of testing acceptable performance.

e. How Do our Standards Protect the General Population? Pursuant to section 801(a)(2)(A) of the EnPA, one of the issues to be addressed by NAS in its study is whether an individualprotection standard will provide a reasonable standard for protection of the health and safety of the general public. NAS concluded that an individualprotection standard could provide such protection in the case of the Yucca Mountain disposal system. The NAS premised this conclusion on the condition that the public and policymakers would accept the idea that extremely small individual radiation doses spread out over large populations pose a negligible risk (NAS Report p. 57). The NAS refers to this concept as "negligible incremental risk" (NIR) (NAS Report p. 59). See the preamble to the proposed rule for a detailed discussion of NAS's concept of NIR (64 FR 46990-46991).

We agree with NAS that an individual-protection standard can adequately protect the general population near Yucca Mountain because of the particular characteristics of the Yucca Mountain site. However, we chose not to adopt either a negligible incremental dose (NID) or NIR level because we are concerned that such an approach is not appropriate in all circumstances, and because of reservations regarding NAS's reasoning and analysis. We based our determination that an individual-risk standard is adequate to protect both the local and general population on considerations unique to the Yucca Mountain site. This is not, however, a general policy judgment by us regarding other uses of the NID or NIR concepts.

As noted in the preamble to the proposal (64 FR 46990), NAS referred to the NID level of 10 µSv (1 mrem)/yr per source or practice recommended by the NCRP. The International Atomic Energy Agency (IAEA) has made similar recommendations regarding exemptions in its Safety Series No. 89, "Principles for the Exemption of Radiation Sources and Practices from Regulatory Control" (1998) (Docket No. A-95-12, Item II-A-6). The IAEA has recommended that individual doses not exceed 10 µSv (1 mrem)/yr from each exempt practice (IAEA Safety Series No. 89, p. 10). The IAEA's recommendations relate to criteria for exempting whole sources or practices, such as waste disposal or recycling generally. not whether radiation doses from a portion of a given practice. such as the release of gases from a specific geologic repository, may be considered negligible. Finally, the IAEA's recommendations intend the exemption to be for sources and practices "which are inherently safe" (IAEA Safety Series No. 89, p. 11). It is not clear that the low individual doses or risks projected from gaseous releases from the Yucca Mountain repository should be considered on their own as a "source" or "practice," given the definitions of these terms in IAEA's Safety Series No. 89. Further, given the extraordinarily large inventory of longlived radionuclides to be disposed of in the Yucca Mountain repository, it is not clear that such a source or practice should be considered inherently safe. Also, we believe it is inappropriate to not calculate a radiation dose merely because the dose rate from a particular source is small.

Further, we do not believe it is appropriate to apply the NIR concept to consideration of population dose. A recent NCRP report questions the application of the NID concept to population doses. According to NCRP Report No. 121: "(a) Concept such as the NID (Negligible Incremental Dose) provides a legitimate lower limit below which action to further reduce individual dose is unwarranted, but it is not necessarily a legitimate cut-off dose level for the calculation of collective dose. Collective dose addresses societal risk while the NID and related concepts address individual risk." (Principles and Application of Collective Dose in Radiation Protection, NCRP Report No. 121, Docket No. A-95-12, Item II-A-8). Based upon this principle, we think it inappropriate to use the NID or NIR concept to evaluate whether an individual-protection standard adequately protects the general population.

¹ In summary, we are establishing an individual-protection standard for Yucca Mountain that will limit the annual radiation dose incurred by the

RMEI to 150 µSv (15 mrem) CEDE. At the same time, we chose not to adopt a separate limit on radiation releases for the purpose of protecting the general population. Instead, we recommended in our proposal that DOE estimate and consider collective dose in its analyses. We based this recommendation upon several factors. The first factor is NAS's projection of extremely small doses to individuals resulting from air releases from Yucca Mountain. That dose level is well below the risk corresponding to our individual-protection standard for Yucca Mountain. It is also well below the level that we have regulated in the past through other regulations. Further. while we decline to establish a general Negligible Incremental Risk (NIR) level, we do agree with NAS that estimating the number of health effects resulting from a 0.0003 mrem/yr dose equivalent rate (NAS Report p. 59), in addition to the dose rate from background radiation. in the general population is uncertain and controversial. The second major factor is that, based upon current and site-specific conditions near Yucca Mountain, there is not likely to be great dilution resulting in exposure of a large population. In addition, we are establishing additional ground water protection standards that would set specific limits to protect users of ground water and that protect ground water as a resource. Finally, we require that all of the pathways, including air and ground water, be analyzed by DOE and considered by NRC under the individual-protection standard. We requested comment on this approach. We requested that commenters who disagree with this approach specifically address why it is inappropriate for the Yucca Mountain disposal system and make suggestions about how we might reasonably address this issue.

Most comments supported not establishing a collective-dose limit for Yucca Mountain. Two comments supported our decision not to establish an NIR or NID level. The NAS went further by also opposing our suggestion that DOE estimate collective dose for use in examining design alternatives because it is inconsistent with the NAS Report and with our conclusion that a collective-dose limit is unnecessary for the purpose of protecting the general public. On page 57 of its report. NAS stated:

"Earlier in this chapter. we recommend the form for a Yucca Mountain standard based on individual risk. Congress has asked whether standards intended to protect individuals would also protect the general public in the case of Yucca Mountain. We conclude that the form of the standards we have recommended would do so. provided that

policy makers and the public are prepared to accept that very low radiation doses pose a negligibly small risk. This latter requirement exists for all forms of the standards. including that in 40 CFR (part) 191. We recommend addressing this problem by adopting the principle of negligible incremental risk to individuals.

'The question posed by Congress is important because limiting individual dose or risk does not automatically guarantee that adequate protection is provided to the general public for all possible repository sites or for the Yucca Mountain site in particular. As described in the previous section, the individual-risk standard should be constructed explicitly to protect a critical group that is composed of a few persons most at risk from releases from the repository. The standards are then set to limit the risk to the average member of that group. Larger populations outside the critical group might also be exposed to a lower, but still significant, risk. It is possible that a higher level of protection for this population represented by a lower level of risk than the one established by the standards might be considered.

The NAS also states: "(O)n a collective basis, the risks to future local populations are unknowable. We conclude that there is no technical basis for establishing a collective populationrisk standard that would limit risk to the nearby population of the proposed Yucca Mountain repository" (NAS Report p. 120)

After consideration of comments received on this question, we have determined that it is not necessary for us to recommend that DOE calculate collective dose, primarily because we believe the individual-protection standard will adequately protect the general population.

f. What Do Our Standards Assume About the Future Biosphere? For assessments of potential exposures. there are two important aspects of defining the future biosphere characteristics: the selection of parameter values to define the natural characteristics of the site, and the assumptions necessary to define the characteristics of the potentially exposed population. Examples of the site's natural characteristics include rainfall projections and the hydrologic characteristics of the rocks through which radionuclides may migrate. Examples of the assumptions necessary to define the potentially exposed population's characteristics include assumptions regarding population distributions, lifestyles, and eating habits.

In conducting required analyses of repository performance, including the performance assessment for determining compliance with the standards, the assessment for determining compliance with the ground water standards, and the human-intrusion analysis, DOE and NRC may not assume that future geologic, hydrologic, and climatic conditions will be the same as they are at present. We require that these conditions be varied within reasonably ascertainable bounds over the required compliance period. We are imposing this requirement, which is consistent with the recommendation of the NAS Report, because we believe it is possible to reasonably bound the parameter values in the performance assessment that relate to these conditions.

To avoid unsupportable speculation regarding human activities and conditions, we believe it is appropriate to assume that other parameters describing human activities and interactions with the repository (such as the level of human knowledge and technical capability, human physiology and nutritional needs, general lifestyles and food consumption patterns of the population, and potential pathways through the biosphere leading to radiation exposure of humans) will remain as they are today. Consistent with the NAS Report, we believe there may be an essentially unlimited number of predictions that could be made about future human societies, with an unlimited number of potential impacts on the significance of future risk and dose effects. Regulatory decision making involving many speculative scenarios for future societies and impacts would become extraordinarily difficult without any demonstrable improvement in public health and safety and should be avoided as much as possible. Therefore, DOE and NRC must assume that future states applicable to the repository, except for geologic, hydrologic, and climatic conditions, will remain unchanged from the time of licensing.

Comments we received on this subject strongly favored our approach. particularly with respect to changes in natural conditions. The comments noted that climatic variations should be expected to occur over the time frames for which performance projections are made because the climate has changed in the past. Another reason to consider climatic changes is that these changes could have a significant effect on repository performance in comparison to performance projections made using current day conditions. Comments also pointed out the seismically active nature of the area and implied that DOE should examine the effects of seismic activity on the disposal system's performance. Here again, we require DOE to consider variations in geologic conditions. The approach we proposed on this subject is consistent with the

approach we used for the WIPP certification (40 CFR 194.25) and NAS's recommendations. We received no comments opposing this approach.

g. How Far Into the Future Is It Reasonable To Project Disposal System Performance? The NAS recommended that the time over which compliance should be assessed (the compliance period) should be "the time when the greatest risk occurs, within the limits imposed by long-term stability of the geologic environment" (NAS Report p. 7). The NAS stated that the bases for its recommendation were technical, not policy, considerations (NAS Report pp. 54–56). The NAS acknowledged, however, that this is not solely a technical decision, and that policy considerations could be important to the decision (NAS Report p. 56). We agree that the selection of the compliance period necessarily involves both technical and policy considerations. For example, as NAS pointed out, we could decide that it is appropriate to establish similar policies for managing risks "from disposal of both long-lived hazardous nonradioactive materials and . radioactive materials" (NAS Report p. 56). Such a decision necessarily would result in a compliance period that is less than the period of geologic stability. As NAS recognized, we had to consider, in this rulemaking, both the technical and policy issues associated with establishing the appropriate compliance period for the performance assessment of the Yucca Mountain disposal system.

We offered for comment two alternatives for the compliance period for the individual-protection standard. One alternative was to adopt a compliance period as the time to peak dose within the period of geologic stability. The second alternative was to adopt a fixed time period during which the repository must meet the disposal standards.

For the reasons discussed below, we selected the second alternative, which establishes a regulatory time period of 10,000 years. Therefore, the peak dose within 10,000 years after disposal must comply with the individual-protection standard. In addition, we require calculation of the peak dose within the period of geologic stability. The intent of examining the disposal system's performance after 10,000 years is to project its longer-term performance. We require DOE to include the results and bases of the additional analyses in the EIS for Yucca Mountain as an indicator of the future performance of the disposal system. The rule does not. however, require that DOE meet a specific dose limit after 10.000 years. We have concerns regarding the

uncertainties associated with such projections, and whether very long-term projections can be considered meaningful; however, existing performance assessment results indicate that the peak dose may occur beyond 10.000 years (see Chapter 7, Section 7.3, of the BID). Such results may, therefore. give a more complete description of repository behavior. We acknowledge, however. that these results. because of the inherent uncertainties associated with such long-term projections, are not likely to be of the quality necessary to support regulatory decisions based upon a quantitative analysis and thus need to be considered cautiously. In any case, these very long-term projections will provide more complete information on disposal system performance.

As discussed below in section III.B.2.a (What Limits Are There on Factors Included in the Performance Assessment?), the principal tool used to assess compliance with the individualprotection standard is a quantitative performance assessment. This method relies upon sophisticated computer modeling of the potential processes and events leading to releases of radionuclides from the disposal system, subsequent radionuclide transport, and consequent health impacts. To consider compliance for any length of time, several facets of knowledge and technical capability are necessary. First, the scientific understanding of the relevant potential processes and events leading to releases must be sufficient to allow quantitative estimates of projected repository performance. Second adequate analytical methods and numerical tools must exist to incorporate this understanding into quantitative assessments of compliance. Third, scientific understanding, data, and analytical methods must be adequately developed to allow evaluation of performance with sufficient robustness to judge compliance with reasonable expectation over the regulatory period. Finally, the analyses must be able to produce estimated results in a form capable of comparison with the standards.

The NAS evaluated these requirements for Yucca Mountain. First, it concluded that those aspects of disposal system and waste behavior that depend upon physical and geologic properties can be estimated within reasonable limits of uncertainty. Also, NAS believed that these properties and processes are sufficiently understood and boundable ¹¹ over the long periods

32096

¹¹We define "boundable" to mean that these properties and processes fall within certain limits. We are defining probabilities of occurrence below

at issue to make such calculations possible and meaningful. The NAS acknowledged that these factors cannot be calculated precisely, but concluded that there is a substantial scientific basis for making such calculations. The NAS concluded that by considering uncertainties and natural variations, it would be possible to estimate, for example, the concentration of radionuclides in ground water at different locations and the times of gaseous releases. Second, NAS concluded that the mathematical and numerical tools necessary to evaluate repository performance are available or could be developed as part of the standard-setting or compliancedetermination processes. Third, NAS concluded that: "[s]o long as the geologic regime remains relatively stable, it should be possible to assess the maximum risks with reasonable assurance" (NAS Report p. 69). The NAS used the term "geologic stability" to describe the situation where geologic processes, such as earthquakes and erosion, that could affect the performance assessment of the Yucca Mountain disposal system are active or are expected to occur (NAS Report pp. 91-95). Based upon the use of the terms "stable" and "boundable" throughout the NAS Report, one can infer that NAS applied the term "geologic stability" or "stable" to the situation where the rate of processes and numeric range of individual physical properties could be bounded with reasonable certainty. The subsequent use of the term "stable" will not imply static conditions or processes. Rather, it will describe the properties and processes that can be bounded Finally, NAS found that the established procedures of risk analysis should enable the results of each performance simulation of the disposal system to be combined into a single estimate for comparison with the standard.

We previously considered the question of the appropriate compliance period for land disposal of SNF. HLW. and TRU radioactive waste in the 40 CFR part 191 standards. where we promulgated a generic compliance period of 10,000 years. We set the 40 CFR part 191 compliance period at 10.000 years for three reasons:

(1) After that time. there is concern that the uncertainties in compliance assessment become unacceptably large (50 FR 38066. 38076. September 19. 1985); (2) There are likely to be no exceptionally large geologic changes during that time (47 FR 58196, 58199, December 29, 1982); and

(3) Using time frames of less than 10,000 years dues not allow for valid comparisons among potential sites. For example, for 1,000 years, all of the generic sites analyzed appeared to contain the waste approximately equally both because of long ground water travel times at well-selected sites (47 FR 58196, 58199, December 29, 1982) and because of the containment capabilities of the engineered barrier systems (58 FR 66401, December 20, 1993).

The purpose of geologic disposal is to provide long-term barriers to the movement of radionuclides into the biosphere (NAS Report p. 19). As described earlier, DOE plans to locate the Yucca Mountain repository in tuff about 300 meters above the local water table. When the waste packages release nongaseous radionuclides, the released radionuclides most likely will be transported by water that moves through Yucca Mountain from the surface toward the underlying aquifer both horizontally between individual tuff layers and vertically downward. through fractures in the tuff layers. Once the radionuclides reach the aquifer, the ground water will carry them away from the repository in the direction of ground water flow in the aquifer. The most probable route for exposing humans to radiation resulting from releases from the Yucca Mountain disposal system is via withdrawal of contaminated water for local use. In the case of Yucca Mountain, DOE estimates that most radionuclides would not reach currently populated areas within10.000 years, because of the expected performance of the engineered barrier system (see Chapter 7 of the BID).

This finding alone seems to indicate that the compliance period for Yucca Mountain should be longer than 10.000 vears to be protective; however, NAS concluded that the need to consider the exposures when they are calculated to occur must be weighed against the uncertainty associated with such calculations (NAS Report p. 72). As discussed below, exposures could occur over tens-of thousands to hundreds-ofthousands of years. As the compliance period is extended to such lengths. however, uncertainty generally increases and the resulting projected doses are increasingly meaningless from a policy perspective. The NAS stated that there are significant uncertainties in a performance assessment and that the overall uncertainty increases with time. Even so, NAS found that, "* * there is no scientific basis for limiting the

time period of the individual-risk standard to 10,000 years or any other value" (NAS Report p. 55). The NAS also stated that data and analyses of some of the factors that are uncertain early in the assessment might become more certain as the assessment progresses(NAS Report p. 72), though this would tend to apply more to assessments covering very long periods (i.e., longer than 10,000 years). Also, NAS stated that many of the uncertainties in parameter values describing the geologic system are not due to the length of time but rather to the difficulty in estimating values of site characteristics that vary across the site. Thus, NAS concluded that the probabilities and consequences of the relevant features, events, and processes that could modify the way in which radionuclides are transported in the vicinity of Yucca Mountain, including climate change, seismic activity, and volcanic eruptions, "are sufficiently boundable so that these factors can be included in performance assessments that extend over periods on the order of about one million years" (NAS Report p. 91). As discussed below, we believe that such an approach is not practical for regulatory decisionmaking, which involves more than scientific performance projections using computer models.

Today's rule requires that DOE demonstrate compliance for a period of 10.000 years after disposal. As discussed above, NAS concluded "there is no scientific basis for limiting the time period of the individual-risk standard to 10,000 years or any other value" (NAS Report p. 55). Despite NAS's recommendation, we conclude that there is still considerable uncertainty as to whether current modeling capability allows development of computer models that will provide sufficiently meaningful and reliable projections over a time frame up to tens-of-thousands to hundreds-ofthousands of years. Simply because such models can provide projections for those time periods does not mean those projections are meaningful and reliable enough to establish a rational basis for regulatory decisionmaking. Furthermore, we are unaware of a policy basis that we could use to determine the "level of proof" or confidence necessary to determine compliance based upon projections of hundreds-of-thousands of years into the future. The NAS indicated that analyses of the performance of the Yucca Mountain disposal system dealing with the far future can be bounded; however. a large and cumulative amount of uncertainty is

which events are considered very unlikely and need not be considered in performance assessments. We are not otherwise constraining DOE or NRC in identifying bounding limits.

associated with those numerical projections. Setting a strict numerical standard at a level of risk acceptable today for the period of geologic stability would ignore this cumulative uncertainty and the extreme difficulty of using highly uncertain assessment results to determine compliance with that standard. We requested comments regarding the reasonableness of adopting the NAS-recommended compliance period or some other approach in lieu of the 10,000-year compliance period, which we favor and describe below. We also sought comment regarding whether it is possible to implement the NASrecommended compliance period in a reasonable manner and how that could be done.

The selection of the compliance period for the individual-protection standard involves both technical and policy considerations. It was our responsibility to weigh both during this rulemaking. In addition to the technical guidance provided in the NAS Report, we considered several policy and technical factors that NAS did not fully address, as well as the experience of other EPA and international programs. As a result of these considerations, we are establishing a 10,000-year compliance period with a quantitative limit and a requirement to calculate the peak dose, using performance assessments, if the peak dose occurs after 10,000 years. Under this approach, DOE must make the performance assessment results for the post-10,000year period part of the public record by including them in the EIS for Yucca Mountain.

In its discussion of the policy issues associated with the selection of the time period for compliance, NAS suggested that we might choose to establish consistent risk-management policies for long-lived, hazardous, nonradioactive materials and radioactive materials (NAS Report p. 56). We previously addressed the 10,000-year compliance period in the regulation of hazardous waste subject to land-disposal restrictions. Although they are subject to treatment standards to reduce their toxicity, some of these wastes, such as heavy metals, can essentially remain hazardous forever. Land disposal, as defined in 40 CFR 268.2(c), includes, but is not limited to, any placement of hazardous waste in land-based units such as landfills, surface impoundments, and injection wells. Facilities may seek an exemption from land disposal restrictions by demonstrating that there will be no migration of hazardous constituents from the disposal unit for as long as the

waste remains hazardous (40 CFR 268.6). This period may include not only the operating phase of the facility, but also what may be an extensive period after facility closure. With respect to injection wells, we specifically required a demonstration that the injected fluid will not migrate from the injection well within 10,000 years (40 CFR 148.20(a)). We chose the 10,000-year performance period referenced in our guidance regarding no-migration petitions, in part, to be equal to time periods cited in draft or final DOE, NRC, and EPA regulations (10 CFR part 960, 10 CFR part 60, or 40 CFR part 191, respectively) governing siting, licensing, and releases from HLW disposal systems. With respect to other land-based units regulated under the **Resource Conservation and Recovery** Act (RCRA) hazardous-waste regulations, we concluded that the compliance period for a no-migration demonstration is specific to the waste and site under consideration. For example, for the WIPP no-migration petition, we found that "it is not particularly useful to extend this model beyond 10,000 years into the future * * * (However, t)he agency does believe * * * that modeling over a 10,000-year period provides a useful tool in assessing the long-term stability of the repository and the potential for migration of hazardous constituents' (55 FR 13068, 13073, April 6, 1990). Thus, establishing a 10,000 year compliance period for Yucca Mountain is consistent with risk-management policies that we have established for other long-lived, hazardous materials.

Second, the individual-protection requirements in 40 CFR part 191 (58 FR 66398, 66414, December 20, 1993) have a compliance period of 10,000 years. The 40 CFR part 191 standards apply to the same types of waste and type of disposal system as will be present at Yucca Mountain. Therefore, the use of a 10,000 year time period in this regulation is consistent with 40 CFR part 191. However, as we explained in the What is the History of Today's Action? section earlier in this document, by statute the 40 CFR part 191 requirements do not apply to Yucca Mountain (WIPP LWA, section 8(b)). Nevertheless, we deem this consistency appropriate because both sets of standards apply to the same types of waste. Moreover, though the WIPP LWA exempts Yucca Mountain from the 40 CFR part 191 standards, it does not prohibit us from imposing standards on Yucca Mountain that are similar to the 40 CFR part 191 standards, if, as discussed previously, we determine in

this rulemaking that the imposition of such standards is appropriate. The question of uncertainties over long time frames and the use of performance projections over those time frames for regulatory decisionmaking has been examined a number of times in our rulemaking (40 CFR parts 191 and 194) with a consistent conclusion that 10,000 years is the appropriate choice for a compliance period.

Although 40 CFR part 191 itself does not directly apply to Yucca Mountain, the necessity to identify a generic compliance period is an important component of the development of radioactive waste standards, including the Yucca Mountain standards. In a regulatory approval process, a judgment is necessary about the technical reliability of repository performance projections. This consensus would involve the applicant, the regulatory authority, and the technical community in general. In the face of increasing uncertainties in projecting repository performance over hundreds-ofthousands of years, the potential for technical consensus on the reliability of these projections would decrease sharply. This decrease would lead to a dramatic increase in the difficulty of making a compliance decision related to such an extended time period. In setting the compliance period in 40 CFR part 191 at 10,000 years, we addressed the issue of increasing uncertainty by having a fixed time period rather than requiring that the time period be determined individually for any repository undergoing evaluation.

Third, we are concerned that there might be large uncertainty in projecting human exposure due to releases from the repository over extremely long periods. We agree with NAS's conclusion that it is possible to evaluate the performance of the Yucca Mountain disposal system and the surrounding lithosphere within certain bounds for relatively long periods. However, we believe that NAS might not have fully addressed two aspects of uncertainty.

One of the aspects of uncertainty relates to the impact of long-term natural changes in climate and its effect upon choosing an appropriate RMEI. For extremely long periods, major changes in the global climate, for example, a transition to a glacial climate, could occur (see Chapter 7 of the BID). We believe, however, that over the next 10,000 years, the biosphere in the Yucca Mountain area probably will remain, in general, similar to presentday conditions due to the rain-shadow effect of the Sierra Nevada Mountains, which lie to the west of Yucca Mountain (see Chapter 7 of the BID). As discussed

by NAS, however, for the longer periods contemplated for the alternative of time to peak dose, the global climate regime is virtually certain to pass through several glacial-interglacial cycles, with the majority of time spent in the glacial state (NAS Report p. 91). These longer periods would require the specification of exposure scenarios that would not be based upon current knowledge or cautious, but reasonable, assumptions, but rather upon potentially arbitrary assumptions. The NAS indicated that it knew of no scientific basis for identifying such scenarios (NAS Report p. 96). It is for these reasons that such extremely long-term calculations are useful only as indicators, rather than accurate predictors, of the long-term performance of the Yucca Mountain disposal system (IAEA TECDOC-767, p. 19, 1994, Docket No. A-95-12, Item II-A-5).

The other aspect of uncertainty concerns the range of possible biosphere conditions and human behavior. As IAEA noted, beyond 10,000 years it may be possible to make general predictions about geological conditions; however, the range of possible biospheric conditions and human behavior is too wide to allow "reliable modeling" (IAEA-TECDOC-767, p. 19, Docket No. A-95-12, Item II-A-5). It is necessary to make certain assumptions regarding the biosphere, even for the 10,000-year alternative, because 10,000 years represents a very long compliance period for current-day assessments to project performance. For example, it is twice as long as recorded human history (see What Do Our Standards Assume About the Future Biosphere?, section III.B.1.f, earlier in this document). For periods approaching the 1.000,000 years that NAS contemplated under the peakdose alternative, even human evolutionary changes become possible. Thus, reliable modeling of human exposure may be untenable and regulation to the time of peak dose within the period of geologic stability could become arbitrary. Again, the rational basis necessary for regulatory decisionmaking would be difficult or impossible to achieve because of the speculative assumptions that would be involved.

Fourth, many international geologic disposal programs use a 10,000-year period for assessing repository performance (see, e.g., Chapter 3 of the BID, Docket No. A-95-12, Item III-B-2 or GAO/RCED-94-172, 1994, Docket No. A-95-12, Item V-A-7). These disposal programs also have examined this question and have opted to use a fixed time rather than one based only on a site-specific compliance period.

Finally, an additional complication associated with the time to peak dose within the period of geologic stability is that it could lead to a period of regulation that has never been implemented in a national or international radiation regulatory program. Focusing upon a 10,000-year compliance period forces more emphasis upon those features over which humans can exert some control, such as repository design and engineered barriers. Those features, the geologic barriers, and their interactions define the waste isolation capability of the disposal system. By focusing upon an analysis of the features that humans can influence or dictate at the site, it may be possible to influence the timing and magnitude of the peak dose, even over times longer than 10,000 years.

Based on the extensive public comment, consistency with other EPA radioactive and non-radioactive waste disposal programs, and a consideration of the numerous uncertainties associated with projecting repository performance over extended time periods, our final rule establishes the following requirements for the individual-protection standard and the human-intrusion analysis. For the individual-protection standard, a 10,000-year performance assessment is required for comparison against the 15 mrem standard. In addition, a post-10,000-year analysis of peak dose incurred by the RMEI is to be included in the EIS for Yucca Mountain, but is not to be held to a particular dose limit. We view the post-10,000-year analysis as an indicator of long-term performance that provides more complete information. For the humanintrusion analysis, DOE must determine the earliest time at which the human intrusion specified in the standard will occur. Should the intrusion occur at or before 10,000 years after disposal. DOE must demonstrate that the RMEI receives no more than 15 mrem/yr as a result of the intrusion (again, analytical results beyond 10,000 years are not judged against a dose limit, but must be included in the EIS). Should the intrusion occur after 10,000 years. DOE must include the analysis in the EIS for Yucca Mountain as an indicator of longterm disposal system performance.

Public comment supported a compliance period that ranged from 10,000 years to a million years and beyond (i.e., no time limitation). Comments supporting the 10,000-year time period expressed concern that such a time period was the longest time over which it is possible to obtain meaningful modeling results. Some comments agreed with our position on

the reliability of dose calculations well in excess of 10,000 years. Other comments noted that, aside from the unprecedented nature of compliance periods exceeding 10,000 years, the greater uncertaiaties present at such times only serve to complicate the licensing process with no clear cut greater public health benefit. A few comments agreed that, because there likely will be radiation doses to individuals beyond 10,000 years, DOE should calculate peak dose, within the time period of geologic stability, and include these doses in the Yucca Mountain EIS.

Numerous comments suggested that the compliance period should extend to times beyond 10,000 years. Foremost among these comments, NAS suggested a compliance period that would extend to the time of peak dose or risk, within the period of geologic stability for Yucca Mountain (as long as one million years), based on scientific considerations. Though NAS based its recommendation on scientific considerations, it recognized that such a decision also has policy aspects (NAS Report, p. 56), and that we might select an alternative more consistent with previous Agency policy. We believe the unprecedented nature of a compliance period beyond 10,000 years was very persuasive and related strongly to developing a meaningful standard that is reasonable to implement. We also harbored strong concerns related to uncertainty in projecting human radiation exposures over extremely long time periods, for the reasons mentioned earlier.

Some comments suggested that the compliance period of the standard should be comparable to the amount of time that the materials to be emplaced in the Yucca Mountain repository will remain hazardous. While the hazardous lifetime of radioactive waste is important, it is but one of a variety of factors that must be considered in projecting the potential risks from disposal. The ability of the disposal system to isolate such long-lived materials relates to the retardation characteristics of the whole hydrogeological system within and outside the repository, the effectiveness of engineered barriers, the characteristics and lifestyles associated with the potentially affected population, and numerous other factors in addition to the hazardous lifetime of the materials to be disposed.

Thus, for a variety of technical and policy reasons, we believe that a 10,000year compliance period is meaningful, protective, and practical to implement. We also believe that its use will result in a robust disposal system that will protect public health and the environment for time periods exceeding 10,000 years. We have included a 10,000-year compliance period in regulations for non-radioactive hazardous waste. A 10,000-year compliance period for Yucca Mountain. in conjunction with the requirements of our existing generally applicable standard at 40 CFR part 191, ensures that SNF, HLW, and TRU radioactive wastes disposed anywhere in the United States have the same compliance period. Imposing a compliance period beyond 10,000 years would be unprecedented both nationally and internationally. Further, such an action would carry significant and unmanageable uncertainties. Moreover, provisions to consider radiation dose impacts beyond 10,000 years as a part of the environmental impact review process provide more complete information on long-term disposal system performance. We believe this approach provides the appropriate balance that allows for meaningful consideration of the issues related to 10,000-year and post-10,000year aspects of disposal system performance.

2. What Are the Requirements for Performance Assessments and Determinations of Compliance? (§§ 197.20, 197.25, and 197.30)

The NRC must decide whether to license the Yucca Mountain disposal system. It must make that decision based upon whether DOE has demonstrated compliance with our 40 CFR part 197 standards. We proposed the quantitative analysis underlying that decision will be a performance assessment (as defined in § 197.12). The DOE and NRC must also make some decisions about what factors to include in the performance assessments, and how extensive those assessments must be to satisfactorily demonstrate compliance. We have addressed some of these performance assessment aspects in our proposal and final rule.

a. What Limits Are There on Factors Included in the Performance Assessments? We proposed that the performance assessment exclude natural features, events, and processes based on the probability of occurrence. We based our proposed requirements for performance assessment on a review of NAS's recommendations, our knowledge regarding the extensive performance assessment work that DOE and NRC have undertaken regarding the Yucca Mountain site, and consistency with 40 CFR part 191 and its application in the WIPP certification. We also require NRC to determine, taking into consideration that performance

assessment, whether the disposal system's projected performance complies with § 197.20. Projecting repository performance is the major tool to be used to develop information that will be used to make compliance decisions relative to our standards. To provide the necessary context for these assessments to generate results for regulatory decisionmaking, we must specify sufficient details to assure the standards are implemented as we intend through the use of performance assessments. We have specified only what we believe to be the minimum detail necessary. The remainder we believe should be left to NRC to determine, consistent with its implementing responsibilities and decisionmaking authority.

For repository performance assessments, our standards also require:

(1) That DOE exclude from performance assessments those natural features, events, and processes whose likelihood of occurrence is so small that they are very unlikely, which are those that DOE and NRC estimate to have less than a 1 in 10,000 (1 × 10⁻⁴) chance of occurring during the 10,000 years after disposal. Probabilities below this level are associated with events such as the appearance of new volcances outside of known areas of volcanic activity or a cataclysmic meteor impact in the area of the repository. We believe there is little or no benefit to public health or the environment from trying to regulate the effects of such very unlikely events;

(2) Unlikely events with probabilities higher than stated in (1) above may be excluded from analyses for the human intrusion and ground water protection standards. We leave it to NRC to set the probability limit for these unlikely events in its implementing regulations; and

(3) That the performance assessment need not evaluate the releases from features, events, processes, and sequences of events and processes estimated to have a likelihood of occurrence greater than 1 x 10⁻⁴ of occurring during the 10,000 years following disposal, if there is a reasonable expectation that the results of the performance assessment would not be changed significantly by such omissions. As necessary, NRC may provide DOE with specific guidance regarding scenario selection and characterization to assure that DOE does not exclude features, events, or processes inappropriately.

We received only a few comments on the question of including low probability events; however, the comments we received supported our proposal. The comments also pointed

out some potential confusion in the terms we used in describing unlikely versus very unlikely features, events, and processes. Our intent is to establish that there is no need to include, in the performance assessments used to demonstrate compliance with the individual-protection standard, features, events, and processes, and sequences of events and processes, with probabilities of less than 1 x 10⁻⁴ chance of occurring in the next 10,000 years. We consider it unlikely that features, events, and processes with such low probabilities of occurrence will occur. We intended to establish another demarcation for excluding unlikely features, events, and processes with a higher probability than stated above but that still have a low probability of occurrence. The DOE must include processes and events in this second category in the assessments for the individual-protection standard, unless NRC determines that excluding them would not affect the results of the assessments. The DOE may, however, exclude them from consideration in demonstrating compliance with the human-intrusion and ground water protection standards. We did not establish a particular probability level for these unlikely features, events, and processes. Instead, we deferred this decision to the implementing authority in §197.36 of our final rule.

The comments we received on this question supported our contention that the geologic record is the best source of evidence for the frequency and magnitude of natural features, events, and processes that could affect repository performance, and that the geologic record is best preserved in the relatively recent past. More specifically, some comments suggested that the Quaternary Period should be the time frame over which DOE should examine evidence for rates and magnitudes of natural features, events, and processes. Because the Quaternary Period includes episodes of glaciation, it provides a means to estimate the potential effects of future climate variations. Further, we believe that the Period's duration (approximately two million years) provides an adequate time frame for estimating the frequency and severity of past seismic activity in the repository area. The NAS in its recommendations indicated that the repository area could be assumed to be "geologically stable" over a period of one million years for the purpose of bounding natural features, events, and processes. We believe that the Quaternary Period is a sufficiently long period of the geologic record to allow DOE to make reasonable estimates of natural features, events, and processes. We chose not to identify a specific time frame in the regulatory language. We leave this choice to the implementing authority. We allow the exclusion of unlikely

natural features, events, and processes from both the ground water and humanintrusion assessments. The approach for the ground water protection requirements is consistent with subpart C of 40 CFR part 191, "Environmental Standards for Ground-Water Protection." The approach for the human-intrusion analysis is consistent with NAS's recommendation (see the What Is the Standard for Human Intrusion? section later in this document). We requested public comment regarding whether this approach is appropriate for Yucca Mountain. See the response to Question #10 in section IV later in this document and the Response to Comments document for more information.

b. What Limits Are There on DOE's Elicitation of Expert Opinion? We requested public comment on whether we should include requirements on the use of expert opinion and, if so, what those requirements should be. We consider it likely, given the long time frames involved and the significant uncertainties in the likelihood of features, events, processes, and sequences of events and processes affecting the Yucca Mountain disposal system, that DOE will find it useful to obtain expert opinion to help it arrive at cautious but reasonable estimates of the probability of future occurrence of these features, events, processes, and sequences of events and processes. We also expect DOE to find expert opinion useful in assessing available performance assessment models, or in evaluating the uncertainties associated with the variation of parameter values.

In requesting public comment on this issue, we distinguished between expert judgment, which often is obtained informally, and expert elicitation, in which a more formal process is used We focused on expert elicitation, and considered including one or all of the following requirements: (1) NRC must consider the source and use of the information so gathered; (2) we would have expected NRC to assure that, to the extent possible, experts with both expertise appropriate for the subject matter and independence from DOE will be on the expert elicitation panel consulted to judge the validity and adequacy of the model(s) or value(s) for use in a compliance assessment; and (3) we would have expected that, when DOE presents information to the expert elicitation panel, it should do so in a

public meeting, and qualified experts, such as representatives of the States of Nevada and California, should be given an opportunity to present information.

The comments we received were uniformly opposed to our setting requirements to address expert opinion. There was general agreement among commenters that it would be more appropriate for NRC to use the licensing process to address any requirements relating to expert elicitation. Some commenters referred to NRC's NUREG-1563 ("Branch Technical Position on the Use of Expert Elicitation in the High-Level Radioactive Waste Program"), and to the fact that DOE has used it on several occasions. These comments reinforced our opinion that issuing requirements would be an implementation function better left to NRC. We do not expect to issue guidance on this topic, although we reserve the right to do so. We also recognize that such guidance would not be binding, unless it is promulgated by notice and comment rulemaking.

One comment suggested that we restrict the form the expert elicitation could take. The comment stated that it is inappropriate to estimate parameter values using Delphi surveys or other similar techniques that tend to "exclude the public from vital areas of debate." Given that we leave the expert elicitation process to NRC and DOE, we choose not to address only this one particular aspect of that process because we believe that it would be inconsistent to impose any specific requirements on how DOE and NRC should use expert opinion. We believe that NRC and DOE are sufficiently sensitive to public opinion regarding the licensing of Yucca Mountain to avoid the appearance of secrecy or targeted polling of experts to obtain a specific outcome. Therefore, our rule does not address any aspects of DOE's ability to use expert elicitation.

c. What Level of Expectation Will Meet Our Standards? We use the concept of "reasonable expectation" in these standards to reflect our intent regarding the level of "proof" necessary for NRC to determine whether the projected performance of the Yucca Mountain disposal system complies with the standards (see §§ 197.20. 197.25, and 197.30). We intend for this term to convey our position that unequivocal numerical proof of compliance is neither necessary nor likely to be obtained for geologic disposal systems. We believe unequivocal proof is not possible because of the extremely long time periods involved and because disposal system performance assessments require extrapolations of conditions and the

actions of processes that govern disposal system performance over those long time periods. The NRC has used a similar qualitative test, "reasonable assurance," for many years in its regulations, and has proposed applying this concept in its Yucca Mountain regulations (proposed 10 CFR part 63). However, the NRC approach was taken from reactor licensing, which focuses on engineered systems with relatively short lifetimes, where performance projections can be verified and if necessary corrective actions are possible. We believe that for very longterm projections where confirmation is not possible, involving the interaction of natural systems with engineered systems complicated by the uncertainties associated with the long time periods involved, an approach that recognizes these difficulties is appropriate. Although NRC has adapted the reasonable assurance approach from the reactor framework and has applied it successfully in regulatory situations related to facility decommissioning and shallow-land waste burial, it has not been applied in a situation as complex as the Yucca Mountain disposal system. We believe that reasonable expectation provides an appropriate approach to compliance decisions; however, with respect to the level of expectation applicable in the licensing process, NRC may adopt its proposed alternative approach. We expect that any implementation approach NRC adopts will incorporate the elements of reasonable expectation listed in §197.14. A more thorough discussion of our intent concerning the application of reasonable expectation is given below and a more exhaustive discussion of the subject is presented in the Response to Comments document for this regulation. We intend that the information in § 197.14 of the rule and discussions of reasonable expectation presented below and in the Response to Comments document will provide the necessary context for implementation of this concept.

The primary means for demonstrating compliance with the standards is the use of computer modeling to project the performance of the disposal system under the range of expected conditions. These modeling calculations involve the extrapolation of site conditions and the interactions of important processes over long time periods, extrapolations that involve inherent uncertainties in the necessarily limited amount of information that can be collected through field and laboratory studies and the unavoidable uncertainties involved in simulating the complex and timevariable processes and events involved in long-term disposal system performance. Simplifications and assumptions are involved in these modeling efforts out of necessity because of the complexity and time frames involved, and the choices made will determine the extent to which the modeling simulations realistically simulate the disposal system's performance. If choices are made that make the simulations very unrealistic. the confidence that can be placed on modeling results is very limited. Inappropriate simplifications can mask the effects of processes that will in reality determine disposal system performance, if the uncertainties involved with these simplifications are not recognized. Overly conservative assumptions made in developing performance scenarios can bias the analyses in the direction of unrealistically extreme situations, which in reality may be highly improbable, and can deflect attention from questions critical to developing an adequate understanding of the expected features, events, and processes. For example, a typical approach to addressing areas of uncertainty is to perform "bounding analyses" of disposal system performance. If the uncertainties in site characterization information and the modeling of relevant features, events, and processes are not fully understood, results of bounding analyses may not be bounding at all. The reasonable expectation approach is aimed simply at focusing attention on understanding the uncertainties in projecting disposal system performance so that regulatory decision making will be done with a full understanding of the uncertainties involved.

We received comments both supporting and opposing the concept of "reasonable expectation" and its application to the Yucca Mountain standards. Comments in favor of the approach agreed that the consideration of uncertainty is extremely important to a proper perspective on the degree of confidence possible for projections of disposal system performance over the long time frames involved in assessing repository performance. Comments against the concept voiced variations on three basic concerns: (1) That the concept is "new," "untested," and of

"dubious legal authority" in the regulatory framework; (2) that it implies that less rigorous, and therefore unacceptable, science and analysis would result from the use of reasonable expectation; and (3) that the choice of approach to compliance decision

making is solely an implementation concern that we should leave to NRC.

With respect to the legal authority and use of the reasonable expectation concept in the regulatory process, we believe that the reasonable expectation concept is well established in both the regulatory language in standards, as well as in actual application to deep geologic disposal of radioactive wastes, and has been judicially tested. We developed the "reasonable expectation" approach in the context of developing 40 CFR part 191, the generic standards for land disposal of SNF, HLW, and TRU radioactive waste, and more importantly the concept has been applied successfully in the EPA certification of the Waste Isolation Pilot Plant (WIPP), a deep geologic repository for TRU radioactive wastes. The WIPP repository is to date the only deep geologic repository for radioactive wastes in the United States that has been carried through a regulatory approval process. Therefore, we believe that the reasonable expectation concept is neither "new" nor "untried", nor of "dubious legal authority" in the geologic repository regulatory experience. In fact, the use of reasonable expectation for the application to geologic disposal has been upheld in court (Natural Resources Defense Council, Inc. versus U.S. E.P.A. (824 F.2d 1258, 1293 (1st Cir. 1987))).

In contrast, the reasonable assurance concept was developed and applied many times in the context of reactor licensing-not in the context of deep geologic disposal efforts—and has not been used in a regulatory review and approval process for a deep geologic disposal system. The judicial decision cited in one comment refers to the use of reasonable assurance in the context of reactor licensing, not in the context of deep geologic disposal. While the reasonable assurance concept has an established record of successful application and judicial approval in reactor licensing, it is in fact largely untried in the arena of geologic disposal.

Some comments suggested our approach would allow the use of less rigorous science to the assessment of disposal system performance in licensing. This perception may have arisen from our choice of wording in the proposal, where we stated that NRC may elect to use a more "stringent" approach. Such an interpretation was not our intent: the full text of our statement is that NRC may impose requirements that are "more stringent" than the "minimum requirements for implementation" that our rule establishes; in addition, we clearly

stated that reasonable expectation "is less stringent than the reasonable assurance concept that NRC uses to license nuclear power plants" (proposed § 197.14(b), emphasis added). However, we will clarify our meaning here. Performance projections for deep geologic disposal require the extrapolation of parameter values (site characteristics related to performance) and performance calculations (projections of radionuclide releases and transport from the repository) over very long time frames that make these projections fundamentally not confirmable, in contrast to the situation of reactor licensing where projections of performance are only made for a period of decades and confirmation of these projections is possible through continuing observation. In this sense, a reasonable expectation approach to repository licensing would be necessarily "less stringent" than an approach to reactor licensing. We therefore must disagree with these comments that reasonable expectation requires less rigorous proof than NRC's reasonable assurance approach.

We do not believe that the reasonable expectation approach either encourages or permits the use of less than rigorous science in developing assessments of repository performance for use in regulatory decision making. On the contrary, the reasonable expectation approach takes into account the inherent uncertainties involved in projecting disposal system performance. rather than making assumptions which reflect extreme values instead of the full range of possible parameter values. It requires that the uncertainties in site characteristics over long time frames and the long-term projections of expected performance for the repository are fully understood before regulatory decisions are made. This approach has a number of implications relative to the data and analyses that would be used in making regulatory decisions. Cautious use of bounding assessments is implied since sufficient understanding of uncertainties must be developed to be sure such analyses are truly bounding. Performance scenarios should be developed realistically without omitting important components simply because they may be difficult to quantify with high accuracy, or always assuming worst case values in the absence of information. Elicited values for relevant data should not be substituted for actual field and laboratory studies when they can be reasonably performed, simply to conserve resources or satisfy scheduling demands. The gathering of credible information that would allow a better

understanding of the uncertainties in site characterization data and engineered barrier performance that would bear on the long-term performance of the repository should no be subjugated simply for convenience. We do not believe that reasonable expectation in any way encourages less than rigorous science and analysis. In contrast, adequately understanding the inherent uncertainties in projecting repository performance over the time frames required must involve a rigorous scientific program of site characterization studies and laboratory testing.

Some comments expressed the opinion that our use of the reasonable expectation approach intrudes inappropriately into the area of implementation, which is the province of NRC. We do not believe that is the case. We have included the concept of reasonable expectation in the Yucca Mountain standards to provide a necessary context for understanding the standards and as context for the implementation of the licensing process NRC will perform. Projecting disposal system performance involves the extrapolation of physical conditions and the interaction of natural processes with the wastes for unprecedented time frames in human experience, i.e., many thousands of years. In this sense, the projections of the disposal system's long-term performance cannot be confirmed. Not only is the projected performance of the disposal system not subject to confirmation, the natural conditions in and around the repository site will vary over time and these changes are also not subject to confirmation, making their use in performance assessments equally problematical over the long-term (see Chapter 7 of the BID). In light of these fundamental limitations on assessing the disposal system's long-term performance, we believe that the approach used to evaluate disposal system performance must take into account the fundamental limitations involved (including the basic guidance given in § 197.14), and not hold out the prospect of a greater degree of "proof" than in reality can be obtained.

Relative to implementation, the primary task for the regulatory authority is to examine the performance case put forward by DOE to determine "how much is enough" in terms of the information and analyses presented, i.e., implementation involves how regulatory authority determines when the performance case has been demonstrated with an acceptable level of confidence. We have proposed no

specific measures in our standards for that judgment. We have not specified any confidence measures for such judgments or numerical analyses, nor prescribed analytical methods that must be used for performance assessments, quality assurance measures that must be applied, statistical measures that define the number or complexity of analyses that should be performed, nor have we proposed any assurance measures in addition to the numerical limits in the standards. We have specified only that the mean of the dose assessments must meet the exposure limit, without specifying any statistical measures for the level of confidence necessary for compliance. We believe that measure is a minimal level for compliance determination, and we selected it to be consistent with the individual protection requirement we applied for the WIPP certification (40 CFR 194.55(f)). For the WIPP certification, EPA was also the implementing agency, and in 40 CFR part 194 we also included implementation requirements, including statistical confidence measures for the assessments and analytical approaches (§§ 194.55(b), (d), (f)) along with quality assurance requirements (§ 194.22), other assurance requirements (§ 194.41), requirements for modeling techniques and assumptions (§§ 194.23 and 25), use of peer review and expert judgment (§§ 194.26 and 194.27). We have not incorporated a similar level of detail in the Yucca Mountain standards because we believe we must specify only what is necessary to provide the context for implementation. We believe that our reasonable expectation approach provides a necessary context for understanding the intent of the standards and for its implementation. We have provided guidance statements in the standards (§ 197.14) relative to the approach that we believe appropriately address the inherent uncertainties in projecting the performance of the Yucca Mountain disposal system. The implementing agency is responsible for developing and executing the implementation process and, with respect to the level of expectation applicable in the licensing process, is free to adopt an approach it believes is appropriate, but we believe whatever approach is implemented must incorporate the aspects of reasonable expectation we have described in the standards and amplified upon in the Response to Comments document.

d. Are There Qualitative Requirements To Help Assure Protection? In the preamble to our proposed standards (64 FR 46998), we requested comment upon whether it is appropriate for us to establish assurance requirements in this final rule and if so, what those requirements should be. The majority of public comments on the issue stated that it was unnecessary for us to include assurance requirements in this rule. The commenters also generally stated that the inclusion of such requirements is an implementation matter that is properly within NRC's jurisdiction. No comments suggested what, if any, assurance requirements we should include in this final rule. Therefore, based upon the public comments we received regarding this rule, the provisions in 40 CFR part 191, and the provisions of NRC's proposed 10 CFR part 63, we did not include assurance requirements in this rule, though we believe we have the authority to do so pursuant to the AEA and the EnPA. For example, our generally applicable standards for the disposal of SNF, HLW, and TRU radioactive wastes (40 CFR part 191, 58 FR 66402, December 20, 1993; 50 FR 38073 and 38078, September 19, 1985) require the consideration of assurance requirements. The assurance requirements in 40 CFR part 191, however, do not apply to facilities that NRC regulates, based upon the understanding between EPA and NRC that NRC would include them in its licensing regulations in 10 CFR part 60. The NRC is the licensing agency for Yucca Mountain; therefore, at first glance it appears that requiring assurance requirements at Yucca Mountain would be inconsistent with our approach in 40 CFR part 191. The EnPA, however, mandates that we set site-specific standards for Yucca Mountain. We believe, therefore, that we could include assurance requirements in this rule. Because NRC's proposed licensing criteria (see 10 CFR 63.102, 63.111, and 63.113; 64 FR 8640, 8674-8677, February 22, 1999) contain requirements similar to the assurance requirements in 40 CFR part 191 for multiple barriers, institutional controls, monitoring, and the retrievability of waste from Yucca Mountain. we believe that it is unnecessary for us to include similar requirements in this rule. We encourage NRC to include the assurance requirements in the proposed 10 CFR part 63 (64 FR 8640), or requirements similar to those in 40 CFR part 191, in its final licensing regulations for Yucca Mountain.

3. What Is the Standard for Human Intrusion? (§ 197.25)

We adopted NAS's suggested starting point for a human-intrusion scenario. As NAS recommends, our standard requires a single-borchole intrusion scenario based upon Yucca Mountainspecific conditions. The intended purpose of analyzing this scenario "* * * is to examine the site-and design-related aspects of repository performance under an assumed intrusion scenario to inform a qualitative judgment" (NAS Report p. 111). The assessment would result in a calculated RMEI dose arriving through the pathway created by the assumed borehole (with no other releases included). Consistent with the NAS Report, we also require "that the conditional risk as a result of the assumed intrusion scenario should be no greater than the risk levels that would be acceptable for the undisturbed-repository case" (NAS Report p. 113). We interpreted NAS's term "undisturbed" to mean that the Yucca Mountain disposal system is not disturbed by human intrusion but that other processes or events that are likely to occur could disturb the system.

We require that the human-intrusion analysis of disposal system performance use the same methods and RMEI characteristics for the performance assessment as those required for the individual-protection standard, with two exceptions. The first exception is that the human-intrusion analysis would exclude unlikely natural features, events, and processes. The second exception is that the analysis only would address the releases occurring through the borehole (see the What Are the Requirements for Performance Assessments and Determinations of Compliance? section earlier in this document).

As noted earlier, our rule uses the same RMEI description for this analysis and scenario as in the assessment for compliance with the individualprotection standard. It is possible that one could postulate that an individual occupies a location above the repository footprint in the future and is impacted by radioactive material brought to the surface during an intrusion event; however, the level of exposure of such an individual would be independent of whether the repository performs acceptably when breached by human intrusion in the manner prescribed in the scenario. Movement of waste to the surface as a result of human intrusion is an acute action. The resulting exposure is a direct consequence of that action. Thus, we interpret the NAS-

recommended test of "resilience" to be a longer-term test as measured by exposures caused by releases that occur gradually through the borehole, not suddenly as with direct removal. In addition, the effects of direct removal depend on the specific parameters involved with the drilling, not on the disposal system's containment characteristics. We also require that the test of the disposal system's resilience be the dose incurred by the same RMEI used for the individual-protection standard. This approach is consistent with NAS's recommendation.

The DOE must determine when the intrusion would occur based upon the earliest time that current technology and practices could lead to waste package penetration without the drillers noticing the canister penetration. In general, we believe that the time frame for the drilling intrusion should be within the period that a small percentage of the waste packages have failed but before significant migration of radionuclides from the engineered barrier system has occurred because, based upon our understanding of drilling practices, this period would be about the earliest time that a driller would not recognize an impact with a waste package. Our review of information about drilling and experiences of drillers indicates that special efforts, such as changing to a specialized drill bit, would likely be necessary to penetrate intact, nondegraded waste packages of the type DOE plans to use. As stated earlier, DOE would determine the timing as part of the licensing process. The DOE's wastepackage performance estimates indicate that a waste package would be recognizable to a driller for at least thousands of years (see Chapter 8 of the BID)

We requested comment regarding how much the human-intrusion analysis will add to protection of public health. Also, given current drilling practice in the vicinity of Yucca Mountain, we sought comment regarding whether our stylized. human-intrusion scenario is reasonable.

Comments on our intrusion scenario focused on a number of concerns. Some comment expressed opinions that the intrusion scenario was unrealistic since actual drilling to tap ground water would more probably be done not from the crest of Yucca Mountain but rather from the adjacent valley floors. Other comments stated that multiple drilling intrusions should be assumed rather than only one. and offered alternative scenarios for intrusion frequency and purposes other than tapping ground water. Some comments acknowledged that the scenario was an adequate test of

repository resiliency independent of the question of attempting to predict future activities, and that the difficulty of reliably predicting future activities and human intention were unavoidable, as NAS concluded. Some comment stated that the probability of such an intrusion was so remote as to make the scenario useless for any type of repository analysis, while some comment expressed opinions that the entire question of human intrusion was an implementation issue that should be left to the discretion of NRC. Detailed responses to comments we received on the human intrusion question is found in the Response to Comments document accompanying this rule. Our response to some of the most common issues raised in the comments is given below.

A number of comments criticized the stylized definition of the scenario on the grounds it did not address the reality of the site location and resource potential. A convincing case can be made that intrusion is unlikely because of the low resource potential of the immediate Yucca Mountain area (see BID, Chapter 8), and that actual drilling to tap the underlying ground water would most probably be done in the valleys adjacent to Yucca Mountain, as some comments pointed out. We recognize these conditions and the relatively low resource potential; however, as NAS pointed out, there is no scientifically defensible basis to preclude intrusion (NAS Report p. 111). For this reason, the panel recommended that an intrusion scenario should be assessed separately from the expected repository performance case (NAS Report p. 109), and that a stylized intrusion scenario consisting of one borehole penetration should be considered (NAS Report p. 112) as a test of repository resilience to modest intrusion (p. 113). We agree with the NAS conclusions in this regard. As we have pointed out early in the preamble, releases and consequent exposures can come from either the gradual degradation of the disposal system under expected conditions or through disruption, most notably by human activities. Since intrusion cannot unequivocally be ruled out, and exposures can result from intrusions that release radionuclides, we believe it is necessary to consider human intrusion in the context of a repository standard focused on public health protection, even though the resource potential at the site is low. The nature of the intrusion, how it is analyzed and how it should be evaluated in the regulatory context, are the next issues to consider after the basic need to assess a human intrusion scenario is recognized. The NAS was very specific in its recommendations about assessing human intrusion. The panel recommended that the intrusion scenarios be considered in the EPA's rulemaking process (NAS Report p. 109) and that "EPA should specify in its standard a typical intrusion scenario to be analyzed" (p. 108). The panel recommended that a drill hole penetration through a waste package be assumed, which would make a connection from the repository to the underlying saturated zone (pp. 12 and 111). The panel recommended that a "consequences-only analysis" be performed (p. 111) and that the standard "should require such an analysis" (p. 111), i.e., the analysis should only deal with the fate of releases through the borehole and the potential doses resulting. The NAS recommended that "the conditional risk as a result of the assumed intrusion scenario should be no greater than the risk levels * acceptable for the undisturbed repository case" (NAS Report p. 113). We agree with these NAS recommendations and therefore we have constructed the stylized intrusion scenario as described as separate from the individual-protection standard, and imposed a dose limit no greater than the dose limit imposed for the individualprotection standard. We have also followed the NAS recommendation for the time frame for the intrusion (NAS Report p. 112) by linking it to the expected time when the containers first reach a state when a drilling penetration can occur unnoticed by the drillers. This time frame serves as a means of establishing the radionuclide inventory available for release and the transport and dose analysis required by the standard. Comments we received proposing alternative drilling frequencies and intentions, such as deliberately drilling into the repository, did not provide a sufficient rationale to abandon the NAS recommendations and we therefore retained our original framing for the scenario. Additional discussion of the intrusion scenario is to be found in the discussion of comments we received on Question 10 from the proposed rule preamble (see section IV below).

Another line of comment we received stated that framing the intrusion scenario in part, or in any way whatever, should be considered an implementation detail that should be left to NRC. As stated earlier in this document (see section I.A.2, The Role of 40 CFR part 191 in the Development of 40 CFR part 197), human intrusion is a process that can contribute to exposures

of the public, and it is therefore appropriate to address it in a public health protection standard. In addition, we believe the NAS recommendations as mentioned above were very explicit in stating that human intrusion should be included in the EPA standard and that framing the intrusion scenario should be part of the EPA rulemaking, rather than in implementing regulations. We have followed the NAS recommendations closely, as noted in its comments on our proposed rule. We are also concerned that the implementing authority have some flexibility in implementing the rule and we have framed the standard to allow that flexibility. We have specified in the rule only enough of the details of the scenario to assure it is implemented as we intend. We have in fact not specified enough of the detail to allow an analysis to actually be performed from our description alone. For example, we have not specified the mechanisms by which radionuclides are released from the breached container and make their way down the borehole to the ground water table. Without specifying release and transport mechanisms the analysis cannot be performed. We have left this essential detail for the implementation process. We believe this flexibility is necessary so that the intrusion analyses can consider a range of conditions for the stylized intrusion so it can be an actual test of the repository "resilience" for a limited by-passing of the engineered barrier system. Although we have defined the stylized drilling intrusion scenario to closely follow the NAS recommendations, if NRC determines during its implementation efforts that additional intrusion scenarios are necessary to make a licensing decision. NRC can require additional analyses as part of its implementing authority.

We offered for comment two alternatives for the human intrusion standard. The first alternative simply stated that DOE must demonstrate a reasonable expectation that the annual dose incurred by the RMEI would not exceed 15 mrem CEDE as a result of an intrusion event, for 10,000 years after disposal. This parallels the basic individual-protection standard.

The second alternative incorporated our concern that assessments of longerterm performance be made available, if not explicitly used for compliance purposes. Under this alternative, we made a distinction based on how long after disposal the intrusion could occur. If the intrusion were to occur at or earlier than 10,000 years after disposal, DOE must demonstrate a reasonable expectation that annual exposures to the

RMEI as a result of the intrusion event would not exceed 15 mrem CEDE. There would be no time limit for this analysis; as our proposal stated, "(i)f that intrusion can happen within 10,000 years, then DOE must do an analysis which projects the peak dose that would occur as a result of the intrusion within 10,000 years." (64 FR 46999, August 27, 1999) However, if the intrusion occurred after 10,000 years, DOE would not have to compare its results against a numerical standard, but would have to include those results in its EIS.

We have selected the second alternative for our final human intrusion standard (§ 197.25). However, we are not requiring that DOE calculate a peak dose beyond 10,000 years for comparison against a numerical standard. If the intrusion event occurs earlier than 10,000 years after disposal, DOE need only compare the dose within 10,000 years to the numerical standard. DOE must include post-10,000-year results in its EIS, no matter when the intrusion occurs. We believe this alternative provides assurance that the full effects of an intrusion event will be assessed, regardless of when it occurs. We also believe that the selected alternative is more consistent with the NAS recommendations that a "consequence-based" analysis be performed (NAS Report p. 111).

The time frame for the intrusion has implications on how the projected doses are handled and evaluated. We are distinguishing between intrusion events that occur within 10,000 years and those that occur later than 10,000 years after disposal. In assessing events that occur within 10,000 years, we further distinguish the results based on whether exposures are incurred by the RMEI within the 10,000-year period. We have established the 10.000-year compliance period to reflect past precedents and a realization of the inherent uncertainties in long-term performance projections (see section III.(B)(1)(g)). For intrusion events that occur within 10,000 years and exposures are incurred by the RMEI within 10,000 years, doses are compared against the 15 mrem/yr limit given in the standard as part of the compliance case for licensing. For consistency in the treatment of post-10.000-year dose assessments. we are specifying that, when the dose to the RMEI from human intrusion events occurs after the 10,000 year period, the dose assessments are to be included in the EIS, along with the post-10,000 year performance assessments for the individual protection standard. Regardless of when the intrusion occurs, if exposures are incurred later than 10,000 years, they

are to be included in the EIS up to the time of peak dose.

We formulated the selected alternative to be responsive to the NAS recommendations, in addition to addressing our concern regarding the availability of post-10,000 year analyses. A key factor in evaluating an intrusion scenario is predicting when such an event might take place. However, as NAS concluded, "there is no scientific basis for estimating the probability of intrusion at far-future times' but that "we believe it is useful to assume that the intrusion occurs during a period when some of the canisters will have failed * * *" NAS Report p. 107, 112. Therefore, we specify that DOE must assume the intrusion occurs at "the earliest time after disposal that the waste package would degrade sufficiently that a human intrusion could occur without recognition by the drillers' (proposed § 197.25). This time would be determined through the licensing process, presumably by assessing the expected performance of the engineered barrier system. This provides DOE the flexibility to demonstrate that its engineered barrier system is sufficiently robust to withstand intrusion for a predictable time period, which then determines the nature of the waste inventory used in the analysis, *i.e.*, the relative proportions of long-and short-lived radionuclides.

4. How Does Our Rule Protect Ground Water? (§ 197.30)

The inclusion of separate ground water protection standards in today's rule continues a longstanding Agency policy of protecting ground water resources and the populations who may use such resources. This policy is articulated in our primary ground water protection strategy document titled "Protecting the Nation's Ground Water: EPA's Strategy for the 1990's" (Docket No. A-95-12, Item V-A-13). We designed today's standards to protect the ground water in the vicinity of Yucca Mountain to benefit the current and future residents of the area who could use this ground water as a resource for drinking water and other domestic, agricultural, and commercial purposes. The following sections discuss the Agency's general approach to ground water protection, the NAS comments regarding ground water protection at Yucca Mountain, and some of the legal and regulatory issues associated with our final ground water protection standards.

Policy and Technical Rationales for Separate Ground Water Protection Standards

Our General Approach to Ground Water Protection

Ground water is one of our nation's most precious resources because of its many potential uses. A significant portion (over 50 percent in the early 1990s) of the U.S. population draws on ground water for its potable water supply ("Protecting the Nation's Ground Water: EPA's Strategy for the 1990's,' Docket No. A-95-12, Item II-A-3). In addition to serving as a source of drinking water, people use ground water for irrigation, stock watering, food preparation, showering, and various industrial processes. When that water is radioactively contaminated, each of these uses completes a radiation exposure pathway for people. Ground water contamination is also of concern to us because of potential adverse impacts upon ecosystems, particularly sensitive or endangered ecosystems ("Protecting the Nation's Ground Water: EPA's Strategy for the 1990's," Docket No. A-95-12, Item II-A-3). For these reasons, we believe it is a resource that needs protection. Therefore, we require protection of ground water that is a current or potential source of drinking water to the same level as the maximum contaminant levels (MCLs) for radionuclides that we established previously under the authority of the Safe Drinking Water Act (SDWA).

In January 1990, the Agency completed a strategy to guide future EPA and state activities in ground water protection and cleanup. The Agencywide Ground Water Task Force developed two papers, which it issued for public review: an EPA Statement of Ground Water Principles and an options paper covering the issues involved in defining the Federal/State relationship in ground water protection. We combined these papers and other Task Force documents into an EPA Ground Water Task Force Report: "Protecting The Nation's Ground Water: EPA's Strategy for the 1990's" ("the Strategy," EPA 21Z-1020, July 1991 (Docket No. A-95-12, Item II-A-3)). Our approach in this rule is consistent with this strategy.

Key elements of our ground water protection and cleanup strategy are the strategy's overall goals of preventing adverse effects on human health and the environment and protecting the environmental integrity of the nation's ground water resources. Our strategy also recognizes, however, that our efforts to protect ground water must consider the use, value, and

vulnerability of the resource, as well as social and economic values. We believe it is important to protect ground water to ensure the preservation of the nation's currently used and potential underground sources of drinking water (USDWs) for present and future generations. Also, we believe it is important to protect ground water to ensure that where it interacts with surface water it does not interfere with the attainment of surface-water-quality standards; these standards are also necessary to protect human health and the integrity of ecosystems. We employ MCLs to protect ground water in numerous regulatory programs. Our regulations pertaining to hazardouswaste disposal (40 CFR part 264); municipal-waste disposal (40 CFR parts 257 and 258); underground injection control (UIC) (40 CFR parts 144, 146, and 148); generic SNF, HLW, and TRU radioactive waste disposal (40 CFR part 191); and uranium mill tailings disposal (40 CFR part 192) reflect this approach. These programs have demonstrated that such protection is scientifically and technically achievable, within the constraints that each program applies ("Progress In Ground Water Protection and Restoration," EPA 440/6-90-001, Docket No. A-95-12, Item V-A-6).

Another critical issue in ground water protection is that ground water generally is not directly accessible. Thus, it is much more difficult to monitor and/or decontaminate ground water than is the case with other environmental media ("Ground-Water Protection Strategy" p. 11, August 1984, Docket No. A-95-12, Item V-A-13). Because of the expenses and difficulties associated with remediation of contaminated ground water, it is prudent and cost-effective to prevent the occurrence of such contamination (Id.). It is possible for large amounts of contaminants to enter a body of ground water and remain undetected until the contaminated water reaches a water well or surface-water body. Moreover, ground water contaminants, unlike contaminants in other environmental media such as air or surface water, generally move in plumes with limited mixing or dispersion into uncontaminated water surrounding the plume. These plumes of relatively concentrated contaminants can move slowly through aquifers. They may persist, and thus may make the contaminated resource unusable, for extended periods of time (Id.). Because an individual plume may underlie only a very small part of the land surface, it can be difficult to detect by aquifer-wide or regional monitoring. Also, monitoring is unlikely to occur over greatly extended time periods, during which time an aquifer may become dangerously contaminated (Id.). Further, the affected area may become quite large over long time periods. Thus, we believe that it is prudent and responsible to protect ground water resources from contamination through pollution prevention rather than to rely on cleanup of preventable pollution. The pollution prevention approach to protecting ground water resources we are adopting for Yucca Mountain avoids requiring present or future communities to implement expensive clean-up or treatment procedures. This approach also protects individual ground water users. Moreover, absent the protection we have built into the rule, the ground water in aquifers around the repository itself could be subject to expensive clean-up by future generations if releases from the repository contaminate the surrounding ground water to levels that exceed legal limits. A guiding philosophy in radioactive waste management, as well as waste disposal in general, has been to avoid imposing burdens on future generations for cleanup efforts as a result of disposal approaches that would knowingly result in pollution in the future (see, for example, IAEA Safety Series No. 111-F, "The Principles of Radioactive Waste Management," Docket No. A-95-12, Item V-A-10). With respect to radioactive waste disposal, we believe the fundamental principle of intergenerational equity is important. We should not knowingly impose burdens on future generations that we ourselves are not willing to assume. Disposal technologies and regulatory requirements are developed with the aim of preventing pollution from disposal operations, rather than assuming that clean-up in the future is an unavoidable cost of disposal operations today. Designing a disposal system. and imposing performance requirements that avoid polluting resources that reasonably could be used in the future, therefore, is a more appropriate choice than imposing cleanup burdens on future generations. The approach to ground water protection in today's standards is consistent with our overall approach to ground water protection: it prevents the contamination of current and potential sources of drinking water downgradient from Yucca Mountain.

NAS Comments on Ground Water Protection

In its report, NAS clearly identified the ground water pathway as the significant pathways of to the biosphere

in the vicinity of Yucca Mountain(NAS Report pp. 52 and 81). The NAS also recognized that ground water modeling for the Yucca Mountain site is complex. Because the modeling for Yucca Mountain involves water movement through pore spaces (the matrix) and fractures in the rocks, as well as the degree of interconnectedness between the water moving in the two pathways, there is uncertainty regarding which model or models to use in the analysis:

Because of the fractured nature of the tuff aquifer below Yucca Mountain. some uncertainty exists regarding the appropriate mathematical and numerical models required to simulate advective transport * * [E]ven with residual uncertainties, it should be possible to generate quantitative (possibly bounding) estimates of radionuclide travel times and spatial distributions and concentrations of plumes accessible to a potential critical group. (NAS Report p. 90)

In its report, NAS did not recommend specifically that we include a separate ground water protection provision in our environmental protection standards for Yucca Mountain. Neither, however, did NAS state that we should not include such a provision.

However, in its comments on the proposed rule, NAS specifically addressed our decision to include separate ground water protection standards for the Yucca Mountain site:

"(i)n the preamble (to the proposed rule). EPA implies that there is a scientific basis for inclusion of separate ground-water limits in the standards " for example. EPA provides a detailed analysis of approaches to calculating such limits * * The (NAS) respectfully disagrees and does not believe that there is a basis in science for establishing such limits for the reasons described above. The (NAS) recognizes EPA has the authority under the Energy Policy Act to establish separate ground-water limits as a matter of policy, but if it does so it should explicitly state the policy decisions embedded in the proposed standard and ask the public to comment on those decisions.

"If EPA wishes to establish such standards on the basis of science, it must make more cogent scientific arguments to justify the need for this standard"

(NAS Comments. p. 11. Docket No. A-95-12. Item IV-D-31).

EPA's Review of the Ground Water Standards

For the reasons discussed above (see Our General Approach to Ground Water Protection), we believe that separate ground water protection standards designed to protect the ground water resource are necessary elements of our Yucca Mountain standards. Our decision to include separate ground water standards is a policy decision that we make pursuant to our statutory authority under the Energy Policy Act.

Regarding the protectiveness of the standards, 40 CFR part 197 incorporates the current MCLs. We believe that this approach is necessary to provide stability for NRC and DOE in the licensing process. We based these MCLs on the best scientific knowledge regarding the relationship between radiation exposure and risk that existed in 1975 when they were developed. Scientific understanding has evolved since 1975. We recently concluded a review of the existing MCLs based on a number of factors, including the current understanding of the risk of developing a fatal cancer from exposure to radiation; pertinent risk management factors (such as information about treatment technologies and analytical methods); and applicable statutory requirements. See 65 FR 76708–76753, December 7, 2000. Our analyses indicate that, when the risks associated with the individual radionuclide concentrations derived from the MCLs are calculated in accordance with the latest dosimetry models described in Federal Guidance Report 13, they still generally fall within the Agency's current risk target range for drinking water contaminants of 10-4 to 10⁻⁶ lifetime risk for fatal cancer. Therefore, the MCLs for the radionuclides of concern at Yucca Mountain have not changed.

Our analyses, and those of NAS, indicate that, of all the potential environmental pathways for radionuclides, travel through ground water is the most likely pathway to lead to human exposure to radiation from the Yucca Mountain disposal system (see Chapters 7 and 8 of the BID). The ground water protection standards in this rule protect ground water that is being used or that might be used as drinking water by restricting potential future contamination. Water from the aguifer beneath Yucca Mountain currently serves as a source of drinking water 20 to 30 km south of Yucca Mountain in the communities directly protected by the individual-protection standard. It is also a potential source of drinking water for more distant communities. As noted by NAS, the available ground water supply in the vicinity of Yucca Mountain could sustain a substantially larger population than that presently in the area (NAS Report p. 92).

Technical Approach for Protecting Ground Water at Yucca Mountain

As noted above, NAS asserted in its comments regarding the proposed rule, that we implied that there was a scientific basis for including separate ground water limits in the regulations. The NAS urged us to clearly state the policy reasons for including such limits. We believe that we clearly articulated in the preamble to the proposed rule that we included a ground water protection provision in the proposal based upon our long-standing policy. In keeping with the site-specific

nature of these standards, we believe that it is appropriate to outline an approach to determining compliance with the ground water standards consistent with the geologic conditions along the anticipated ground water flow path for releases from the repository. The approach that we have devised consists of several components. The first component is to define a ground water resource use common for the current population making use of the ground water along the potential path of releases. The population living downgradient from the repository typically uses the ground water for domestic consumption and for agricultural activities. The dominant agricultural activity is alfalfa cultivation (see Chapter 8 of the BID). The next component of the approach is to define a method for assessing the extent of potential contamination in the aquifer that can be used for comparison against established limits. To address the unique setting of the repository, we are defining a "representative volume" of ground water consistent with the uses of the resource (see § 197.31(b)). The third component is to propose alternatives to defining how DOE could use the representative volume in making assessments of potential ground water contamination (see § 197.31). See the Representative Volume of Ground Water discussion later in this section for our responses to comments on the representative volume approach.

We proposed to use the MCLs as appropriate standards against which to measure compliance. Comment upon our proposal was mixed. Some comments claimed that we misapplied the MCL concept in the Yucca Mountain standards compared with how we apply MCLs in other situations, such as the use of MCLs to define when drinking water from public water supplies is acceptable. Some comments supported the use of MCLs. Other comments pointed out that the dosimetry system used for the current MCLs has been superceded by newer approaches to assessing dose and risk from ground water use and that we should, therefore, not use the MCLs. A number of comments claimed that the use of separate ground water standards is completely unnecessary because the individual-protection standard includes the drinking water exposure pathway and, therefore, the ground water

standards are unnecessary as a health protection measure.

Retaining separate ground water protection standards is consistent with both our national policy to protect ground water resources and with previous Agency regulations for geologic disposal facilities. Our generic standards in 40 CFR part 191, which apply to the same kinds of wastes contemplated for disposal at Yucca Mountain, contain separate ground water protection provisions. We believe that there is no question that separate ground water protection standards are appropriate for deep geologic disposal facilities. We believe that the use of contaminated ground water for purposes that could result in exposures to individuals should be of concern, and that avoiding contaminating useable ground water resources is in the general interest of the public at large. More specifically, contamination of water resources could result in the exposure of individuals well removed from the repository location. Also, if ground water were withdrawn from the repository sub-basin, and transported to other locations to supply water needs, a larger population would be exposed than if the water were used only locally. We commonly apply MCLs to water treatment facilities to assure that exposures to the subsequent users of the water are acceptable and the users are protected. The intent of using the MCLs as a compliance measure for the Yucca Mountain disposal system is to encourage a robust containment and isolation design that will not result in unacceptable contamination during the regulatory time frame, which would require future generations to shoulder the burden of water treatment due to contamination from the wastes. We also included ground water protection requirements in our certification process for WIPP, which is the only deep geologic disposal facility in the country that has actually gone through a regulatory review and approval process. We see no reason why we should not apply the same approach to protection for the Yucca Mountain disposal facility as we afforded to the population around WIPP. In fact, the Yucca Mountain disposal system will be located above aquifers that are the ground water supply for the residents living downgradient from the repository, whereas the aquifers potentially subject to contamination at the WIPP facility are highly saline, non-potable water sources. We recognize that the individual-protection standard includes a drinking water exposure pathway; however, from a policy perspective it is

appropriate and consistent for us to provide separate protection for ground water resources in the Yucca Mountain area. As illustrated by the examples above, the protection of ground water resources is in the general interest of the public at large, because it is easily conceivable that uses of the resource could result in exposures well beyond the immediate vicinity of the repository. From a more practical perspective, it would be extremely difficult to predict with any reliability what the total range of potential exposures (and consequent health effects) would be for all possible uses of the resource, because such predictions would involve considerable speculation. It makes more sense to assure the resource is not contaminated in the first place. We are taking the more prudent course of attempting to prevent ground water contamination above the MCLs by imposing separate ground water protection requirements.

The NRC's determination of compliance with the ground-water protection standards will be based largely upon DOE's projections of potential future contaminant concentrations. The DOE will include these projections in the license application it submits to NRC. These projections, by their very nature, inevitably will contain uncertainty. An important cause of uncertainty, as NAS recognized, is the choice of conceptual site models (NAS Report p. 75). The conceptual models used for Yucca Mountain can differ fundamentally. For example, water can be presumed to flow through either pores in the rock or conduits through the rock (such as discrete fractures or a network of fractures that can act as preferential pathways for faster ground water flow), or a combination of the two. To further complicate the situation, any of these flow scenarios, with the possible exception of flow through conduits, can occur at Yucca Mountain whether or not the rock is saturated completely with water.

We believe that adequate data and the choice of models will be critical to any compliance calculation or determination because such data and models are the backbone of the performance assessment used to show compliance. The NAS examined the use of ground-water flow and contaminanttransport models in regulatory applications ("Ground Water Models: Scientific and Regulatory Applications," 1990, Docket No. A-95-12, Item V-A-26). In that report, NAS concluded that data inadequacy is an impediment to the use of unsaturated fracture flow models for Yucca Mountain. However, NAS noted that data inadequacy also

was an impediment to using models that the practical limitations on assume the pores in the rock are either saturated or unsaturated or that assume flow through fractures that are filled completely with water. However, despite the recognition of the importance of the choice of the site conceptual model, we believe that the need for sufficient quantity, types, and quality of data to adequately analyze the site, because of its hydrogeologic complexity, is even more important. In other words, the complexity of the ground water flow system requires adequate site characterization to justify the choice of the conceptual flow model.

The choice of modeling approaches to address the ground water system in the area of Yucca Mountain, based upon the conceptual model of the site developed from site characterization activities, is important to characterize contaminant migration, particularly the mixing of uncontaminated water with water that has been contaminated with radionuclides released from breached waste packages. The extent of the dilution afforded by mixing contaminated water with other ground water moving through the rocks below the repository but above the water table and the dispersion of the plume of contamination within the saturated zone as the ground water system carries radionuclides downgradient are critical elements of the dose assessments.

At one end of the spectrum of approaches to modeling the Yucca Mountain area's ground water system is the assumption that it is possible to model the system based upon flow through pores over a large area (tens of square kilometers). At the other extreme is the assumption that radionuclides are carried through fast-flow fractures in the unsaturated zone separately from uncontaminated ground water also passing through the repository footprint. Those radionuclides then are assumed to be carried through the saturated zone in fractures that allow little or no dispersion within, or mixing with, uncontaminated water in the saturated zone. This scenario is essentially "pipe flow" from the repository to the receptor. Although the flow of ground water at the site is influenced strongly by fractures, which the models should reflect, we believe that it is unreasonable to assume that no mixing with uncontaminated ground water would occur along the radionuclide travel paths because such mixing is a natural process, and would be governed by the degree of interconnection between individual fractures in the rocks. We requested comment upon this approach, including consideration of

characterizing the flow system over several or tens of square kilometers.

Comments varied from statements that we should not allow DOE to consider mixing of contaminated water from the repository with uncontaminated water along potential flow paths, that such dilution is an expected process in the natural system, and that these decisions about the flow system modeling are implementation details which we should defer to NRC. We agree that some degree of mixing along the ground water flow paths is to be expected and, if supported by the hydrogeologic characterization, should be considered in modeling approaches used to make projections of radionuclide migration from repository releases. We also agree that detailed decisions about the approach to modeling the ground water flow system at the site are an implementation concern for NRC. We therefore make no specific requirements in this regard. We do believe that whatever specific modeling approach and attendant assumptions that DOE or NRC make should attempt to model realistically the expected behavior of the actual flow regime downgradient from the repository. Recalling the "pipe-flow" scenario described above, we believe it would be highly unrealistic to assume that no mixing of the contaminated water with ground water along the flow path occurs along the distance from the repository to the furthest allowable boundary of the controlled area. Although the actual dispersion effects for the fractured rock geohydrologic setting are anticipated to be small (see Chapter 7 of the BID), ignoring such processes is still inappropriately overconservative because it would neglect a natural process that is expected to occur. Consistent with this perspective, we specify two alternative methods that DOE could use for determining radionuclide concentrations in the representative volume of ground water. We believe these two alternatives provide appropriate direction for making the compliance determination while allowing ample flexibility for the implementation decisions concerning the details of characterizing the ground water flow and modeling approaches that DOE ultimately must select and defend in the licensing process.

Our intent was to develop ground water protection standards that NRC can reasonably implement. In this regard. NAS indicated that quantitative estimates of ground water contamination should be possible (NAS Report p. 90). We thus require DOE to project the level of radioactive

contamination it expects to be in the representative volume of ground water. The representative volume could be calculated to be in a contaminated aquifer that contains less than 10,000 mg/L of TDS and that is downgradient from Yucca Mountain. Through the use of this method, we intend to avoid requiring DOE and NRC to project the contamination in every small, possibly unrepresentative amount of water because we believe that this approach is not scientifically defensible considering the inherent uncertainties in hydrologic data and the limitations of modeling calculations. For example, we do not intend that NRC must consider whether a few gallons of water in a single fracture would exceed the standards. Thus, we allow use of a larger volume of water that must, on average, meet the standards. See below for a discussion of this larger volume, the "representative volume."

Because the purpose of the engineered and natural barriers of the geologic repository at Yucca Mountain is to contain radionuclides and minimize their movement into the general environment, we anticipate that radionuclide releases from the repository will not occur for a long period of time. With this assumption in mind, we believe that ground water protection for the Yucca Mountain site should focus upon the protection of the ground water as a resource for future human use. It is the general premise of this rule that the individual-protection standard will adequately protect those few current residents closest to the repository. The intent of the ground water standards is protecting the aquifer as both a resource for current users, and a potential resource for larger numbers of future users either near the repository or farther away in communities comprised of a substantially larger number of people than presently exist in the vicinity of Yucca Mountain. To implement this conceptual approach and develop an approach for compliance determinations, we believe that the ground water standards currently used, the MCLs, should apply to public water supplies downgradient from the repository in aquifers at risk of contamination from repository releases. There is presently no public water supply providing treatment to meet MCLs before the water reaches consumers downgradient of Yucca Mountain, and there is no guarantee that such a system will be in place to protect future users from contamination caused by releases from the disposal system. Applying the MCLs in the ground water assures that the level of protection

currently required for public water supplies elsewhere in the nation also is maintained for future communities using the water supply downgradient from the Yucca Mountain disposal system.

Representative Volume of Ground Water

To implement the standards in § 197.30, we require that DOE use the concept of a "representative volume" of ground water. Under this approach, DOE and NRC will project the concentration of radionuclides released from the Yucca Mountain disposal system, for comparison against the MCLs, that would be present in the representative volume in the accessible environment over the 10,000-year period of the standards. The representative volume will be a volume of water projected to supply the annual water demands for defined resource uses. We believe that water demand estimates for calculation of the representative volume should reflect the current resource demands for the general lifestyles and demographics of the area, but not be rigidly constrained by current activities, because potential contamination would occur far into the future. In the area south of Yucca Mountain, people currently use ground water for domestic purposes, commercial agriculture (for example, dairy cattle, feed crops, other crops, and fish farming), residential gardening, commercial, and municipal uses (see Chapter 8 of the BID). The ground water resources, as reflected by estimates of current usage and aquifer yields, indicate that there is theoretically enough water to support a substantially larger population than presently exists at each of the four alternative locations we proposed for the point of compliance (Id.). The representative volume approach sets an upper bound on the size of the hypothetical community and its water demand. On the other hand, the SDWA defines the minimum size for a public water system as a system with 15 service connections or that regularly supplies at least 25 people. The SDWA was designed to address, and typically is applied to, situations where contamination can be monitored in the present and where monitoring is done close to the disposal facility rather than many kilometers away. If necessary, corrective actions can be taken if contamination limits are exceeded. In contrast, the geologic disposal application involves potential contamination releases that are expected to occur no sooner than far into the future. It simply is not reasonable to assume that monitoring for the purpose of detecting radionuclide contamination

around the repository will be performed continually far into the future. Consequently, it is not prudent to assume that corrective actions would be taken to reduce contamination levels. As noted by NAS, active institutional controls (including active monitoring and maintenance) can play an important role in assuring acceptable repository performance for some initial period, not exceeding a time scale of centuries (NAS Report p. 106). Another approach to protecting the ground water resource into the future is necessary. Projecting repository performance, and consequently assessing potential repository releases to the surrounding ground waters, can only be based upon mathematical modeling of the repository's engineered and natural barrier performance. A method of assessing potential contamination must be developed that involves ground water modeling capabilities. The approach we have developed to assess ground water contamination (described previously) is the use of a representative volume of ground water in modeling calculations.

We believe that, ideally, the representative volume should be fully consistent with the protection objectives of the ground water protection strategy; however, we also recognize the unusual features of these standards. That is, the 10,000-year compliance period introduces unresolvable uncertainties that make this situation fundamentally different from the situations of clean-up or foreseeable, near-term potential contamination to which the SDWA ground water protection strategy ordinarily applies. The size of the area that must be modeled (tens of km²) around the site and the complexity of the site characteristics introduce fundamental limitations on the size of the water volume that it is possible to model with reasonable confidence. It is Agency policy to protect ground water as a resource and we intend our ground water protection standards to accomplish that policy goal. We intend the representative volume concept we have incorporated into the standards to serve as context for the application of our ground water protection policy to the Yucca Mountain site, which differs from the more common application of the SDWA as described above. The representative volume concept addresses two needs in this respect. First, the size of the representative volume (measured as an annual volume in acre-feet) must be sufficiently large that the uncertainties in projecting site characteristics (such as the hydrologic properties along the flow paths) that

control ground water flow are not so great that performing calculations to determine radionuclide concentrations in that volume becomes meaningless from an analytical perspective. That is, we should not expect a higher level of confidence and exactness than the scientific tools and available data are capable of providing. Second, the representative volume should be an appropriate measure of the resource to be protected. From both perspectives, analytical limitations and resource characterization, the representative volume of 1,285 acre-feet that we proposed is the potential choice that could satisfy those needs. As described in the preamble to the proposed rule, we preferred the 1,285 acre-feet alternative because we believed it reflected both perspectives. The major resource use for ground water in the area downgradient from the repository is agriculture, and the most water intensive agricultural activity in the area is alfalfa farming. The 1,285 acre-feet representative volume (including 10 acre-feet for domestic use for the farm community) is the water demand for an average alfalfa farm in the Amargosa Valley area (see Chapter 8 of the BID). From consideration of the inherent limitations of modeling the geohydrologic setting at the site, we believe that approximately a 100 acre-feet representative volume is the smallest volume for which it is possible to perform reasonably reliable calculations (Memo to Docket from Frank Marcinowski, EPA, Docket No. A-95-12, Item II-E-10). The 1,285 acrefeet volume is sufficiently above this limit; therefore, questions about the scientific capabilities of performance modeling to assess radionuclide concentrations in the 1,285 acre-feet volume should not be a concern. While still feasible to model, 120 acre-feet is much closer to the lower limit of defensible modeling, and uncertainties at this volume are potentially unwieldy and overwhelming. We requested comment regarding both our use of a representative volume of ground water and possible alternatives for the size of the representative volume. We based these alternative volumes upon variations in possible lifestyles for residents downgradient from the repository and upon current and nearterm projections of population growth and land use in the area.

We specifically requested comment upon whether 1,285 acre-feet is the most appropriate representative volume of ground water, or whether other values within the ranges discussed below are more appropriate. We believe that there may be significant technical, policy, or practical obstacles with the use of either very small or very large water volumes. Modeling capabilities limit the volumes of ground water for which it is possible to make meaningful and scientifically defensible calculations. At the other extreme, excessively large volumes of water allow artificially high dilution of radionuclide releases, and do not actually simulate the natural process that would occur along the radionuclide ground water travel path from the repository to the compliance point. The selection of the representative volume must consider both modeling limitations and realistic approaches to modeling, and must be both a reasonable representation of the resource to be protected and be possible to implement from a modeling perspective.

Comments on our alternatives for the representative volume size varied from agreement with our preferred volume of 1,285 acre-ft to favoring larger and smaller volumes. We believe that the larger volume mentioned in the proposed rule, 4,000 acre-ft, is not a suitable choice for a number of reasons. This number is an estimate of the perennial yield in the sub-basin containing Yucca Mountain. It is an estimate of the amount of ground water that can be removed annually without seriously depleting the aquifer. Because there are relatively few wells in this sub-basin, the 4,000 acre-ft estimate is not highly reliable and is difficult to justify. This is one reason why we did not select this number. Perhaps more importantly, the perennial yield is not a physical location in the aquifer and the challenge of projecting repository performance is to project the path of potential contamination from the repository. The perennial yield concept is not consistent with the idea that the modeling of potential contamination from the repository should use an actual volume of water, the representative volume, to determine compliance with the standards. Small volumes of ground water would be difficult to model with confidence over the long time frames and distances appropriate for the Yucca Mountain repository. More specifically, we believe it is not possible to model for the 10 acre-ft representative volume (see the Response to Comments document for more detail). Comment on the 120 acre-ft volume was generally that this volume was too small for defensible modeling, which agrees with our assessment. As stated above, we consider 120 acre-ft to be within the range of feasible modeling, but very close to the lower limit of scientifically defensible modeling capabilities. It also

does not reflect the typical use of the ground water resource, which is better represented by the agricultural scenario we have selected.

There are a number of fundamental limitations involved in modeling the flow of ground water over long distances that are direct functions of the variability of the hydrologic properties in the aquifers along its dimensions. Averaging assumptions are used in modeling to greater and lesser extents to address these limitations, as a function of the information available regarding the natural variability of hydrologic properties along the flow paths. Our approach to calculating ground water contaminant concentrations (the well capture zone or slice-of-the-plume methods described in §197.31(b)) centers the representative volume to include the highest concentration portion of the projected plume. If the representative volume is too small, it does not capture a volume large enough to reflect the natural processes that will occur along the flow path. Therefore, the concentrations will be unrealistically high and will not be a reasonable representation of the variations that should be expected in the actual situation. The exact limit on the lowest size of the representative volume adequately reflecting modeling limitations and the data base of hydrologic information about the site is a difficult expert judgment. An exact lower limit is not possible to identify because of the inherent limitations in gathering site data and performing modeling. Our opinion after extensive discussions with qualified experts is that a representative volume on the order of 100 acre-ft or below is the lower limit of modeling capability for the Yucca Mountain ground water flow regime (Yucca Mountain Docket, A-95-12, Item II-E-10).

We based the 1,285 acre-ft representative volume on a hypothetical small farming community of 25 people and an alfalfa farm with 255 acres under cultivation. This approach assumes a small community whose water needs include domestic consumption and an agricultural component comparable to present water usage in the vicinity of the repository. We based the size of the average area of alfalfa cultivation. 255 acres, on site-specific information for the nine existing alfalfa-growing operations in Amargosa Valley in 1998, which ranged in size from about 65 acres to about 800 acres (see Chapter 8 of the BID). Using a water demand for alfalfa farming in Amargosa Valley of 5 acre-feet per acre per year, we estimate that the annual water demand for the average operation is 1,275 acre-ft

(Chapter 8 of the BID). An average value of 0.4 acre-ft per person for domestic water use is typical of the area (Chapter 8 of the BID), which for the small community of 25 people would add 10 acre-ft for domestic uses, resulting in a total representative volume of 1,285 acre-ft. Comments on the derivation of the 1,285 acre-ft representative volume supported this size as being technically feasible for modeling and consistent with water resource demands in the area downgradient from the repository.

To implement the standards in § 197.30, we require that DOE use the concept of a "representative volume" of ground water. Under this approach, DOE will project the concentration of radionuclides or the resultant doses within a "representative volume" of ground water for comparison against the standards. We have selected a value of 3,000 acre-ft/yr as the representative volume. This value is a "cautious, but reasonable" figure for protecting users of the ground water downgradient of the repository, as described below. Our approach focuses on the anticipated water use immediately downgradient of the repository, and is closely aligned with the alternatives offered for public comment in our proposed rule

The preamble to the proposed rule noted that the representative volume should reflect the water usage of a hypothetical community that may exist in the future. The preamble also noted that the water usage should reflect the current general lifestyles and demographics of the area, but not be rigidly constrained by current activities. Using current activities and near-term projections of planned activities in the downgradient area leads us to three types of water demands that can be identified for the downgradient area: Water demand for individual domestic and municipal uses, water demand for commercial/industrial uses, and water demand for agricultural uses.

In deciding how to make this projection, we have concluded in the final rule that our focus in developing an appropriate representative volume should be to consider the spectrum of likely downgradient uses of the ground water resources, as well as the sitespecific hydrologic characteristics of the disposal system itself. To avoid speculation on all possible uses of ground water, we have been guided by the premise that current uses in the immediate downgradient area, as well as short-term projections for water uses reflecting growth projections for the area, should be considered in defining an appropriate representative volume for the ground water standard. We believe that the most likely future uses
will in fact take place where they are currently located, since there is no reason to anticipate that they will cease occurring.

Deriving a representative volume involves identifying water demands for the spectrum of likely uses, and includes an examination of projected plume characteristics. This leads us to focus primarily on projected uses occurring downgradient of the repository. As noted above, the current and anticipated water demands downgradient of the repository consist of residential/municipal uses, commercial/industrial uses and agricultural uses.

Currently, the population at the Lathrop Wells is small, about ten people (BID Chapter 8), however near-term projections for the area between Lathrop Wells and the NTS boundary indicate that a science museum and industrial park are under development (Docket No. A-95-12, Items V-A-16, V-A-19). There are also growth projections for the Amargosa Valley area (Docket No. A-95-12, Items V-A-14, 15), leading us to believe that residential/municipal water demands as well as commercial/ industrial water demands are likely in the near-term for the area between Lathrop Wells and the NTS boundary.

Projected water demand for the science museum and industrial park are on the order of 100 acre-ft/yr (Docket No. A-95-12, Item V-A-19). Based upon the growth projections, we believe that some residential population growth should be anticipated for the area in addition. In the preamble for the proposed rule, we included a representative volume of 120 acre-ft/yr for a small residential community of approximately 150 persons, which included water uses for individuals and municipal uses. We believe that these water demands should be incorporated into the representative volume, so that the representative volume addresses all potential water users. Limiting the water demand to only one of these uses, we believe, would not be representative of the spectrum of potential users that might be exposed to contaminated water from repository releases. For example, the water demand for the small population at Lathrop Wells would be on the order of less than 10 acre-ft/yr. Our evaluations of representative volume options in the proposed rule (Docket No. A-95-12, Item II-E-10), and the responses we received concerning these options, consistently concluded that such small volumes would not allow credible scientifically defensible projections to be made.

The contribution of agricultural activities to the representative volume

can be derived from a consideration of current farming activities in Amargosa Valley. In the Town of Amargosa Valley, agricultural activities consume the largest volumes of ground water, but are largely confined to the location approximately 25–30 km downgradient from the repository location. However, the ground water used for these activities could be contaminated if radionuclide releases from the disposal system were sufficiently high to exceed the limits given in §197.30. To protect the agricultural resource use, we have used alfalfa farming as a measure of water demand. Although there is no alfalfa farming currently at the compliance location, and no near-term planning for it, our approach to protecting the resource is to include the appropriate water demand in the representative volume at the compliance location. By protecting this volume upgradient of where the actual resource is anticipated to be tapped, we will be protecting the larger actual volume of water that will be used for agricultural purposes downgradient from the compliance location.

As described previously, alfalfa cultivation is the largest water consumer in the agricultural sector, and this activity is anticipated to continue (BID Chapter 8). We have defined an averagesized alfalfa farm based upon current information about acreage under cultivation in Amargosa Valley (BID Chapter 8). We have retained this value to avoid speculation about the future of this particular activity for the following reasons. The demand for alfalfa cultivation to support the local dairy industry in Amargosa Valley is anticipated to be strong for the nearterm. The hydrologic basin in which this activity takes place is fully allocated, suggesting that dramatic increases in alfalfa cultivation are unlikely since the water allocations necessary for dramatic increases are not readily available (BID Chapter 8). Therefore, we are using the value of 1,275 acre-feet/yr for an average-sized farm for developing a representative volume figure (this represents the proposed value of 1.285 acre-feet, less the 10 acre-feet assumed for purely domestic use).

The anticipated behavior of the ground-water flow system from Yucca Mountain is important in determining the total contribution of the agricultural water demand to the representative volume, since the width of potential contamination plumes will determine how large a volume of contaminated ground water could be tapped for agricultural purposes and consequently should be protected from unacceptable

contamination. Projections of ground water flow, from particle-tracking analyses, have been performed by DOE to determine the path of possible contaminant flow from advective transport (ground water movement) alone (Docket No. A-95-12, Items V-A-5. V-A-27). The particle tracks near the compliance boundary, the southwesternmost corner of NTS (a distance of approximately 18 km from the southern end of the repository), indicate that the width of a potential contamination plume at the compliance location is about 1.8-2.0 kilometers. Farther downgradient, the width of the particle-track ground water travel path widens slightly to a width of between 2 and 3 km. This width does not consider dispersive effects that will occur, which contribute to uncertainty in projecting the actual size of a potential contamination plume. The actual width will be a function of a number of other factors, including the location of failed waste packages over time within the repository and the particular values of dispersion parameters chosen for analyses. Somewhat smaller or larger contamination plume widths could result, but the particle track approach results offer a satisfactory

approximation. The average alfalfa farm we have defined (255 acres in a square shape) is only approximately one kilometer on an edge. Since the exact location of a contamination plume and the variations in radionuclide contaminant concentrations within it are uncertain and cannot be projected with high confidence, we are using two average sized alfalfa farms across the path of the contamination plume to increase confidence that the highest concentration portions of a potential contamination plume will be included in the representative volume, giving a total contribution of 2,550 acre-ft/yr for the agricultural component of the representative volume. Again, we are not assuming the existence of actual farms at the compliance location, but we are assessing the effects of radionuclide contamination on the water volume that they could use at more distant locations.

In total, the contributions to the representative volume consist of the agricultural use water demand for two average size alfalfa farms (2,550 acre-ft/ yr), the commercial/industrial water demand for the Lathrop Wells development projections (100 acre-ft/ yr), and individual/municipal use water demand for a small community consistent with the near-term growth projections for the area (120 acre-ft/yr). These three components amount to 2,770 acre-ft/yr. As mentioned above,

there is significant uncertainty in the exact location and radionuclide concentrations in potential contamination plumes from the repository, and therefore we cannot be absolutely certain that two average-sized alfalfa farms will cover the total possible width of a contamination plume, but we believe including the water demand from more than two farms would not be entirely justified. Our intent in using the two alfalfa farms (each 1 km in width) is to assure that the highest concentration portion of any contamination plume is tapped by the wells supplying this water demand. We have also modified § 197.31 to allow the use of multiple pumping wells (rather than a single well as described in the proposed rule) to tap the representative volume so that technical limitations on constructing a well withdrawal scenario can be eliminated or minimized, should DOE elect this alternative for calculating radionuclide concentrations in the representative volume.

There is, of course, uncertainty in projecting the size and shape of contamination plumes from the repository as well as projecting human activities into the future, and we have limited this source of uncertainty by considering only near-term projections for growth and development in the area, but some degree of inherent uncertainty will always remain. To address these residual uncertainties in this approach, we increase the representative volume by about 10%, to a total 3,000 acre-ft/ yr. We believe that this figure represents a cautious, but reasonable, estimate of the representative volume to protect the ground water resource downgradient of the repository.

We considered an alternative way of evaluating the representative volume concept for application to the ground water protection standards. This approach considers the larger scale ground water flows and uses in the larger basin (Basin 230) which receives outflow from the basin where the repository is located (Basin 227A). The primary water use in this region is in the Amargosa Desert hydrographic basin (Basin 230, see BID Chapter 8), where farming, mining, and other industrial uses occur. This water comes from four basins that have an estimated total water budget of about 43,800 acre-feet, which represents ground water that flows into the Amargosa Desert basin.

The Jackass Flats basin (Basin 227A, which includes Yucca Mountain and the point of compliance location) is one of four basins that flow from the north into the Amargosa Desert basin and provide the ground water that is used for these activities. It is the only one of

these basins into which it is reasonable to anticipate that water contaminated by releases from the repository would flow. The Jackass Flats basin contributes about 8,100 acre-feet to the total Amargosa Valley water budget (Table 8– 6, BID). Considering the approximate nature of these values, it is reasonable to approximate the contribution of the Jackass Flats to flow into the Amargosa Desert basin and to current water uses at 20%.

Although the Amargosa Desert basin has a water appropriation limit of about 41,093 acre-feet, in 1997, the reported ground water use in the Amargosa Desert basin was about 13,900 acre-feet (BID Chapter 8). That is, the use was less than appropriated. Moreover, actual water use fluctuates significantly, depending primarily on the level of irrigation and mining activities in a given year (BID Chapter 8). To estimate the actual contribution of flow from Jackass Flats, we again refer to the largest water use in the area downgradient from the repository. which is for irrigation, particularly for the cultivation of feed for livestock (primarily alfalfa). There are nine alfalfa farms in the affected area, ranging from approximately 65 to 800 acres (BID Chapter 8). Estimates of acreage under cultivation for feedstock has shown a steady increase from 1994 to 1999 (Table 8-6, BID), with an increase of 50% from 1997 to 1999. Assuming that it also increased by 50%, the 1997 irrigation use of 9,379 acre-feet (Table 8-4, BID) could have increased by approximately 4,700 acre-feet in 1999. This assessment gives a range of water use from approximately 13,900 acre-feet in 1997 to an estimate of 18,600 acrefeet in 1999, placing the corresponding 20% contribution from Jackass Flats in a range of approximately 2,800 to 3.700 acre-feet. From this range of possible values, we again selected 3,000 acre-feet as a value that is conservative (toward the low end of the range), but also makes an allowance for the uncertainty inherent in these estimates.

In summary, both approaches to deriving a "cautious. but reasonable" representative volume for the purpose of ground water protection converge on a value of 3.000 acre-ft/vr. Our approach to developing an appropriate representative volume considered the size of the ground water resource and its current and projected uses. Accordingly, we have selected a representative volume of 3.000 acre-feet for this rule. This volume is within the 10 to 4,000 acre-feet range described in the proposed rule and addressed in the public comments and represents a reasonable and site-specific approach to

protecting groundwater resources in the vicinity of Yucca Mountain.

Our standards require DOE to assume that the entire representative volume is drawn at the compliance point, that is, 18 km south of the repository, rather than in the Amargosa Valley itself, at 25 to 30 km south of the repository. Therefore, it is adequate not only to protect downgradient uses, but also to protect all of these reasonably projected uses, should the representative volume be withdrawn at the compliance point. As noted above, we believe that given the uncertainties of projecting any particular future and the difficulties of modeling that using the small volumes that would be required by relying only on current projected uses, this is a reasonable approach for determining how ground water should be protected at this particular site.

There are two basic approaches that DOE must choose between for calculating the concentrations of radionuclides in the accessible environment. The DOE may perform this analysis by determining how much contamination is in: (1) A "well-capture zone;" or (2) a "slice of the plume" (see immediately below for explanations of these approaches). For either approach, the volume of water used in the calculations is equal to the representative volume, *i.e.*, the annual water demand for the future group using the ground water.

The "well-capture zone" is the portion of the aquifer containing a volume of water that one or more water supply wells, pumping at a defined rate, withdraw from an aquifer. The dimensions of the well-capture zone are determined by the pumping rate in combination with aquifer characteristics assumed for calculations, such as hydraulic conductivity, gradient, and the screened interval. If DOE uses this approach, it must assume that the:

(1) Wells have characteristics consistent with public water supply wells in Amargosa Valley, for example, well bore size and length of the screened interval;

(2) Screened interval includes the highest concentration in the plume of contamination at the point of compliance; and

(3) Pumping rate is set to produce an annual withdrawal equal to the representative volume.

To include an appropriate measure of conservatism in the compliance calculations for the well-withdrawal approach, for the purpose of the analysis, DOE should assume that pumping wells that tap the highest concentration within the projected plume of contamination would supply the community water demand. This approach achieves conservatism by requiring that the entire water demand is withdrawn from wells intercepting the center of the plume of contamination so that the highest radionuclide concentrations in the plume are included in the volume used for the compliance calculations. The well-capture zone concept is described in more detail in Bakker and Strack. "Capture Zone Delineation in Two-Dimensional Groundwater Flow Models." (1996) (Docket No. A-95-12. Item V-A-25).

The "slice of the plume" is a crosssection of the plume of contamination centered at the point of compliance with sufficient thickness parallel to the prevalent flow of the plume such that it contains the representative volume. If DOE uses this approach, it must:

(1) Propose to NRC, for its approval. where the edge of the plume of contamination occurs. for example, where the concentration of radionuclides reaches 0.1% of the level of the highest concentration at the point of compliance;

(2) Assume that the slice of the plume is perpendicular to the prevalent direction of flow of the aquifer; and

(3) Set the volume of ground water contained within the slice of the plume

equal to the representative volume. Both alternatives require DOE to determine the physical dimensions and

orientation of the representative volume during the licensing process, subject to approval by NRC. Factors that would go into determining the orientation of the representative volume would include hydrologic characteristics of the aquifer and the well.

The DOE must demonstrate compliance with the ground water protection standards (§ 197.30) assuming undisturbed performance of the disposal system. The term "undisturbed performance" means that human intrusion or the occurrence of unlikely, disruptive, natural processes and events do not disturb the disposal system. The intent of the ground water protection standards is to assess whether the expected performance of the repository system will lead to contamination of the ground water resource above the MCLs. The assessment of resource pollution potential is based upon the engineered design of the repository being sufficiently robust under expected conditions to prevent unacceptable degradation of the ground water resource over time. Disruption of the disposal system is inconsistent with that intent. For this reason we have specified that the ground water standards apply to

undisturbed performance. Our approach also recognizes that human behavior is difficult to predict and, if human intrusion occurs, that individuals may be exposed to radiation doses that would be more attributable to human actions than to the quality of repository design (NAS Report p. 11). The requirement that DOE project performance for comparison with the ground water protection standards based on undisturbed-performance scenarios is consistent with our generally applicable standards for SNF. HLW, and TRU radioactive waste in 40 CFR part 191 (58 FR 66402. December 20, 1993; 50 FR 38073 and 38078. September 19, 1985).

We also require that DOE combine certain estimated releases from the Yucca Mountain disposal system with the pre-existing naturally occurring or man-made radionuclides to determine the concentration in the representative volume. This requirement means that DOE must show a reasonable expectation that the releases of radionuclides from radioactive material in the Yucca Mountain disposal system will not cause the projected level of radioactivity in the accessible environment to exceed the limits in § 197.30.

We requested public comment regarding these approaches to ground water protection (*i.e.*, the use of the MCLs, the concept of representative volume and the alternatives for its size and modeling approaches, and calculational approaches for the representative volume application). We also requested comments regarding whether it is desirable and appropriate for us to provide additional detail for the representative volume in the final standards.

Comments generally approved of the idea of providing alternate approaches for determining the concentration of contaminants in the representative volume. Other comments requested additional clarification of the approaches. We developed these approaches to measuring the representative volume in the plume of contamination to provide conservative but reasonable methods of assessing contaminant concentrations. We intend both methods to avoid extreme assumptions that would involve using only the highest potential area of contamination in a contamination plume for comparison against the standards and to allow reasonable consideration of the expected behavior of the flow regime downgradient of the repository. For example, the well capture-zone approach has conservative aspects consistent with our general

approach to regulations (a "cautious. but reasonable", approach). These aspects include locating the well in the path of the plume and requiring it to have characteristics similar to water supply wells in the area. while also allowing DOE to consider well-bore dilution effects for the water supply wells that realistically would be expected in actual practice. To keep the modeling analyses from becoming too complicated to perform and assess with a reasonable degree of confidence. we specify that DOE use average hydrologic properties to avoid the problem of summing up possibly thousands of individual model runs. We attempt to specify only the most important specifics for the two methods to provide a necessary context to assure the standards are understood as we intend. but still to provide flexibility for NRC in its implementation of the standards. For example, we neither established requirements nor made recommendations regarding models to be used for the plume modeling methods. We left the applicant (DOE) and the implementing authority (NRC) the decision on defining the outer boundary of the contamination plume for this approach.

We received some comment asking for additional clarification concerning the two methods proposed for calculating radionuclide concentrations in a contamination plume, and in response we have made some wording changes in the final standards. We proposed that the screened interval for the withdrawal well be centered in the middle of the contamination plume (proposed §197.36 (b)(1)(ii)). The intent was to take a conservative approach and assume that the well taps the contamination plume where the highest contamination occurs, rather than being positioned such that only a portion of the lower concentration margin of the plume is included in the representative volume—such a situation would allow a high dilution of the contamination from pumping effects. For a physical situation where the contamination plume is very narrow and located at the top of the aquifer. a physically unrealistic situation could occur if the well's screened interval must be centered on the middle of the contamination plume. *i.e.*, the screened interval could extend into the unsaturated zone above the aquifer making calculations of well capture zones unrealistic since a water supply well would not be deliberately screened in that way. To remove this unrealistic physical situation from consideration. we have modified the language

describing the location of the screened interval to state that it must include the highest concentration portion of the plume. with the intent being that the screened interval should cross as much of the plume diameter as possible so that the conservative approach is taken to calculating radionuclide concentrations in the ground water (final § 197.31(b)(1)(ii)).

Another clarifying change we have made addresses the "averaging" of hydrologic properties (§ 197.31(a)(2)) in the downgradient portions of the ground water flow system for the purpose of making calculations for comparison against the ground water protection standards. In the proposed standards, we used the phrase "average hydrologic characteristics". We did not intend to imply that a simple arithmetic averaging process would adequately represent the expected variation in hydrologic properties that results from heterogeneity of the flow system at the site (Chapter 7 and Appendix VI of the BID). or that simple arithmetic averaging would be an allowable approach. We believe that a simple arithmetic averaging approach would mask the expected heterogeneity of the flow system. The values for hydrologic properties of the aquifers along the flow path used in calculations should be conservative but reasonable values, which are representative of the expected heterogeneity in the aquifers. Heterogeneity can be accounted for by using spatial statistical averaging methods that can limit extrapolation of data obtained from field measurements in one locale and which are applied to other locations represented by fewer or poorer quality data. By using such techniques. conservative but reasonable data can be developed that adequately represent the heterogeneity of the aquifers for modeling purposes. We have modified the proposed language to reflect that the "averaged" values should be conservative but reasonable representations of the aquifer's hydrologic properties.

a. Is the Storage or Disposal of Radioactive Material in the Yucca Mountain Repository Underground Injection? As we discussed in detail in the preamble to the proposed rule. we do not believe that the disposal of radioactive waste in geologic repositories is underground injection for purposes of the SDWA (42 U.S.C. 300f to 300j-26). We received one comment supporting our position and one comment disagreeing with us. See 64 FR 47004-47007 (August 27, 1999) for our comprehensive discussion of this issue. b. Does the Class-IV Well Ban Apply?

We previously indicated that we would

review whether the Class-IV injectionwell ban would apply to Yucca Mountain. See 64 FR 47006-47007 for our previous discussion of this issue. This rulemaking does not apply the Class-IV injection-well ban to the Yucca Mountain repository. We believe this approach is appropriate in light of the statutory and regulatory provisions. discussed above and in the preamble to the proposed rule, relating to "underground injection." and the differences in the purposes of the Underground Injection Control (UIC) program and the authority delegated to us under the EnPA to establish public health and safety standards for Yucca Mountain.

It is important to emphasize that our decision not to apply the Class-IV well ban to Yucca Mountain does not affect other disposal systems that dispose of hazardous or radioactive waste into or above a formation which, within onequarter (1/4) mile of the disposal system. contains a USDW. We based today's rule upon site and facilityspecific characteristics of the Yucca Mountain disposal system. Today's rule is limited to the Yucca Mountain disposal system.

c. What Ground Water Does Our Rule Protect? Although we find that the Yucca Mountain disposal system is not underground injection as contemplated by the SDWA, we nevertheless consider the ground water protection principles embodied in the SDWA to be important. Therefore, although we do not apply all aspects of the SDWA, we are establishing separate ground water protection standards consistent with the levels of the radionuclide MCLs under the SDWA.

We requested public comment upon our approaches designed to protect ground water resources in the vicinity of the repository. We are concerned that ground water resources in the vicinity of Yucca Mountain receive adequate protection from radioactive contamination. The primary purpose of our ground water standards is to prevent contamination of drinking-water resources. Because the compliance period is 10.000 years after disposal. references to levels of contamination mean those levels projected to exist at specific future times. unless otherwise noted. However, these projections will be made at the time of licensing. This approach prevents placing the burden upon future generations to decontaminate that water by implementing expensive clean-up or treatment procedures. We believe it is prudent to protect drinking water from contamination through prevention rather than to rely upon clean-up

afterwards. Absent the protection this prevention provides. future generations might find it necessary to intrude into the sealed repository to remediate radionuclides released from waste packages inside the repository, in addition to treating contaminated ground water along the ground water flow path. Thus. our ground water protection standards stress pollution prevention and provide protection from contamination of sources of drinking water containing up to 10.000 mg/L of total dissolved solids (TDS). We emphasize that the individualprotection standard (§ 197.20) covers all ground water pathways, including drinking water.

The definition of USDW received extensive discussion in the legislative history of the SDWA as reflected in the report of the House Committee on Interstate and Foreign Commerce. To guide the Agency, the Committee Report suggested inclusion of aquifers with fewer than 10.000 mg/L of TDS (H.R. Rep. No. 1185, 93d Cong., 2d Sess. 32, 1974). We have reviewed the current information regarding the use of aquifers for drinking water which contain high levels of TDS. This review found that ground water containing up to 3,000 mg/L of TDS that is treated is in widespread use in the U.S. In the Yucca Mountain vicinity, with few exceptions (one being the Franklin Playa area). ground water contains less than 1.000 mg/L of TDS. Our review also found that ground water elsewhere in the nation, containing as much as 9.000 mg/L of TDS, currently supplies public water systems. Based upon this review and the legislative history of the SDWA, we are proposing that it is reasonable to protect the aquifers potentially affected by releases from the Yucca Mountain disposal system. Therefore, the provisions in §197.30 would apply to all aquifers, or their portions, containing less than 10,000 mg/L of TDS. We took the definitions associated with § 197.30 directly from our UIC regulations (40 CFR parts 144 through 146).

One comment suggested that we change the definition of "aquifer" in the final rule to exclude perched water bodies. A perched water body is a static area of ground water. usually above the water table, that is unconnected to an aquifer but that may infiltrate into an aquifer over time. Based upon our review of this comment, typical definitions of "aquifer" in the technical literature, and the available site-specific information regarding the existence of perched water bodies in the vicinity of Yucca Mountain, we decided to make the suggested change. This comment

argued for this change based upon the fact that perched water would be of little value to future residents because few such formations exist in the area and because of abundant water in the aquifer underlying Yucca Mountain. The comment also argued that it would be difficult to make specific predictions regarding the location and characteristics of perched water bodies. Finally, the comment stated it would not be meaningful to attempt to model perched water bodies in any performance assessment. There are only a few, small perched water bodies known to be in the vicinity of Yucca Mountain (see Chapter 7 of the BID). Also, traditional definitions of "aquifer" usually do not include perched water bodies (see the Glossary in the BID). Our intent also is to provide protection to water resources of sufficient size to supply water on a continuing basis to targeted uses. Perched water bodies, particularly as they have been observed in the Yucca Mountain area, are relatively small and would not provide a continual source of water to wells used for irrigation or for community water demands. Based upon this information, we believe that it is unnecessary to include these bodies in the definition of "aquifer" because it is extremely unlikely that they could serve as a consistent source of drinking water. Therefore, we amended the definition of "aquifer" to exclude perched water bodies.

d. How Far Into the Future Must DOE Project Compliance With the Ground Water Standards? We are establishing a 10,000-vear compliance period for ground water protection. The primary rationale for establishing a 10,000 year compliance period is that we are significantly concerned about the uncertainty associated with projecting radiation doses over periods longer than 10,000 years. The NAS indicated that beyond 10,000 years it is likely that uncertainty will continue to increase (NAS Report p. 72). As a result, it will become increasingly difficult to discern a difference between the radiation dose from drinking water containing radionuclides (limited by the MCLs) and the total dose arriving through all pathways (limited by the individualprotection standard). Moreover, this approach is consistent with the 10,000year compliance period we are establishing for the individualprotection standard. Therefore, it provides internal consistency within the standards. It is also consistent with regulations covering long-lived chemically hazardous wastes, which present potential health risks similar to

those from radioactive waste, and with the compliance period that we established in our generally applicable radioactive waste disposal standards at 40 CFR part 191.

We requested comment regarding our proposal to impose the ground water protection standards during the first 10,000 years following disposal. Question 14 in the preamble to our proposal specifically asked: "Is the 10.000-year compliance period for protecting the RMEI and ground water reasonable or should we extend the period to the time of peak dose?" (64 FR 47010-47011) Comments related to the compliance period applied to both the RMEI and ground water. See the discussion of issues pertaining to both the RMEI and ground water protection in section III.B.1.g (How Far Into the Future Is It Reasonable to Project Disposal System Performance?) along with our rationale for adopting a 10,000year compliance period.

e. How Will DOE Identify Where to Assess Compliance With the Ground Water Standards? To provide a basis for determining projected compliance with the ground water protection standards in § 197.30, it is necessary to establish a geographic location where DOE must project the concentrations of radionuclides in the ground water over the compliance period. This location is the "point of compliance."

Our understanding, based upon current knowledge, of the flow of ground water passing under Yucca Mountain is as follows (except where noted otherwise, Chapter 7 and Appendix VI of the BID are the sources for the information in this paragraph). The general direction of ground water movement in the aquifers under Yucca Mountain is south and southeast. The major aquifers along the flow path are in fractured tuff. alluvium. and. underlying both of these, the deeper carbonate rocks. At the edge of the repository, the tuff aquifer is relatively (several hundred meters) thick. The tuff aquifer gets closer to the surface toward its natural discharge points. Potential releases of radionuclides from the engineered barrier system into the surrounding rocks would be highly directional and would reflect the orientation of fractures, rock unit contacts, and ground water flow in the area downgradient from Yucca Mountain. Directly under the repository. we anticipate that any waterborne releases of radionuclides will move through the unsaturated zone and downward into the tuff aquifer, in an easterly direction, between layers of rocks that slant to the east, and downward along generally vertical

fractures in the rock units until reaching the saturated zone. The laver of tuff gradually thins proceeding south (downgradient) from Yucca Mountain. As the tuff aquifer thins, the overlying alluvium becomes thicker until the tuff disappears and the water in the aquifer moves into the alluvium to become the "alluvial aquifer." Along the flow path. there might be movement of water between the carbonate aquifer and either the tuff or alluvial aquifers. If there is significant upward flow from the carbonate aquifer. contamination in overlying aquifers could be diluted. It is generally believed, however, that any such flow would not significantly affect the concentration of radionuclides in the overlying aquifers. Conversely, downward movement of ground water from the tuff aguifer could contaminate the carbonate aquifer. Limited information currently available indicates that ground water from the lower carbonate aquifer moves upward into the overlying aquifer; however, this interpretation may not be correct for the entire flow path from beneath the repository to the compliance points southward from Yucca Mountain. Today, most of the water for human use is withdrawn between 20 and 30 km away from the repository footprint (that is, at Lathrop Wells and farther south through the Town of Amargosa Valley) where it is more easily and economically accessed for agricultural use and human consumption. It is likely that the alluvial aquifer is the major source of this water (see Chapter 8 and Appendix V of the BID).

Another basis of our understanding is the historical record of water use in the region. The record indicates that significant. long-term human habitation has not occurred in the southwestern area of NTS, or for that matter anywhere in the vicinity of Yucca Mountain, except where ground water is very easily accessed (for example, in Ash Meadows) (see Chapter 8 of the BID). This observation coincides with current practice whereby the number of wells generally decreases with greater depth to ground water (see Chapter 8 of the BID). The difficulty in accessing ground water in the tuff aquifer in the near vicinity of Yucca Mountain increases because of the rough terrain, the relative degree of fracturing of the tuff formations containing the aquifer, and the great depth to ground water there. As described earlier, the ground water flow from under Yucca Mountain is thought to be generally south and southeast. In those directions, the ground water gets progressively closer to the Earth's surface the farther away it

gets from Yucca Mountain until it is thought to discharge to surface areas 30– 40 km away (the southwestern boundary of NTS is about 18 km from Yucca Mountain). This means that access to the upper aquifer is easier at increasing distance from Yucca Mountain.

Because of DOE's ongoing site characterization studies. it is possible that, at the time of licensing. data not now available will reveal important inaccuracies in the preceding conception of the ground water flow under. and downgradient from, Yucca Mountain. We intend compliance with the ground water standards to be assessed where DOE and NRC project the highest concentrations of radionuclides in the representative volume of ground water in the accessible environment. The DOE will determine this location by modeling releases into the saturated zone beneath the repository and the subsequent movement of radionuclides downgradient from Yucca Mountain. After selecting a location, however, DOE must continue to evaluate new information regarding ground water flow. If this new information indicates that the highest concentrations would occur at a location in the accessible environment different from the one selected by DOE and NRC, DOE must propose a new compliance location to NRC. The new location is subject to NRC's approval. The next section discusses the concept of accessible environment as it relates to the controlled area

f. Where Will Compliance With the Ground Water Standards be Assessed? We presented four alternatives for comment prior to determining the location of the point of compliance. See the preamble to the proposed rule (64 FR 47000-47004) for a detailed discussion of these four alternatives. We asked commenters to address the effectiveness of these or other alternatives for protecting ground water, including consideration of site-specific characteristics and reasonable methods of implementing the alternatives.

After reviewing and evaluating the public comments, various precedents, the EnPA, and NAS's recommendations, we adopted the concept of a controlled area as an essential precondition to assessing compliance with the ground water standards. The ground water standards must be met in the accessible environment where the highest radionuclide concentrations in the representative volume of ground water are projected to occur during the compliance period (10.000 years). The highest projected concentrations will be compared to the regulatory limits

established in today's rule. The accessible environment includes any location outside the controlled area. The controlled area may extend no more than 5 km in any direction from the repository footprint, except in the direction of ground water flow. In the direction of ground water flow, the controlled area may extend no farther south than latitude 36°40'13.6661" North, which corresponds to the latitude of the southwest corner of the Nevada Test Site, as it exists today (Department of Energy submittal of Public Land Order 2368. dated December 19, 1961. Docket No. A-95-12. Item V-A-29). The size of the controlled area may not exceed 300 km² (see below for further discussion). Such a limitation is derived by combining the concept of the controlled area as used in 40 CFR part 191 and the requirement for a site-specific standard in the case of Yucca Mountain. If fully employed by DOE, and based on current repository design, the controlled area could extend approximately 18 km in the direction of ground water flow (presently believed to be in a southerly direction) and extend no more than 5 km from the repository footprint in any other direction. Allowing for a nominal repository footprint of a few square kilometers, this results in a rectangle with approximate dimensions of 12 km in an east-west direction and 25 km in a north-south direction. or approximately 300 km². The DOE may define the size and shape of the controlled area, but the boundaries cannot extend farther south than latitude 36°40′13.6661″ North in the direction of ground water flow and 5 km in any other direction.

The alternatives for the ground water standards' compliance point presented in the proposed rule correspond to downgradient distances of approximately 5. 18. 20, and 30 km from the repository footprint. The first alternative mirrored the approach used in 40 CFR part 191. This approach incorporates the concept of a controlled area, not to exceed 100 km2. and not to extend more than 5 km in any direction from the repository footprint. The second alternative also incorporated the concept of a controlled area, not to extend more than 5 km in any direction from the footprint, except that DOE could include any contiguous area within the boundary of NTS. The last two alternatives described specific points of compliance at distances of about 20 and 30 km, respectively, from the repository footprint. We also intended these controlled areas and points of compliance to be in the predominant direction of ground water

movement from the repository. Consequently, they would reflect the transport path for radionuclides released from the repository. We intended the controlled area options to describe that area of land dedicated to the sole use of serving as the natural barrier portion of the disposal system. Compliance with the standards within the controlled area is not an issue in regulatory decision making because this area is considered part of the overall disposal system and is dedicated to limiting radionuclide transport by means of the natural processes operative within it. Rather. compliance will be judged at the location where projected concentrations are highest and that is no closer to the repository than the edge of the controlled area. The controlled area also serves as the basis for institutional control measures intended to limit access around the repository site. This use of the controlled area, to limit access to the site. is an assurance measure we have left to the discretion of NRC as the implementing authority. Our rule does not require any specific institutional controls to be applied to the controlled area. As part of the licensing process, DOE will propose the specific shape and size of the controlled area. The NRC's proposed rule establishing licensing criteria for the Yucca Mountain facility specifically requires that DOE have permanent control of the land. We anticipate that Congress and the President will authorize a legislative withdrawal of an area within which the site is located. The DOE will determine the extent of land that will be requested of Congress to legislatively withdraw from all other public or private use. For its DEIS Docket No. A-95-12, Item V-A-4), DOE analyzed a potential land withdrawal area of 600 km2 in the context of site characterization needs. The legislative land withdrawal represents the societal decision on the area of land to be dedicated to the characterization and operation of a disposal system. Although the land withdrawal may exceed 300 km², we limit the controlled area to 300 km² for the purpose of defining the maximum geological volume which may be included in the disposal system.

We adopted the concept of a controlled area from the generic standards in 40 CFR part 191. Those standards state that the maximum size of the controlled area is 100 km² (40 CFR 191.12). After examining the available information concerning the characteristics of the Yucca Mountain site. the current understanding of the expected performance of the disposal system and the repository engineered barrier system design, and comments received on our proposed approach to ground water protection, we believe that a controlled area of up to 300 km² will adequately address the site-specific conditions at Yucca Mountain.

It would be unreasonable for us to limit DOE's flexibility while site characterization and disposal system design are continuing, or to issue standards that do not account for the uncertainties of ground water flow in the region. Therefore, today's rule provides that the size of the controlled area may be up to 300 km².

In reaching this decision regarding the maximum size of the controlled area, we must draw a contrast between the approach used in 40 CFR part 191 and today's rule. As mentioned earlier. although the WIPP LWA exempted the Yucca Mountain site from licensing under the provisions of 40 CFR part 191. the radiation protection principles in 40 CFR part 191 are still applicable, and we examined them while developing sitespecific standards for Yucca Mountain. Throughout this preamble, we note where and why we have carried some of the concepts forward from 40 CFR part 191 if we believe they are necessary for protective standards at Yucca Mountain, and how we have applied them in ways consistent with the site-specific information and understanding of the Yucca Mountain site. Part 191 established a controlled area with a maximum distance in any direction of 5 km from the repository footprint to provide a location for judging compliance with the individualprotection (§ 191.15), ground water protection (§ 191.24), and containment requirements (§ 191.13). Thus, the controlled-area concept in 40 CFR part 191 links a 5 km maximum distance from the repository footprint to a limit on the size of the controlled area (100 km² maximum). Within this area, compliance with the standards is not required because the geologic media therein comprise an essential part of the disposal system. This combination of controlled area and protection of individuals and ground water is appropriate for generic standards because generic standards' provisions must account for the wide variety of possible site conditions (e.g., releases could move in many directions from the repository toward the population), engineered alternatives, and population characteristics. Note that in the 1980s. when 40 CFR part 191 was being developed, DOE was considering nine candidate HLW repository sites. It is also important to recognize that 40 CFR part 191 contained a mechanism for

substituting alternative provisions. should they be deemed necessary.

By contrast, 40 CFR part 197 is sitespecific. The 1987 NWPA amendments specified Yucca Mountain as the only potential repository site where DOE may conduct characterization activities. Therefore, since passage of the 1987 amendments, the Yucca Mountain site has been under an intense characterization effort. Because of these efforts, a significant amount of information has been generated regarding past, present, and planned population patterns, land use, engineered design, and the hydrogeological characteristics of the host rock and ground water systems at the Yucca Mountain site. Based upon information currently available, it appears that contaminated ground water will flow predominantly in a relatively narrow path from the Yucca Mountain repository. See the Yucca Mountain DEIS, Chapter 3 (DOE/EIS-0250 D. July 1999, Docket No. A-95-12, Item V-A-4, and the Viability Assessment. Docket No. A-95-12, Item V-A-5). In addition to the extensive data base compiled over the years, we have the recommendations of NAS. Significantly, NAS endorsed the use of present knowledge using "cautious, but reasonable" assumptions in defining exposure scenarios (NAS Report p. 100).

Concerning the size of the controlled area, though we have a general understanding of the primary direction of ground water flow, our present knowledge continues to evolve through site characterization. As a result, we believe the "cautious, but reasonable" approach allows DOE the flexibility to utilize a controlled area up to a maximum of 300 km². Given the uncertainty in ground water flow paths. and the fact that releases could occur anywhere within the repository, we believe it is prudent to ensure that any potential contamination plumes from repository releases are contained within the controlled area, and to ensure that access to and human activity within the area of potential contamination is limited. thereby minimizing the potential for human exposure. We recognize that 300 km² represents an increase in the maximum size of the controlled area, and is larger than we allow in 40 CFR part 191. However, for site-specific reasons. we are increasing the maximum extent of the controlled area only in the direction of ground water flow to no farther south than latitude 36° 40' 13.6661" North. while simultaneously limiting the extent of the controlled area in any other direction to no greater than 5 km from the repository footprint.

The size and shape of the controlled area proposed by DOE in the licensing process will depend upon two fundamental elements: (1) The dimensions of the repository layout for the waste inventory and thermal loading, as defined in the final repository design; and (2) uncertainty in ground water flow directions. Both of these aspects are evolving since studies for both site characterization and repository design are still in progress. However, DOE provides some indication in its DEIS of the range of repository-design layouts under various assumed waste inventories and thermal loading alternatives. Combining these repository alternatives in the DEIS, with projected ground water flow paths to the southern most extension of the controlled area at latitude 36° 40' 13.6661" North, gives potential controlled area sizes from 100 km² or less to around 300 km². These estimates are based upon the uncertainties in ground water flow directions and repository designs that currently exist. When characterization and design studies are completed, a well-defined controlled area size can be determined during the licensing process, where the uncertainties will be examined in closer detail and a final controlled area size can be determined. However, uncertainties can only be reduced, not eliminated completely, even when site characterization is completed-some residual uncertainty will remain. As stated earlier, we believe it is important to allow flexibility for DOE and NRC at this time to continue the characterization and design work, and allow the licensing process to operate within certain bounds while knowledge of the site is evolving.

In addition to ground water flow path uncertainties, the size and shape of the controlled area also depend upon understanding how and where (in relation to the repository layout) radionuclides could be introduced into the ground water. Failed waste packages during the regulatory time-frame supply the releases carried into the ground water system. While DOE has adopted a new highly engineered waste package anticipated to have containment lifetimes into the tens of thousands of years (TRW Environmental Safety Systems Inc., "Repository Safety Strategy: Plan to Prepare the Postclosure Safety Case to Support Yucca Mountain Site Recommendation and Licensing Considerations". TDR-WIS-RL-000001. January 2000, Docket No. A-95-12, Item V-A-24), some small number of waste packages can be anticipated to fail within the regulatory period due to

undetected manufacturing defects. While these failures can be minimized through rigorous quality control efforts during manufacturing, the potential cannot be totally eliminated. The location of such "premature failures" in the repository is. however. unpredictable. Other unpredictable disruptive events and processes. such as roof falls that damage waste packages and accelerate corrosion processes. could also result in releases in advance of the anticipated containment lifetime of the containers under expected conditions. The location of these types of waste package failures is also not amenable to reliable prediction. Therefore. releases from such failures could originate anywhere within the repository footprint and would consequently enter the ground water flow envelope at any location. Recognizing this, the process of defining the controlled area would focus upon the two factors discussed above, the repository footprint. which will reflect the waste inventory and the repository design choices, and the envelope of potential ground water flow paths around that footprint. "Cautious, but reasonable" assumptions regarding these factors can then be applied to define a controlled area that will include potential releases from a small number of premature waste package failures. A more detailed discussion of the influence of these factors on the potential size of the controlled area may be found in "Considerations for Defining a Site-Specific Controlled Area for the Yucca Mountain Proposed Repository Location" (Docket No. A-95-12. Item V-B-7).

Regarding the alternatives we proposed for the ground water point of compliance, none of the information we have reviewed suggests that it is likely or reasonable to assume that year-round residents will live within 5 km of the repository footprint. As discussed in Chapter 8 and Appendix IV of the BID, it would be extremely difficult to farm that close to Yucca Mountain, partly because extracting ground water at that location would be both technically challenging and very expensive for an individual or small group. In addition. much of this area has rough terrain and soils not conducive to farming. Our understanding of projections of future land use does not indicate significant population growth much farther north of Lathrop Wells, i.e., closer than about 18 km from the repository footprint (see Appendix I of the BID, Docket No. A-95-12, Items V-A-14, 15, 16). Given the small likelihood of a year-round resident at 5 km. we chose not to select

a distance of 5 km as the limiting distance from the repository footprint to the controlled area boundary.

As one goes farther away from Yucca Mountain in the direction of ground water flow, it is easier to drill for ground water because the water table is closer to the ground surface and the geologic medium changes from tuff to alluvium. In addition, the soil characteristics improve such that agricultural pursuits become more feasible. as evidenced by the widespread agricultural activity in Amargosa Valley some 30 km from Yucca Mountain. There are approximately 10 residents at about 20 km (Lathrop Wells) and hundreds of residents at a distance of 30 km. Current projections of population growth indicate southern Nevada as one of the fastest growing areas in the country (see the Yucca Mountain DEIS. Chapter 3 (DOE/EIS-0250D, July 1999, Docket No. A-95-12, Item V-A-4), and reports prepared for Nye County and Amargosa Valley (Docket No. A-95-12, Items V-A-14, V-A-15, and V-A-16)). We selected latitude 36° 40' 13.6661" North. which corresponds to the southwest corner of NTS as it exists today (Docket No. A-95-12, Item V-A-29). as the maximum distance that the controlled area may extend in the direction of ground water flow (south). Given the expected population growth in southern Nevada, it is reasonable to project that some population growth may occur slightly north of Lathrop Wells, although the boundaries of NTS are likely to remain and restrict population expansion in this direction, at least for the near future. As indicated previously, the representative volume of ground water used to demonstrate compliance would reflect a small community including alfalfa cultivation and some residential and light industrial development. At distances progressively closer than 18 km to the repository. it becomes more difficult to drill for water. soil conditions become less favorable for agriculture, and more land is subject to restricted access by the Federal government. We believe, based upon the site-specific information now available. and using cautious, but reasonable assumptions, the southwest corner of NTS, or an equivalent distance in the direction of ground water flow, would be the closest location for a small group to be accessing ground water.

Several comments suggested that we should locate the point of compliance for ground water protection purposes at the boundary of the Yucca Mountain repository footprint. As discussed above, 40 CFR part 191 established the concept that a certain amount of geology surrounding a repository is part of the

overall disposal system. The controlledarea concept limited considerations of radiation dose to individuals or contamination of ground water to areas outside of this controlled area. The controlled area in 40 CFR part 191 applies at a distance from the repository, to be determined by the implementing agency. but not to exceed 5 km from the footprint. We continue to support the concept of a compliance point at some distance beyond the repository footprint. In the case of Yucca Mountain, most of the land within the repository footprint is rugged terrain, with extreme depths to ground water, and land unsuitable for agricultural pursuits (see Chapter 8 of the BID). Therefore, we did not choose a compliance point at the edge of the Yucca Mountain repository footprint.

A number of comments suggested we locate the point of compliance, or limit the distance to the boundary of the controlled area, at distances ranging from 5 km to 30 km from the repository footprint. As we indicated previously, we adopted NAS's recommendations to use present knowledge and cautious, but reasonable, assumptions in making regulatory decisions. For the reasons discussed earlier, we did not choose to base compliance with the standards upon a uniform 5 km distance from the repository. Other comments supported placing the compliance point at 30 km. citing the volume of water currently withdrawn at that distance. Indeed, most of the agricultural activities in the vicinity of Yucca Mountain currently take place in this area, and it is home to hundreds of residents. This situation occurs because of the easy accessibility of ground water and soil conditions conducive to a variety of agricultural activities. However, a distance of 30 km would effectively ignore the existence of populations who presently access ground water closer to the repository. Given the prospect of future population growth as well, at distances of about 20 to 30 km from the repository footprint. it would appear more reasonable to protect ground water resources at distances closer than 30 km. Therefore, we did not choose the "30 km' alternative as the compliance point.

Distances approximating 20 km appear more reasonable to consider to assess compliance with the ground water standards. As described in Chapter 8 of the BID, no farming currently occurs closer than about 23 km from the repository footprint. Also, as one gets closer than about 18 km to the repository footprint, the depth to water begins to increase dramatically from about 100 m at a distance of 20 km to a few hundred meters at a distance of 5 km. Given the expectation of future population growth and the precious nature of ground water resources in the area, it is reasonable to assume that a small group may annually extract the representative volume of ground water at a distance slightly closer than 20 km, namely, latitude 36° 40' 13.6661" North, which corresponds to the southwest corner of NTS as it exists today (Docket No. A-95-12, Item V-A-29). This approach is protective of the ground water resources reasonably anticipated to be accessed in the vicinity of Yucca Mountain. To determine compliance with the ground water standards, DOE must define the controlled area and calculate the concentrations of radionuclides in the representative volume of ground water at a location outside the controlled area where the concentrations are the highest. The controlled area may encompass no more than 300 km² and may extend no farther south, in the direction of ground water flow, than latitude 36° 40' 13.6661' North, which corresponds to the southwest corner of NTS (Docket No. A-95-12, Item V-A-29). In any other direction, the controlled area may extend no more than 5 km from the repository footprint. We emphasize that these dimensions describe the maximum size of the controlled area. In defining the actual dimensions of the controlled area, DOE may extend the southern boundary of the controlled area as far as latitude 36° 40' 13.6661" North, which corresponds to the southwest corner of the NTS (Docket No. A-95-12, Item V-A-29). The DOE could place the boundary of the controlled area anywhere along that distance. Therefore, when we say we did not base compliance with the standard upon a distance of 5 km from the repository footprint, we mean that we neither selected the alternative that would have set the maximum dimension of the controlled area as 5 km in any direction, nor did we identify a specific point of compliance at that distance. The DOE is free to define the controlled area such that it extends only 5 km. or less than 5 km. in any direction (i.e., DOE is not required to extend the controlled area as far as latitude 36° 40' 13.6661" North in the direction of ground water flow, or as far as 5 km from the repository footprint in any other direction), and to assess compliance at the location outside the controlled area where concentrations are highest. In the context of waste disposal, the ground water protection standards do not apply inside the controlled area, consistent with the approach in 40 CFR part 191.

IV. Responses to Specific Questions for Public Comment

In addition to requesting comments regarding all aspects of this rulemaking. many of which we have highlighted in the preceding sections of this document, we also requested comment based upon sixteen specific questions. These specific questions appear below, along with brief summaries of the comments we received and our responses to those comments. As with each of the comments discussed elsewhere in this document, we present detailed and comprehensive responses in the accompanying Response to Comments document.

1. The NAS Recommended That We Base The Individual-protection Standard Upon Risk. Consistent With This Recommendation and the Statutory Language of the EnPA. We are Proposing a Standard in Terms of Annual CEDE Incurred by Individuals. Is Our Rationale for This Aspect of Our Proposal Reasonable?

Comments/Our Responses. Many of the comments we received on this issue supported the promulgation of a standard stated in terms of dose. Moreover, section 801(a)(1) of the EnPA specifically provides that EPA shall "promulgate, by rule, public health and safety standards for protection of the public from releases from radioactive materials stored or disposed of in the repository at the Yucca Mountain site. Such standards shall prescribe the maximum annual effective dose equivalent to individual members of the public from releases from radioactive materials stored or disposed of in the repository." Consistent with the specific statutory language of the EnPA, and the numerous comments supporting the use of a standard stated in terms of dose, we choose to use dose as the form of the individual-protection standard. See section III.B.1.a above for a discussion of our rationales for making this choice. As discussed to some extent in section III.B.1.c, and in more detail in the preamble to the proposed standards (beginning on 64 FR 46984), the primary basis of the dose limit. 150 microsieverts (15 mrem). is the risk of fatal cancer. This level equates to an annual risk of about 8.5 in one million of developing a fatal cancer. This level is within the risk range recommended by NAS. Thus. the 15 mrem CEDE standard is consistent with NAS's recommendation.

2. We Are Proposing an Annual Limit of 150 µSv (15 mrem) CEDE To Protect the RMEI and the General Public From Releases From Waste Disposed of in the Yucca Mountain Disposal System. Is Our Proposed Standard Reasonable To Protect Both Individuals and the General Public?

Comments/Our Responses. As noted in section III.B.1.c above, we are establishing an individual-protection standard for Yucca Mountain that limits the annual radiation dose incurred by the RMEI to 150 µSv (15 mrem) CEDE. See section III.B.1.c for a discussion of the comments regarding the appropriateness of the level of protection. We chose not to adopt a separate limit on radiation releases for the purpose of protecting the general population. There is a full description of our reasoning in section III.B.1.e. above. However, in summary, we based this decision upon several factors. The first factor is NAS's estimate of extremely small doses to be received by individuals resulting from air releases from the Yucca Mountain disposal system. The projected level of these doses is well below the risk level corresponding to our individualprotection standard for Yucca Mountain. It also is well below the level that we have regulated in the past through other regulations. We also declined to establish a negligible incremental dose (NID) level below which doses would not have to be calculated. The second factor is that, based upon current, site-specific conditions near Yucca Mountain, it is unlikely that there will be great dilution and wide dispersal of radionuclides transported in ground water leading to exposure of a large population. This means that the individual-dose standard will suffice to protect the general population. There should be no confusion between establishment of this standard and our establishment of ground water protection standards intended to protect that water for future use. The final factor is that we require all of the pathways. including air and ground water, to be analyzed by DOE and considered by NRC under the individual-protection standard.

Regarding the concepts of negligible incremental dose or risk, though we have recognized elsewhere in this preamble that individual doses from ¹⁴C are below the level at which the Agency has historically regulated individual doses, we have declined to establish an NID or NIR level for the reasons enumerated in section III.B.1.e in this preamble. As described by NCRP, the concepts of NID and NIR relate to individual-dose assessments, not collective dose assessments (Docket A-95-12. Item II-A-8). Therefore, we are not prepared to accept the NIR concept as discussed by NAS.

We also disagree with NAS when it states on page 120 of its report: "On a collective basis, the risks to future local populations are unknowable." There is no question that there will be uncertainty in the estimate; however, even without our recommendation, DOE has already published projected collective doses for Yucca Mountain (see Table 4-34 on p. 4-39 of the Yucca Mountain DEIS, Docket No. A-95-12, Item V-A-4), and is likely to refine these estimates. These estimates could fulfill the NCRP recommendation to use collective dose in a non-regulatory fashion to assess acceptability of a facility (Docket No. A-95-12, Item II-A-8).

Most comments on this issue supported not establishing a collectivedose limit for Yucca Mountain. Two other comments supported our decision to not establish an NIR or NID level. One comment went further by opposing our suggestion that DOE use estimated collective dose to examine design alternatives on the grounds that such action is unnecessary to protect the general public. That comment also stated that we have not provided guidance on what to do with the collective dose estimates and that we are making policy judgments with respect to collective dose estimation. Upon consideration of those comments. we are not recommending that DOE estimate collective dose, primarily because we believe that the individualprotection standard will adequately protect the general population.

3. To Define Who Should Be Protected by the Proposed Individual-protection Standard. We Are Proposing To Use an RMEI as the Representative of the Ruralresidential CG. Is Our Approach Reasonable? Would it be More Useful to Have DOE Calculate the Average Dose Occurring Within the Rural-residential CG Rather Than the RMEI Dose?

Comments/Our Responses. We decided that the RMEI in the individualprotection scenario will have a ruralresidential lifestyle. A number of comments supported the use of the CG approach. One commenter suggested specifically that it preferred a ruralresidential CG to the rural-residential RMEI because it is possible to estimate exposures with much greater confidence. However, in general, we decided to use the rural-residential RMEI rather than a rural-residential CG for the same reasons that we selected

RMEI instead of the CG (see section III.B.1.d above, and Docket No. A-95-12. Item V-B-3).

In summary, those reasons are that the RMEI approach:

(1) Is consistent with widespread practice, current and historical, of estimating dose and risk incurred by individuals even when it is impossible to specify or calculate accurately the exposure habits of future members of the population (as in this case where it is necessary to project doses for very long periods);

(2) Is sufficiently conservative and fully protective of the general population;

(3) Provides protection similar to the probabilistic CG approach recommended by NAS for small groups—it has the same goal and purpose as does NAS's recommended probabilistic CG approach. i.e., to protect the vast majority of the public while ensuring that the acceptability of the repository is not driven by unreasonable and extreme cases. It accomplishes this by employing some maximum parameter values and some average parameter values (similar to the NAS's concept of using "cautious, but reasonable" assumptions) for the factors most important to estimating the dose to arrive at a conservative, but reasonable. projection of future dose;

(4) Allows the desired degree of conservatism to be built but within the site-specific limits and the framework which we have established.

(5) Is straightforward and relatively simple to understand, and is more appropriate than the probabilistic CG for the situation at Yucca Mountain. It is less speculative to implement than is the probabilistic CG approach given the unique conditions present at Yucca Mountain (and is a cautious, but reasonable, approach). For example, given the known characteristics of ground water flow at Yucca Mountain. locating the receptor in the direct path is more protective, and easier to implement, than assessing an average dose incurred by a randomly-located group of receptors; and.

(6) Has been used by us in the past (whereas we have not used the CG concept).

A number of other comments suggested other groups or individuals that would represent more appropriately the individual to be protected by the individual-protection standard. The suggestions included a fetus, the elderly and infirm, and subsistence farmers. Regarding the various ages and stages of development, the risk value used for the development of cancer is an overall average risk value (see Chapter 6 of the

BID for more details) that includes all exposure pathways, both genders, all ages. and most radionuclides. However, it does not cover the "unborn within the womb" (see Chapter 6 of the BID). It is thought that the risk per unit dose for prenatal exposures is similar to the average risk per unit dose for postnatal exposures; however, the exposure period is very short compared to the rest of the individual's average lifetime. (See Chapter 6 of the BID for a discussion of cancer risk from in utero exposure). Therefore, the risk is proportionately lower and would not have a significant impact upon the overall risk incurred by an individual over a lifetime (see Chapter 6 of the BID). On the other end of the age spectrum, radiation exposure of the elderly at the levels of the individual-protection standard would be less than the overall risk value because they have fewer years to live and, therefore, fewer years for a fatal cancer to develop (see Chapter 6 of the BID). Finally, we did not use subsistence farmers because we do not believe that they are representative of the current lifestyle in Amargosa Valley and that, therefore, they would not constitute a cautious, but reasonable, assumption in relation to the guidance from NAS to use current technology and lifestvle.

4. Is it Reasonable To Use RMEI Parameter Values Based Upon Characteristics of the Population Currently Located in Proximity to Yucca Mountain? Should We Promulgate Specific Parameter Values in Addition To Specifying the Exposure Scenarios?

Comments/Our Responses. The basis of the RMEI dose calculations will be the current population downgradient from Yucca Mountain. This approach is consistent with NAS's recommendation to use current lifestyles to avoid the endless speculation that could result from trying to project future human activities. See section III.B.1.d above for a discussion of this issue. Most commenters supported this approach. However, a number of commenters preferred using a subsistence-farmer lifestyle. We have been unable to identify this lifestyle in the area around the Yucca Mountain site. Also, a few commenters stated that we should take future changes in population, land use, climate, and biota into consideration. Again, with the exception of climate and geologic processes, these factors are subject to the potentially endless speculation of which NAS spoke in its report. We do require DOE and NRC to take climate change and probable variations in geologic conditions into

account because they are factors that scientific study can reasonably bound.

5. Is it Reasonable To Consider, Select, and Hold Constant Today's Known and Assumed Attributes of the Biosphere for Use In Projecting Radiation-related Effects Upon the Public of Releases From the Yucca Mountain Disposal System?

Comments/Our Responses. The comments we received on this question generally favored our position of holding present biosphere conditions constant for the purpose of making performance projections for the disposal system. Some comments pointed to the unexpected dynamic population growth in the southern Nevada area, or stated that current conditions were not a reliable means to predict future conditions. Some comments also pointed out that the target receptor for dose assessments could not be defined independently of assumptions about the biosphere. The tenor of these comments is a general agreement that unreasonably speculative assumptions about biosphere conditions are inappropriate and should be avoided. We agree with this general theme of not making unreasonably speculative assumptions about the future. The NAS also made this point in its recommendations for a reference biosphere. We made some fundamental assumptions in this rule about biosphere conditions to assure that dose assessments for the RMEI are cautious, but reasonable. For example, we require that DOE assume that the RMEI consumes 2 liters/day of drinking water and that DOE base food consumption patterns on surveys of the current residents in the area downgradient from Yucca Mountain. We have left it to NRC to establish other details of the biosphere dose assessment calculations for Yucca Mountain. such as details of pathway-specific dose conversion factors and details necessary for assessing all potential exposure pathways. For additional discussion of these issues, see section III.B.1.f above.

A related aspect of fixing biosphere conditions for dose assessments is the question of potential variations in climate and geologic conditions because these factors play an important part in developing the ground water contaminant concentrations that serve as input for the biosphere dose assessments. We specify that DOE should vary climate and geologic conditions over a reasonable range of values based on an examination of evidence in the geologic record for conditions in the area. The evidence preserved in the relatively recent geologic record provides a means to

reasonably bound the range of possible conditions.

6. In Determining the Location of the RMEI, We Considered Three Geographic Subareas and Their Associated Characteristics. Are There Other Reasonable Methods or Factors Which We Could Use to Change the Conclusion We Reached Regarding the Location of the RMEI? For Example. Should We Require an Assumption That for Thousands of Years Into the Future People Will Live Only in the Same Locations That People do Today? Please Include Your Rationale for Your Suggestions

Comments/Our Responses. See section III.B.1.d above for a further discussion of this subject. The many comments we received on this topic suggested a variety of locations, some closer and some farther than Lathrop Wells. A few commenters thought that the Lathrop Wells location is appropriate. However, a number of others stated that the location should be at the repository footprint. One commenter stated that the current farming area in southern Amargosa Valley would be a reasonable location for the RMEI.

Based on further review of sitespecific information, we decided to locate the RMEI in the accessible environment above the highest concentration of radionuclides in the plume of contamination. The accessible environment begins at the edge of the controlled area, which may extend no farther south than the southern boundary of NTS (latitude 36° 40' 13.6661" North). which is approximately 18 km south of the repository (roughly 2 km closer than the Lathrop Wells location we proposed). We do not believe that an RMEI likely would live much closer to the Yucca Mountain repository because of the increasing depth to ground water and the increasing roughness of the terrain (see Chapter 8 of the BID), although the RMEI would still have rural-residential characteristics described in § 197.21 if the controlled area does not extend as far south as the NTS boundary. In addition, we believe that. at 18 km. a rural resident likely will receive the highest potential doses in the region because, as we have defined the RMEI. the potential dose at this location will be from drinking water. as well as through ingestion of food grown with contaminated ground water. With the RMEI eating food grown using contaminated water, the rural resident at 18 km will have a higher dose than an individual would have living much closer than 18 km because the cost of

water likely would preclude a garden and likely would allow only drinking the water and domestic uses (see Chapter 8 of the BID). Likewise, we do not think that hypothesizing that the RMEI lives 30 km away is a cautious or reasonable assumption because: (1) At 30 km, the RMEI likely would use water in which contaminants would be much more diluted; (2) the downgradient residents closest to Yucca Mountain are currently near Lathrop Wells; and (3) Nye County projects short-term (20 years) growth between U.S. Route 95 and the southern boundary of NTS; therefore, population there is not an ephemeral phenomenon. Therefore, placing the RMEI at about 18 km from the repository footprint reflects the location of existing residents. is reasonably conservative, and provides more protection of public health, relative to one commenter's suggested location of 30 km.

There were a few other comments related to the location of the RMEI. For example. one comment suggested that. in selecting the location, we should consider the geology and hydrology of the site rather than choosing the location in advance. Another comment stated that we should base the location of the RMEI on the ability of the RMEI to sustain itself consistent with topography and soil conditions. This comment also stated that depth to ground water should not be a factor because it is impossible to predict either human activities or economic imperatives.

We determined the point of compliance for the individualprotection standard using site-specific factors and NAS's recommendation to use current conditions (NAS Report p. 54). In preparing to propose a location for the RMEI. we collected and evaluated information on the natural geologic and hydrologic features such as topography. geologic structure, aquifer depth, aquifer quality. and the quantity of ground water, that may preclude drilling for water at a specific location (see Chapters 7 and 8, and Appendices IV and VI, of the BID). We also considered geologic conditions, for example, we do not believe that a ruralresidential individual would occupy areas much closer to Yucca Mountain because of the increasing rough terrain and the increasing depth to ground water (see Chapter 8 of the BID). With increasing depth to ground water come higher costs: (1) To explore for water; (2) to drill for water; and (3) to pump the water to the surface (see Appendix IV of the BID). Our final standard requires DOE and NRC to consider other. more appropriate locations based upon

potential, future site characterization data. We agree that it is impossible to predict either human activities or economic imperatives. Therefore, we followed NAS's recommendation to use current conditions. This approach allows us to avoid forcing the use of potentially excessive speculative assumptions as the bases of regulatory decisionmaking. It also leads us to consider the depth to ground water as a key factor in determining the location and activities of the RMEI and the current location of people living downgradient from the repository as a reflection of this key factor. We note that some wells providing drinking water are located less than 18 km from the repository footprint; however, those wells have been installed by the Federal government to serve the needs of NTS. and we do not consider them typical of wells that would serve, or be installed by, a rural-residential RMEI. See Chapter 8 (Table 8-5) of the BID.

Finally, one comment stated that the proposed RMEI concept forces DOE to assume the RMEI will withdraw water from the highest concentration within the plume without consideration of the likelihood. According to this comment, forcing such an assumption neglects the low probability that a well will intersect the highest concentration within the plume.

This comment's approach, which would utilize a probabilistic method to determine the radionuclide concentration withdrawn by the RMEI. is similar to one of the example critical group approaches that NAS provided in its report (NAS Report, Appendix C). The NAS's approach would use statistical sampling of various parameters, i.e.. considering the likelihood (probability) of various conditions existing, to arrive at a dose for comparison to the standard. However, we did not use this CG approach for the following reasons: (1) There is no relevant experience in applying the probabilistic CG approach. (2) the probabilistic CG approach is very complex and is difficult to implement in a manner that assures it would meet the requirements of defining a CG (i.e., a small group of people who are homogeneous in regards to exposure characteristics, including receiving the highest doses among the general population), and (3) we are concerned that this approach does not appear to identify clearly which individual characteristics describe who is being protected. A probabilistic approach for CG dose assessment could include members that would receive little or no exposure and members that would receive much higher exposures. An

RMEI is a more conservative approach. based upon site-specific conditions. because the RMEI serves to represent those individuals in the community who would receive the highest doses. based on cautious, but reasonable. assumptions. Finally, a significant majority of the comments on the NAS Report opposed the use of the probabilistic CG approach. We further believe that prudent public health policy requires that our approach be followed to provide reasonable conservatism. To allow the probability of any particular location being contaminated is not a prudent approach to the ultimate goal of testing acceptable performance.

7. The NAS Suggested Using an NIR Level to Dismiss From Consideration Extremely Low. Incremental Levels of Dose to Individuals When Considering Protection of the General Public. For Somewhat Different Reasons. We are Proposing To Rely Upon the Individual-Protection Standard To Address Protection of the General Population. Is This Approach Reasonable in the Case of Yucca Mountain? If Not, What is an Alternative. Implementable Method To Address Collective Dose and the Protection of the General Population?

Comments/Our Responses. A number of commenters agreed with us that the general population is protected by the individual-protection standard in the site-specific case of Yucca Mountain. Nearly all commenters agreed with our position that a collective-dose limit is unnecessary, again, in the site-specific case of Yucca Mountain. Some commenters stated that EPA should not use an NIR level. One commenter stated that we should not suggest that DOE use a collective-dose estimate in the consideration of design alternatives. We decided not to include a collective-dose limit (see section III.B.1.e). and are not recommending that DOE estimate collective doses.

Regarding the NIR. we decline to set such a level. We agree with NAS's conclusion that "* * * an individual risk standard [will] protect the public health. given the particular characteristics of the site * * *" (NAS Report p. 7). However, we do not accept the remainder of that statement: " * provided that policy makers and the public are prepared to accept that very low radiation doses pose a negligibly small risk" (NAS Report p. 7). We do not agree that collective doses made up of very small individual doses are necessarily negligible. We base our decision on the site-specific characteristics of Yucca Mountain and the levels of individual risk that we

previously have used. See the preamble to the proposed rule (64 FR 46991) for the full discussion of our reasoning. We summarize this discussion immediately below.

The NAS based its recommendations upon guidance from NCRP in which NCRP proposed a "Negligible Incremental Dose" level of 1 mrem/yr. Dose levels below 1 mrem/vr would be considered "negligible" for any source or practice (see the NAS Report pp. 39-61 and NCRP Report No. 116, p. 52, Docket No. A-95-12, Item II-A-7). The IAEA has made similar recommendations to define an "exempt practice" (see IAEA Safety Series No. 89, p. 10. Docket No. A-95-12, Item II-A-6). However, it is not clear to us that an exemption for whole sources or practices, such as waste disposal in general, should apply to such specific situations such as gaseous releases from a particular repository because gaseous releases comprise only one category of releases from a repository; other releases are projected via the ground water pathway. In addition, we believe that it is inappropriate to avoid calculating a radiation dose merely because it is small on an individual basis (NCRP Report No. 121, p. 62, Docket No. A-95-12, Item II-A-8). Finally, we do not believe that it is appropriate to apply the NIR concept to population doses (NCRP Report No. 121, p. 62, Docket A-95-12, Item II-A-8). In its Report No. 121, NCRP stated: "[a] concept such as the NID (Negligible Incremental Dose) * is not necessarily a legitimate cutoff dose level for the calculation of collective dose. Collective dose addresses societal risk while the NID and related concepts address individual risk" (NCRP Report No. 121, p. 62, Docket No. A-95-12. Item II-A-8].

Despite our belief that it is inappropriate to set an NID level, we acknowledge that the extremely low levels of individual risk from the doses that NAS cited (NAS Report p. 59) (i.e., 0.0003 millirem/yr, for airborne releases) are well below those levels that we have used for other regulations.

In addition, the standards in 40 CFR part 191 provide both release limits, which act as a form of collective dose protection, and individual-protection limits. The release limits act to restrict the potential of dilution being used by disposal system designers to meet the individual-protection limit. However, the potential for large-scale dispersal of radionuclides through ground water and into surface water does not exist at Yucca Mountain.

Therefore. for the reasons enumerated above, we believe that we do not need to include a general populationprotection provision in our Yucca Mountain standards. See the Response to Comments document for a fuller discussion of our responses to comments we received on these issues.

8. Is Our Rationale for the Period of Compliance Reasonable in Light of the NAS Recommendations?

Comments/Our Responses. Public comments supported a compliance period that ranged from 10,000 years to a million years and beyond (i.e., no time limitation). Most of the comments supporting the 10,000-year period were concerned that such a period was the longest time over which it would be possible to obtain meaningful modeling results. Comments noted that just because performance assessment models may be set to run dose calculations to times well in excess of 10,000 years does not necessarily mean that at this time the level of confidence in the reliability of these calculations remains the same. Other comments noted that because of the unprecedented nature of compliance periods exceeding 10,000 years, the greater uncertainties at such times only serves to complicate the licensing process without providing a clearly identifiable increased benefit to public health. A few commenters suggested that because there will likely be radiation doses incurred by individuals beyond 10,000 years, DOE should calculate peak dose, within the time period of geologic stability, and include these doses in the Yucca Mountain Environmental Impact Statement. These comments essentially supported the rationale upon which we based our final rule.

On the other hand, numerous comments suggested that a compliance period of 10.000 years is not reasonable. They urged us to extend the compliance period beyond 10,000 years for a variety of reasons. Foremost among these reasons is that NAS suggested a compliance period that would extend to the time of peak dose or risk, within the period of geologic stability for Yucca Mountain, which it estimated could be as long as one million years. The NAS based its recommendations on scientific considerations. The NAS concluded that it is possible to assess the performance of the repository over times during which the geologic system is "relatively stable" or varies in a "boundable manner'' (NAS Report p. 9). It also noted that policy considerations could act to shorten this period. Other comments suggested that the compliance period of the standard should be comparable to the hazardous lifetime of the materials to be emplaced in the Yucca Mountain repository.

It is unclear whether an assessment of the disposal system based on NAS's recommendation for a standard that would apply to time of peak dose within the period of geologic stability (about one million years) would be meaningful given the expected rigor of a licensing process. As discussed above in section III.B.1.g, we believe that the substantial uncertainty in projecting human radiation exposures over extremely long time periods, such as a million years, is unacceptable. For example, analyzing long-term natural changes would require unprecedented performance assessment modeling of numerous and different climate regimes including several glacial-interglacial cycles. This situation could require the specification of exposure scenarios based on arbitrary assumptions rather than "cautious, but reasonable" assumptions rooted in present-day knowledge. In fact, NAS indicated it knew of no scientific basis for identifying such scenarios (NAS Report p. 96). Another concern relates to the possible biosphere conditions and human behavior. Even for a period as "short" as 10,000 years, it is necessary to make certain assumptions. For periods on the order of one million years, even natural human evolutionary changes become a consideration. Regulating to such long time periods could become arbitrary. Moreover, NAS based its time-frame recommendation on scientific considerations; however, it recognized that such a decision also has policy aspects (NAS Report p 36). The NAS recognized that the existence of these policy aspects might lead us to select an alternative more consistent with previous Agency policy. Indeed, we considered the longest practical regulatory periods associated with other Agency programs, as well as 40 CFR part 191. We believe the unprecedented nature of a compliance period beyond 10.000 years argues against imposing such a long regulatory period here. Also, numerous international disposal programs use a 10,000-year compliance period. Many of these same programs have committed to consider more qualitative evaluations beyond 10,000 years. (See GAO/RCED-94-172, 1994, Docket No. A-95-12, Item V-A-7. Chapter 3 of the BID also contains information on international programs.) Of course, as knowledge and technical capabilities grow, this situation could change over time.

The hazardous lifetime of radioactive waste is important; however, it is but one of several factors that a regulator must consider in projecting the potential risks from disposal. Indeed. some of the radionuclides expected to

be in the waste inventory at Yucca Mountain have half-lives extending to thousands or hundreds of thousands of years (and even a million years or more in a few cases). The ability of the repository to isolate such long-lived materials relates to the retardation characteristics of the whole hydrogeological system within and outside the repository, the effectiveness of engineered barriers, the characteristics and lifestyles associated with the potentially affected population. and numerous other factors in addition to the hazardous lifetime of the materials to be disposed.

With respect to uncertainty in the projected peak dose, one commenter suggested that NRC should deny the license application if modeling results show an uncertainty range of five orders of magnitude above the dose limit in our individual-protection standard. Modeling results, and their associated uncertainties, are but a part of the complete record on which NRC will determine whether the disposal system complies with 40 CFR part 197. For the reasons cited above. we consider a 10,000-year compliance period, and the additional requirement that DOE calculate the peak dose beyond 10,000 years and include this assessment in the Yucca Mountain Environmental Impact Statement, to be the most appropriate approach, given the state of technology and knowledge today. In addition, we require DOE to provide a "reasonable expectation" that disposal system performance will meet the standard. Calculation of doses to the RMEI involves projecting doses that are within a reasonably expected range rather than projecting the most extreme case. This approach is in concert with NAS's recommendations to use "cautious, but reasonable" assumptions to define who is to be protected (NAS Report pp. 5-6). The degree of uncertainty in the dose assessments considered acceptable in the licensing process is, in our opinion, an implementation decision that should be the responsibility of NRC. We believe that we have provided sufficient detail in the standard to provide the context needed to assure the standard is applied as we intend (see, e.g., our discussions of "reasonable expectation" in section III.B.2.c and in the Response to Comments Document that accompanies this rule); however, the final decision regarding the acceptable degree of uncertainty is NRC's responsibility.

For a variety of technical and policy reasons, we believe that a 10,000-year compliance period is meaningful, protective, practical to implement, and will result in a robust disposal system protective for periods beyond 10,000 years. In other programs we have regulated non-radioactive hazardous waste for as long as 10,000 years. Having a 10,000-year compliance period for Yucca Mountain, in conjunction with 40 CFR part 191, ensures that SNF, HLW, and TRU radioactive wastes disposed anywhere in the United States must be regulated for a 10,000-year compliance period.

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9. Does Our Requirement That DOE and NRC Determine Compliance with § 197.20 Based Upon the Mean of the Distribution of the Highest Doses Resulting From the Performance Assessment Adequately Address Uncertainties Associated With Performance Assessments?

Comments/Our Responses. Comments on this question ranged from advocating that we should use the maximally exposed individual and "worst-case" measures to expressing general agreement with the proposed approach. Some comments stated that any measure applied to the performance assessments should be considered an implementation decision that we should leave to NRC. See the Response to Comments document for additional discussion of comments we received regarding performance assessments.

We specify a compliance measure we believe is reasonable but still conservative: the mean of the distribution of projected doses from DOE's performance assessments. The primary reason we impose this requirement is that it provides a necessary context for implementation of the standard. In addition, we note that it is also consistent with the approach we implemented in certifying WIPP.

We consider it necessary to supply context for understanding the intent of the standard to constrain and direct the otherwise unbounded range of approaches to demonstrating compliance that could be justified in the absence of such context. For example, it would be possible to use only a small number of assessments to demonstrate compliance if the standard specified only an exposure limit. In such a case. the full range of relevant site conditions and processes might not be considered. Further, the analyses and the regulatory decision making might not capture the uncertainties in projecting long-term performance. At the other extreme, without a defined performance measure. endless and exhaustive site characterization studies and analyses could be required. The impetus for these endless and exhaustive studies and analyses would be a perceived need to identify the most extreme "worst-case" scenarios (regardless of their actual

likelihood of occurring). We believe that a thorough assessment of repository performance expectations should examine the full range of reasonably foreseeable site conditions and relevant processes expected during the regulatory time frame. In making quantitative estimates of repository performance, we believe that unrealistic or extreme situations or assumptions should not dominate estimates of expected performance (see additional discussions about "reasonable expectation'' in this preamble and the Response to Comments Document). With these considerations in mind, we believe that specifying a performance measure is necessary to supply the proper context for implementing the standard in the regulatory process, as well as providing the applicant (DOE) a focus for its efforts to build the compliance arguments and supporting calculations.

In line with our use of the term "reasonable expectation." the fundamental compliance measure consistent with a literal mathematical interpretation of this term would be the mean value of the distribution of calculated doses. However, as the only alternative for a compliance measure. the mean may in some cases be interpreted too restrictively. In actuality, some situations may result in very high dose estimates for situations that have low probabilities. Simply averaging these "outliers" into the distribution of calculated dose estimates can bias the mean levels that may be unrealistically high. Although this is certainly a conservative (and therefore desirable) approach, its effects can be unrealistically conservative (not a desirable situation). The result of overly conservative effects is to drive regulatory decision making on the basis of very low probability and potentially unrealistic situations.

Because of these potential situations. we also proposed using the median of the expected range of calculated values as another interpretation of the "expected" situation. The median (reflecting a value exceeded half of the time) may be more conservative if some of the variables involved in the performance calculations have skewed distributions. However, we conclude that, in the case of Yucca Mountain, the mean is an appropriate measure.

By specifying the mean as the performance measure and probability limits for the processes and events to be considered (§ 197.36). and in concert with the intent of our "reasonable expectation" approach in general, we have implied that probabilistic approaches for the disposal system

performance assessments are expected. The probabilistic approach is well established in DOE's approach to performance projections (see the DEIS and Vol. 3 of the Viability Assessment. Docket No. A-95-12, Items V-A-4 and V-A-5). Based on DOE's past actions and stated intent. we believe that DOE will continue to follow this approach and that, therefore, it is unnecessary for us to specify additional requirements in the standard to assure that DOE continues to follow this approach. We also believe that specifying such requirements could be interpreted to exclude the use of deterministic analyses. These analyses can be useful for carefully focused bounding analyses and sensitivity studies. For these reasons we have specified only the fundamental performance measures to provide the context for understanding, without additional qualifications, the intent of the standard for implementation efforts.

A number of comments stated that. though they agreed with our selection of performance measures, the choice should be left as an implementation detail for NRC. Relative to the implementation question, we believe that specifying the fundamental compliance measure is necessary as a means to supply the proper context for understanding the intent of the rule and for implementation guidance as explained above. We feel this is distinctly different than the implementation responsibility of NRC, as explained below.

We do not believe that setting the fundamental compliance measure intrudes into NRC's implementation authority because the primary task for the regulatory authority is to examine the performance case put forward by DOE to determine "how much is enough" in terms of the information and analyses presented (i.e., how will the regulatory authority determine when the performance case has been demonstrated with an acceptable level of confidence). Our standard contains no specific measures for that judgment. We do not specify any confidence measures for such judgments or numerical analyses. Also, we do not prescribe analytical methods that must be used for performance assessments, quality assurance measures that must be applied, statistical measures that define the number or complexity of analyses that should be performed, or any assurance measures in addition to the numerical limits in the standard. We specify only that the mean of the dose assessments must meet the exposure limit. There are many other considerations and decisions that

describe the extent of the assessments or level of rigor necessary to ensure that the mean is a meaningful measure upon which a licensing decision can rest. These considerations and decisions properly belong to the implementing authority. For example, we believe setting a confidence level clearly is an implementation function that should be left to NRC; therefore, we make no requirements in the standard to foreclose NRC's flexibility in setting appropriate confidence measures. In the development of the WIPP certification criteria, where we had both the standard-setting and implementing authority, we did establish a confidence measure (40 CFR 194.55 (d) and (f)) in addition to the basic performance measure. We also included implementation requirements in the WIPP certification criteria, including analytical approaches (§194.55(b)). quality assurance requirements (§ 194.22), other assurance requirements (§ 194.41), requirements for modeling techniques and assumptions (§§ 194.23 and 194.25), and use of peer review and expert judgment (§§ 194.26 and 194.27). These requirements go well beyond the simple statement of a compliance measure. We did not incorporate a similar level of detail in the Yucca Mountain standards because we believe we must specify only what is necessary to provide the context for implementation that NRC will execute. We therefore agree with comments that support our choice of the performance measure, but disagree for the reasons described above that this choice is an intrusion into the implementation responsibilities of NRC.

32126

For the WIPP certification, the compliance measure selected for the individual-protection standard was the higher of the mean or median of the calculated distributions of doses from releases (40 CFR 194.55(f)). The mean or median are reasonably conservative measures because they are influenced by high exposure estimates found when analyzing the full range of site conditions and relevant processes, without being geared to exclusively reflect high-end results, as would be the case if we selected as the measure a high-end percentile of the calculated dose distribution (such as the 95th or 99th percentile). Our final rule for Yucca Mountain specifies only that the mean be used, as we believe that it is appropriately conservative in this situation.

10. Is the Single-borehole Scenario a Reasonable Approach To Judge the Resilience of the Yucca Mountain Disposal System Following Human Intrusion? Are There Other Reasonable Scenarios Which We Should Consider. for Example. Using the Probability of Drilling Through a Waste Package Based Upon the Area of the Package Versus the Area of the Repository Footprint or Drilling Through an Emplacement Drift but not Through a Waste Package? Why Would Your Suggested Scenario(s) be a Better Measure of the Resilience of the Yucca Mountain Disposal System than the Proposed Scenario?

Comments/Our Responses. Comments upon this question varied from agreement that the proposed intrusion scenario is an adequate test of repository resiliency to opinions that the analysis of any human-intrusion scenario would be irrelevant to the Yucca Mountain setting. Some comments proposed alternative intrusion scenarios. most commonly the use of multiple drilling intrusions. Some comments also proposed alternative ways of treating the intrusion scenario relative to repository requirements. We also received comments concerning other aspects of the intrusion scenario as well as in response to the specific questions asked above. Discussion on all the issues raised in comments about the human-intrusion scenario appears in the Response to Comments document.

Comments in favor of the intrusion scenario as we framed it in the proposed rule focused upon the difficulties in defending any predictions about the probability of drilling intrusions through the repository and in reliably predicting a hypothetical drilling intrusion in any detail. These comments echoed NAS's conclusions about the reliability of post-closure institutional controls to prevent intrusion, and the inability to make scientifically supportable predictions of the probability of human-intrusion events over the regulatory period (NAS Report pp. 104-109). The NAS reasoned that because it is not possible to reliably eliminate the potential for human intrusion, the only reasonable approach would be to assume an intrusion occurs and assess the consequences on disposal system performance. In this light, NAS recommended that a simple stylized drilling intrusion through the repository to the underlying ground water table be assessed as a test of the resiliency of the disposal system (NAS Report Chap. 4). Because it is impossible to scientifically exclude the potential for an intrusion, and because proposing the nature of an intrusion is at best speculative, these

comments agreed that the stylized approach that assumes an intrusion and assesses the consequences is appropriate. We have followed the NAS's recommendations closely in framing the human intrusion standard.

Some comments on the framing of the intrusion scenario proposed that. for various reasons. multiple intrusions should be considered, rather than simply assuming one borehole penetration through the repository. Because of certain site-specific considerations with respect to Yucca Mountain, and in light of the rationale underlying the NAS recommendations, it is not appropriate to modify the scenario to include multiple penetrations through the repository. It is impossible to accurately predict the potential for intrusion in the distant future. Therefore, postulating multiple intrusions is just as speculative as postulating a single intrusion at any given time or specific location over the repository. For this reason, NAS recommended that we develop a stylized intrusion in our rulemaking (NAS Report p. 111). We agree with this recommendation because disruption of the engineered and natural barriers is a means through which radionuclides can escape the repository and be transported to the accessible environment where exposures of individuals can result. Therefore, an evaluation of humanintrusion consequences is appropriate for a repository standard. The NAS also recommended that we define a typical intrusion scenario for analysis (NAS Report p. 108) and recommended a stylized approach to framing the scenario (NAS Report p. 111) and a consequence analysis of the scenario (NAS Report p. 111). The intent of this approach is that the disposal system should be resilient "to at least moderate inadvertent intrusions" (NAS Report p. 113). Scenarios ranging from single penetrations to many penetrations through the repository over the regulatory time period would give a very wide range of results—none more or less defensible than any other, making their use in regulatory decision making ambiguous at best. To avoid the speculative aspects of defining intrusion scenarios, we believe the stylized single intrusion recommended by NAS is sufficient and would provide a suitable test of the Yucca Mountain disposal system's performance.

Related comments offered opinions that the prospect of drilling for water resources at the top of Yucca Mountain is not a credible scenario because drilling for water would be more sensible in the adjacent valleys. These comments, however. did not offer alternatives for the drilling intrusion. Rather, they stated or implied that the intrusion scenario was unnecessary. We agree that drilling for water, or any other mineral resources at Yucca Mountain, is unlikely because of the very limited resource potential at the site (see Chapter 8 of the BID). However, as NAS concluded, it is impossible to totally eliminate the possibility of intrusion (see Chapter 4 of the NAS Report). This question again goes back to the difficulty in making defensible predictions about the probability of human activities over very long time periods and the fact that intrusion is a means through which releases. and consequent exposures, can occur. Therefore, it is necessary to consider the consequences of inadvertent intrusions in a health-based standard. Some comments suggested that there is a strong possibility for deliberate intrusion into the repository to access its contents as possible resources. We believe that there is no useful purpose to assessing the consequences of deliberate intrusions because in that case the intruders would be aware of the risks and consequences and would have decided to assume the risks. This is consistent with NAS's conclusion regarding intentional intrusion (NAS Report p. 114).

Some comments stated that defining the stylized scenario as we did effectively makes the human-intrusion dose assessment results into design constraints for the repository. We do not believe the stylized scenario imposes any design constraints because the waste package penetration is assumed to occur regardless of the particular design chosen for the waste package. Here again. none of these comments proposed alternative scenarios. Rather, they simply questioned the basic relevance of a human intrusion standard. For the reasons mentioned previously, however, we reiterate our belief that an analysis of human-intrusion is necessary, and we also note that NAS (NAS Report p. 108) stated that "EPA should specify in its standard a typical intrusion scenario...' We do not believe it should be regarded as a design constraint unless the results of the consequence analyses indicate that the limited breaching of the natural and engineered barriers would result in the standard being exceeded. Even though the probability of drilling intrusions may be low, it is impossible to unequivocally eliminate them. Therefore, we agree with NAS's conclusion that the "repository should be resilient to at least modest inadvertent intrusions" (NAS Report p. 113).

11. Is it Reasonable To Expect That the Risks to Future Generations Be No Greater Than the Risks Judged Acceptable Today?

Comments/Our Responses. Comments we received upon this question strongly favored the position that we should not allow greater risks for future generations than what is judged to be acceptable today. Some comments speculated that with advances in medical technology and other areas, the risks assessed today most likely would be less in the future because society would be more effective in mitigating the effects of radiation exposures. Some comments advised that risks from the disposal effort should be reviewed periodically so that decisions could be made about their acceptability at a future date. We believe we have set the standards conservatively, but reasonably, and consistent with our policies for radiation exposure from radioactive waste disposal applications and NAS's recommendations. In this regard, our standards apply over the entire regulatory period of 10,000 years. Our standards thus protect future generations for a very significant time period. In addition, we require DOE to calculate the peak dose to the RMEI beyond 10.000 years. Although our standards do not apply to the results of this calculation, this post-10.000-year analysis will provide more complete information regarding disposal system performance beyond 10.000 years. This approach to the post-10.000-vear period is consistent with our understanding of the limits imposed by inherent uncertainties in making such long-term performance projections. The question of periodic re-evaluation of repository performance is an implementation question that should be left to the discretion of NRC.

12. What Approach Is Appropriate for Modeling the Ground Water Flow System Downgradient From Yucca Mountain at the Scale (Many Kilometers to Tens of Kilometers) Necessary for Dose Assessments Given the Inherent Limitations of Characterizing the Area? Is it Reasonable To Assume That There Will be Some Degree of Mixing With Uncontaminated Ground Water Along the Radionuclide Trave! Paths From the Repository?

Comments/Our Responses. Comments on this question shared a general theme that we should not be prescriptive in indicating a preference or requirement for any specific modeling approach that should be used. Rather. the bulk of the comments suggested that DOE (the organization responsible for developing the license application) and NRC (the

authority responsible for the approval of the disposal facility) should make these decisions. We agree with this general theme; therefore, our rule does not specify that DOE must use a particular modeling approach to demonstrate compliance with the standards. We believe that DOE and NRC should avoid extreme assumptions and approaches and should identify and consider the inherent uncertainties in projecting performance in the regulatory process. More specifically for Yucca Mountain, we believe that it is necessary to avoid extreme modeling approaches. One example of an extreme modeling approach is assuming the transportation of releases from the repository through the natural barriers without mixing with other ground waters. In this regard we retained our recommendation that "reasonable expectation" be the standard used to assess repository performance. We have provided detail in the standards only to the extent needed to provide the context necessary to assure that the components of the standards are implemented in the manner we intended when we developed the standards. Ultimately, it is NRC's task to select and apply the appropriate measure to determine compliance with our standards.

13. Which Approach for Protecting Ground Water in the Vicinity of Yucca Mountain is the Most Reasonable? Is There Another Approach Which Would be Preferable and Reasonably Implementable? If so. Please Explain the Approach. Why It Is Preferable. and How It Could Be Implemented

Comments/Our Responses. We received public comments advising us of a variety of approaches towards protecting ground water in the vicinity of Yucca Mountain. Two primary approaches emerged. One group of public comments suggested that an allpathways. individual-dose standard, with no separate or specific ground water protection provisions, would be fully protective of the public health. On the other hand, a second set of public comments suggested that we should promulgate separate ground-water protection standards applicable to the Yucca Mountain disposal system. The final rule reflects the latter approach.

We believe as a matter of prudent policy that ground water protection standards are neither redundant nor unnecessary because they address specific aspects of natural resource protection not covered by the individual-protection standard. Rather, such standards are complementary to the public health and safety standards applicable to the Yucca Mountain disposal system. In particular, we consider ground water that is, or that could be, drinking water to be the most valuable ground water resource. We believe that it deserves the highest level of protection. At Yucca Mountain, water from the aquifer beneath the proposed repository currently serves as a source of drinking water in communities 20 to 30 km south of Yucca Mountain. This aquifer has the potential to supply drinking water to a substantially larger population than that presently in the area (NAS Report p. 92).

Over the years, many of our regulatory programs have incorporated the MCLs as an important part of our regulations related to both radioactive and nonradioactive wastes. This approach grew out of the development and implementation of our ground water protection strategy, "Protecting the Nation's Ground-Water: EPA's Strategy for the 1990s" ("the Strategy," Docket No. A-95-12, Item II-A-3). The use of ground water protection requirements, including the use of MCLs, is reflected in our regulations pertaining to hazardous waste disposal (40 CFR part 264), municipal waste disposal (40 CFR parts 257 and 258), underground injection control (UIC) (40 CFR parts 144, 146, and 148), and uranium mill tailings disposal (40 CFR part 192). We also have incorporated the MCLs into our generally applicable standards for the disposal of SNF. HLW, and TRU radioactive waste (40 CFR part 191) These generic regulations apply to the land disposal of these materials everywhere in the United States except at Yucca Mountain. Extending comparable ground-water protection standards to the proposed Yucca Mountain disposal system will assure reasonable and similar protections wherever the disposal of SNF. HLW, or TRU radioactive waste occurs in this country.

In our response to Question 15, we note our concerns related to adopting only an all-pathways individualprotection standard with no specific ground-water protection provisions. For a more detailed discussion of the issues associated with these two options (allpathways with and without separate ground water protection), please see the Response to Comments document.

14. Is the 10.000-year Compliance Period for Protecting the RMEI and Ground Water Reasonable or Should we Extend the Period to the Time of Peak Dose? If We Extend it. How Could NRC Reasonably Implement the Standards While Recognizing the Nature of the Uncertainties Involved in Projecting the Performance of the Disposal System Over Potentially Extremely Long Periods?

Comments/Our Responses. As discussed in the response to Question 8 above, comments both supported and questioned our compliance period for the RMEI and ground water protection standards. Commenters who supported the 10.000-year compliance period thought that this time period was "sufficient" and that it represented an appropriate balance between long-term coverage and implementability. These commenters agreed with us that, though it is possible to make longer-term calculations, such calculations should be used only for regulatory insight because of the considerable uncertainty involved in making the calculations. These comments support our rationale and choice of a 10,000-year compliance period for protecting the RMEI and ground water.

Numerous commenters suggested that we should extend the compliance period beyond 10,000 years for a variety of reasons. Foremost is that NAS suggested a compliance period extending up to the time of peak dose or risk, within the period of geologic stability for Yucca Mountain (i.e., up to one million years). Other commenters suggested that the compliance period should be comparable to the hazardous lifetime of the materials to be emplaced in the Yucca Mountain repository. As indicated in our response to Question 8 above and in section III.B.1.g. we have significant concerns relating to making meaningful projections of repository performance over the time periods implied by NAS's recommendations. These concerns extend to modeling the time to peak concentration to judge compliance with the ground water standards, which NAS did not explicitly consider. Modeling of exposure scenarios and climatic conditions very different from those experienced over the last 10,000 years, coupled with the potential for human evolutionary changes over such extended time frames, introduces tremendous uncertainties. This situation may result in making arbitrary assumptions in performance assessment modeling. rather than making informed choices based upon cautious, but reasonable. assumptions rooted in present-day

knowledge. Regarding the hazardous lifetime of the materials to be emplaced in the Yucca Mountain repository. it is true that there will be radioactive materials remaining after the end of the 10.000-year regulatory period. Nevertheless. the ability of a repository to isolate such long-lived radionuclides depends upon a variety of other factors. including the retardation characteristics of the whole hydrogeological system within and outside of the repository, the effectiveness of the engineered barriers. the characteristics and lifestyles associated with the potentially affected population, as well as the hazardous lifetime of the materials to be emplaced in the repository.

Although we received numerous comments suggesting that 10,000 years was insufficient as a compliance period. we received little in the way of suggestions regarding on how to reasonably implement standards covering these potentially very extended time periods. For example, one commenter suggested that we put the burden on NRC and DOE to develop methods to estimate, with some degree of certainty, the effects after 10,000 years without explaining how the agencies could achieve these results. Please note that NAS specifically addressed this matter (NAS Report, pp. 12-13):

"It might be possible that some of the current gaps in scientific knowledge and uncertainties that we have identified might be reduced by future research * * *. Conducting such an appraisal, however, should not be seen as a reason to slow down ongoing research and development programs, including geologic site characterization, or the process of establishing a standard to protect public health."

We agree with NAS's conclusion. We expect more information will be developed in the time between the promulgation of this rule and the NRC licensing decision to address some of the remaining uncertainties.

15. As Noted by NAS. Some Countries Have Individual-Protection Limits Higher Than We Have Proposed. In Addition. Other Federal Authorities Have suggested Higher Individual-dose Iimits With No Separate Protection of Ground Water. Therefore. We Request Comment Upon the Use of an Annual CEDE of 250 μSv (25 mrem) With No Separate Ground Water Protection. Including the Consistency of Such a Limit With Our Ground Water Protection Policy

Comments/Our Responses. Our promulgation of only an all-pathways. individual-protection standard. such as 25 mrem/yr. with no ground-water

32128

protection provisions, would provide no assurance that ground water resources will be protected adequately. The separate ground water protection standards in our rule will preserve the integrity of the ground-water resources in the vicinity of Yucca Mountain for present and future generations.

The all-pathways, individualprotection standard is the primary mechanism to protect public health from releases of radioactivity from the Yucca Mountain repository. We believe that an all-pathways limit, supplemented with ground water protection standards, provides complete public health protection and assures that ground water resources will be safe for use by future generations. In addition, the ground water resources in the vicinity of Yucca Mountain support a diverse agricultural community and important ecological systems (e.g., the endangered Devil's Hole pupfish).

We believe that separate ground water protection standards designed to protect the ground water resource in the vicinity of Yucca Mountain is a necessary element of our Yucca Mountain standards. Our decision to include separate ground water protection standards is a policy decision. As explained in section III.B.4 (How Does Our Rule Protect Ground Water?), we developed a ground water protection strategy to guide Agency programs in their efforts to prevent adverse effects on human health and the environment and in protecting the environmental integrity of the nation's ground water resources (see "The Strategy," Docket No. A-95-12, Item II-A-3). We have employed ground water protection programs and standards in a variety of regulatory programs for hazardous and non-hazardous waste. We also have incorporated ground water protection standards in our generally applicable disposal regulations for SNF. HLW, and TRU radioactive wastes (see 40 CFR part 191), and implemented them at WIPP. Incorporation of ground water standards in our overall Yucca Mountain standards provides consistency with other Agency programs and assures consistent protection wherever SNF. HLW, and TRU radioactive waste may be disposed of in this country.

We believe that both ground-water protection standards, incorporating the MCLs to protect ground-water resources, and an individual-protection standard, as embodied in an all-pathways standard, are complementary and necessary to provide adequate public health protection and protection of an invaluable national natural resource. For a more detailed discussion of the

issues associated with the options for the individual-protection standard and the ground-water protection standards, please see the Response to Comments document.

16. We Are Proposing To Require. in the Individual-Protection Standard. That DOE Must Project the Disposal System's Performance After 10.000 Years. Are the Specified Uses of the Projections Appropriate and Adequate?

Comments/Our Responses. Some comments supporting our 10,000-year compliance period also endorsed the idea that projections of the disposal system's performance beyond 10,000 years would, among other things, be fraught with greater uncertainties and would not necessarily provide greater public health protection. A few comments supported our requirement that DOE project doses beyond 10,000 years and include the results of these projections in the Yucca Mountain EIS. In addition, a few comments suggested that any post-10.000-year projection should serve only to provide "regulatory insight."

Comments supporting the use of a post-10,000-year projection for regulatory purposes cited the long-term hazard posed by the wastes planned for Yucca Mountain, the need to protect future generations, and the possibility that the individual doses would exceed our standard in the post-10,000-year time frame. As indicated in our response to Question 8 above. we considered these and other issues in determining that a 10,000-year compliance period is most appropriate. This compliance period is protective, meaningful, and practical to implement. By also including a post-10,000-year dose assessment in the EIS, which provides more complete information on long-term performance, we believe a robust disposal system protective for time periods beyond 10.000 years will result.

In considering the appropriate use of the post-10,000-year dose assessment, we have had to balance these very difficult issues. It is possible to set computer models to run for time periods beyond 10.000 years; however, this approach does not necessarily result in an equal or higher level of confidence that the exposed individuals will be protected. As numerous comments pointed out, it is likely that such results will contain greater uncertainties. We agree with these comments. Yet, despite these greater uncertainties, such assessments can be somewhat informative though not necessarily reliable dose predictions. We note. for example. the considerations that

supported Sweden's proposed regulations for SNF and nuclear waste ("The Swedish Radiation Protection Institute's Proposed Regulations Concerning the Final Management of Spent Nuclear Fuel or Nuclear Waste," SSI Report 97:07, May 1997, Docket No. A-95-12, Item V-A-11). Regarding long-term assessments (beyond 1,000 years), such studies "do not mean that the full protective capacity of the repository can be forecasted, e.g., on the scale of a million years into the future. However, studies of such (repository) subsystems can provide valuable information without actually being considered as a prediction of doses to living organisms' (Id. at 11). We believe that requiring DOE to include a post-10.000-year dose assessment in the EIS is an appropriate means to address the issues associated with such long-term impacts. We note that in our proposal, we stated that "NRC is not to use" post-10.000-year results in assessing compliance with the individualprotection standard. However, in its comments on our proposal, NRC stated that, if DOE uses post-10,000-year results to bolster its compliance case, "the Commission should not be constrained from considering such information" (Docket No. A-95-12, Item II–D–92). We agree. At the very least, more complete information on longterm disposal system performance will be available. In addition, during this time, the repository design will become more clearly defined by new information. For more extensive discussions of this issue, please see our response to Question 8 above and the Response to Comments document.

VI. Severability

As discussed above at Section III.B.1, the purpose of the Individual Protection Standard is to protect public health and safety. As discussed in Section III.B.4, the Ground Water Protection Standard serves two purposes. First, it protects the ground water resource. Second, by protecting that resource, the Ground Water Protection Standard also furthers the goal of public health and safety. Consistent with the recommendations of the National Academy of Sciences, the Individual Protection Standard is adequate in itself to protect public health and safety. In addition, EPA is adopting the Ground Water Protection Standard in its discretion in order to provide additional protection to the vital ground water resource, and in so doing, is also providing an extra measure of public health and safety protection. Thus, notwithstanding that the Individual Protection and Ground Water Standards have coincident

compliance points and, as implemented by NRC, may have other similarities, these two provisions are wholly severable.

VI. Regulatory Analyses

A. Executive Order 12866

Under Executive Order 12866 [58 Federal Register 51735 (October 4, 1993)], the Agency must determine whether the regulatory action is "significant" and therefore subject to review by the Office of Management and Budget (OMB) and the requirements of the Executive Order. Executive Order 12866 defines a "significant regulatory action" as one that is likely to result in a rule that may:

(1) Have an annual effect upon the economy of \$100 million or more or adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or state, local, or tribal governments or communities:

(2) Create a serious inconsistency or otherwise interfere with an action taken or planned by another agency;

(3) Materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or

(4) Raise novel legal or policy issues arising out of legal mandates, the President's priorities, or the principles set forth in the Executive Order.

In accordance with the terms of Executive Order 12866, EPA determined that this rule is a "significant regulatory action" because it raises novel legal or policy issues arising out of the specific legal mandate of Section 801 of the Energy Policy Act of 1992. Thus, this action was submitted to OMB for review.

In accordance with the terms of Executive Order 12866, EPA determined that this rule is a "significant regulatory action" because it raises novel legal or policy issues arising out of the specific legal mandate of Section 801 of the Energy Policy Act of 1992. Thus, this action was submitted to OMB for review. Any changes to the rule that were made in response to OMB suggestions or recommendations have been documented in the public record.

B. Executive Order 12898

Executive Order 12898, "Federal Actions to Address Environmental Justice in Minority Populations And Low-income Populations (Environmental Justice)," directs us to incorporate environmental justice as part of our overall mission by identifying and addressing disproportionately high and adverse human health and environmental effects

of programs, policies, and activities upon minority populations and lowincome populations.

We find no disproportionate impact in the outcome of this rulemaking. No plan has thus been devised to address a disproportionate impact.

C. Executive Order 13045

Executive Order 13045, "Protection of Children from Environmental Health Risks and Safety Risks," (62 FR 19885, April 23, 1997) applies to any rule that (1) is determined to be "economically significant" as defined under Executive Order 12866, and (2) concerns an environmental health or safety risk that we have reason to believe may have a disproportionate effect upon children. If the regulatory action meets both criteria, we must evaluate the environmental health or safety effects of the planned rule upon children, and explain why the planned regulation is preferable to other potentially effective and reasonably feasible alternatives that we considered.

As discussed in the preamble in sections II.C and III.B.1.a, the primary risk factor considered in our risk assessment is incidence of fatal cancer. We have derived a risk value for the onset of fatal cancer that considers children, since it is an overall average risk value (see Chapter 6 of the BID for more details) that includes all ages from birth onward, all exposure pathways, both genders, and most radionuclides. We do note that the risk factor does not include the fetus. However, we believe that the risk of fatal cancer per unit dose incurred by the unborn is similar to that for those who have been born, but the exposure period is very short compared to the rest of the individual's average lifetime, so the risk of fatal cancer to the unborn is proportionately lower and does not have a significant impact upon the overall risk of fatal cancer incurred by an individual over a lifetime. (See Chapter 6 of the BID for more discussion of the risk of fatal cancer resulting from in utero exposure.)

Therefore, this final rule is not subject to Executive Order 13045 because we do not have reason to believe the environmental health risks or safety risks addressed by this action present a disproportionate risk to children.

D. Executive Order 13084

On January 1. 2001, Executive Order 13084 was superseded by Executive Order 13175. However, this rule was developed when Executive Order 13084 was still in force, and so tribal considerations were addressed under Executive Order 13084.

Under Executive Order 13084, "Consultation and Coordination with Indian Tribal Governments," we may not issue a regulation that is not required by statute, that significantly or uniquely affects the communities of Indian tribal governments, and that imposes substantial direct compliance costs upon those communities, unless the Federal government provides the funds necessary to pay the direct compliance costs incurred by the tribal governments, or we consult with those governments. If we comply by consulting, Executive Order 13084 requires us to provide to OMB, in a separately identified section of the preamble to the rule, a description of the extent of our prior consultation with representatives of affected tribal governments, a summary of the nature of their concerns, and a statement supporting the need to issue the regulation. In addition, Executive Order 13084 requires us to develop an effective process permitting elected officials and other representatives of Indian tribal governments "to provide meaningful and timely input in the development of regulatory policies on matters that significantly or uniquely affect their communities.

The radiological protection standards promulgated by today's rule are applicable solely and exclusively to the Department of Energy's potential storage and disposal facility at Yucca Mountain. Therefore, this rule does not significantly or uniquely affect the communities of Indian tribal governments, nor does it impose any direct compliance costs on such communities. Accordingly, the requirements of section 3(b) of Executive Order 13084 do not apply to this rule.

E. Executive Order 13132

Executive Order 13132, entitled "Federalism" (64 FR 43255, August 10, 1999), requires EPA to develop an accountable process to ensure meaningful and timely input by State and local officials in the development of regulatory policies that have federalism implications." "Policies that have federalism implications" is defined in the Executive Order to include regulations that have "substantial direct effects on the States. on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government." This final rule does not have

This final rule does not have federalism implications. It will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government, as specified in Executive Order 13132. Thus, Executive Order 13132 does not apply to this rule. Nonetheless, in developing its proposed rule EPA held public meetings in Nevada and Washington, D.C. during which comment was received from and discussions were had with representatives from the State of Nevada and various county officials. EPA also had informal meetings with State and local officials to apprise them of the status of the rulemaking.

F. National Technology Transfer and Advancement Act

Section 12(d) of the National Technology Transfer and Advancement Act of 1995 (NTTAA), Public Law 104-113, section 12(d) (15 U.S.C. 272 note) directs us to use voluntary consensus standards in our regulatory activities unless to do so would be inconsistent with applicable law or otherwise impractical. Voluntary consensus standards are technical standards (e.g., materials specifications, test methods, sampling procedures, and business practices) that are developed or adopted by voluntary consensus standards bodies. The NTTAA directs us to provide Congress, through OMB, explanations when we decide not to use available and applicable voluntary consensus standards.

In our proposal, we requested public comment on potentially applicable voluntary consensus standards that would be appropriate for inclusion in the Yucca Mountain rule. We received no comments on this aspect of the rule. The closest analogy to consensus standards for radioactive waste disposal facilities are our regulations at 40 CFR part 191. As discussed above in this preamble, Congress expressly prohibited the application of the 40 CFR part 191 standards to the Yucca Mountain disposal facility, and, therefore, the standards promulgated today are sitespecific standards developed solely for application to the Yucca Mountain disposal facility.

G. Paperwork Reduction Act

We have determined that this rule contains no information collection requirements within the scope of the Paperwork Reduction Act. 42 U.S.C. 3501–20.

H. Regulatory Flexibility Act (RFA), as amended by the Small Business Regulatory Enforcement Fairness Act of 1996 (SBREFA), 5 U.S.C. 601 et seq

The Congressional Review Act, 5 U.S.C. 801 *et seq.*, as added by the Small Business Regulatory Enforcement Fairness Act of 1996, generally provides

that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. Section 804, however, exempts from section 801 the following types of rules: rules of particular applicability; rules relating to agency management or personnel; and rules of agency organization. procedure, or practice that do not substantially affect the right or obligations of nonagency parties. (5 U.S.C. 804(3)) The EPA is not required to submit a rule report regarding today's action under section 801 because this is a rule of particular applicability.

I. Unfunded Mandates Reform Act

Title II of the Unfunded Mandates Reform Act of 1995 (UMRA, Public Law 104–4) establishes requirements for Federal agencies to assess the effects of their regulatory actions upon state, local, and tribal governments and the private sector. Under section 202 of UMRA, we generally must prepare a written statement, including a costbenefit analysis, for proposed and final rules with "Federal mandates" that may result in expenditures by state, local, and tribal governments. in the aggregate, or to the private sector. of \$100 million or more in any one year. Before we promulgate a rule for which a written statement is needed, section 205 of UMRA generally requires us to identify and consider a reasonable number of regulatory alternatives and adopt the least costly, most cost-effective, or least burdensome alternative that achieves the objectives of the rule. The provisions of section 205 do not apply when they are inconsistent with applicable law. Moreover. section 205 allows us to adopt an alternative other than the least costly, most cost-effective. or least burdensome if the Administrator publishes with the final rule an explanation as to why that alternative was not adopted. Before we establish any regulatory requirements that significantly or uniquely affect small governments, including tribal governments, we must develop, under section 203 of UMRA, a smallgovernment-agency plan. The plan must provide for notifying potentially affected small governments. enabling officials of affected small governments to have meaningful and timely input into the development of regulatory proposals with significant Federal intergovernmental mandates, and informing, educating, and advising small governments on compliance with the regulatory requirements.

Today's rule contains no Federal mandates (under the regulatory provisions of Title II of UMRA) for State, local, or tribal governments or the private sector. The final rule promulgates radiological protection standards applicable solely and exclusively to the Department of Energy's potential storage and disposal facility at Yucca Mountain. The rule imposes no enforceable duty on any State, local or tribal governments or the private sector. Thus, today's rule is not subject to the requirements of sections 202 and 205 of UMRA.

I. Executive Order 13211

Executive Order 13211, "Actions **Concerning Regulations That** Significantly Affect Energy Supply. Distribution, or Use," (66 FR 28355 (May 22, 2001)), provides that agencies shall prepare and submit to the Administrator of the Office of Information and Regulatory Affairs, Office of Management and Budget, a Statement of Energy Effects for certain actions identified as "significant energy actions." Section 4(b) of Executive Order 13211 defines "significant energy actions" as "any action by an agency (normally published in the Federal Register) that promulgates or is expected to lead to the promulgation of a final rule or regulation, including notices of inquiry, advance notices of proposed rulemaking, and notices of proposed rulemaking: (1)(i) That is a significant regulatory action under Executive Order 12866 or any successor order, and (ii) is likely to have a significant adverse effect on the supply, distribution, or use of energy; or (2) that is designated by the Administrator of the Office of Information and Regulatory Affairs as a significant energy action.'

We have not prepared a Statement of Energy Effects because this rule is not a significant energy action, as defined in Executive Order 13211. While this rule is a significant regulatory action under Executive Order 12866, we have determined that it is not likely to have an adverse effect on the supply, distribution. or use of energy.

List of Subjects in 40 CFR Part 197

Environmental protection, High-level radioactive waste Nuclear energy, Radiation protection, Radionuclides, Spent nuclear fuel, Uranium, Waste treatment and disposal.

Dated: June 5, 2001.

Christine Todd Whitman,

Administrator.

The Environmental Protection Agency is adding a new part 197 to Subchapter F of Chapter I, title 40 of the Code of Federal Regulations, as follows: Subchapter F-Radiation Protection Programs

PART 197-PUBLIC HEALTH AND ENVIRONMENTAL RADIATION PROTECTION STANDARDS FOR YUCCA MOUNTAIN, NEVADA

Subpart A-Public Health and Environmental Standards for Storage

- Sec.
- What does subpart A cover? 197.1
- What definitions apply in subpart A? 197.2
- How is subpart A implemented? 197.3
- What standard must DOE meet? 197.4
- When will this part take effect? 197.5

Subpart B-Public Health and Environmental Standards for Disposal

- What does subpart B cover? 197.11
- What definitions apply in subpart B? 197.12
- How is subpart B implemented? 197.13
- What is a reasonable expectation? 197.14
- 197.15 How must DOE take into account
- the changes that will occur during the 10.000 years after disposal?

Individual-Protection Standard

- 197.20 What standard must DOE meet?
- 197.21 Who is the reasonably maximally exposed individual?

Human-Intrusion Standard 197.25 What standard must DOE meet?

197.26 What are the circumstances of the human intrusion?

Ground Water Protection Standards

197.30 What standards must DOE meet? 197.31 What is a representative volume?

Additional Provisions

- 197.35 What other projections must DOE make?
- 197.36 Are there limits on what DOE must consider in the performance assessments?
- 197.37 Can EPA amend this rule?
- 197.38 Are The Individual Protection and Ground Water Protection Standards Severable?

Authority: Sec. 801. Pub. L. 102-486. 106 Stat. 2921. 42 U.S.C. 10141 n.

Subpart A—Public Health and Environmental Standards for Storage

§ 197.1 What does subpart A cover?

This subpart covers the storage of radioactive material by DOE in the Yucca Mountain repository and on the Yucca Mountain site.

§ 197.2 What definitions apply in subpart A?

Annual committed effective dose equivalent means the effective dose equivalent received by an individual in one year from radiation sources external to the individual plus the committed effective dose equivalent.

Committed effective dose equivalent means the effective dose equivalent

received over a period of time (e.g., 30 years,), as determined by NRC, by an individual from radionuclides internal to the individual following a one-year intake of those radionuclides.

DOE means the Department of Energy.

Effective dose equivalent means the sum of the products of the dose equivalent received by specified tissues following an exposure of, or an intake of radionuclides into, specified tissues of the body, multiplied by appropriate weighting factors.

EPA means the Environmental Protection Agency.

General environment means everywhere outside the Yucca Mountain site, the Nellis Air Force Range, and the Nevada Test Site.

High-level radioactive waste means: (1) The highly radioactive material

resulting from the reprocessing of spent nuclear fuel, including liquid waste produced directly in reprocessing and any solid material derived from such liquid waste that contains fission products in sufficient concentrations; and

(2) Other highly radioactive material that the Commission, consistent with existing law, determines by rule requires permanent isolation.

Member of the public means anyone who is not a radiation worker for purposes of worker protection.

NRC means the Nuclear Regulatory Commission.

Radioactive material means matter composed of or containing radionuclides subject to the Atomic Energy Act of 1954, as amended (42 U.S.C. 2014 et seq.). Radioactive material includes, but is not limited to. high-level radioactive waste and spent nuclear fuel.

Spent nuclear fuel means fuel that has been withdrawn from a nuclear reactor following irradiation, the constituent elements of which have not been separated by reprocessing.

Storage means retention (and any associated activity, operation, or process necessary to carry out successful retention) of radioactive material with the intent or capability to readily access or retrieve such material.

Yucca Mountain repository means the excavated portion of the facility constructed underground within the Yucca Mountain site.

Yucca Mountain site means: (1) The site recommended by the

Secretary of DOE to the President under section 112(b)(1)(B) of the Nuclear Waste Policy Act of 1982 (42 U.S.C. 10132(b)(1)(B)) on May 27, 1986; or

(2) The area under the control of DOE for the use of Yucca Mountain activities at the time of licensing, if the site

designated under the Nuclear Waste Policy Act is amended by Congress prior to the time of licensing.

§197.3 How is subpart A implemented?

The NRC implements this subpart A. The DOE must demonstrate to NRC that normal operations at the Yucca Mountain site will and do occur in compliance with this subpart before NRC may grant or continue a license for DOE to receive and possess radioactive material within the Yucca Mountain site.

§ 197.4 What standard must DOE meet?

The DOE must ensure that no member of the public in the general environment receives more than an annual committed effective dose equivalent of 150 microsieverts (15 millirems) from the combination of:

(a) Management and storage (as defined in 40 CFR 191.2) of radioactive material that:

(1) Is subject to 40 CFR 191.3(a); and (2) Occurs outside of the Yucca Mountain repository but within the

Yucca Mountain site; and

(b) Storage (as defined in § 197.2) of radioactive material inside the Yucca Mountain repository.

§ 197.5 When will this part take effect?

The standards in this part take effect on July 13, 2001.

Subpart B-Public Health and **Environmental Standards for Disposal**

§ 197.11 What does subpart B cover?

This subpart covers the disposal of radioactive material in the Yucca Mountain repository by DOE.

§ 197.12 What definitions apply in subpart **B**?

All definitions in subpart A of this part and the following:

Accessible environment means any point outside of the controlled area, includine:

(1) The atmosphere (including the atmosphere above the surface area of the controlled area);

- (2) Land surfaces;
- (3) Surface waters;
- (4) Oceans; and
- (5) The lithosphere.

Aquifer means a water-bearing underground geological formation, group of formations, or part of a formation (excluding perched water bodies) that can yield a significant amount of ground water to a well or spring.

Barrier means any material, structure, or feature that, for a period to be determined by NRC, prevents or substantially reduces the rate of

movement of water or radionuclides from the Yucca Mountain repository to the accessible environment, or prevents the release or substantially reduces the release rate of radionuclides from the waste. For example, a barrier may be a geologic feature, an engineered structure, a canister, a waste form with physical and chemical characteristics that significantly decrease the mobility of radionuclides, or a material placed over and around the waste, provided that the material substantially delays movement of water or radionuclides.

Controlled area means:

(1) The surface area, identified by passive institutional controls, that encompasses no more than 300 square kilometers. It must not extend farther:

(a) South than 36° 40' 13.6661" north latitude, in the predominant direction of ground water flow; and

(b) Than five kilometers from the repository footprint in any other direction; and

(2) The subsurface underlying the surface area.

Disposal means the emplacement of radioactive material into the Yucca Mountain disposal system with the intent of isolating it for as long as reasonably possible and with no intent of recovery, whether or not the design of the disposal system permits the ready recovery of the material.

Disposal of radioactive material in the Yucca Mountain disposal system begins when all of the ramps and other openings into the Yucca Mountain repository are sealed.

Ground water means water that is below the land surface and in a saturated zone.

Human intrusion means breaching of any portion of the Yucca Mountain disposal system, within the repository footprint, by any human activity.

Passive institutional controls means:

(1) Markers, as permanent as practicable, placed on the Earth's surface;

 (2) Public records and archives;
 (3) Government ownership and regulations regarding land or resource

use: and (4) Other reasonable methods of

preserving knowledge about the location. design, and contents of the Yucca Mountain disposal system.

Peak dose means the highest annual committed effective dose equivalent projected to be received by the reasonably maximally exposed individual.

Performance assessment means an analysis that:

(1) Identifies the features. events, processes. (except human intrusion). and sequences of events and processes

(except human intrusion) that might affect the Yucca Mountain disposal system and their probabilities of occurring during 10,000 years after disposal;

(2) Examines the effects of those features, events, processes, and sequences of events and processes upon the performance of the Yucca Mountain disposal system; and

(3) Estimates the annual committed effective dose equivalent incurred by the reasonably maximally exposed individual, including the associated uncertainties, as a result of releases caused by all significant features, events, processes, and sequences of events and processes, weighted by their probability of occurrence.

Period of geologic stability means the time during which the variability of geologic characteristics and their future behavior in and around the Yucca Mountain site can be bounded, that is, they can be projected within a reasonable range of possibilities.

Plume of contamination means that volume of ground water in the predominant direction of ground water flow that contains radioactive contamination from releases from the Yucca Mountain repository. It does not include releases from any other potential sources on or near the Nevada Test Site.

Repository footprint means the outline of the outermost locations of where the waste is emplaced in the Yucca Mountain repository.

Slice of the plume means a crosssection of the plume of contamination with sufficient thickness parallel to the prevalent direction of flow of the plume that it contains the representative volume.

Total dissolved solids means the total dissolved (filterable) solids in water as determined by use of the method specified in 40 CFR part 136.

Undisturbed performance means that human intrusion or the occurrence of unlikely natural features, events, and processes do not disturb the disposal system.

Undisturbed Yucca Mountain disposal system means that the Yucca Mountain disposal system is not affected by human intrusion.

Waste means any radioactive material emplaced for disposal into the Yucca Mountain repository.

Well-copture zone means the volume from which a well pumping at a defined rate is withdrawing water from an aquifer. The dimensions of the wellcapture zone are determined by the pumping rate in combination with aquifer characteristics assumed for calculations, such as hydraulic

conductivity, gradient, and the screened interval.

Yucca Mountain disposal system means the combination of underground engineered and natural barriers within the controlled area that prevents or substantially reduces releases from the waste.

§ 197.13 How is subpart B implemented?

The NRC implements this subpart B. The DOE must demonstrate to NRC that there is a reasonable expectation of compliance with this subpart before NRC may issue a license. In the case of the specific numerical requirements in § 197.20 of this subpart, and if performance assessment is used to demonstrate compliance with the specific numerical requirements in §§ 197.25 and 197.30 of this subpart, NRC will determine compliance based upon the mean of the distribution of projected doses of DOE's performance assessments which project the performance of the Yucca Mountain disposal system for 10,000 years after disposal.

§ 197.14 What is a reasonable expectation?

Reasonable expectation means that NRC is satisfied that compliance will be achieved based upon the full record before it. Characteristics of reasonable expectation include that it:

(a) Requires less than absolute proof because absolute proof is impossible to attain for disposal due to the uncertainty of projecting long-term performance;

(b) Accounts for the inherently greater uncertainties in making long-term projections of the performance of the Yucca Mountain disposal system;

(c) Does not exclude important parameters from assessments and analyses simply because they are difficult to precisely quantify to a high degree of confidence; and

(d) Focuses performance assessments and analyses upon the full range of defensible and reasonable parameter distributions rather than only upon extreme physical situations and parameter values.

§ 197.15 How must DOE take into account the changes that will occur during the next 10,000 years after disposal?

The DOE should not project changes in society, the biosphere (other than climate), human biology, or increases or decreases of human knowledge or technology. In all analyses done to demonstrate compliance with this part, DOE must assume that all of those factors remain constant as they are at the time of license application submission to NRC. However, DOE must vary factors related to the geology, hydrology, and climate based upon cautious, but reasonable assumptions of the changes in these factors that could affect the Yucca Mountain disposal system over the next 10,000 years.

Individual-Protection Standard

§ 197.20 What standard must DOE meet?

The DOE must demonstrate, using performance assessment, that there is a reasonable expectation that, for 10,000 years following disposal, the reasonably maximally exposed individual receives no more than an annual committed effective dose equivalent of 150 microsieverts (15 millirems) from releases from the undisturbed Yucca Mountain disposal system. The DOE's analysis must include all potential pathways of radionuclide transport and exposure.

§ 197.21 Who is the reasonably maximally exposed individual?

The reasonably maximally exposed individual is a hypothetical person who meets the following criteria:

(a) Lives in the accessible environment above the highest concentration of radionuclides in the plume of contamination;

(b) Has a diet and living style representative of the people who now reside in the Town of Amargosa Valley. Nevada. The DOE must use projections based upon surveys of the people residing in the Town of Amargosa Valley, Nevada, to determine their current diets and living styles and use the mean values of these factors in the assessments conducted for §§ 197.20 and 197.25; and

(c) Drinks 2 liters of water per day from wells drilled into the ground water

at the location specified in paragraph (a) of this section.

Human-Intrusion Standard

§ 197.25 What standard must DOE meet?

The DOE must determine the earliest time after disposal that the waste package would degrade sufficiently that a human intrusion (see § 197.26) could occur without recognition by the drillers. The DOE must:

(a) If complete waste package penetration is projected to occur at or before 10,000 years after disposal:

(1) Demonstrate that there is a reasonable expectation that the reasonably maximally exposed individual receives no more than an annual committed effective dose equivalent of 150 microsieverts (15 millirems) as a result of a human intrusion, at or before 10,000 years after disposal. The analysis must include all potential environmental pathways of radionuclide transport and exposure: and

(2) If exposures to the reasonably maximally exposed individual occur more than 10,000 years after disposal, include the results of the analysis and its bases in the environmental impact statement for Yucca Mountain as an indicator of long-term disposal system performance; and

(b) Include the results of the analysis and its bases in the environmental impact statement for Yucca Mountain as an indicator of long-term disposal system performance, if the intrusion is not projected to occur before 10.000 years after disposal.

§ 197.26 What are the circumstances of the human intrusion?

For the purposes of the analysis of human intrusion, DOE must make the following assumptions:

(a) There is a single human intrusion as a result of exploratory drilling for ground water;

(b) The intruders drill a borehole directly through a degraded waste package into the uppermost aquifer underlying the Yucca Mountain repository;

(c) The drillers use the common techniques and practices that are currently employed in exploratory drilling for ground water in the region surrounding Yucca Mountain;

(d) Careful sealing of the borehole does not occur. instead natural degradation processes gradually modify the borehole;

(e) Only releases of radionuclides that occur as a result of the intrusion and that are transported through the resulting borehole to the saturated zone are projected; and

(f) No releases are included which are caused by unlikely natural processes and events.

Ground Water Protection Standards

§ 197.30 What standards must DOE meet?

The DOE must demonstrate that there is a reasonable expectation that, for 10,000 years of undisturbed performance after disposal. releases of radionuclides from waste in the Yucca Mountain disposal system into the accessible environment will not cause the level of radioactivity in the representative volume of ground water to exceed the limits in the following Table 1:

TABLE 1LIMITS	ON RADIONUCLIDES I	N THE	REPRESENTATIVE VOLUM	E

Radionuclide or type of radiation emitted	Limit	Is natural back- ground in- cluded?
Combined radium-226 and radium-228 Gross alpha activity (including radium-226 but excluding radon and uranium). Combined beta and photon emitting radionuclides	 5 picocuries per liter	Yes. Yes. No.

§ 197.31 What is a representative volume?

(a) It is the volume of ground water that would be withdrawn annually from an aquifer containing less than 10.000 milligrams of total dissolved solids per liter of water to supply a given water demand. The DOE must project the concentration of radionuclides released from the Yucca Mountain disposal system that will be in the representative volume. The DOE must then use the projected concentrations to demonstrate a reasonable expectation to NRC that the Yucca Mountain disposal system complies with § 197.30. The DOE must make the following assumptions concerning the representative volume:

(1) It includes the highest concentration level in the plume of

contamination in the accessible environment;

(2) Its position and dimensions in the aquifer are determined using average hydrologic characteristics which have cautious, but reasonable, values representative of the aquifers along the radionuclide migration path from the Yucca Mountain repository to the accessible environment as determined by site characterization; and

(3) It contains 3,000 acre-feet of water (about 3,714,450,000 liters or 977,486,000 gallons).

(b) The DOE must use one of two alternative methods for determining the dimensions of the representative volume. The DOE must propose its chosen method, and any underlying assumptions, to NRC for approval.

(1) The DOE may calculate the dimensions as a well-capture zone. If DOE uses this approach, it must assume that the:

(i) Water supply well(s) has (have) characteristics consistent with public water supply wells in the Town of Amargosa Valley, Nevada, for example, well-bore size and length of the screened intervals;

(ii) Screened interval(s) include(s) the highest concentration in the plume of contamination in the accessible environment; and

(iii) Pumping rates and the placement of the well(s) must be set to produce an annual withdrawal equal to the representative volume and to tap the highest concentration within the plume of contamination.

(2) The DOE may calculate the dimensions as a slice of the plume. If DOE uses this approach, it must:

(i) Propose to NRC, for its approval, where the location of the edge of the plume of contamination occurs. For example, the place where the concentration of radionuclides reaches 0.1% of the level of the highest concentration in the accessible environment;

(ii) Assume that the slice of the plume is perpendicular to the prevalent direction of flow of the aquifer; and

(iii) Assume that the volume of ground water contained within the slice of the plume equals the representative volume.

Additional Provisions

§ 197.35 What other projections must DOE make?

To complement the results of § 197.20, DOE must calculate the peak dose of the reasonably maximally exposed individual that would occur after 10,000 years following disposal but within the period of geologic stability. No regulatory standard applies to the results of this analysis; however. DOE must include the results and their bases in the environmental impact statement for Yucca Mountain as an indicator of long-term disposal system performance.

§ 197.36 Are there limits on what DOE must consider in the performance assessments?

Yes. The DOE's performance assessments shall not include consideration of very unlikely features, events. or processes, i.e., those that are estimated to have less than one chance in 10,000 of occurring within 10,000 years of disposal. The NRC shall exclude unlikely features. events, and processes, or sequences of events and processes from the assessments for the human intrusion and ground water protection standards. The specific probability of the unlikely features, events, and processes is to be specified by NRC. In addition, unless otherwise specified in NRC regulations, DOE's performance assessments need not evaluate. the impacts resulting from any features, events, and processes or sequences of events and processes with a higher chance of occurrence if the results of the performance assessments would not be changed significantly.

§ 197.37 Can EPA amend this rule?

Yes. We can amend this rule by conducting another notice-andcomment rulemaking. Such a rulemaking must include a public comment period. Also, we may hold one or more public hearings, if we receive a written request to do so.

§ 197.38 Are The Individual Protection and Ground Water Protection Standards Severable?

Yes. The individual protection and ground water protection standards are severable.

[FR Doc. 01-14626 Filed 6-8-01: 2:05 pm] BILLING CODE 6560-50-P



Ch. 108 REPOSITORIES

take precedence over any similar applications or requests not related to such repositories.

(2) The provisions of paragraph (1) shall not apply to any certificate, right-of-way, permit, lease, or other authorization issued or granted by, or requested from, the Commission.

(b) Terms of authorizations

Any authorization issued or granted pursuant to subsection (a) of this section shall include such terms and conditions as may be required by law, and may include terms and conditions permitted by law.

(Pub.L. 97-425, Title I, § 120, Jan. 7, 1983, 96 Stat. 2227.)

HISTORICAL AND STATUTORY NOTES

Revision Notes and Legislative Reports

1983 Acts. House Report No. 97-491, see 1982 U.S. Code Cong. and Adm. News, p. 3792.

LIBRARY REFERENCES

American Digest System

Environmental protection and health regulations generally; disposition of nuclear waste, see Health and Environment \$\$25.5(5.5, 7).

Powers and duties of federal officers, agents, and employees generally, see United States ⇔40, 41.

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Powers and duties of federal officers, agents, and employees generally, see C.J.S. United States § 38 et seq.

WESTLAW ELECTRONIC RESEARCH

Health and environment cases: 199k[add key number]. United States cases: 393k[add key number]. See, also, WESTLAW guide following the Explanation pages of this volume.

§ 10141. Certain standards and criteria

(a) Environmental Protection Agency standards

Not later than 1 year after January 7, 1983, the Administrator, pursuant to authority under other provisions of law, shall, by rule, promulgate generally applicable standards for protection of the general environment from offsite releases from radioactive material in repositories.

(b) Commission requirements and criteria

(1)(A) Not later than January 1, 1984, the Commission, pursuant to authority under other provisions of law, shall, by rule, promulgate

technical requirements and criteria that it will apply, under the Atomic Energy Act of 1954 (42 U.S.C. 2011 et seq.) and the Energy Reorganization Act of 1974 (42 U.S.C. 5801 et seq.), in approving or disapproving—

(i) applications for authorization to construct repositories;

(ii) applications for licenses to receive and possess spent n_u . clear fuel and high-level radioactive waste in such repositories; and

(iii) applications for authorization for closure and decommissioning of such repositories.

(B) Such criteria shall provide for the use of a system of multiple barriers in the design of the repository and shall include such restrictions on the retrievability of the solidified high-level radioactive waste and spent fuel emplaced in the repository as the Commission deems appropriate.

(C) Such requirements and criteria shall not be inconsistent with any comparable standards promulgated by the Administrator under subsection (a) of this section.

(2) For purposes of this chapter, nothing in this section shall be construed to prohibit the Commission from promulgating requirements and criteria under paragraph (1) before the Administrator promulgates standards under subsection (a) of this section. If the Administrator promulgates standards under subsection (a) of this section after requirements and criteria are promulgated by the Commission under paragraph (1), such requirements and criteria shall be revised by the Commission if necessary to comply with paragraph (1)(C).

(c) Environmental impact statement

The promulgation of standards or criteria in accordance with the provisions of this section shall not require the preparation of an environmental impact statement under section 102(2)(C) of the National Environmental Policy Act of 1969 (42 U.S.C. 4332(2)(C)), or to require any environmental review under subparagraph (E) or (F) of section 102(2) of such Act.

(Pub.L. 97-425, Title I, § 121, Jan. 7, 1983, 96 Stat. 2228.)

HISTORICAL AND STATUTORY NOTES

Revision Notes and Legislative Reports 1983 Acts. House Report No. 97-491, see 1982 U.S. Code Cong. and Adm. News, p. 3792.

References in Text

The Atomic Energy Act of 1954, referred to in subsec. (b)(1)(A), is Act Aug. 30, 1954, c. 1073, 68 Stat. 921, as amended, which is classified generally to chapter 23 (section 2011 et seq.) of this title. For complete classification of this Act to the Code, see Short Title of 1954 Acts note set out under section 2011 of this title and Tables.

Ch. 108 REPOSITORIES

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The Energy Reorganization Act of 1974, referred to in subsec. (b)(1)(A), is Pub.L. 93-438, Oct. 11, 1974, 88 Stat. 1233, as amended, which is classified principally to chapter 73 (section 5801 et seq.) of this title. For complete classification of this Act to the Code, see Short Title of 1974 Acts note set out under section 5801 of this title and Tables.

The National Environmental Policy Act of 1969, referred to in subsec. (c), is Pub.L. 91–190, Jan. 1, 1970, 83 Stat. 852, as amended, which is classified generally to chapter 55 (section 4321 et seq.) of this title. Section 102 of such Act is classified to section 4332 of this title. For complete classification of this Act to the Code, see Short Title of 1970 Acts note set out under section 4321 of this title and Tables.

Nuclear Waste Storage and Disposal at Yucca Mountain Site

Pub.L. 102–486, Title VIII, § 801, Oct. 24, 1992, 106 Stat. 2921, provided that:

"(a) Environmental Protection Agency standards.—

(1) Promulgation.-Notwithstanding the provisions of section 121(a) of the Nuclear Waste Policy Act of 1982 (42 U.S.C. 10141(a) [subsec. (a) of this section]), section 161 b. of the Atomic Energy Act of 1954 (42 U.S.C. 2201(b) [section 2201(b) of this title]), and any other authority of the Administrator of the Environmental Protection Agency to set generally applicable standards for the Yucca Mountain site, the Administrator shall, based upon and consistent with the findings and recommendations of the National Academy of Sciences, promulgate, by rule, public health and safety standards for protection of the public from releases from radioactive materials stored or disposed of in the repository at the Yucca Mountain site. Such standards shall prescribe the maximum annual effective dose equivalent to individual members of the public from releases to the accessible environment from radioactive materials stored or disposed of in the repository. The standards shall be promulgated not later than 1 year after the Administrator receives the findings and recommendations of the National Academy of Sciences under paragraph (2) and shall be the only such standards applicable to the Yucca Mountain site.

"(2) Study by National Academy of Sciences.—Within 90 days after the date of the enactment of this Act [Oct. 24, 1992], the Administrator shall contract with the National Academy of Sciences to conduct a study to provide, by not later than December 31, 1993, findings and recommendations on reasonable standards for protection of the public health and safety, including—

"(A) whether a health-based standard based upon doses to individual members of the public from releases to the accessible environment (as that term is defined in the regulations contained in subpart B of part 191 of title 40, Code of Federal Regulations, as in effect on November 18, 1985) will provide a reasonable standard for protection of the health and safety of the general public;

"(B) whether it is reasonable to assume that a system for post-closure oversight of the repository can be developed, based upon active institutional controls, that will prevent an unreasonable risk of breaching the repository's engineered or geologic barriers or increasing the exposure of individual members of the public to radiation beyond allowable limits; and

"(C) whether it is possible to make scientifically supportable predictions of the probability that the repository's engineered or geologic barriers will be breached as a result of human intrusion over a period of 10,000years.

"(3) Applicability.—The provisions of this section [this note] shall apply to the Yucca Mountain site, rather than any other authority of the Administrator to set generally applicable standards for radiation protection.

"(b) Nuclear Regulatory Commission requirements and criteria.—

"(1) Modifications.—Not later than 1 year after the Administrator promulgates standards under subsection (a), the Nuclear Regulatory Commission shall, by rule, modify its technical requirements and criteria under section 121(b) of the Nuclear Waste Policy Act of 1982 (42 U.S.C. 10141(b) [subsec. (b) of this section]), as necessary, to be consistent with the Administrator's standards promulgated under subsection (a).

42 § 10141

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assumptions.-The "(2) Required Commission's requirements and criteria shall assume, to the extent consistent with the findings and recommendations of the National Academy of Sciences, that, following repository closure, the inclusion of engineered barriers and the Secretary's post-closure oversight of the Yucca Mountain site, in accordance with subsection (c), shall be sufficient to-

"(A) prevent any activity at the site that poses an unreasonable risk of breaching the repository's engineered or geologic barriers; and

DISPOSAL AND STORAGE Ch. 108

"(B) prevent any increase in the exposure of individual members of the public to radiation beyond allow. able limits.

"(c) Post-closure oversight.-Follow, ing repository closure, the Secretary of Energy shall continue to oversee the Yuc. ca Mountain site to prevent any activity at the site that poses an unreasonable risk of-

"(1) breaching the repository's engi neered or geologic barriers; or

"(2) increasing the exposure of individual members of the public to radiation beyond allowable limits."

LIBRARY REFERENCES

Administrative Law

Environmental protection for domestic licensing, see 10 C.F.R. § 51.1 et seq. Geologic repositories, see 10 C.F.R. § 60.1 et seq.

American Digest System

Environmental protection and health regulations generally; disposition of nuclear waste, see Health and Environment @25.5(5.5, 7).

Powers and duties of federal officers, agents, and employees generally, see United States \$\$\$40, 41.

Encyclopedias

Environmental protection and health regulations generally; disposition of nuclear waste, see C.J.S. Health and Environment §§ 61 et seq., 66.5.

Powers and duties of federal officers, agents, and employees generally, see C.J.S. United States § 38 et seq.

WESTLAW ELECTRONIC RESEARCH

Health and environment cases: 199k[add key number]. United States cases: 393k[add key number]. See, also, WESTLAW guide following the Explanation pages of this volume.

NOTES OF DECISIONS

Rulemaking procedures 1

1. Rulemaking procedures

Nuclear Regulatory Commission's proposed additions to its rules so as to incorporate substance of Environmental Protection Agency's assurance requirements with regard to disposal of high level radioactive waste and Agency's intention to participate in Commission's rule making in order to ensure that intent of all assurance requirements are embodied in federal regulations and to amend its regulations if Commission's amendments prove unsatisfactory, constituted reasonable method of settling intraagency jurisdictional dispute. Natural Resources De-fense Council, Inc. v. U.S.E.P.A., C.A.1, 1987, 824 F.2d 1258.

§ 10142. Disposal of spent nuclear fuel

Notwithstanding any other provision of this part, any repository constructed on a site approved under this part shall be designed and constructed to permit the retrieval of any spent nuclear fuel placed in such repository, during an appropriate period of operation of the

42 § 10131

REPOSITORIES ch. 108

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authorized to be provided to such State or affected Indian tribe under section 10136(c) or 10138(b) of this title shall be made from mounts appropriated to the Secretary for purposes of carrying out this section.

Pub.L. 97-425, Title I, § 101, Jan. 7, 1983, 96 Stat. 2206.)

HISTORICAL AND STATUTORY NOTES

Revision Notes and Legislative Reports 1983 Acts. House Report No. 97-491. see 1982 U.S. Code Cong. and Adm. News, p. 3792.

LIBRARY REFERENCES

American Digest System

Environmental protection and health regulations; disposition of nuclear waste, see Health and Environment @25.5(5.5, 7).

Status of Indian nations and tribes; protection of Native American persons and lands, see Indians 🖘2, 5, 6, 9 et seq.

Encyclopedias

Environmental protection and health regulations; disposition of nuclear waste, see C.J.S. Health and Environment §§ 61 et seq., 66.5.

Status of Indian nations and tribes; protection of Native American persons and lands, see C.J.S. Indians §§ 23 et seq., 38 et seq., 49 et seq., 67 et seq.

WESTLAW ELECTRONIC RESEARCH

Health and environment cases: 199k[add key number].

Indians cases: 209k[add key number].

See, also, WESTLAW guide following the Explanation pages of this volume.

PART A-REPOSITORIES FOR DISPOSAL OF HIGH-LEVEL RADIOACTIVE WASTE AND SPENT NUCLEAR FUEL

§ 10131. Findings and purposes

(a) Findings

The Congress finds that—

(1) radioactive waste creates potential risks and requires safe and environmentally acceptable methods of disposal;

(2) a national problem has been created by the accumulation of (A) spent nuclear fuel from nuclear reactors; and (B) radioactive waste from (i) reprocessing of spent nuclear fuel; (ii) activities related to medical research, diagnosis, and treatment; and (iii) other sources;

(3) Federal efforts during the past 30 years to devise a permanent solution to the problems of civilian radioactive waste disposal have not been adequate;

(4) while the Federal Government has the responsibility to provide for the permanent disposal of high-level radioactive

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waste and such spent nuclear fuel as may be disposed of in order to protect the public health and safety and the environment, the costs of such disposal should be the responsibility of the generators and owners of such waste and spent fuel;

(5) the generators and owners of high-level radioactive waste and spent nuclear fuel have the primary responsibility to provide for, and the responsibility to pay the costs of, the interim storage of such waste and spent fuel until such waste and spent fuel is accepted by the Secretary of Energy in accordance with the provisions of this chapter;

(6) State and public participation in the planning and development of repositories is essential in order to promote public confidence in the safety of disposal of such waste and spent fuel; and

(7) high-level radioactive waste and spent nuclear fuel have become major subjects of public concern, and appropriate precautions must be taken to ensure that such waste and spent fuel do not adversely affect the public health and safety and the environment for this or future generations.

(b) Purposes

The purposes of this part are-

(1) to establish a schedule for the siting, construction, and operation of repositories that will provide a reasonable assurance that the public and the environment will be adequately protected from the hazards posed by high-level radioactive waste and such spent nuclear fuel as may be disposed of in a repository;

(2) to establish the Federal responsibility, and a definite Federal policy, for the disposal of such waste and spent fuel;

(3) to define the relationship between the Federal Government and the State governments with respect to the disposal of such waste and spent fuel; and

(4) to establish a Nuclear Waste Fund, composed of payments made by the generators and owners of such waste and spent fuel, that will ensure that the costs of carrying out activities relating to the disposal of such waste and spent fuel will be borne by the persons responsible for generating such waste and spent fuel.

(Pub.L. 97-425, Title I, § 111, Jan. 7, 1983, 96 Stat. 2207.)

HISTORICAL AND STATUTORY NOTES

Revision Notes and Legislative Reports 1983 Acts. House Report No. 97–491, see 1982 U.S. Code Cong. and Adm. News, p. 3792.

Ch. 108 REPOSITORIES

LIBRARY REFERENCES

American Digest System

- Environmental protection and health regulations generally; disposition of nuclear waste, see Health and Environment \$\$\mathcal{D}\$25.5(5.5, 7).
- Powers and duties of federal officers, agents, and employees generally, see United States @=40, 41.

Encyclopedias

- Environmental protection and health regulations generally; disposition of nuclear waste, see C.J.S. Health and Environment §§ 61 et seq., 66.5.
- Powers and duties of federal officers, agents, and employees generally, see C.J.S. United States § 38 et seq.

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NOTES OF DECISIONS

C	State	regulation	or	control	1	
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1. State regulation or control This part does not determine that there is a sufficient federal commitment to fuel

storage and waste disposal to meet any

requirements which state may have imposed as a condition for construction of additional nuclear power plants. Pacific Gas and Elec. Co. v. State Energy Resources Conservation & Development Com'n, 1983, 103 S.Ct. 1713, 461 U.S. 190, 75 L.Ed.2d 752.

§ 10132. Recommendation of candidate sites for site characterization

(a) Guidelines

Not later than 180 days after January 7, 1983, the Secretary, following consultation with the Council on Environmental Quality, the Administrator of the Environmental Protection Agency, the Director of the United States Geological Survey, and interested Governors, and the concurrence of the Commission shall issue general guidelines for the recommendation of sites for repositories. Such guidelines shall specify detailed geologic considerations that shall be primary criteria for the selection of sites in various geologic media. Such guidelines shall specify factors that qualify or disqualify any site from development as a repository, including factors pertaining to the location of valuable natural resources, hydrology, geophysics, seismic activity, and atomic energy defense activities, proximity to water supplies, proximity to populations, the effect upon the rights of users of water, and proximity to components of the National Park System, the National Wildlife Refuge System, the National Wild and Scenic Rivers System, the National Wilderness Preservation System, or National Forest Lands. Such guidelines shall take into consideration the proximity to sites where high-level radioactive waste and spent nuclear fuel is generated or temporarily stored and the transporta-

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DISPOSAL AND STORAGE Ch. 108

tion and safety factors involved in moving such waste to a repository Such guidelines shall specify population factors that will disqualify any site from development as a repository if any surface facility of such repository would be located (1) in a highly populated area; o_r (2) adjacent to an area 1 mile by 1 mile having a population of not less than 1,000 individuals. Such guidelines also shall require the Secretary to consider the cost and impact of transporting to the repository site the solidified high-level radioactive waste and spent fuel to be disposed of in the repository and the advantages of regional distribution in the siting of repositories. Such guidelines shall require the Secretary to consider the various geologic media in which sites for repositories may be located and, to the extent practicable, t_0 recommend sites in different geologic media. The Secretary shall use guidelines established under this subsection in considering candi. date sites for recommendation under subsection (b) of this section. The Secretary may revise such guidelines from time to time, consis. tent with the provisions of this subsection.

(b) Recommendation by Secretary to President

(1)(A) Following the issuance of guidelines under subsection (a) of this section and consultation with the Governors of affected States, the Secretary shall nominate at least 5 sites that he determines suitable for site characterization for selection of the first repository site.

(B) Subsequent to such nomination, the Secretary shall recommend to the President 3 of the nominated sites not later than January 1, 1985 for characterization as candidate sites.

(C) Such recommendations under subparagraph (B) shall be consistent with the provisions of section 10225 of this title.

(D) Each nomination of a site under this subsection shall be accompanied by an environmental assessment, which shall include a detailed statement of the basis for such recommendation and of the probable impacts of the site characterization activities planned for such site, and a discussion of alternative activities relating to site characterization that may be undertaken to avoid such impacts. Such environmental assessment shall include—

(i) an evaluation by the Secretary as to whether such site is suitable for site characterization under the guidelines established under subsection (a) of this section;

(ii) an evaluation by the Secretary as to whether such site is suitable for development as a repository under each such guideline that does not require site characterization as a prerequisite for application of such guideline; 8

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(iii) an evaluation by the Secretary of the effects of the site characterization activities at such site on the public health and safety and the environment;

(iv) a reasonable comparative evaluation by the Secretary of such site with other sites and locations that have been considered;

(v) a description of the decision process by which such site was recommended; and

(vi) an assessment of the regional and local impacts of locating the proposed repository at such site.

(E) (i) ¹ The issuance of any environmental assessment under this paragraph shall be considered to be a final agency action subject to judicial review in accordance with the provisions of chapter 7 of Title 5 and section 10139 of this title. Such judicial review shall be limited to the sufficiency of such environmental assessment with respect to the items described in clauses (i) through (vi) of subparagraph (E)².

(F) Each environmental assessment prepared under this paragraph shall be made available to the public.

(G) Before nominating a site, the Secretary shall notify the Governor and legislature of the State in which such site is located, or the governing body of the affected Indian tribe where such site is located, as the case may be, of such nomination and the basis for such nomination.

(2) Before nominating any site the Secretary shall hold public hearings in the vicinity of such site to inform the residents of the area in which such site is located of the proposed nomination of such site and to receive their comments. At such hearings, the Secretary shall also solicit and receive any recommendations of such residents with respect to issues that should be addressed in the environmental assessment described in paragraph (1) and the site characterization plan described in section 10133(b)(1) of this title.

(3) In evaluating the sites nominated under this section prior to any decision to recommend a site as a candidate site, the Secretary shall use available geophysical, geologic, geochemical and hydrologic, and other information and shall not conduct any preliminary borings or excavations at a site unless (i) such preliminary boring or excavation activities were in progress on January 7, 1983, or (ii) the Secretary certifies that such available information from other sources, in the absence of preliminary borings or excavations, will not be adequate to satisfy applicable requirements of this chapter or any other law: *Provided*, That preliminary borings or excavations under this section shall not exceed a diameter of 6 inches.

42 § 10132

(c) Presidential review of recommended candidate sites

(1) The President shall review each candidate site recommendation made by the Secretary under subsection (b) of this section. Not later than 60 days after the submission by the Secretary of a recommendation of a candidate site, the President, in his discretion, may either approve or disapprove such candidate site, and shall transmit any such decision to the Secretary and to either the Governor and legislature of the State in which such candidate site is located, or the governing body of the affected Indian tribe where such candidate site is located, as the case may be. If, during such 60-day period, the President fails to approve or disapprove such candidate site, or fails to invoke his authority under paragraph (2) to delay his decision, such candidate site shall be considered to be approved, and the Secretary shall notify such Governor and legislature, or governing body of the affected Indian tribe, of the approval of such candidate site by reason of the inaction of the President.

(2) The President may delay for not more than 6 months his decision under paragraph (1) to approve or disapprove a candidate site, upon determining that the information provided with the recommendation of the Secretary is insufficient to permit a decision within the 60-day period referred to in paragraph (1). The President may invoke his authority under this paragraph by submitting written notice to the Congress, within such 60-day period, of his intent to invoke such authority. If the President invokes such authority, but fails to approve or disapprove the candidate site involved by the end of such 6-month period, such candidate site shall be considered to be approved, and the Secretary shall notify such Governor and legislature, or governing body of the affected Indian tribe, of the approval of such candidate site by reason of the inaction of the President.

(d) Preliminary activities

Except as otherwise provided in this section, each activity of the President or the Secretary under this section shall be considered to be a preliminary decisionmaking activity. No such activity shall require the preparation of an environmental impact statement under section 102(2)(C) of the National Environmental Policy Act of 1969 (42 U.S.C. 4332(2)(C)), or to require any environmental review under subparagraph (E) or (F) of section 102(2) of such Act [42 U.S.C.A. § 4332(2)(E) or (F)].

(Pub.L. 97-425, Title I, § 112, Jan. 7, 1983, 96 Stat. 2208; Pub.L. 100-202, § 101(d) [Title III, § 300], Dec. 22, 1987, 101 Stat. 1329-104, 1329-121; Pub.L. 100-203, Title V, § 5011(b) to (d), Dec. 22, 1987, 101 Stat. 1330-228; Pub.L. 102-154, Title I, Nov. 13, 1991, 105 Stat. 1000.)

¹ So in original. There is no cl. (ii).

² So in original. Probably should be "(D)".

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HISTORICAL AND STATUTORY NOTES

Revision Notes and Legislative Reports 1983 Acts. House Report No. 97–491, see 1982 U.S. Code Cong. and Adm. News, p. 3792.

1987 Acts. House Report No. 100–391(Parts I and II) and House Conference Report No. 100–495, see 1987 U.S. Code Cong. and Adm. News, p. 2313–1.

References in Text

The National Environmental Policy Act of 1969, referred to in subsec. (d), is Pub.L. 91–190, Jan. 1, 1970, 83 Stat. 852, as amended, which is classified generally to chapter 55 (section 4321 et seq.) of this title. For complete classification of this Act to the Code, see Short Title of 1970 Acts note set out under section 4321 of this title and Tables.

Amendments

1987 Amendments, Subsec. (b)(1)(C) to 100-202 and Pub.L. Pub.L. (H). 100-203, § 5011(b), amended par. (1) identically, redesignating subpars. (D) to (H) as (C) to (G), respectively, in subpar. (C) substituting "subparagraph (B)" for "subparagraphs (B) and (C)", and striking out former subpar. (C) which read as follows: "Not later than July 1, 1989, the Secretary shall nominate 5 sites, which shall include at least 3 additional sites not nominated under subparagraph (A), and recommend by such date to the President from such 5 nominated sites 3 candidate sites the Secretary determines suitable for site characterization for selection of the second repository. The Secretary may not nominate any site previously nominated under subparagraph (A), that was not recommended as a candidate site under subparagraph (B)."

Subsec. (d). Pub.L. 100-202 and Pub.L. 100-203, § 5011(c), amended section identically, redesignating subsec. (e) as (d) and striking out former subsec. (d) which read as follows: "After the required recommendation of candidate sites under subsection (b) of this section, the Secretary may continue, as he determines necessary, to identify and study other sites to determine their suitability for recommendation for site characterization, in accordance with the procedures described in this section."

Pub.L. 100-202 and Subsec (e) Pub.L. 100-203, § 5011(d), which contained identical amendments directing that subsec. (f) be struck out and all subsequent subsections be redesignated accordingly, was executed by striking out subsec. (e) as the probable intent of Congress because of the redesignation of former subsec. (f) as (e) by Pub.L. 100-202 and Pub.L. 100-203, § 5011(c), and the absence of any subsections subsequent to former subsec. (f). Subsec. (e) read as follows: "Nothing in this section may be construed as prohibiting the Secretary from continuing ongoing or presently planned site characterization at any site on Department of Energy land for which the location of the principal borehole has been approved by the Secretary by August 1, 1982, except that (1) the environmental assessment described in subsection (b)(1) of this section shall be prepared and made available to the public before proceeding to sink shafts at any such site; and (2) the Secretary shall not continue site characterization at any such site unless such site is among the candidate sites recommended by the Secretary under the first sentence of subsection (b) of this section for site characterization and approved by the President under subsection (c) of this section; and (3) the Secretary shall conduct public hearings under section 10133(b)(2) of this title and comply with requirements under section 10137 of this title within one year of January 7, 1983."

Pub.L. 100-202 and Pub.L. 100-203, § 5011(c), amended section identically, redesignating subsec. (f) as (e). Former subsec. (e) redesignated (d).

Subsec. (f). Pub.L. 100-202 and Pub.L. 100-203, § 5011(c), amended section identically, redesignating subsec. (f) as (e).

Change of Name

747

"United States Geological Survey" substituted for "Geological Survey" in subsec. (a) pursuant to provision of Title I of Pub.L. 102-154, set out as a Change of Name note under section 31 of Title 43, Public Lands.

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42 § 10132

DISPOSAL AND STORAGE Ch. 108

LETTER OF PRESIDENT

May 28, 1986, 51 F.R. 19531

DELEGATION OF NOTIFICATION FUNCTIONS TO SECRETARY OF ENERGY

Sincerely,

THE WHITE HOUSE,

Washington, May 28, 1986.

RONALD REAGAN

You are hereby authorized to perform the notification function vested in the President pursuant to Section 112(c)(1) of the Nuclear Waste Policy Act of 1982, 42 U.S.C. § 10132(c)(1) [subsec. (c)(1) of this section].

This document shall be published in the Federal Register.

LIBRARY REFERENCES

American Digest System

Environmental protection and health regulations generally; disposition of nuclear waste, see Health and Environment @25.5(5.5, 7).

Powers and duties of federal officers, agents, and employees generally, see United States @ 40, 41.

Encyclopedias

Environmental protection and health regulations generally; disposition of nuclear waste, see C.J.S. Health and Environment §§ 61 et seq., 66.5.

Powers and duties of federal officers, agents, and employees generally, see C.J.S. United States § 38 et seq.

WESTLAW ELECTRONIC RESEARCH

Health and environment cases: 199k[add key number]. United States cases: 393k[add key number]. See, also, WESTLAW guide following the Explanation pages of this volume.

NOTES OF DECISIONS

Environmental assessment 2 Guidelines 1 Preliminary activities 3

1. Guidelines

General guidelines which Secretary of Energy was required to promulgate for the recommendation of sites for nuclear waste repositories had no application to process by Secretary to identify states containing potentially acceptable sites for nuclear waste repositories. State of Tex. v. U.S. Dept. of Energy, C.A.5 1985, 764 F.2d 278, rehearing denied 770 F.2d 164, certiorari denied 106 S.Ct. 531, 474 U.S. 1008, 88 L.Ed.2d 463.

2. Environmental assessment

Statutory amendments requiring Secretary of Department of Energy to proceed with site characterization at Yucca Mountain, proposed permanent repository to house spent nuclear fuel and high-level radioactive waste, rendered moot Nevada's challenge to environmental assessment for Yucca Mountain, even though amendments did not repeal provisions related to environmental assessments: it would not constitute effective relief to require Secretary to revise environmental assessment based on stale and incomplete information when site characterization will generate fresh and more complete data. State of Nev. v. Watkins, C.A.9, 1991, 943 F.2d 1080.

3. Preliminary activities

Promulgation of guidelines for disposal of nuclear waste, by Department of Energy, constituted "preliminary decisionmaking activity" and consequently did not constitute "final decision or action" for purposes of conferring jurisdiction of courts over guidelines. State of Nev. v. Watkins, C.A.9 1991, 939 F.2d 710.

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42 § 10133

Ch. 108 REPOSITORIES

§ 10133. Site characterization

(a) In general

The Secretary shall carry out, in accordance with the provisions of this section, appropriate site characterization activities at the Yucca Mountain site. The Secretary shall consider fully the comments received under subsection (b)(2) of this section and section 10132(b)(2) of this title and shall, to the maximum extent practicable and in consultation with the Governor of the State of Nevada, conduct site characterization activities in a manner that minimizes any significant adverse environmental impacts identified in such comments or in the environmental assessment submitted under subsection (b)(1) of this section.

(b) Commission and States

(1) Before proceeding to sink shafts at the Yucca Mountain site, the Secretary shall submit for such candidate site to the Commission and to the Governor or legislature of the State of Nevada, for their review and comment—

(A) a general plan for site characterization activities to be conducted at such candidate site, which plan shall include—

(i) a description of such candidate site;

(ii) a description of such site characterization activities, including the following: the extent of planned excavations, plans for any onsite testing with radioactive or nonradioactive material, plans for any investigation activities that may affect the capability of such candidate site to isolate highlevel radioactive waste and spent nuclear fuel, and plans to control any adverse, safety-related impacts from such site characterization activities;

(iii) plans for the decontamination and decommissioning of such candidate site, and for the mitigation of any significant adverse environmental impacts caused by site characterization activities if it is determined unsuitable for application for a construction authorization for a repository;

(iv) criteria to be used to determine the suitability of such candidate site for the location of a repository, developed pursuant to section 10132(a) of this title; and

(v) any other information required by the Commission; (B) a description of the possible form or packaging for the high-level radioactive waste and spent nuclear fuel to be emplaced in such repository, a description, to the extent practicable, of the relationship between such waste form or packaging 749

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and the geologic medium of such site, and a description of the activities being conducted by the Secretary with respect to such possible waste form or packaging or such relationship; and

(C) a conceptual repository design that takes into account likely site-specific requirements.

(2) Before proceeding to sink shafts at the Yucca Mountain site, the Secretary shall (A) make available to the public the site characterization plan described in paragraph (1); and (B) hold public hearings in the vicinity of such candidate site to inform the residents of the area in which such candidate site is located of such plan, and to receive their comments.

(3) During the conduct of site characterization activities at the Yucca Mountain site, the Secretary shall report not less than once every 6 months to the Commission and to the Governor and legislature of the State of Nevada, on the nature and extent of such activities and the information developed from such activities.

(c) Restrictions

(1) The Secretary may conduct at the Yucca Mountain site only such site characterization activities as the Secretary considers necessary to provide the data required for evaluation of the suitability of such site for an application to be submitted to the Commission for a construction authorization for a repository at such site, and for compliance with the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.).

(2) In conducting site characterization activities-

(A) the Secretary may not use any radioactive material at a site unless the Commission concurs that such use is necessary to provide data for the preparation of the required environmental reports and an application for a construction authorization for a repository at such site; and

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(B) if any radioactive material is used at a site-

(i) the Secretary shall use the minimum quantity necessary to determine the suitability of such site for a repository, but in no event more than the curie equivalent of 10 metric tons of spent nuclear fuel; and

(ii) such radioactive material shall be fully retrievable.(3) If the Secretary at any time determines the Yucca Mountain site to be unsuitable for development as a repository, the Secretary shall—

(A) terminate all site characterization activities at such site;

(B) notify the Congress, the Governor and legislature of Nevada of such termination and the reasons for such termination;

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ал; (C) remove any high-level radioactive waste, spent nuclear fuel, or other radioactive materials at or in such site as promptly as practicable;

(D) take reasonable and necessary steps to reclaim the site and to mitigate any significant adverse environmental impacts caused by site characterization activities at such site;

(E) suspend all future benefits payments under part F of this subchapter with respect to such site; and

(F) report to Congress not later than 6 months after such determination the Secretary's recommendations for further action to assure the safe, permanent disposal of spent nuclear fuel and high-level radioactive waste, including the need for new legislative authority.

(d) Preliminary activities

Each activity of the Secretary under this section that is in compliance with the provisions of subsection (c) of this section shall be considered a preliminary decisionmaking activity. No such activity shall require the preparation of an environmental impact statement under section 102(2)(C) of the National Environmental Policy Act of 1969 (42 U.S.C. 4332(2)(C)), or to¹ require any environmental review under subparagraph (E) or (F) of section 102(2) of such Act.

(Pub.L. 97-425, Title I, § 113, Jan. 7, 1983, 96 Stat. 2211; Pub.L. 100-202, § 101(d) [Title III, § 300], Dec. 22, 1987, 101 Stat. 1329-104, 1329-121; Pub.L. 100-203, Title V, § 5011(e) to (g), Dec. 22, 1987, 101 Stat. 1330-228.)

¹ So in original. The word "to" probably should not appear.

HISTORICAL AND STATUTORY NOTES

Revision Notes and Legislative Reports 1983 Acts. House Report No. 97–491, see 1982 U.S. Code Cong. and Adm. News, p. 3792.

1987 Acts. House Report No. 100-391(Parts I and II) and House Conference Report No. 100-495, see 1987 U.S. Code Cong. and Adm. News, p. 2313-1.

References in Text

The National Environmental Policy Act of 1969, referred to in subsec. (c)(1), is Pub.L. 91–190, Jan. 1, 1970, 83 Stat. 852, as amended, which is classified generally to chapter 55 (section 4321 et seq.) of this title. For complete classification of this Act to the Code, see Short Title of 1970 Acts note set out under section 4321 of this title and Tables.

Amendments

1987 Amendments. Subsec. (a). Pub.L. 100–202 and Pub.L. 100–203,

§ 5011(e)(2), which contained identical amendments directing that "at the Yucca Mountain site" be substituted for "beginning" and all that follows through "geological media", were executed by substituting "at the Yucca Mountain site" for "beginning with the candidate sites that have been approved under section 10132 of this title and are located in various geologic media" as the probable intent of Congress.

Pub.L. 100-202 and Pub.L. 100-203, § 5011(e)(1), amended subsec. (a) identically, substituting "State of Nevada" for "State involved or the governing body of the affected Indian tribe involved".

Subsec. (b)(1). Pub.L. 100-202 and Pub.L. 100-203, § 5011(f)(1), amended par. (1) identically, substituting "the Yucca Mountain site" for "any candidate site" and "the Governor or legislature of the State of Nevada" for "either the Gov-

751

ernor and legislature of the State in which such candidate site is located, or the governing body of the affected Indian tribe on whose reservation such candia date site is located, as the case may be".

Subsec. (b)(2). Pub.L. 100-202 and Pub.L. 100-203, § 5011(f)(2), amended par. (2) identically, substituting "the Yucca Mountain site" for "any candidate site".

Subsec. (b)(3). Pub.L. 100-202 and Pub.L. 100-203, § 5011(f)(3), amended par. (3) identically, substituting "the Yucca Mountain site" for "a candidate site", striking "either" before "the Governor", and substituting "the State of Nevada" for "the State in which such candidate site is located, or the governing body of the affected Indian tribe where such candidate site is located, as the case may be".

Subsec. (c)(1). Pub.L. 100-202 and Pub.L. 100-203, § 5011(g)(1), amended par. (1) identically, substituting "the Yucca Mountain site" for "any candidate site", "suitability of such site" for "suitability of such candidate site", and "repository at such site" for "repository at such candidate site".

Subsec. (c)(2). Pub.L. 100-202 and Pub.L. 100-203, § 5011(g)(2), amended par. (2) identically, striking out "candidate" before "site" in two places in subpar. (A) and in two places in subpar.(B)

Subsec. (c)(3), (4). Pub.L. 100-202 Pub.L. 100-203, § 5011(g)(3) and amended subsec. (c) identically, adding par. (3) and striking out former pars. (3) and (4) which read as follows:

"(3) If site characterization activities are terminated at a candidate site for any reason, the Secretary shall (A) notify the Congress, the Governors and legislatures of all States in which candidate sites are located, and the governing bodies of all affected Indian tribes where candidate sites are located, of such termination and the reasons for such termination; and (B) remove any high-level radioactive waste spent nuclear fuel, or other radioactive materials at or in such candidate site as promptly as practicable.

"(4) If a site is determined to be unsuitable for application for a construction authorization for a repository, the Secretary shall take reasonable and necessary steps to reclaim the site and to mitigate any significant adverse environmental im. pacts caused by site characterization activities.'

LIBRARY REFERENCES

American Digest System

Environmental protection and health regulations generally; disposition of nuclear waste, see Health and Environment \$25.5(5.5, 7).

Powers and duties of federal officers, agents, and employees generally, see United States \$\$40, 41.

Encyclopedias

Environmental protection and health regulations generally; disposition of nuclear waste, see C.J.S. Health and Environment §§ 61 et seq., 66.5.

Powers and duties of federal officers, agents, and employees generally, see C.J.S. United States § 38 et seq.

WESTLAW ELECTRONIC RESEARCH

Health and environment cases: 199k[add key number]. United States cases: 393k[add key number]. See, also, WESTLAW guide following the Explanation pages of this volume.

NOTES OF DECISIONS

Environmental assessment 1

1. Environmental assessment

Environmental assessment for proposed permanent repository to house spent nuclear fuel and high-level radioac-

tive waste at Yucca Mountain was not required to address effects of site characterization on public health and safety and environment before site characterization could go forward. State of Nev. v. Watkins, C.A.9 1991, 943 F.2d 1080.

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§ 10134. Site approval and construction authorization

(a) Hearings and Presidential recommendation

(1) The Secretary shall hold public hearings in the vicinity of the Yucca Mountain site, for the purposes of informing the residents of the area of such consideration and receiving their comments regarding the possible recommendation of such site. If, upon completion of such hearings and completion of site characterization activities at the Yucca Mountain site, under section 10133 of this title, the Secretary decides to recommend approval of such site to the President, the Secretary shall notify the Governor and legislature of the State of Nevada, of such decision. No sooner than the expiration of the 30-day period following such notification, the Secretary shall submit to the President a recommendation that the President approve such site for the development of a repository. Any such recommendation by the Secretary shall be based on the record of information developed by the Secretary under section 10133 of this title and this section, including the information described in subparagraph (A) through subparagraph (G). Together with any recommendation of a site under this paragraph, the Secretary shall make available to the public, and submit to the President, a comprehensive statement of the basis of such recommendation, including the following:

(A) a description of the proposed repository, including preliminary engineering specifications for the facility;

(B) a description of the waste form or packaging proposed for use at such repository, and an explanation of the relationship between such waste form or packaging and the geologic medium of such site;

(C) a discussion of data, obtained in site characterization activities, relating to the safety of such site;

(D) a final environmental impact statement prepared for the Yucca Mountain site pursuant to subsection (f) of this section and the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.), together with comments made concerning such environmental impact statement by the Secretary of the Interior, the Council on Environmental Quality, the Administrator, and the Commission, except that the Secretary shall not be required in any such environmental impact statement to consider the need for a repository, the alternatives to geological disposal, or alternative sites to the Yucca Mountain site;

(E) preliminary comments of the Commission concerning the extent to which the at-depth site characterization analysis and the waste form proposal for such site seem to be sufficient for

42 § 10134

inclusion in any application to be submitted by the Secretary $f_{\rm Or}$ licensing of such site as a repository;

(F) the views and comments of the Governor and legislature of any State, or the governing body of any affected Indian tribe, as determined by the Secretary, together with the response of the Secretary to such views;

(G) such other information as the Secretary considers appropriate; and

(H) any impact report submitted under section 10136(c)(2)(B) of this title by the State of Nevada.

(2)(A) If, after recommendation by the Secretary, the President considers the Yucca Mountain site qualified for application for a construction authorization for a repository, the President shall submit a recommendation of such site to Congress.

(B) The President shall submit with such recommendation a copy of the statement for such site prepared by the Secretary under paragraph (1).

(3)(A) The President may not recommend the approval of the Yucca Mountain site unless the Secretary has recommended to the President under paragraph (1) approval of such site and has submitted to the President a statement for such site as required under such paragraph.

(B) No recommendation of a site by the President under this subsection shall require the preparation of an environmental impact statement under section 102(2)(C) of the National Environmental Policy Act of 1969 (42 U.S.C. 4332(2)(C)), or to ¹ require any environmental review under subparagraph (E) or (F) of section 102(2) of such Act [42 U.S.C.A. § 4332(2)(E) or (F)].

(b) Submission of application

If the President recommends to the Congress the Yucca Mountain site under subsection (a) of this section and the site designation is permitted to take effect under section 10135 of this title, the Secretary shall submit to the Commission an application for a construction authorization for a repository at such site not later than 90 days after the date on which the recommendation of the site designation is effective under such section and shall provide to the Governor and legislature of the State of Nevada a copy of such application.

(c) Status report on application

Not later than 1 year after the date on which an application for a construction authorization is submitted under subsection (b) of this section, and annually thereafter until the date on which such authori-

REPOSITORIES Ch. 108

zation is granted, the Commission shall submit a report to the Congress describing the proceedings undertaken through the date of such report with regard to such application, including a description of---

(1) any major unresolved safety issues, and the explanation of the Secretary with respect to design and operation plans for resolving such issues;

(2) any matters of contention regarding such application; and (3) any Commission actions regarding the granting or denial

of such authorization.

(d) Commission action

The Commission shall consider an application for a construction authorization for all or part of a repository in accordance with the laws applicable to such applications, except that the Commission shall issue a final decision approving or disapproving the issuance of a construction authorization not later than the expiration of 3 years after the date of the submission of such application, except that the Commission may extend such deadline by not more than 12 months if, not less than 30 days before such deadline, the Commission complies with the reporting requirements established in subsection (e)(2) of this section. The Commission decision approving the first such application shall prohibit the emplacement in the first repository of a quantity of spent fuel containing in excess of 70,000 metric tons of heavy metal or a quantity of solidified high-level radioactive waste resulting from the reprocessing of such a quantity of spent fuel until such time as a second repository is in operation. In the event that a monitored retrievable storage facility, approved pursuant to part C of this subchapter, shall be located, or is planned to be located, within 50 miles of the first repository, then the Commission decision approving the first such application shall prohibit the emplacement of a quantity of spent fuel containing in excess of 70,000 metric tons of heavy metal or a quantity of solidified high-level radioactive waste resulting from the reprocessing of spent fuel in both the repository and monitored retrievable storage facility until such time as a second repository is in operation.

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(e) Project decision schedule

(1) The Secretary shall prepare and update, as appropriate, in cooperation with all affected Federal agencies, a project decision schedule that portrays the optimum way to attain the operation of the repository, within the time periods specified in this part. Such schedule shall include a description of objectives and a sequence of deadlines for all Federal agencies required to take action, including an identification of the activities in which a delay in the start, or

755

42 § 10134

completion, of such activities will cause a delay in beginning repository operation.

(2) Any Federal agency that determines that it cannot comply with any deadline in the project decision schedule, or fails to so comply, shall submit to the Secretary and to the Congress a written report explaining the reason for its failure or expected failure to meet such deadline, the reason why such agency could not reach an agreement with the Secretary, the estimated time for completion of the activity or activities involved, the associated effect on its other deadlines in the project decision schedule, and any recommendations it may have or actions it intends to take regarding any improvements in its operation or organization, or changes to its statutory directives or authority, so that it will be able to mitigate the delay involved. The Secretary, within 30 days after receiving any such report, shall file with the Congress his response to such report, including the reasons why the Secretary could not amend the project decision schedule to accommodate the Federal agency involved.

(f) Environmental impact statement

(1) Any recommendation made by the Secretary under this section shall be considered a major Federal action significantly affecting the quality of the human environment for purposes of the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.). A final environmental impact statement prepared by the Secretary under such Act shall accompany any recommendation to the President to approve a site for a repository.

(2) With respect to the requirements imposed by the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.), compliance with the procedures and requirements of this chapter shall be deemed adequate consideration of the need for a repository, the time of the initial availability of a repository, and all alternatives to the isolation of high-level radioactive waste and spent nuclear fuel in a repository.

(3) For purposes of complying with the requirements of the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) and this section, the Secretary need not consider alternate sites to the Yucca Mountain site for the repository to be developed under this part.

(4) Any environmental impact statement prepared in connection with a repository proposed to be constructed by the Secretary under this part shall, to the extent practicable, be adopted by the Commission in connection with the issuance by the Commission of a construction authorization and license for such repository. To the extent such statement is adopted by the Commission, such adoption shall be

Ch. 108 REPOSITORIES

deemed to also satisfy the responsibilities of the Commission under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) and no further consideration shall be required, except that nothing in this subsection shall affect any independent responsibilities of the Commission to protect the public health and safety under the Atomic Energy Act of 1954 (42 U.S.C. 2011 et seq.).

(5) Nothing in this chapter shall be construed to amend or otherwise detract from the licensing requirements of the Nuclear Regulatory Commission established in title II of the Energy Reorganization Act of 1974 (42 U.S.C. 5841 et seq.).

(6) In any such statement prepared with respect to the repository to be constructed under this part, the Nuclear Regulatory Commission need not consider the need for a repository, the time of initial availability of a repository, alternate sites to the Yucca Mountain site, or nongeologic alternatives to such site.

(Pub.L. 97-425, Title I, § 114, Jan. 7, 1983, 96 Stat. 2213; Pub.L. 100-202, § 101(d) [Title III, § 300], Dec. 22, 1987, 101 Stat. 1329-104, 1329-121; Pub.L. 100-203, Title V, § 5011(h) to (*l*), Dec. 22, 1987, 101 Stat. 1330-229, 1330-230.)

¹ So in original. The word "to" probably should not appear.

HISTORICAL AND STATUTORY NOTES

Revision Notes and Legislative Reports 1983 Acts. House Report No. 97–491, see 1982 U.S. Code Cong. and Adm. News, p. 3792.

1987 Acts. House Report No. 100-391(Parts I and II) and House Conference Report No. 100-495, see 1987 U.S. Code Cong. and Adm. News, p. 2313-1.

References in Text

The National Environmental Policy Act of 1969 and such Act, referred to in subsecs. (a)(1)(D) and (f), is Pub.L. 91–190, Jan. 1, 1970, 83 Stat. 852, as amended, which is classified generally to chapter 55 (section 4321 et seq.) of this title. For complete classification of this Act to the Code, see Short Title of 1970 Acts note set out under section 4321 of this title and Tables.

The Atomic Energy Act of 1954, referred to in subsec. (f)(4), is Act Aug. 30, 1954, c. 1073, 68 Stat. 921, as amended, which is classified generally to chapter 23 (section 2011 et seq.) of this title. For complete classification of this Act to the Code, see Short Title of 1954 Acts note set out under section 2011 of this title and Tables.

The Energy Reorganization Act of 1974, referred to in subsec. (f)(5), is Pub.L. 93–438, Oct. 11, 1974, 88 Stat. 1233, as amended. Title II of the Energy Reorganization Act of 1974 is classified generally to subchapter II (section 5841 et seq.) of chapter 73 of this title. For complete classification of this Act to the Code, see Short Title of 1974 Acts note set out under section 5801 of this title and Tables.

Amendments

Amendments. Subsec. (a)(1). 1987 Pub.L. 100-202 and Pub.L. 100-203, § 5011(h)(1)(A) to (E), amended par. (1) identically, in introductory provisions substituting "vicinity of the Yucca Mountain site" for "vicinity of each site under consideration for recommendation to the President under this paragraph as a site for the development of a repository", striking out "in which such site is located" after "residents of the area", substituting "activities at the Yucca Mountain site" for "activities at not less than 3 candidate sites for the first proposed repository, or from all of the characterized sites for the development of subsequent repositories" and "of Nevada" for "in which such site is located, or the governing body of the affected Indian tribe where such site is located, as the case may be", and struck out before last sentence "In making site recommendations and approvals subsequent to the first site recommendation, the Secretary and the President, respectively, shall also consider the need for regional distribution of repositories and the need to minimize, to the extent practicable, the impacts and costs of transporting spent fuel and solidified high-level radioactive waste."

Subsec. (a)(1)(D). Pub.L. 100-202 and Pub.L. 100-203, § 5011(h)(1)(F), generally amended subpar. (D) identically. Prior to amendment, subpar. (D) read as follows: "a final environmental impact statement prepared pursuant to subsection (f) of this section and the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.), including an analysis of the consideration given by the Secretary to not less than 3 candidate sites for the first proposed respository [sic] or to all of the characterized sites for the development of subsequent repositories, with respect to which site characterization is completed under section 10133 of this title, together with comments made concerning such environmental impact statement by the Secretary of the Interior, the Council on Environmental Quality, the Administrator, and the Commission, except that any such environmental impact statement concerning the first repository to be developed under this chapter shall not be required to consider the need for a repository or the alternatives to geologic disposal;".

Subsec. (a)(1)(H). Pub.L. 100-202 and Pub.L. 100-203, § 5011(h)(1)(G), amended subpar. (H) identically, substituting "the State of Nevada" for "the State in which such site is located, or under section 10138(b)(3)(B) of this title by the affected Indian tribe where such site is located, as the case may be".

Subsec. (a)(2). Pub.L. 100-202 and Pub.L. 100-203, § 5011(h)(2), amended subsec. (a) identically, adding par. (2) and striking out former par. (2) which required submission of recommendation of one site for repository not later than Mar.

31, 1987, and recommendation of second site not later than Mar. 31, 1990, and permitted subsequent recommendations for other sites and extension of deadlines.

Subsec. (a)(3), (4). Pub.L. 100-202 and Pub.L. 100-203, § 5011(h)(2), (3), amended subsec. (a) identically, redesignating par. (4) as (3), in subpar. (A), substituting "the Yucca Mountain site" for "any site under this subsection" and "statement" for "report", and striking out former par. (3) which read as follows: "If approval of any such site recommendation does not take effect as a result of a disapproval by the Governor or legislature of a State under section 10136 of this title or the governing body of an affected Indian tribe under section 10138 of this title, the President shall submit to the Congress, not later than 1 year after the disapproval of such recommendation, a recommendation of another site for the first or subsequent repository.'

Pub.L. 100-202 and Subsec. (b). Pub.L. 100-203, § 5011(i), amended subsec. (b) identically, substituting "the Yucca Mountain site" for "a site for a repository" and "State of Nevada" for "State in which such site is located, or the governing body of the affected Indian tribe where such site is located, as the case may be,".

Pub.L. 100-202 and Subsec. (d). Pub.L. 100-203, § 5011(j), amended subsec. (d) identically, substituting "than the expiration" for "than-(1) January 1, 1989, for the first such application, and January 1, 1992 for the second such application; or (2) the expiration" and "subsection (e)(2) of this section" for "subsection (e)(2) of this section; whichever occurs later".

Subsec. (e)(1). Pub.L. 100-202 and Pub.L. 100-203, § 5011(k), amended par. (1) identically, substituting "operation of the repository" for "operation of the repository involved".

Pub.L. 100-202 and Subsec. (f). Pub.L. 100-203, § 5011(1), generally amended subsec. (f) identically, substituting provisions consisting of pars. (1) to (6) for former provisions consisting of single unnumbered par.

LIBRARY REFERENCES

Administrative Law

Environmental protection for domestic licensing, see 10 C.F.R. § 51.1 et seq. Geologic repositories, see 10 C.F.R. § 60.1 et seq.

REPOSITORIES Ch. 108

American Digest System

Environmental protection and health regulations generally; disposition of nuclear waste, see Health and Environment @25.5(5.5, 7).

Necessity and sufficiency of environmental impact statements in general, see Health and Environment @25.10(1) et seq.

Powers and duties of federal officers, agents, and employees generally, see United States \$\$40, 41.

Encyclopedias

Environmental protection and health regulations generally; disposition of nuclear waste, see C.J.S. Health and Environment §§ 61 et seq., 66.5.

Necessity and sufficiency of environmental impact statements in general, see C.J.S. Health and Environment §§ 67 et seq., 119 et seq.

Powers and duties of federal officers, agents, and employees generally, see C.J.S. United States § 38 et seq.

WESTLAW ELECTRONIC RESEARCH

Health and environment cases: 199k[add key number]. United States cases: 393k[add key number]. See, also, WESTLAW guide following the Explanation pages of this volume.

§ 10135. Review of repository site selection

(a) "Resolution of repository siting approval" defined

For purposes of this section, the term "resolution of repository siting approval" means a joint resolution of the Congress, the matter after the resolving clause of which is as follows: "That there hereby is approved the site at for a repository, with respect to which a notice of disapproval was submitted by on". The first blank space in such resolution shall be filled with the name of the geographic location of the proposed site of the repository to which such resolution pertains; the second blank space in such resolution shall be filled with the designation of the State Governor and legislature or Indian tribe governing body submitting the notice of disapproval to which such resolution pertains; and the last blank space in such resolution shall be filled with the date of such submission.

(b) State or Indian tribe petitions

The designation of a site as suitable for application for a construction authorization for a repository shall be effective at the end of the 60-day period beginning on the date that the President recommends such site to the Congress under section 10134 of this title, unless the Governor and legislature of the State in which such site is located, or the governing body of an Indian tribe on whose reservation such site is located, as the case may be, has submitted to the Congress a notice of disapproval under section 10136 or 10138 of this title. If any such notice of disapproval has been submitted, the designation of such site shall not be effective except as provided under subsection (c) of this section.

42 § 10135

(c) Congressional review of petitions

If any notice of disapproval of a repository site designation has been submitted to the Congress under section 10136 or 10138 of this title after a recommendation for approval of such site is made by the President under section 10134 of this title, such site shall be disapproved unless, during the first period of 90 calendar days of continuous session of the Congress after the date of the receipt by the Congress of such notice of disapproval, the Congress passes a resolution of repository siting approval in accordance with this subsection approving such site, and such resolution thereafter becomes law.

(d) Procedures applicable to the Senate

(1) The provisions of this subsection are enacted by the Congress-

(A) as an exercise of the rulemaking power of the Senate, and as such they are deemed a part of the rules of the Senate, but applicable only with respect to the procedure to be followed in the Senate in the case of resolutions of repository siting approval, and such provisions supersede other rules of the Senate only to the extent that they are inconsistent with such other rules; and

(B) with full recognition of the constitutional right of the Senate to change the rules (so far as relating to the procedure of the Senate) at any time, in the same manner and to the same extent as in the case of any other rule of the Senate.

(2)(A) Not later than the first day of session following the day on which any notice of disapproval of a repository site selection is submitted to the Congress under section 10136 or 10138 of this title, a resolution of repository siting approval shall be introduced (by request) in the Senate by the chairman of the committee to which such notice of disapproval is referred, or by a Member or Members of the Senate designated by such chairman.

(B) Upon introduction, a resolution of repository siting approval shall be referred to the appropriate committee or committees of the Senate by the President of the Senate, and all such resolutions with respect to the same repository site shall be referred to the same committee or committees. Upon the expiration of 60 calendar days of continuous session after the introduction of the first resolution of repository siting approval with respect to any site, each committee to which such resolution was referred shall make its recommendations to the Senate.

(3) If any committee to which is referred a resolution of siting approval introduced under paragraph (2)(A), or, in the absence of such a resolution, any other resolution of siting approval introduced with respect to the site involved, has not reported such resolution at

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Ch. 108 REPOSITORIES

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the end of 60 days of continuous session of Congress after introduction of such resolution, such committee shall be deemed to be discharged from further consideration of such resolution, and such resolution shall be placed on the appropriate calendar of the Senate.

(4)(A) When each committee to which a resolution of siting approval has been referred has reported, or has been deemed to be discharged from further consideration of, a resolution described in paragraph (3), it shall at any time thereafter be in order (even though a previous motion to the same effect has been disagreed to) for any Member of the Senate to move to proceed to the consideration of such resolution. Such motion shall be highly privileged and shall not be debatable. Such motion shall not be subject to amendment, to a motion to postpone, or to a motion to proceed to the consideration of other business. A motion to reconsider the vote by which such motion is agreed to or disagreed to shall not be in order. If a motion to proceed to the consideration of such resolution shall remain the unfinished business of the Senate until disposed of.

(B) Debate on a resolution of siting approval, and on all debatable motions and appeals in connection with such resolution, shall be limited to not more than 10 hours, which shall be divided equally between Members favoring and Members opposing such resolution. A motion further to limit debate shall be in order and shall not be debatable. Such motion shall not be subject to amendment, to a motion to postpone, or to a motion to proceed to the consideration of other business, and a motion to recommit such resolution shall not be in order. A motion to recommit such resolution shall not is agreed to or disagreed to shall not be in order.

(C) Immediately following the conclusion of the debate on a resolution of siting approval, and a single quorum call at the conclusion of such debate if requested in accordance with the rules of the Senate, the vote on final approval of such resolution shall occur.

(D) Appeals from the decisions of the Chair relating to the application of the rules of the Senate to the procedure relating to a resolution of siting approval shall be decided without debate.

(5) If the Senate receives from the House a resolution of repository siting approval with respect to any site, then the following procedure shall apply:

(A) The resolution of the House with respect to such site shall not be referred to a committee.

(B) With respect to the resolution of the Senate with respect to such site—

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been received; but (ii) on any vote on final passage of a resolution of the Senate with respect to such site, a resolution from the House with respect to such site where the text is identical shall be automatically substituted for the resolution of the Senate.

(i) the procedure with respect to that or other resolutions

of the Senate with respect to such site shall be the same as if

no resolution from the House with respect to such site had

(e) Procedures applicable to the House of Representatives

(1) The provisions of this section are enacted by the Congress-

(A) as an exercise of the rulemaking power of the House of Representatives, and as such they are deemed a part of the rules of the House, but applicable only with respect to the procedure to be followed in the House in the case of resolutions of repository siting approval, and such provisions supersede other rules of the House only to the extent that they are inconsistent with such other rules; and

(B) with full recognition of the constitutional right of the House to change the rules (so far as relating to the procedure of the House) at any time, in the same manner and to the same extent as in the case of any other rule of the House.

(2) Resolutions of repository siting approval shall upon introduction, be immediately referred by the Speaker of the House to the appropriate committee or committees of the House. Any such resolution received from the Senate shall be held at the Speaker's table.

(3) Upon the expiration of 60 days of continuous session after the introduction of the first resolution of repository siting approval with respect to any site, each committee to which such resolution was referred shall be discharged from further consideration of such resolution, and such resolution shall be referred to the appropriate calendar, unless such resolution or an identical resolution was previously reported by each committee to which it was referred.

(4) It shall be in order for the Speaker to recognize a Member favoring a resolution to call up a resolution of repository siting approval after it has been on the appropriate calendar for 5 legislative days. When any such resolution is called up, the House shall proceed to its immediate consideration and the Speaker shall recognize the Member calling up such resolution and a Member opposed to such resolution for 2 hours of debate in the House, to be equally divided and controlled by such Members. When such time has expired, the previous question shall be considered as ordered on the resolution to adoption without intervening motion. No amendment to any such resolution shall be in order, nor shall it be in order to (f

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move to reconsider the vote by which such resolution is agreed to or disagreed to.

(5) If the House receives from the Senate a resolution of repository siting approval with respect to any site, then the following procedure shall apply:

(A) The resolution of the Senate with respect to such site shall not be referred to a committee.

(B) With respect to the resolution of the House with respect to such site—

(i) the procedure with respect to that or other resolutions of the House with respect to such site shall be the same as if no resolution from the Senate with respect to such site had been received; but

(ii) on any vote on final passage of a resolution of the House with respect to such site, a resolution from the Senate with respect to such site where the text is identical shall be automatically substituted for the resolution of the House.

(f) Computation of days

For purposes of this section-

(1) continuity of session of Congress is broken only by an adjournment sine die; and

(2) the days on which either House is not in session because of an adjournment of more than 3 days to a day certain are excluded in the computation of the 90-day period referred to in subsection (c) of this section and the 60-day period referred to in subsections (d) and (e) of this section.

(g) Information provided to Congress

In considering any notice of disapproval submitted to the Congress under section 10136 or 10138 of this title, the Congress may obtain any comments of the Commission with respect to such notice of disapproval. The provision of such comments by the Commission shall not be construed as binding the Commission with respect to any licensing or authorization action concerning the repository involved.

(Pub.L. 97-425, Title I, § 115, Jan. 7, 1983, 96 Stat. 2217.)

HISTORICAL AND STATUTORY NOTES

Revision Notes and Legislative Reports

1983 Acts. House Report No. 97-491, see 1982 U.S. Code Cong. and Adm. News, p. 3792.

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Such ! LIBRARY REFERENCES al to t American Digest System Environmental protection and health regulations generally; disposition of nuclear Presid waste, see Health and Environment @25.5(5.5, 7). of thi Powers and duties of federal officers, agents, and employees generally, see United submi States \$\$40, 41. notice Encyclopedias pro te Environmental protection and health regulations generally; disposition of nuclear waste, see C.J.S. Health and Environment §§ 61 et seq., 66.5. accon Powers and duties of federal officers, agents, and employees generally, see C.J.S. nor o: United States § 38 et seq. volvec Law Reviews The Nuclear Waste Policy Act of 1982: does Immigration & Naturalization (3) Service v. Chadha veto the congressional override? Pamela Goldberg, 21 under Tulsa L.J. 694 (1986). locate WESTLAW ELECTRONIC RESEARCH (c) Fi Health and environment cases: 199k[add key number]. United States cases: 393k[add key number]. (1)(See, also, WESTLAW guide following the Explanation pages of this volume. any ai in act autho § 10136. Participation of States 10137 (a) Notification of States and affected tribes ordin The Secretary shall identify the States with one or more potentially ment, acceptable sites for a repository within 90 days after January 7, 1983. graph Within 90 days of such identification, the Secretary shall notify the Governor, the State legislature, and the tribal council of any affected **(B)** Indian tribe in any State of the potentially acceptable sites within any a State such State. For the purposes of this subchapter, the term "potentially acceptable site" means any site at which, after geologic studies and field mapping but before detailed geologic data gathering, the De-Y partment undertakes preliminary drilling and geophysical testing for е i) the definition of site location. g (b) State participation in repository siting decisions (1) Unless otherwise provided by State law, the Governor or g legislature of each State shall have authority to submit a notice of disapproval to the Congress under paragraph (2). In any case in which State law provides for submission of any such notice of t disapproval by any other person or entity, any reference in this part S to the Governor or legislature of such State shall be considered to

(2) Upon the submission by the President to the Congress of a recommendation of a site for a repository, the Governor or legislature of the State in which such site is located may disapprove the site designation and submit to the Congress a notice of disapproval.

refer instead to such other person or entity.

42 § 10172 **REDIRECTION OF PROGRAM** Ch. 108 08 volved, shall assume title and custody of such waste and the land on be which it is disposed when such site has been decontaminated and its stabilized in accordance with the requirements established by the is-Commission and when such owner has made adequate financial iparrangements approved by the Commission for the long-term maintete. nance and monitoring of such site. he (Pub.L. 97-425, Title I, § 151, Jan. 7, 1983, 96 Stat. 2244.) ny ite HISTORICAL AND STATUTORY NOTES ·el **Revision Notes and Legislative Reports** on 1983 Acts. House Report No. 97-491, see 1982 U.S. Code Cong. and Adm. News, p. 3792. ce in LIBRARY REFERENCES he American Digest System Disbursement of federal funds in general, see United States $\approx 82(1)$ et seq. .g, Environmental protection and health regulations generally; disposition of nuclear to waste, see Health and Environment @25.5(5.5, 7). ٦g ıd Encyclopedias Disbursement of federal funds in general, see C.J.S. United States § 122 et seq. Environmental protection and health regulations generally; disposition of nuclear waste, see C.J.S. Health and Environment §§ 61 et seq., 66.5. WESTLAW ELECTRONIC RESEARCH Зy is Health and environment cases: 199k[add key number]. ıd United States cases: 393k[add key number]. See, also, WESTLAW guide following the Explanation pages of this volume. or PART E-REDIRECTION OF THE NUCLEAR WASTE PROGRAM eli-§ 10172. Selection of Yucca Mountain site ıe (a) In general (1) The Secretary shall provide for an orderly phase-out of site ry specific activities at all candidate sites other than the Yucca Moun-Stain site. (2) The Secretary shall terminate all site specific activities (other у, than reclamation activities) at all candidate sites, other than the Yucca Mountain site, within 90 days after December 22, 1987. te :h (b) Eligibility to enter into benefits agreement d Effective on December 22, 1987, the State of Nevada shall be eligible to enter into a benefits agreement with the Secretary under section 10173 of this title. (Pub.L. 97-425, Title I, § 160, as added Pub.L. 100-202, § 101(d), [Title III, d § 300], Dec. 22, 1987, 101 Stat. 1329-104, 1329-121, and Pub.L. 100-203, :e Title V, § 5011(a), Dec. 22, 1987, 101 Stat. 1330-227.) 3-

42 § 10172

DISPOSAL AND STORAGE Ch. 108

HISTORICAL AND STATUTORY NOTES

Revision Notes and Legislative Reports 1987 Acts. House Report No. 100-391(Parts I and II) and House Conference Report No. 100-495, see 1987 U.S. Code Cong. and Adm. News, p. 2313-1. Codifications Pub.L. 100-202 and Pub.L. 100-203 added identical sections.

LIBRARY REFERENCES

American Digest System

Environmental protection and health regulations generally; disposition of nuclear waste, see Health and Environment \$\$25.5(5.5, 7).

Powers and duties of federal officers, agents, and employees generally, see United States @=40, 41.

Encyclopedias

Environmental protection and health regulations generally; disposition of nuclear waste, see C.J.S. Health and Environment §§ 61 et seq., 66.5.

Powers and duties of federal officers, agents, and employees generally, see C.J.S. United States § 38 et seq.

WESTLAW ELECTRONIC RESEARCH

Health and environment cases: 199k[add key number]. United States cases: 393k[add key number]. See, also, WESTLAW guide following the Explanation pages of this volume.

NOTES OF DECISIONS

Constitutionality 1 Power of Congress 2 Repeal of other laws 3

1. Constitutionality

Nevada's lack of representation on congressional conference committee which designated location in Nevada as sole site to be characterized for possible development as high-level radioactive waste repository did not create defect in political process which might lead to invalidation of designation under Tenth Amendment, in light of plenary consideration given to designation. State of Nev. v. Watkins, C.A.9, 1990, 914 F.2d 1545, certiorari denied 111 S.Ct. 1105, 499 U.S. 906, 113 L.Ed.2d 215, rehearing denied 111 S.Ct. 2844, 501 U.S. 1225, 115 L.Ed.2d 1012.

2. Power of Congress

Property clause provided sufficient textual basis for Congress' authority to enact amendments to Nuclear Waste Policy Act designating location in Nevada as sole site to be characterized for possible development as high-level radioactive waste repository, where Nevada location was federally owned land, and thus subject to Congress' plenary power to regulate its use. State of Nev. v. Watkins, C.A.9, 1990, 914 F.2d 1545, certiorari denied 111 S.Ct. 1105, 499 U.S. 906, 113 L.Ed.2d 215, rehearing denied 111 S.Ct. 2844, 501 U.S. 1225, 115 L.Ed.2d 1012.

3. Repeal of other laws

Amendments to Nuclear Waste Policy Act designating location in Nevada as sole site to be characterized for possible development as high-level radioactive waste repository did not impliedly repeal provision of Act requiring President to recommend to Congress the site for selection of repository, and thus effectiveness of Nevada's disapproval of site characterization was not ripe for review in absence of presidential recommendation; fact that Congress amended Act to make location in Nevada the only site to be characterized did not "irreconcilably conflict" with steps required by Act preceding President's recommendation. State of Nev. v. Watkins, C.A.9, 1990, 914 F.2d 1545, certiorari denied 111 S.Ct. 1105, 499 U.S. 906, 113 L.Ed.2d 215, rehearing denied 111 S.Ct. 2844, 501 U.S. 1225, 115 L.Ed.2d 1012.



Technical Bases for Yucca Mountain Standards

Committee on Technical Bases for Yucca Mountain Standards

Board on Radioactive Waste Management

Commission on Geosciences, Environment, and Resources

National Research Council

NATIONAL ACADEMY PRESS Washington, D.C. 1995

EXECUTIVE SUMMARY

radionuclide transport from a Yucca Mountain repository, the effects of potential natural and human modifiers of repository performance, and the pathways through the biosphere.

Physical and Geologic Processes

The properties and processes leading to transport of radionuclides away from the repository include release from the waste form, transport to the near-field zone, gas phase transport to the atmosphere above Yucca Mountain and its dispersal in the world atmosphere, and transport from the unsaturated zone to the water table and from the aquifer beneath the repository to other locations from which water might be extracted by humans. We conclude that these physical and geologic processes are sufficiently quantifiable and the related uncertainties sufficiently boundable that the performance can be assessed over time frames during which the geologic system is relatively stable or varies in a boundable manner. The geologic record suggests that this time frame is on the order of 10^6 years. We further conclude that the probabilities and consequences of modifications by climate change, seismic activity, and volcanic eruptions at Yucca Mountain are sufficiently boundable that these factors can be included in performance assessments that extend over this time frame.

Exposure Scenarios

Performance assessment of physical and geologic processes will produce estimates of potential concentrations of radionuclides in ground water or air at different locations and times in the future. To proceed from these concentrations to calculations of risks to a critical group requires the development of an exposure scenario that specifies the pathways by which persons would be exposed to radionuclides released from the repository. Once an exposure scenario has been adopted, performance assessment calculations can be carried out with a degree of uncertainty comparable to the uncertainty associated with geologic processes and engineered systems.

Based upon our review of the literature, we conclude, however, that it is not possible to predict on the basis of scientific analyses the societal factors required for an exposure scenario. Specifying exposure scenarios therefore requires a policy decision that is appropriately made in a rulemaking process conducted by EPA. We recommend against placing the burden of postulating and defending an exposure scenario on the applicant for the license.

As with other aspects of defining standards and demonstrating compliance that involve scientific knowledge but must ultimately rest on policy judgments, we considered what to suggest to EPA as a useful starting point for rulemaking on exposure scenarios. Reflecting the disagreement inherent in the literature, we have not reached complete consensus on this question. It is essential that the scenario that is ultimately selected be consistent with the critical-group concept that we have advanced. Additionally, EPA should rely on the guidance of ICRP that the critical group be defined using present-day knowledge with cautious, but reasonable, assumptions.

We considered two illustrative approaches to the design of an exposure scenario that EPA might propose to initiate the rulemaking process. The approaches have many elements in common but differ in their treatment of assumptions about the location and lifestyle of persons who might be exposed to releases from the repository, and in the method of calculating the average risk of the members of the critical group. A substantial majority of the committee members, but not all, considers one of the approaches to be more consistent with the foregoing criteria. This particular approach explicitly accounts for how the physical characteristics of the site might influence population distribution and identifies the makeup of the critical group probabilistically.

HUMAN INTRUSION

Human activity that penetrates the repository (by drilling directly into it from the surface, for example) can cause or accelerate the release of radionuclides. Waste material could be brought to the surface and expose the intruder to high radiation doses, or the material could disperse into the biosphere. The second and third questions asked in Section 801 of the Energy Policy Act of 1992 concern the potential that at some time people might intrude into the repository. A group can be considered homogeneous if the distribution of individual risk within the group lies within a total range of a factor of ten and the ratio of the mean of individual risks in the group to the standard is less than or equal to one-tenth. If the ratio of the mean group risk to the standard is greater than or equal to one, the range of risk within the group must be within a factor of 3 for the group to be considered homogeneous. For groups with ratios of mean group risk to the standard between one-tenth and one, homogeneity requires a range of risk interpolated between these limits.

This definition requires specifying the persons who are likely to be at highest risk. In the present and near future, these persons are real; that is, they are the persons now living in the near vicinity of the repository that lies in the direction of the flow of the ground water plume of radionuclides that would occur far in the future. The expected containment capability of an undisturbed repository at Yucca Mountain means, however, that no significant risks would likely arise until at least thousands of years in the future. At such times, it will be necessary to define hypothetical persons by making assumptions about lifestyle, location, eating habits, and other factors. ICRP recommends use of present knowledge and cautious, but reasonable, assumptions in making projections far into the future. These assumptions are part of the exposure scenarios⁷ that must be defined as a basis for determining whether the repository performance is judged to comply with the standard. Exposure scenarios are discussed further in the next chapter.

For How Long?

As noted earlier, the current EPA standard contains a time limit of 10,000 years for the purpose of assessing compliance. There are three possible reasons for setting such a time limit. One would be to set a policy

⁷ There are multiple release pathways from the repository, and each might have its own exposure scenario and critical group. However, only one of these critical groups will contain the person or persons that face the highest risk.

PROTECTING HUMAN HEALTH

that beyond a set interval of time, it would not be necessary to protect public health. We will not address this reason, but only the other two, which have a technical basis.

The first technically based reason is the argument that beyond that limit the uncertainties in compliance assessment become too large. We consider this issue in Chapter 3, and conclude that assessment is feasible for many aspects of repository performance for much longer times and that the ultimate restriction on time scale is determined by the long-term stability of the fundamental geologic regime — a time scale that is on the order of 10^6 years at Yucca Mountain. In the case of human activity, as discussed in Chapters 3 and 4, there is no scientific basis for prediction of future states, and the limit of our ability to extrapolate with reasonable confidence is measured in decades or, at most, a few hundreds of years.

The other technically based reason for limiting the time of analysis is if there are likely to be no significant health effects after a specified time. In the case of Yucca Mountain, at least, some potentially important exposures might not occur until after several hundred thousand years. For example, the half-life of some of the radionuclides contained in the repository is millions of years, and for some scenarios the travel time of these materials to the accessible environment is in the range of tens of thousands to hundreds of thousands of years.

For these reasons, we believe that there is no scientific basis for limiting the time period of the individual-risk standard to 10,000 years or any other value. We recommend in Chapter 3 that compliance assessment be conducted for the time when the greatest risk occurs, within the limits imposed by long-term predictability of both the geologic environment and the distribution of local and global populations.

Indeed, the 10,000-year limitation might be inconsistent with protection of public health. For example, as noted in a previous National Research Council study," EPA's 10,000-year time limit, evidently adopted in USNRC's rationale, makes compliance rather easy. This we do not support because . . . we see no valid justification for this time limit . . . The USNRC-EPA calculational approach may seem to simplify licensing, but we do not understand how such an exercise can support the finding, required in licensing, that there be no unreasonable risk to the health and safety of the public" (NRC, 1983, at p. 236).

As described, we have recommended that the standard for individual risk should apply at times when the peak potential risks might occur. We recognize that there are significant uncertainties in the supporting calculations and that the uncertainties increase as the time at which peak risk occurs increases. However, we see no technical basis for limiting the period of concern to a period that is short compared to the time of peak risk or the anticipated travel time.

Nevertheless, we note that although the selection of a time period of applicability has scientific elements, it also has policy aspects that we have not addressed. For example, EPA might choose to establish consistent policies for managing risks from disposal of both long-lived hazardous nonradioactive materials and radioactive materials.

Another time-related regulatory concern can affect the formulation of the safety standard. This is based on ethical principles, and is the issue of intergenerational equity (Berkovitz, 1992; Holdren, 1992; Okrent, 1994). Whether and how best to be fair to future generations is an important societal question. Although current generations are assumed to have benefited from activities, such as electricity production or national defense programs that have caused radioactive wastes to accumulate, far future generations will not benefit directly, but might be exposed to risks when any radioactive materials eventually escape the proposed repository. In drafting standards, EPA should as a matter of policy address whether future generations should have less, greater, or equivalent protection.

The responsible institutions have considered the question of the protection to be afforded future generations. For example, in her presentation to us, Margaret Federline (USNRC, personal communication, May 27, 1993) spoke about a "societal pledge to future generations" that would "provide future societies with the same protection from radiation we would expect for ourselves." The IAEA document, *Safety Principles and Technical Criteria for HLW Disposal*, Safety Series 99, has as one objective the "responsibility to future generations." Under this responsibility to future generations, IAEA recommends that "the degree of isolation of high-level radioactive waste shall be such so there are no predictable future risks to human health or effects on the environment that would not be acceptable today." In this IAEA establishes that "[t]he level of protection to be afforded to future individuals should not be less than that provided today."

A health-based risk standard could be specified to apply uniformly over time and generations. Such an approach would be consistent with the principle of intergenerational equity that requires that the risks to future

PROTECTING HUMAN HEALTH

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generations be no greater than the risks that would be accepted today. Whether to adopt this or some other expression of the principle of intergenerational equity is a matter for social judgment.

PROTECTING THE GENERAL PUBLIC

Earlier in this chapter, we recommend the form for a Yucca Mountain standard based on individual risk. Congress has asked whether standards intended to protect individuals would also protect the general public in the case of Yucca Mountain. We conclude that the form of the standards we have recommended would do so, provided that policy makers and the public are prepared to accept that very low radiation doses pose a negligibly small risk. This latter requirement exists for all forms of the standards, including that in 40 CFR 191. We recommend addressing this problem by adopting the principle of negligible incremental risk to individuals.

The question posed by Congress is important because limiting individual dose or risk does not automatically guarantee that adequate protection is provided to the general public for all possible repository sites or for the Yucca Mountain site in particular. As described in the previous section, the individual-risk standard should be constructed explicitly to protect a critical group that is composed of a few persons most at risk from releases from the repository. The standards are then set to limit the risk to the average member of that group. Larger populations outside the critical group might also be exposed to a lower, but still significant, risk. It is possible that a higher level of protection for this population represented by a lower level of risk than the one established by the standards might be considered.

For purposes of this discussion, the "general public" can be thought of as including global (hemispheric or continental) populations that might receive very small risks from repository releases, as well as local populations that lie outside the critical group but that might still be exposed to risks not much lower than those imposed on the critical group. The issues are different for these two types of populations, and we discuss them separately. consume, and other factors that could affect exposures to radioactive wastes. We shall refer to this latter collection of factors that must be considered as exposure scenarios. The reason for separating these two elements of performance assessment is that the nature of calculations in each is substantially different. We discuss these in Parts II and III.

PART I: OVERVIEW OF PERFORMANCE ASSESSMENT

Any standard to protect individuals and the public after the proposed repository is closed would require assessments of performance at times so far in the future that a direct evaluation of compliance (for example by physical monitoring of system behavior) is out of the question. The only way to evaluate the risks of adverse health effects and to compare them with the standard is to assess the estimated potential future behavior of the entire repository system and its potential impact on humans. This procedure, involving modeling of processes and events that might lead to releases and exposures, is called performance assessment. It involves computer calculations using quantitative models of physical, chemical, geologic, and biological processes, taking uncertainties into account.

Modeling repository performance is a challenging task because the rates of geochemical transformation and transport of the radionuclides are generally very slow and the times at which points distant from the repository become significantly affected by radionuclide releases will be in the far future. Thus, to assess these effects requires projection of geochemical, hydrodynamic, and other processes over long time periods within rock masses whose properties are imperfectly known. Factors describing how humans can be exposed to radionuclides from the wastes are even more imperfectly known and these factors, including the future state of technology and medicine, might be more changeable over time than are the physical processes.

Reasonable Confidence

One possible response to these difficulties is to conclude that they render any assessments of the ultimate fate of the waste materials too uncertain to be useful. However, we believe that such analyses do provide information for judging the quality of a disposal site. Even if the

ASSESSING COMPLIANCE

uncertainties involved are large, some options for the disposition of the wastes can clearly be shown to result in worse consequences than other options would produce.

The results of compliance analysis should not, however, be interpreted as accurate predictions of the expected behavior of a geologic repository. No analysis of compliance will ever constitute an absolute proof; the objective instead is a reasonable level of confidence in analyses that indicates whether limits established by the standard will be exceeded. Both the USNRC and EPA have explicitly recognized this objective. For example, EPA states in 40 CFR 191 that "unequivocal numeric proof of compliance is neither necessary nor likely to be obtained." In regulation 10 CFR 60, USNRC acknowledges that "it is not expected that complete assurance that [performance objectives] will be met can be presented." The USNRC requires instead "reasonable assurance, making allowances for the time period, hazards, and uncertainties involved." EPA's required level of proof in 40 CFR 191 is "reasonable expectation."

Time scale

One commonly expressed concern regarding the performance assessment modeling is that it requires simulating performance at such distant times in the future that no confidence can be placed in the results. Of course, the level of confidence for some predictions might decrease with time. This argument has been used to support the concept of a 10,000 year cutoff (DOE, 1992). We do not, however, believe that there is a scientific basis for limiting the analysis in this way.

One of the major reasons for selecting geologic disposal was to place the wastes in as stable an environment as many scientists consider possible. The deep subsurface fulfills this condition very well (NRC, 1957). In comparison with many other fields of science, earth scientists are accustomed to dealing with physical phenomena over long time scales. In this perspective even the longest times considered for repository performance models are not excessive. Furthermore, even changes in climate at the surface would probably have little effect on repository performance deep below the ground. We recommend calculation of the maximum risks of radiation releases whenever they occur as long as the geologic characteristics of the repository environment do not change significantly. The time scale for long-term geologic processes at Yucca Mountain is on the order of approximately one million years. After the geologic environment has changed, of course, the scientific basis for performance assessment is substantially eroded and little useful information can be developed.

Because there is a continuing increase in uncertainty about most of the parameters describing the repository system farther in the distant future, it might be expected that compliance of the repository in the near term could be assessed with more confidence. This is not necessarily true. Many of the uncertainties in parameters describing the geologic system are due not to temporal extrapolation but rather to difficulties in spatial interpolation of site characteristics. These spatial difficulties will be present at all times. Accordingly, even in the initial phase of the repository lifetime, a compliance decision must be based on a reasonable level of confidence in the predicted behavior rather than any absolute proof. Under some circumstances, use of a shorter period for analysis could in fact introduce additional uncertainties into the calculation. For example, uncertainties in waste canister lifetimes might have a more significant effect on assessing performance in the initial 10,000 years than in performance in the range of 100,000 years.

Probabilistic Analysis of Risk

To judge compliance against a risk-based standard of the type proposed, a risk analysis including treatment of all scenarios that might lead to releases from the repository and to radiation exposures is, in principle, required. To include them in a standard risk analysis, all these scenarios need to be quantified with respect to the probabilities of *scenario occurrence* and the probability distribution of their *consequences* to humans, such as health effects of radiation doses. In subsequent sections we specifically note that for some events or processes either the probability of occurrence or the estimated consequences become very difficult to specify with confidence. Events caused by human activity are usually of this type. Incorporation of such events or processes into the formalized risk analysis sometimes is not justified on a scientific basis. Instead, how to deal with these events should be decided as a matter of policy.

YUCCA MOUNTAIN STANDARDS

limited success in reducing uncertainties, bounding estimates can be incorporated into a performance assessment designed to evaluate compliance with an individual risk standard.

Saturated zone transport from the aquifer beneath the repository to other locations from which water may be extracted by humans or ultimately reach the surface in a regional discharge area

The time at which inhabitants downgradient from a Yucca Mountain repository could be exposed to radionuclides depends on the rates of advective transport in the saturated zone and on modifications to that rate resulting from geochemical processes such as sorption. Rates of advective transport in the saturated zone can be estimated using existing models that require quantification of the hydraulic properties of the rock and of the hydraulic gradient. Modification in transport rates by geochemical processes depends on the rate and extent of chemical interactions between the dissolved radionuclides and the aquifer solids. Geochemical processes can also modify concentrations of radionuclides in ground water. Concentrations can also be modified by radioactive decay, by diffusion, and by dispersive mixing of contaminated and uncontaminated water. Thermal gradients induced by the repository could generate additional convective mixing that would reduce peak concentrations beneath the repository.

The important processes of saturated zone transport are understood at a conceptual level, and mathematical models are available to represent these processes to some extent. Because of the fractured nature of the tuff aquifer below Yucca Mountain, some uncertainty exists regarding the appropriate mathematical and numerical models required to simulate This issue can be addressed through the siteadvective transport. characterization activities and through sensitivity modeling. Major uncertainties regarding the values of hydraulic and geochemical parameters required as input to these models are likely to remain even at the end of extensive site characterization due to the inherently heterogeneous nature of the aquifer. However, even with residual uncertainties, it should be possible to generate quantitative (possibly bounding) estimates of radionuclide travel times and spatial distributions and concentrations of plumes accessible to a potential critical group.

ASSESSING COMPLIANCE

Gradual and Episodic Natural Modifiers

Several gradual and episodic natural processes or events have the potential to modify the properties of the reservoirs and the processes by which radionuclides are transported among them. We conclude that the probabilities and consequences of modifications generated by climate change, seismic activity, and volcanic eruptions at Yucca Mountain are sufficiently boundable so that these factors can be included in performance assessments that extend over periods on the order of about 10^6 years. Each of these three possible modifiers of repository performance is discussed in more detail below.

Climate change

At present the earth is in an interglacial phase. Our knowledge of past climate transitions indicates that a transition to a glacial climate during the next few hundred years is highly unlikely but not impossible. Such a transition during the next 10,000 years is probable, but not assured. Over a million-year time scale, however, the global climate regime is virtually certain to pass through several glacial-interglacial cycles, with the majority of the time probably spent in the glacial state. Given that a deep geologic repository is relatively shielded from the large changes in surface conditions, there are three main potential effects of climate change on repository performance. The first of these is that increases in erosion might significantly decrease the burial depth of the repository. Sitespecific studies of erosion rates at Yucca Mountain (DOE 1993b) indicate that an increase in erosion to the extent necessary to expose the repository (even over a million-year time scale) is extremely unlikely.

Change to a cooler, wetter climate at Yucca Mountain would likely result in greater fluxes of water through the unsaturated zone, which could affect rates of radionuclide release from waste-forms and transport to the water table. Little effort has been put into quantifying the magnitude of this response, but a doubling of the effective wetness, defined as the ratio of precipitation to potential evapotranspiration, might cause a significant increase in recharge. An increase in recharge could raise the water table, increasing saturated zone fluxes. There is a reasonable data base from

which to infer past changes in the water table at Yucca Mountain. Although past increases under wetter climates are evidenced, a water-table rise to the point that the repository would be flooded appears unlikely (Winograd and Szabo, 1988; NRC, 1992; Szabo et al., 1994). Additional site characterization activities and studies of infiltration at Yucca Mountain should help improve estimates of the bounds of potential hydrologic responses to climate change. It should also be noted that the subsurface location of the repository would provide a temporal filter for climate change effects on hydrologic processes. The time required for unsaturatedzone flux changes to propagate down to the repository and then to the water table is probably in the range of hundreds to thousands of years. The time required for saturated flow-system responses is probably even longer. For this reason, climate changes on the time scale of hundreds of years would probably have little if any effect on repository performance, and the effects of climate changes on the deep hydrogeology can be assessed over much longer time scales.

The third type of change that might result from climate change is a shift in the distribution and activities of human populations. In the vicinity of Yucca Mountain, a wetter, cooler climate would provide a more hospitable environment and could result in population increases. This could change the composition of the critical group by exposing more people to potential risks from the repository. However, even at the present time, the available ground-water supply could sustain a substantially larger population than that presently in the area. Thus, there is no simple relation between future climatic conditions and future population. This unpredictability of human behavior is common to the issue of estimating pathways through the biosphere and will be addressed later in Part III.

Seismicity

Seismic displacement along faults is one type of episodic event that must be considered in estimating the long-term safety of a repository at Yucca Mountain. The adverse effects of seismicity can be assessed in terms of canister failure or an increase in fluid conductivity in the saturated or unsaturated zone. Yucca Mountain is within a region of Quaternary (from 2 million years ago to the present) seismic activity, of which the Little Skull Mountain earthquake of June 29, 1993, with a Richter

ASSESSING COMPLIANCE

is being given to estimating the combination of the first and second components to determine the combined probability that a future event will intersect a specified area. This analysis is based on extrapolations into the future of volcanic activity from the historic record, and on assumptions about the spatial distribution of future volcanic eruptions in the Yucca Mountain region. Crowe suggests that a probability of 10^{-8} /yr, which is a 1 in 10,000 possibility of a disruption over 10,000 years or 1 in 1,000 possibility in 100,000 years) or less might be sufficiently low to constitute a negligible risk. If the combined probability of the first two components can be shown to be below this level, then it might not be necessary to consider the third component.

Efforts are underway to refine the intrusion distribution models by incorporating geologic structure constraints. It is noted, for example, that the volcanic eruptions in Crater Flat appear to be aligned in the northeast direction of the extensional faulting (across the Yucca Mountain site). If this constraint is confirmed and included in the distribution, the probability of a future event intersecting the repository site might fall below 10^{-8} per year.

While acknowledging the complexity of estimating the release of radionuclides to the biosphere, it seems possible, given the knowledge of material ejected from various types of volcanic eruptions and study of the cinder cones in the region, to develop reasonable estimates of the health consequences from radionuclides released by a volcanic eruption through a repository at Yucca Mountain. Thus, it is believed that the radiological health risk from volcanism can and should be subject to the overall health risk standard to be required for a repository at Yucca Mountain.

PART III: EXPOSURE SCENARIOS IN PERFORMANCE ASSESSMENT

As noted above, we believe that it is feasible to calculate, to within reasonable limits of certainty, potential, defined as possible but not necessarily probable concentrations of radionuclides in ground water and air at different locations and times in the future. To proceed from the calculation of radionuclide concentrations to calculations of risks that, would result from a repository, many additional factors or assumptions about the nature of the human society at or near the repository site must be considered. These factors must be included in an exposure scenario that specifies the pathways by which persons are exposed to radionuclides released from the repository.

As we note in Chapter 4 with regard to the feasibility of making projections of future human intrusion into a repository, based on our review of the literature we believe that no scientific basis exists to make projections of the nature of future human societies to within reasonable limits of certainty. Therefore, unlike our conclusion about the earth science and geologic engineering factors described in Part II of this chapter, we believe that it is not possible to predict on the basis of scientific analyses the societal factors that must be specified in a far-future exposure scenario. There are an unlimited number of possible human futures, some of which would involve risks from a repository and others that would not.

Although the nature of future societies cannot be predicted, it is possible, at least conceptually, to consider several characteristics of future society that would indicate whether a repository is likely to pose a risk to people. A repository would be unlikely to pose significant risks to future societies: if the area near the repository were not occupied, if future societies do not use ground water from the contaminated region, or if future societies routinely monitor ground-water quality and either treat or avoid use of contaminated sources. Conversely, exposures would result if water wells were drilled into the contaminated areas and the water consumed by people or used to irrigate crops. As far as we are able to determine, there is no sound basis for quantifying the likelihood of future scenarios in which exposures do or do not occur; about all that can be said is that both are possible.

It is our view, however, that once exposure scenarios have been adopted, performance assessment calculations can be carried out for the specified scenarios with a degree of uncertainty comparable to the uncertainty associated with geologic processes and engineered systems. The more difficult task is the specification of reasonable scenarios for evaluation. Any particular scenario about the future of human society near Yucca Mountain that might be adopted for purposes of calculation is likely to be arbitrary, and should not be interpreted as reflecting conditions that eventually will occur. Although we recognize the burden on regulators to avoid regulations that are arbitrary, we know of no scientific method for identifying these scenarios.

Selection of Exposure Scenarios for Performance Assessment Calculations

Any approach to assessing compliance with the standard must make assumptions about the nature of the human activities and lifestyles that provide pathways for exposure. For example, people could drink water containing radionuclides, irrigate crops with the water, eat these crops, and bathe in the water. Quantification of the doses received from the various pathways requires detailed data on these pathways. For the example above, the average amount of water ingested per day (not including other beverages constituted with uncontaminated water) should be known, as should the type of crops grown, the amount eaten, and the frequency of bathing. The set of circumstances that affects the dose received, such as where people live, what they eat and drink, and other lifestyle characteristics including the state of agricultural technology, are part of what we refer to as the exposure scenario.

Unfortunately, many human behavior factors important to assessing repository performance vary over periods that are short in comparison with those that should be considered for a repository. The past several centuries (or even decades) have seen radical changes in human technology and behavior, many or most of which were not reasonably predictable. For example, within the past one hundred years, our society has evolved from one in which drilling and pumping technology did not exist for production of water from the depths of ground water at Yucca Mountain to a level of technology where such production is feasible. Within this same time period, we have seen U.S. demographic patterns shift from a time where a majority of U.S. residents were engaged in farming and grew their own food to the present day in which only a few percent of the work force is employed in farming, and in which most people's diet includes food produced outside their local area.

Given this potential for rapid change, it is unknowable what patterns of human activity might exist 10,000 or 100,000 years from now. Indeed, the period during which repository performance might be relevant, on the order of a million years, is sufficiently long that any number of different societies might reside near the repository site. Several glacial periods probably will have occurred, making estimates of human society even more difficult. Given the unknowable nature of the state of future human societies, it is tempting to seek to avoid the use of such assumptions
in performance assessment calculations. In our view, however, it is not possible for a reasonable standard for the protection of human health to avoid use of some specified assumptions about future populations, patterns, and lifestyles around a proposed repository site. Even regulatory standards stated in terms of geologic and engineering factors are not independent of assumptions about future exposure scenarios. For example, the containment requirements of 40 CFR 191 were apparently developed based on consideration of a global release scenario in which average doses to large populations were considered.

The problem is how to pick an exposure scenario to be used for compliance assessment purposes. Given the lack of a scientific basis for doing so, we believe that it is appropriate for the regulator to make this policy decision. One specific recommendation we make is to avoid placing the burden of postulating and defending assumptions about exposure scenarios on the applicant for a license. The regulator appears to be better situated than the applicant to carry the responsibility because of the perception that any future scenario developed by the applicant could have been chosen to give the desired outcome. On the other hand, the results of calculations from a scenario specified by the regulator in an open process designed to consider the views of all the interested parties might be seen as a fair test of the suitability of a site and design.

In addition, we recommend against an approach under which a large number of future scenarios are specified for compliance assessment, since such an approach could be seen as putting both the regulator and the applicant in the indefensible position of claiming to have considered a sufficient number of scenarios and that all reasonable future situations are represented in the analysis. The purpose of making exposure scenario assumptions is not to identify possible futures, but to provide a framework for the analysis and evaluation of repository performance for the protection of public health.²

² Another argument for using a large number of scenarios is that iterative analysis of repository performance will lead to the most cost-effective repository design. This might be true, but we believe that the regulator must in the end assess compliance with a single level of protection as defined in the standard. Therefore, one (or at most a few) exposure scenarios must be specified for compliance assessment purposes.

ASSESSING COMPLIANCE

Specification of the exposure scenario assumptions to be used in performance assessment at Yucca Mountain will greatly influence whether the site and design can comply or not. The selection of exposure scenarios is perhaps the most challenging and contentious aspect of risk and compliance assessment. For example, EPA guidlines for exposure assessment reflect a philosophical disagreement over the question of when and how to depart from the theoretical upper bound estimate of exposure and to employ probabilistic techniques (Federal Register 57 [May 29, 1992]: 22888-22938). These questions, which are at the interface between science and policy judgment, are also addressed in *Science and Judgment in Risk Assessment* (NRC, 1994). For these reasons, we strongly recommend that the decision be made through a public rulemaking process. This process will provide a more complete analysis of the advantages and disadvantages of alternative scenarios than we have been able to perform, and do so with the benefit of full public participation.³

As with other aspects of defining the standards and demonstrating compliance that involve scientific knowledge but must ultimately rest on policy judgments, we considered what to suggest to EPA as a useful starting point for rulemaking on exposure scenarios. Reflecting the disagreement inherent in the literature, we have not reached complete consensus on this question.

We do agree, however, that the exposure scenario used to test compliance should not be based on an individual defined by unreasonable assumptions regarding habits and sensitivities affecting risk. It is essential that the exposure scenario that is ultimately selected be consistent with the critical-group concept that we advanced in Chapter 2. The purpose of using a critical group is to avoid using the standard to protect a person with unusual habits or sensitivities. The critical-group approach does this by using the average risk in the group for testing compliance. To ensure that this average risk nevertheless affords a high level of protection to most persons, the group must contain the persons at highest risk within the group and must be homogeneous in risk. An exposure scenario selected for

³ This rulemaking need not be done before the promulgation of an individual-risk standard that we recommended in Chapter 2. Indeed, we would not want the selection of that standard to be colored by foreknowledge of the assumptions incorporated in the exposure scenario.

compliance assessment should produce a critical group with these characteristics.

Additionally, we note that the ICRP (1985a) recommends that the critical group be defined using present knowledge⁴ and cautious, but reasonable, assumptions. Although this guidance was originally intended for the regulation of dose limits, we believe that it is generally appropriate in applying the critical-group concept to risk, as we have recommended. EPA should rely on this guidance when choosing the assumptions for the exposure scenario to be used for performance assessment.

Finally, we have considered the design of an exposure scenario that EPA might propose when it initiates the rulemaking process. We have considered two illustrative approaches for this purpose. We describe the two approaches in Appendixes C and D, and summarize their important characteristics below.

A substantial majority of the committee considers that the approach outlined in Appendix C is more clearly consistent with the foregoing criteria for selecting an exposure scenario than is the alternative in Appendix D, and therefore believes that EPA should propose an approach along the lines of Appendix C. Of course, other methods might also meet these criteria, and some of the methods might be less complex than the method illustrated in Appendix C.

Although the following discussion highlights differences between the two approaches, we wish to stress that the approaches are similar in many ways.

The approach in Appendix C makes use of information that can be collected on the factors that influence human behavior in the present. Assumptions about factors such as the source of food would be based on the source of food for today's population near the repository site. The Appendix C approach bases the exposure scenario on a population distribution derived from observed statistical associations between environmental parameters and the population distribution of actual population groups. For example, such parameters could include depth to

⁴ We understand "present knowledge" to mean any knowledge that is available today, and so should be read as an injunction against making assumptions about knowledge that might exist in the future. For example, assuming that future societies will have found a cure or prevention for cancer would not be presentday knowledge.

ASSESSING COMPLIANCE

water, soil type and depth, land slope, and growing season. This approach uses statistical techniques to compute a critical group for each of a large number of simulations of the contaminated ground-water plume and then averages over these calculations to identify the average critical group for compliance purposes.

Important characteristics of this approach include the following. First, it extends the probabilistic methods that have been applied to simulations of physical processes (such as transport of ground-water contaminants) to analysis of the factors affecting exposure. Second, although mathematically complex, the model is based on currently observable data and does not require assumptions regarding specific values of parameters, only ranges within which the parameters might fall. Third, the degree to which conservatism is incorporated is determined not only by the analyst in selecting the ranges of parameters that describe farming lifestyles but also by the regulator when the standard is set. Fourth, it requires that the probability that persons occupy specific parcels of land for farming be determined statistically by the relevant characteristics of the land, ground water, and technology that influence farming, avoiding the potential that the standard could be influenced by a situation in which the maximum dose occurred at a place that was uninhabitable or otherwise unsuitable for farming.

The approach in Appendix D specifies a priori one or more subsistence farmers as the critical group and makes assumptions designed to define the farmer at maximum risk to be included in the critical group. The subsistence farmer would be a person with eating habits and with response to doses of radiation that are normal for present-day humans. All food eaten over the lifetime of the subsistence farmer would be grown with water drawn from an underground aquifer contaminated with radioactivity from the repository. The water would be withdrawn at a location outside the footprint of the repository and near that maximum potential concentration of the most critical radioactive contaminant in the ground water so that the scenario describes the maximum dose and risk. All of the farmer's drinking water would come from that same source. compliance assessment purposes, it is assumed that the homogeneity criterion (see the definition of critical group in Chapter 2) applies and that the risk to the average member of the critical group is about one-third that of the subsistence farmer.

YUCCA MOUNTAIN STANDARDS

The important features of the subsistence-farmer model include the following. First, it has been used extensively in radioactive waste management programs in the United States and other countries, so a body of experience with it exists on which to draw. Second, it is straightforward and relatively simple to understand and calculate. Third, while it incorporates a series of assumptions about the lifestyle of the hypothetical farmer, any degree of conservatism can be built into the model by choices among alternative assumptions, which can be based on current conditions in the Amorgosa Valley; these assumptions need not be constrained by the characteristics of the current population of the region. Fourth, it makes the most conservative assumption that wherever and whenever the maximum concentration of radionuclides occurs in a ground water plume accessible from the surface, a farmer will be there to access it.

These approaches have many elements in common. Most important, both rely on probabilistic methods of estimating the distribution of radionuclides in the environment. Both also incorporate knowledge of the natural geologic features of the environment that influence the potential for exposure and both are intended to incorporate cautious, but reasonable, assumptions about lifestyles of the affected populations that the EPA might propose in a rulemaking. For example, both assume eating habits and response to radiation doses that are normal for present-day humans.

Despite these similarities between the approaches, two major issues that differentiate them have emerged from our consideration. These issues are summarized below:

> Assumptions about the location and lifestyle of persons who might be exposed to radionuclides released from the repository are crucially important because they affect the identification of the person at highest risk that must be contained in the critical group. The two approaches differ in their treatment of these assumptions. For example, the approach in Appendix D specifies *a priori* that a person will be present at the time and place of highest nuclide concentrations in ground water and will have such habits as to be exposed to the highest concentration of radiation in the environment. This person is assumed to define the upper limit of risk in the critical group. Appendix C treats the distribution of potential farmers probabilistically based on

current technical understanding of farming in the region. Because the person at highest risk might not be the same under the two approaches, the critical group selected for compliance assessment could be different.

The second difference involves the method of calculating the average risk of the members of the critical group. Appendix C uses detailed statistical analysis to define the critical group. Specifically, it identifies a "critical subgroup" for each of a large number of Monte Carlo realizations of the contamination plume. The critical group risk is determined by averaging over the average risks to each of these In contrast, the Appendix D approach subgroups. approximates the average critical group risk at about onethird of the risk faced by the person at highest risk, since the requirement that the critical group be homogeneous in risk implies that the overall range of risks in the critical group be limited to about a factor of ten. If the distribution of risk among members of the critical group is not relatively uniform, these approaches could produce different averages.

As noted earlier, we agree that unrealistic assumptions are inappropriate. Our divergence of view is on the extent to which the alternative sets of assumptions embodied in Appendixes C and D are cautious, but reasonable. The approach of Appendix C has the advantages of explicitly accounting for how the physical characteristics of the site might influence population distribution and of identifying the makeup of the critical group probabilistically. Most of the committee regard these as desirable features of exposure scenarios that are intended to be consistent with the critical-group concept. We emphasize, however, that specification of exposure-scenario assumptions is a matter for policy decision.

Exclusion Zone

The original standard, 40 CFR 191, contained a provision for an exclusion zone in the immediate vicinity of the repository. The purpose was to provide a boundary for calculating releases.

Dose apportionment

In the recently revised 40 CFR 191, EPA has endorsed the dose limit and dose-apportionment recommendations of the ICRP. We support this approach.

Reference biosphere

In view of the almost unlimited possible future states of society and of the significance of these states to future risk and dose, both EPA and we have recommended that a particular set of assumptions be used about the biosphere (including, for example, how and from where people get their food and water) for compliance calculations. Both EPA and we recommend the use of assumptions that reflect current technologies and living patterns.

Exclusion zone

The original standard, 40 CFR 191, contained a provision for an exclusion zone in the immediate vicinity of the repository. The purpose was to provide a boundary for calculating releases. The zone was presumably to be protected from human activity.

In light of our conclusion in Chapter 4 that it is not reasonable to assume that institutional controls can be maintained for more than a few centuries, we also conclude that there is no scientific basis for assuming that human activity can be prevented from occurring in an exclusion zone or that defining such a zone will provide protection to future generations from exposures in the vicinity of the repository. If, as we recommend, human intrusion is treated separately from the performance of an undisturbed repository, it is reasonable in our view to define a region in which human activities are to be regarded as intrusion and to exclude that region from calculation of the undisturbed repository performance. Beyond the repository footprint, however, there seems to be no practical purpose for defining a larger exclusion zone for the form of the standard we recommend. Without either a release limit or a time limit for the

APPENDIX D - THE SUBSISTENCE-FARMER CRITICAL GROUP 155

introduced by sampling techniques should be included when such techniques are used to reduce the number of discrete calculations.

These space- and time-dependent probabilistic distributions of concentrations in ground water, with emphasis on ground water beyond the repository footprint, are the input quantities needed for calculating radiation doses, consequences, and risks for the biosphere scenarios. Similar approaches are followed for calculating the space and time dependent concentrations of radionuclides released to the atmosphere.

Many analysts employ system software that feeds geosphere results directly into biosphere calculations, bypassing the display of probabilistic distributions of concentrations in ground water.

Calculation of Biosphere Performance

For the biosphere scenario involving the subsistence-farmer critical group, ground water is assumed to be withdrawn at the location of temporal-maximum concentration of radionuclides. The time of that maximum concentration specifies the time at which the doses, consequences, and risk are being calculated at that location. In the era of temporal-maximum concentration, the concentrations at a given location vary little over a human lifetime, so the ground-water concentration can be assumed constant in calculating lifetime doses and risks for that critical group. The critical assumption in this model, then, is that a subsistence farmer extracts water from the location of maximum concentration of radionuclides in the aquifer, provided that no natural geologic feature precludes drilling for water at that location.

The subsistence farmer is assumed to use the extracted contaminated water to grow his food and for all his potable water. Conservatively, the farmer is to receive no food from other sources. A pumped well to extract ground water can perturb the local flow of ground water, so that concentrations of contaminants in the extracted water can be less than in the unperturbed ground water. The extent of concentration reduction depends on the extraction rate (Charles and Smith, 1991). A reasonable extraction rate can be calculated assuming that the subsistence farmer or even the entire critical group uses a single well for extracting ground water. If the subsistence farmer's water is obtained from commercial pumping of the underground aquifer at the point of maximum local contamination², the effect of commercial rates of water extraction on the withdrawn concentration can be included in the analysis. Obviously, for commercial water withdrawal, it is the withdrawal location rather than the location of the subsistence farmer that is important.

The vertical variation of concentration in ground water at a given surface position can be obtained from the geosphere analysis. If methods of predicting the vertical location of the point of water withdrawal within the aquifer are defensible for the long-term future, then the effect of withdrawing at locations other than that of the vertical maximum concentration can be included. Otherwise, arbitrary assumptions of well depth would diminish confidence in the resulting calculated risk.

The largest radiation exposure to future humans from contaminants in ground water is predicted to result from internal radiation from ingested For the water pathways, eating food or inhaled radionuclides. contaminated by irrigation or by other use of contaminated ground water for growing food is expected to be the source of largest dose, greater than doses from drinking water (NRC, 1983). Therefore, realistic prediction of doses and risks to future humans requires knowledge of their diets and amounts of food and water consumed. Such information for the distant future is unknowable. Therefore, as is done in all other biosphere scenarios, we must assume that future humans have the same diets as ourselves (including food and water consumption). This amounts to the unavoidable policy decision that geologic disposal is to protect future humans whose diets are the same as ours or whose diets would not lead to greater radiation doses from using contaminated water than would the diets of people today.

All biosphere scenarios must also rely on data for the uptake of radionuclides from contaminated water into food. Here, one can rely on scientific data for the typical soil conditions and for the kinds of foods assumed for this analysis. For a given food chain and for drinking, the amount of radioactivity ingested in a given time, or over a human lifetime,

² There is a current proposal for commercial withdrawal of ground water from the aquifer near Yucca Mountain. This water could be distributed to local communities as well as others that might exist or be developed farther from Yucca Mountain.



United States Environmental Protection Agency Air and Radiation (6608J)

EPA 402-R-01-009 June 2001



Public Health and Environmental Radiation Protection Standards for Yucca Mountain, Nevada (40 CFR Part 197)—Final Rule

Response to Comments Document

A single, all-pathways standard for Yucca Mountain does not achieve the same goal as separate individual and ground-water standards because EPA views the protection of the ground-water resource as a goal separate and apart from the protection of the individual. The protection of ground water is entwined with the issues of: (1) protection of resources for future generations; (2) pollution prevention; and (3) consistency with the SDWA. As such, protection of ground water calls for a separate standard to achieve these goals.

Response to PP.4 through PP.6:

EPA addressed the fact that our draft economic impact evaluation was constrained in its conclusions by both the methodology and available information, by extensively revising it for the final rule. Using information from the most recently available DOE performance assessments, coupled with a review of Yucca Mountain design history, these revisions allowed the case to be made that our 40 CFR part 197 standards (1) have had no influence on the current repository design and (2) have imposed no additional costs on the Yucca Mountain Program. Implicit in this analysis is the argument that our rulemaking will neither result in a re-siting of the repository nor delay waste acceptance (see the Final EIA for 40 CFR 197, Docket A-95-12, Item V-B-2).

In addition, we note that comment 797 misconstrues the current status of the SNF/HLW repository program. The Yucca Mountain site has not been "already selected as best suited for a repository." In fact, it will never be known whether Yucca Mountain is the "best" site from a technical standpoint, simply because other candidate sites were never studied as extensively. Therefore, any conclusions regarding Yucca Mountain's suitability will be based on its ability to satisfy certain performance objectives, not on whether it is "better" than other sites. As a result, while DOE has determined that the Yucca Mountain site is a viable alternative for location of a SNF/HLW repository (Viability Assessment, Docket A-95-12, Item V-A-5), DOE has not yet determined that Yucca Mountain is well-suited, and will not make a final determination as to whether it is "best suited," as the location for such a repository. DOE is currently characterizing the Yucca Mountain site to determine if it should be recommended as the site for disposal of SNF/HLW. Such determination is expected in 2001.

Issue QQ: The goal of the repository should not be the delay of radionuclide releases: it should be the prevention of such releases.

1. The definition wrongly sets the goal of the geologic repository to be a delay of release of radionuclides rather than waste isolation, which should include a controlled rate of radionuclide release and transport beginning at some time in the future. (125, 126, 504)

2. The definitions of "disposal" and "barrier" inappropriately skew the basic notion of geologic disposal through the use of multiple barriers, not just the natural geology, to accommodate Yucca Mountain's known inadequacy to isolate waste from the biosphere. This is a fundamental flaw in the proposal. (118, 124, 126, 144, 374)

3. Defining successful disposal by an arbitrary reasonableness standard is an effort to enable licensing of a dump, not a fulfillment of the goal of geologic isolation. (207)

Response to Issue OO 1-2:

It may be impossible to locate and design a deep geologic repository that provides an absolute guarantee of complete and permanent isolation of the disposed wastes from the environment in perpetuity, solely on the basis of the geologic features of the repository. EPA's definition recognizes this fact, and provides for the maximum protection of public health and the environment. Similarly, our generally applicable regulations at 191.14(d) require utilization of engineered barriers and do not assume that the geologic (natural) barrier at a repository site must of necessity provide total containment of radionuclides for unlimited time periods. Thus, we believe that it is appropriate, under the circumstances present at Yucca Mountain, for our standard to neither encourage nor discourage DOE from relying in its repository design on both engineered and natural barriers. Moreover, we did not develop our standard based on DOE's design for the repository, just as DOE has not based its repository design on our standard. For these reasons, we see no reason to amend our definition to preclude DOE from taking advantage of the available engineered barriers, especially because DOE expects those barriers to provide waste containment beyond that which Yucca Mountain's natural barriers alone could provide. Moreover, precluding DOE from taking advantage of available engineered barriers would have the perverse effect of diminishing the protectiveness of the repository. This would not constitute good regulatory policy. We believe that the basic notion of geologic disposal is not skewed by the incorporation of engineered barriers into the disposal system, but rather that the combination of optimized engineered and natural barriers is a prudent and technically sound approach to the permanent disposal of these wastes.

EPA's definition of barrier is substantially similar to the definition of "barrier" in our generally applicable standards (see 40 CFR § 191.12). The minor differences between the definitions in the two regulations are the result of the regulations' different roles. Part 191 is a generally applicable standard that can be used at any site where disposal of these wastes occurs. Part 197, on the other hand, is site-specific: it applies solely to the planned repository at Yucca Mountain. Thus, the definition in 40 CFR part 197 incorporates additional elements to account for the specific characteristics of the Yucca Mountain site.

Response to Issue QQ.3

EPA disagrees that its standards that require DOE to meet a "reasonable expectation" for the repository's performance are "arbitrary." First, this standard already is present in our generally applicable standards for disposal of HLW, SNF, and TRU radioactive waste [40 CFR § 191.13(b)]. Thus, applying a "reasonable expectation" standard to Yucca Mountain maintains consistency with the standards applicable to the only other deep geologic repository in the United States for the disposal of these wastes. Second, "reasonable expectation" is a standard that is better able to account for the extreme uncertainties that exist at a facility such as Yucca Mountain. The NRC uses "reasonable assurance" in its licensing process for nuclear power

plants. These licenses have a typical duration of 40 years. "Reasonable assurance" requires a much higher burden of proof than does "reasonable expectation." Because of the "reasonable assurance" standard's high burden of proof and because of the extremely long compliance time frames at issue at Yucca Mountain, we believe that it would be extraordinarily difficult, if not impossible, for the NRC to implement successfully a "reasonable assurance" standard. On the other hand, a "reasonable expectation" appropriately accounts for the great uncertainties associated with the extremely long time periods involved in regulating a facility such as Yucca Mountain. We believe that the NRC would have significantly less difficulty in implementing such a standard at Yucca Mountain. See Section 2 of this document for more extensive discussion of this issue.

Issue RR: Eliminate "sealing" and/or "backfilling" from the definition of "disposal."

1. Requiring backfilling and sealing may or would actually impede, rather than enhance, the safe isolation of nuclear waste. (86, 310, 589)

2. The terminology in the definition suggests that disposal begins when the repository is sealed and backfilled. This situation may not occur entirely under different ventilated or "cool" repository designs. Use of backfill is not a certainty, but a decision to be made. (503, 585)

3. There has been no demonstration yet of the benefits (if any) of backfill in protecting public health and safety. (656)

4. Comments such as EPA expects the engineered barrier system to be "backfill in the spaces between the waste packages and adjacent rock" is better left for the NRC and others to contemplate. (346, 589)

Response to Issue RR:

Several commenters requested that EPA remove the requirement that disposal include backfilling the excavated drifts and tunnels in the repository. In response to these comments, we amended the definition of "disposal" in the final rule to eliminate the backfilling requirement. We recognize that specifying that DOE must backfill the repository, essentially would force DOE to adopt a particular subsystem design feature. The NAS, in its report, recommended that we avoid specifying subsystem design features.

EPA believes that it is necessary and appropriate, however, for DOE to seal the repository after it reaches its maximum waste capacity; therefore, we retained this requirement in the final rule. Sealing the repository will help minimize direct releases to the air. It also will help prevent human intrusion at the repository.

Section 3 Regulatory Time Frame¹

Comment Issues

Page #

EPA should establish the compliance period at an appropriate time beyond 10,000 years. For a variety of reasons, the proposed compliance period of	
10,000 years is too short	3 - 1
The proposed 10,000-year compliance period, coupled with DOE's	
calculation of peak dose after 10,000 years in the Yucca Mountain	
environmental impact statement, is appropriate/reasonable	3 - 8
	EPA should establish the compliance period at an appropriate time beyond 10,000 years. For a variety of reasons, the proposed compliance period of 10,000 years is too short The proposed 10,000-year compliance period, coupled with DOE's calculation of peak dose after 10,000 years in the Yucca Mountain environmental impact statement, is appropriate/reasonable

Issue A: EPA should establish the compliance period at an appropriate time beyond 10,000 years. For a variety of reasons, the proposed compliance period of 10,000 years is too short.

1. Numerous models have shown that the peak dose will occur well after the proposed 10,000 year compliance period. The proposed 10,000 year compliance period is arbitrary and should be extended to at least the time of peak dose. (4, 23, 94, 138, 173, 180, 206, 281, 334, 353, 369, 384, 425, 438, 457, 471, 482, 500)

2. Numerous alternative specific compliance periods beyond 10,000 years were suggested to ensure that peak doses are covered, including 50,000, 100,000, 200,000, 300,000, 500,000, and one million years. A few suggested that the standard should apply for all time. (23, 177, 184, 186, 196, 353, 409, 452, 482, 759)

3. The compliance period for the standard should be comparable to the hazardous lifetime of the materials to be emplaced in the Yucca Mountain repository. The repository will contain significant amounts of radioactivity for hundreds of thousands to millions of years. (52, 119, 167, 191, 206, 341, 353)

4. The predicted radioactive content in Yucca Mountain after 10,000 years of radioactive decay will [be] greater than the total amount of radioactivity placed in WIPP before any radioactive decay happens. Thus if WIPP is to be used to justify a time limit for compliance at Yucca Mountain, the compliance time should be (defined in total Ci) as that necessary for the waste [at] Yucca Mountain to decay to the same level WIPP will reach at 10,000 years. Then and only then, will it be possible to claim that YM will be as safe as WIPP. (220)

5. DOE has projected that peak doses will occur at 100,000 years and after, and would be orders of magnitude higher than EPA's proposed standard. (186)

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All acronyms are defined in Appendix B.

6. Given that the peak dose may occur beyond 10,000 years and exceed the proposed dose limits, future generations should not be subjected to unacceptable levels of radiation. They deserve the same level of protection as that provided in the proposed 10,000 year standard. (128, 143, 409, 425, 429, 457)

7. A 10,000 year compliance period may be pragmatic but with peak risk (or dose) occurring after 10,000 years, the licensing process may become more difficult. (466)

8. The NAS Panel recommended that adequacy of health protection be assessed for the time of greatest calculated dose, rather than by applying arbitrary cutoffs at earlier times, as this proposal would do. (398)

9. The quantity of long-lived radionuclides is far greater and the specific mix of radionuclides at Yucca Mountain is different from that in the WIPP, where 40 CFR 191 is the governing rule...EPA has not provided sufficient grounds to reject the NAS report's conclusion that estimates could be made for up to one million years. Its rejection of the NAS report's recommendation regarding compliance at the time of peak dose is scientifically and environmentally inappropriate. (281)

10. The EPA suggests that rather than setting the regulatory period to extend to the time of peak dose, DOE should consider this matter of extraordinary peak dose rates in its EIS. This evasion of regulatory responsibility is unacceptable despite the EPA's argument that beyond 10,000 years uncertainties in performance assessments become overwhelming. (127)

11. With regard to the EPA's choice of a 10,000 year compliance period, this was apparently based, in part, on the assumption that generic sites could be chosen that would assure long groundwater travel times, that is, for at least the thousand years that it would take for the water to migrate. (153)

12. In response to the regulatory dilemma posed in the commentary for the Proposed Rule, if the projected peak dose, at whatever time it might occur, is accompanied by an uncertainty range of 5 orders of magnitude around the standard, there should be no compliance dilemma at all. The repository license application should be rejected. (385)

13. The period of compliance must be greater than only 10,000 years...The way to prevent DOE falling into the optimism trap or even hiding the truth during licensing, is to set a standard that gradually relaxes the dose for compliance as time increases. (412)

Response To Issue A.1 through A.11:

EPA is aware that numerous estimates project that doses from the proposed Yucca Mountain repository may reach their peak sometime after the proposed 10,000 year compliance period. Further, the 1995 NAS report on Yucca Mountain ("Technical Bases for Yucca Mountain Standards,"August 1, 1995, National Academy Press, Washington, D.C., or, more simply, "the NAS Report") recommended that the compliance period should be "the time when the greatest risk occurs, within the limits imposed by long-term stability of the geologic environment." (NAS Report, p. 7). This period of long-term geologic stability could extend to one million years, according to the NAS Report (p. 6). The NAS based its recommendation upon technical, not policy considerations. Specifically in regard to the time period when the standard should apply, the NAS noted "...although the selection of a time period of applicability has scientific elements, it also has policy aspects that we have not addressed" (NAS Report, p. 56). As discussed below, the NAS Report explicitly recognized that policy considerations might also factor into the determination of the appropriate compliance period. EPA has carefully considered this issue and we conclude that the selection of the compliance period involves both technical and policy considerations. EPA's goal is to establish health and safety standards that protect the public from releases of radioactive materials from Yucca Mountain. An important consideration in this regard is whether the standard is practical to implement. Furthermore, DOE's calculation of peak dose after the period of compliance as a part of the environmental impact review process allows for public comment to contribute constructive suggestions that may impact how the repository is ultimately designed, operated, and closed. For a variety of reasons, we believe that a 10,000 year compliance period, along with the requirement for the EIS to include a calculation of peak dose beyond 10,000 years but within the period of geologic stability, is meaningful, protective, and practical to implement and, further, will encourage a robust repository that will provide long term protection of the public health and the environment.

First, while the NAS suggested a compliance period that would extend to the time of peak risk, within the period of geologic stability for Yucca Mountain (which might be up to one million years), the panel also recognized that such a decision has policy aspects not addressed by the NAS (NAS Report, p. 56). It suggested, for example, that "EPA might choose to establish consistent policies for managing risks from disposal of both long-lived hazardous nonradioactive materials and radioactive materials." With respect to the compliance period, EPA has used a 10,000 year limit in programs related to hazardous wastes. Waste subject to the land disposal restrictions requirements of the RCRA must meet a variety of requirements before land disposal is authorized (see 40 CFR part 268). Facilities may seek an exemption from these requirements by demonstrating that there will be no migration of hazardous constituents from the disposal unit for as long as the waste remains hazardous (40 CFR 268.6). With respect to the WIPP nomigration petition, 10,000 years was judged the longest practical timeframe for evaluating this petition (55 *FR* 13068, 13073, April 6, 1990). With respect to underground injection wells under the purview of the SDWA, we have specifically required a demonstration that the injected fluid

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will not migrate within 10,000 years [40 CFR 148.20(a)]. More recently, modeling conducted in support of our HWIR has been carried out for 10,000 years to assess human health and ecological impacts (64 FR 63381, November 19, 1999). It is apparent that a compliance period of 10,000 years is the longest timeframe that has proved practical in our regulation of a variety of hazardous wastes.

Second, EPA has concerns related to uncertainty in projecting human exposure over extremely long time periods (up to a million years), such as those advocated by the NAS report and the commenters. One commenter (281) states that we have not provided sufficient reason not to adopt the NAS recommendation to evaluate peak dose for the period of geologic stability, and that our stated reasoning is inconsistent and not sound. We disagree with this commenter. Over such long time periods, we do agree that it is possible to calculate the performance of the Yucca Mountain disposal system within certain bounds. Indeed, numerous commenters (128, 186, 143, 409, 425, 429, 457, 466) expressed concern that the peak dose beyond 10,000 years may exceed the dose limits in the final standards. Such a calculation, however, entails two aspects of uncertainty that may call into question the meaning of any projections of human health impact over such times and consequently the value of such projections in a licensing process. One aspect of uncertainty relates to the impact of long-term natural changes. For extremely long time periods, major changes in the global climate could occur (see, for example, Chapter 7, BID). While the climate likely will remain, in general, similar to present day conditions over the next 10,000 years, over longer time frames comparable to the NAS suggested time of geologic stability, geologic evidence suggests that the global climate regime will likely pass through several glacial-interglacial cycles, with the majority of time spent in the glacial state (NAS Report, p. 91). These longer time periods would require the specification of exposure scenarios that would not be based upon current knowledge but rather upon potentially arbitrary assumptions. The NAS indicated that it knew of no scientific basis for identifying such scenarios (NAS Report, p. 96). As noted by the IAEA, beyond 10,000 years it may be possible to make general predictions about geological conditions but the range of possible biospheric conditions and human behavior is too wide to allow "reliable modeling" (IAEA TECDOC-767, 1994, p. 19, Docket A-95-12, Item II-A-5).

The second aspect of uncertainty associated with extremely long time periods relates to the **possible biosphere conditions and human behavior**. Even for periods as "short" as 10,000 years, it is necessary to make certain assumptions. This time period is twice as long as recorded human history and represents a very long compliance period for current-day assessments. For periods on the order of one million years, even natural human evolutionary changes become a consideration, disregarding the recent advances in genetic engineering. Thus, reliable modeling of human exposure may be untenable and regulation to the time to peak dose, as suggested by the NAS Report and at least one commenter (281), is likely to become arbitrary.

Third, EPA considered this issue and comprehensively evaluated the appropriate regulatory compliance period promulgated in the generally applicable environmental standards for the land disposal of SNF, HLW, and TRU wastes at 40 CFR part 191. The individual-protection requirements and ground-water protection standards (58 FR 66398, 66414, 66415, December 20, 1993), as well as the containment requirements (50 FR 38086, September 19, 1985), in 40 CFR part 191 require a compliance period of 10,000 years. One comment (153) suggested that this compliance period was based on the assumption that generic sites would be chosen that would exhibit long ground water travel times. Rather, the 10,000-year compliance period in 40 CFR part 191 was chosen for a variety of reasons, without relying on specific assumptions about ground water travel times. It allows well-designed, well-sited repositories to be distinguished from poorly sited and/or poorly engineered repositories. At the same time, major geologic changes are unlikely and repository performance can be reasonably projected over a 10,000-year period. (50 FR 38070-38071, September 19, 1985) EPA is also implementing a 10,000 year regulatory time period in the application of 40 CFR part 191 to the WIPP TRU waste repository in New Mexico (63 FR 27354, May 18, 1998). Notably, these 40 CFR part 191 standards apply to the same types of waste and type of disposal system (deep geologic repository) as proposed for Yucca Mountain. The WIPP LWA (Public Law No. 102-579, as amended by Public Law No. 104-201), however, exempted Yucca Mountain from the 40 CFR part 191 standards and Congress established a separate standards setting process detailed in the EnPA (Public Law 102-498), the authority for this rulemaking. Adopting a 10,000 year compliance period for Yucca Mountain would provide a consistent regulatory period for the land disposal of all SNF, HLW, and TRU waste in this country.

On this point, one commenter (220) argues that EPA is inappropriately using its WIPP experience to justify a 10,000 year compliance period for the Yucca Mountain repository. The commenter correctly points out that the radioactivity of the waste at Yucca Mountain will far exceed the expected inventory at the WIPP, and suggests that the appropriate compliance period for Yucca Mountain would be the time that it takes for radioactivity at the repository to decay to the same levels expected at the WIPP after 10,000 years. We disagree with this position, and believe that the commenter has too narrowly focused on the application of the 40 CFR part 191 standards to a single facility, the WIPP. Part 191 also applies to SNF and HLW, and would have applied to the Yucca Mountain repository had Congress not directed EPA to set site-specific Yucca Mountain standards.

At the time 40 CFR part 191 was developed, the bulk of the technical analyses supporting the rulemaking were aimed at evaluating SNF disposal (see EPA's 1985 BID, EPA 520/1-85-023, Docket R-82-3). Nevertheless, the limits of 40 CFR part 191 apply to the land disposal of radionuclides whether they originate from any combination of SNF, HLW, or TRU waste. EPA focused on SNF because of the excellent quality and amount of information available regarding the characteristics and volume projections for spent fuel. SNF also represented the highest inventory of wastes to be disposed and included many of the same radionuclides found in both

HLW and TRU waste. By contrast, DOE had characterized HLW and TRU waste but this data contained considerable variability and uncertainty. As pointed out by commenters (220, 281), the inventory of radionuclides in SNF proposed for Yucca Mountain is much greater, and the radionuclide composition is different, than that in the TRU waste destined for WIPP. That being the case, there is no simple correlation between inventory and the risk to the public. The dose to an offsite individual or group is ultimately determined by a whole host of factors. In addition to inventory, the isolation capabilities of the natural geology, the engineered barriers included in the repository design, and site hydrogeology and climatology, among other factors, all may strongly affect the ability of the repository to isolate radioactive wastes for extended periods. These factors will be part of the full record presented to NRC as it makes its licensing decision. It will be important to evaluate projections of repository performance in light of the greater uncertainties associated with such long-term assessments, while not excluding important parameters from assessments simply because they are difficult to quantify.

Fourth, numerous international repository programs already invoke a 10,000 year compliance period. Canada, France, Germany, and Sweden have established 10,000 year compliance periods but have also committed to perform some kind of evaluation of the disposal system for time periods beyond 10,000 years [see NAS Report, Table 2-3, at 43, and GAO/RCED-94-172, "Nuclear Waste, Foreign Countries' Approaches to High Level Waste Storage and Disposal," August 1994 (Docket A-95-12, Item V-A-7)].

Fifth, a compliance period beyond 10,000 years would be unprecedented. Neither any of our national disposal programs nor international programs have implemented a compliance period approaching that suggested by the NAS panel (times approaching one million years). Given the unmanageable uncertainties associated with extremely long compliance periods on the order of one million years, a more complicated licensing process would undoubtedly result with no additional discernible benefits. Focusing upon a 10,000-year compliance period forces more emphasis on those factors over which our present society can exert some degree of control, such as repository design features and engineered barriers. By focusing upon an analysis of the features that society can influence or dictate at the site, it becomes more likely that the magnitude of the peak dose can be minimized even for periods beyond 10,000 years.

In a similar vein, another commenter (184) raised DOE's modeling capability as justification for EPA to set an unlimited compliance period. The commenter states that if DOE cannot demonstrate compliance with the standard in the short term (10,000 years), that will indicate either that the site is unsuitable or that knowledge is insufficient to site the repository. If DOE cannot demonstrate compliance with the standard over much longer periods, it shows that DOE has "a total lack of real understanding" of the processes at work in the repository and a "lack of justifiable predictive capability". It is noted that if DOE is unable to demonstrate compliance within the 10,000-year compliance period in the final rule, NRC would be unable to approve a license for Yucca Mountain. Over longer time periods, our rule requires calculation of peak dose

but we realize the modeling supporting quantitative assessments becomes much more tenuous, as discussed previously. If the post-10,000 year modeling results exceed the limits in our standard, the commenter argues, the repository also should not be sited at Yucca Mountain. In fact, one commenter (127) accused EPA of evading its regulatory responsibility for not requiring compliance until the time of peak dose. We strongly disagree that we have evaded our regulatory reponsibility. We have established a protective final standard that applies for 10,000 years, the longest practical, meaningful, implementable time period achievable, and in light of some of the unmanageable uncertainties discussed above, we still require a calculation of peak dose beyond the 10,000-year compliance period. We believe this approach achieves a proper balance between meaningful assessments over a hard 10,000-year compliance period and less reliable assessments clouded by the considerable and different uncertainties that emerge beyond 10,000 years. We do believe, however, that a post-10,000 year assessment would make more complete information available and offer opportunities to enhance long-term (>10,000 years) performance. We refer to our above discussion of uncertainty considerations, particularly those associated with long-term (>10,000 years) projections. Uncertainty is but one of the many factors that will enter into a compliance determination by the NRC.

For the reasons cited above, EPA believes that a 10,000-year compliance period is meaningful, practical to implement, and will result in a robust repository protective for time periods beyond 10,000 years. Imposing a 10,000-year compliance period on Yucca Mountain means that the health and safety standards promulgated in this rule to protect the public from releases of radioactive materials from Yucca Mountain will have force and effect for 10,000 years. Moreover, imposing a compliance period beyond 10,000 years would introduce significant and unmanageable uncertainties in the licensing process, and would likely complicate the licensing process so as to dilute the meaning of any associated licensing determinations. Also, a compliance period beyond 10,000 years would be unprecedented both nationally and internationally. A 10,000-year compliance period for Yucca Mountain, in conjunction with the requirements of our generally applicable standard (40 CFR part 191), ensures that all SNF, HLW, and TRU wastes disposed anywhere in the United States will be held accountable to a 10,000-year compliance period. A 10,000-year compliance period also is the longest timeframe that has proved practical in our regulation of a variety of hazardous wastes. At the same time, consideration of the impacts beyond 10,000 years as a part of the environmental impact review process allows the public and decision makers to consider alternatives for enhancing long-term repository performance. We believe this is the appropriate balance that allows for meaningful consideration of the issues related to both "short" term (up to 10,000 years) and "long" term (10,000 years to one million years) aspects of repository development.

Response to Comment A.12:

Regarding uncertainty within the regulatory period, it was suggested that the license application should be denied if modeling results showed an uncertainty range of five orders of magnitude around EPA's dose standard. What is required, however, is a "reasonable expectation" that the standard will be met. As indicated in our proposal, calculation of doses to the RMEI involves projecting doses that are within a reasonably expected range rather than projecting the most

extreme case. This is in concert with the NAS recommendation to use "cautious, but reasonable" assumptions in defining who is to be protected (NAS Report, pp. 5, 6). Modeling results, and their associated uncertainties, are but a part of the full record upon which NRC will determine compliance with this rule.

Response to Comment A.13:

This commenter suggested that it would be possible to prevent overly optimistic projections for very long time periods by gradually relaxing the standard as time progresses. This would allow DOE to demonstrate "graceful degradation" of the repository system and avoid "big surprises" created by errors in the performance assessment. Under this scenario, the standard would increase to 150 mrem from 10,000-100,000 years, and to 1.5 rem from 100,000-1,000,000 years. Curiously, the commenter offers this approach as a way to counter DOE's "horrendous track record in protecting health and safety", which shows the "political and technical credibility and competence of the DOE". EPA finds this proposal to be flawed for several reasons. First, no regulatory body that we are aware of considers doses of 150 mrem to be acceptable, much less 1.5 rem, for members of the general public. Such exposures may be experienced by radiation workers but they are not members of the public (see 10 CFR 20.1201, for example). Second, while our standard requires compliance for 10,000 years, we also require that DOE project performance beyond 10,000 years and place these projections in its final EIS. We do not require that NRC use those projections to determine compliance with our standard, nor do we preclude NRC from doing so if it believes that they provide insight into the long-term performance of the disposal system (e.g., the "big surprises" envisioned by the commenter). In any case, projections beyond 10,000 years will provide a more complete evaluation of disposal system performance. Third, we do not see why a relaxed standard such as that proposed by the commenter would provide any additional confidence in DOE's ability to assess performance for the first 10,000 years. Finally, the uncertainties involved in very long-term assessments would make it more difficult to judge compliance with any numerical standard, as discussed in the response to Issues A.1 through A.11 above. For a period of 10,000 years, it may be more effective to focus on features over which repository designers can exercise some control, which should positively influence disposal system performance beyond 10,000 years.

Issue B: The proposed 10,000 year compliance period, coupled with DOE's calculation of peak dose after 10,000 years in the Yucca Mountain environmental impact statement, is appropriate/reasonable.

1. A 10,000 year compliance period is reasonable. Just because it is feasible to calculate the performance of engineered and geologic barriers, as well as radiation doses to human beings, beyond 10,000 years does not imply that such results will be meaningful or realistic. (79, 228, 234, 271, 327, 476, 514, 551, 557, 566, 615)

2. Given the greater uncertainties associated with projections of repository performance beyond 10,000 years, there is no guarantee of greater public health benefit for projections beyond 10,000 years. (228, 526)

conservatism into the model through choices of assumed values of RME parameters. These values, however, would be within certain limits because we require the use of Yucca Mountain-specific characteristics in choosing those parameters and their values. In subpart B of 40 CFR part 197, we establish a framework of assumptions for NRC to incorporate into its implementing regulations. Fifth, the approach is straightforward and relatively simple to understand. And, finally, the dose incurred by the RMEI is calculated using some maximum values and some average values (similar to the NAS's concept of using "cautious, but reasonable" assumptions).

Issue Z: Support use of EPA's RMEI approach.

1. We also support strongly, as you might imagine, the application of the standard to a hypothetical Reasonably Maximally Exposed Individual. (81) We also support the application of the standard to a hypothetical reasonably maximally exposed individual (RMEI). (304, 497)

Response to Issue Z:

The commenters supported the use of the RMEI approach as opposed to the CG approach. EPA believes that RMEI is the better approach to apply to these site-specific standards, for the reasons discussed in the Response to Issue Y above.

Issue AA: The RMEI should be someone other than a rural-residential individual.

1. We call on EPA to make the reasonably maximally exposed individual the fetus carried by the subsistence farmer, because this individual would be much more vulnerable to harm from radiation than would be the assumed world residential assumption in this proposed rule. (6)

2. The definition of the reasonably maximally exposed individual doesn't take us where we believe a proper policy of prudence with regard to protection would end up. And that would indeed be with protection of the embryo and fetus during the critical periods of gestation. (29, 431, 484)

3. The RMEI should be pregnant women and children. (197)

4. [W]e would hope that the individual exposed would be the one that would experience the most critical health and safety affects. This would be the young and the elderly. (121, 484)

5. The exposed individual considered for compliance purposes should be a subsistence farmer who represents a weighted age gender average person. (130, 181, 378) The exposure scenario of the weighted age/gender subsistence farmer should be specified, consistent with that of a maximally exposed individual drinking 2 liters of water per day from a well located in ground water with maximum radionuclide concentration and living and growing all his food at a location adjacent to or near the boundary of the repository, using water produced from the same well. (379)

6. This is a disturbing departure from the usual practice of "subsistence farmer" scenario to assess maximum exposure. To be sure, such a life-style does exist in Amargosa Valley. (145) We support an individual-protection standard that uses a subsistence farmer as the reasonably maximally exposed individual for compliance purposes. (209, 432)

7. The proposed rule should be subject to Executive Order 13045... The main pathway that EPA has identified is food/drink by RMEI. As children are growing they eat more food per unit body mass than adults. Therefore, they will be given a larger dose. (187)

8. In fact the use of RMEI allows far too high a proportion of a population to receive a dose higher than that of the RMEI reference individual. (358) "Reasonably maximally exposed" gives too much latitude and does not identify the maximally exposed person. Dose to the average member of the critical group or average dose occurring within the critical group is, if anything, even worse. (364)

9. Although the EPA has indicated that there are no Indian reservations located within the Yucca Mountain area or its immediate vicinity, the Paiute and Shoshone Tribes use the area for traditional and customary purposes including traditional gathering. It is the Tribe's contention that these traditional and customary Tribal uses need to be incorporated into the formula upon which the draft standards are based. For example, the location and the qualities of EPA's current RMEI, as discussed in the proposed rule, do not consider traditional and customary Tribal uses in the area. There may be traditional and customary uses of natural springs, wildlife, and vegetation, in certain locations, which would significantly impact the RMEI calculations. Additionally, in light of the potential for ground water contamination and the movement of that groundwater, the location of the RMEI may need to be expanded. (790)

Response to Issue AA:

EPA believes that it is most appropriate that the RMEI in the individual-protection scenario have a rural-residential lifestyle. As discussed in detail in Section III.B.1.d of the preamble to the final 40 CFR part 197, we selected a rural-residential RMEI as the basis of our individual exposure scenario (see also Chapter 8 of the BID, beginning at 8-52). We believe this lifestyle is similar to that of most people living in Amargosa Valley today -- specifically at the location of the closest residents to the Yucca Mountain site. The RMEI specified in Section 197.21 is assumed to be exposed through the same general pathways as a subsistence farmer; however, this RMEI would not be a full-time farmer, although it might do personal gardening and earn income from other sources of work in the area. Further, we assume that the RMEI drinks two liters per day of water contaminated with radionuclides, and that some of the RMEI's food is assumed to be locally derived. The EPA believes that the RMEI assumptions regarding drinking water and food will result in dose estimations that represent "reasonable maximal exposure."

Comments 6, 29, and 484 asserted that the RMEI should be the fetus and/or embryo during the critical periods of gestation; comment 187 discusses children; comment 197 said that the RMEI should be pregnant women and children; and 121 and 484 stated it should be the young and

elderly. As discussed in the preamble in Sections II.C and III.B.1.a, the primary risk factor considered in our risk assessment is incidence of fatal cancer. EPA has derived a risk value for the onset of fatal cancer that is an overall average risk value (see Chapter 6 of the BID for more details) that includes all people [i.e., both genders and all ages (from birth to the elderly)], and most radionuclides. But, the risk factor does not cover the fetus. It is thought that the risk of fatal cancer to the unborn is similar to that for those who have been born, but the exposure period is very short compared to the rest of the individual's average lifetime, so the risk of fatal cancer to the unborn is proportionately lower and would not have a significant impact upon the overall risk of fatal cancer incurred by an individual over a lifetime (see Chapter 6 of the BID for a discussion of the risk of fatal cancer resulting from in utero exposure). Also, we do not believe that the elderly are at a greater risk from potential exposures to releases from Yucca Mountain. The risk to the elderly would be less than the overall risk value since they have fewer years to live and, therefore, fewer years for a fatal cancer to develop. Overall, we believe that the annual risk which we associate with 15 mrem CEDE/yr, between 8 and 9 fatal cancers in a population of one million people, and which includes people of all ages and both genders, is protective of the RMEI and the general population. Of course, we expect the dose assessment to be carried out using the attributes of the RMEI which we have specified and the specific attributes of the RMEI which are assigned by NRC and DOE.

Comments 130, 181, 209, 378, 379, and 432 stated that the exposed individual considered for compliance purposes should be a subsistence farmer. As discussed in Section III.B.1.d of the preamble, EPA has given substantial consideration to the subsistence-farmer CG approach discussed by NAS (NAS Report, Appendix D), as well as the comments on this issue, that the RMEI be a subsistence farmer; however, we believe that it would be inappropriate to identify the RMEI as a subsistence farmer because we have not identified substantial evidence of the subsistence-farmer lifestyle at, or downgradient from, Yucca Mountain. DOE has conducted a demographic survey of Amargosa Valley in which no current resident with a lifestyle corresponding to a subsistence farmer was identified (DOE/VA, Docket A-95-12, Item V-A-5). In addition, we have examined the past use of the region around Yucca Mountain and have determined that subsistence farming has not at any time been a predominant use, and is not likely to be possible under current conditions (see Section 8.2 of the BID). Moreover, we have not received information demonstrating that such a lifestyle is common at Yucca Mountain, or its vicinity. Finally, given the lack of substantiation of the subsistence farmer lifestyle in Amargosa Valley, use of this lifestyle for the RMEI would be inconsistent with the NAS recommendation to use current technology (NAS Report, p. 122).

Comment 790 contends that EPA has not adequately considered the characteristic use of the Yucca Mountain region by Native American Tribes, and that such use would influence the exposures incurred by the RMEI. We disagree. The information available to us indicates that the rural-residential RMEI we have defined, residing year-round at Lathrop Wells, would fully account for exposures incurred by Native American Tribes during their traditional and customary use. We believe that the rural-residential RMEI location and lifestyle (including diet and use of ground water) leads to higher exposures than would an RMEI whose characteristics were based on Native American traditional and customary use (see Section 1 of this document for responses

to comments on issues of importance to Native American Tribes, including more detail on the selection of the RMEI and see Section III.B.1.d of the preamble to the final rule).

Comments 358 and 364 assert that the use of RMEI allows far too high a proportion of a population to receive a dose higher than that of the RMEI reference individual, and does not identify the maximally exposed person. EPA agrees that the RMEI approach does not identify the "maximally exposed person." This was intentional, since we tried to be consistent with the NAS recommendation of "cautious, but reasonable" assumptions for Yucca Mountain-specific dose assessments (NAS Report, p. 6). While using the maximally exposed individual might be cautious, for the site-specific situation at Yucca Mountain, we do not believe that it is reasonable since we have seen no evidence of individuals living in Amargosa Valley who have all of the living style characteristics that would lead to the highest possible dose. However, we intend for the dose incurred by this person to be in the "high-end" of the potential exposure range, although, as noted in the comments, this would not be the theoretically maximally exposed individual. In practicality, given the limited population in Lathrop Wells, there could not be a large number of persons exposed above the level of the RMEI. Even with a somewhat larger population, we expect this to be true based upon the construct of the concept, namely, of the factors that are used to project doses incurred by the RMEI, one or a few of the most sensitive factors (i.e., those which have the most influence on the outcome) are set at their maximum value. The rest, which, by definition, are less influential in estimating the dose, may be set at their average values. We have specified that the location of the RMEI is in the accessible environment above the highest concentration in the plume of contamination, a distance no greater than about 18 km south of the repository footprint, and the 2 L/day of water consumed by the RMEI from the aquifer directly underlying the RMEI are two of the maximum values. The NRC is free to name additional factors that must be kept at their maximum values. We chose the RMEI approach because we believe it is less speculative to implement than the CG approach given the unique conditions present at Yucca Mountain.

Issue BB: EPA should use the CG approach, which is consistent with NAS recommendations and international practice. (422)

1. The average member of the CG approach as proposed by the NRC in 10 CFR Part 63 would be more appropriate... The NRC proposal is also more consistent with the NAS recommendation. (223)

2. Adoption of the CG approach is much more appropriate and more consistent with the NAS Report. Regarding EPA's further request for input on the level of parameter detail that would be appropriate in specifying a CG, we endorse the CG approach proposed by the NRC in 10 CFR Part 63 as containing an appropriate level of detail. (243)

3. One of the main reasons to use the subsistence farmer critical group is that it eliminates speculation about future lifestyles. Trying to define future population characteristics introduces unacceptable elements of speculation into dose estimates, vitiating the estimates to the point that they may have little value for protecting future populations. (282) The central reason for EPA to

use the subsistence farmer critical group is that it eliminates speculation about future lifestyles, as it provides an upper bound on the potential human exposure from contaminants leaching from Yucca Mountain. (440) EPA has abandoned the subsistence farmer as the critical group, in favor of a "reasonably maximally exposed individual." This approach is fundamentally flawed. (333)

4. CG should be rural-residential as suggested by NAS. This would be better than RMEI because exposures can be estimated with much greater confidence. (461)

5. The Commission continues to recommend that exposures should be assessed on the basis of the mean annual dose in the critical group. (509)

6. The NRC staff, consistent with the National Academy of Science (NAS) recommendations and international practice, intends to use the "average member of the critical group" approach to determine the population that should be the focus in implementation of the individual protection standard. The EPA should conform to the recommendations of the NAS and international practice by adopting the use of the "average member of the critical group." (601)

7. A single, all-pathway standard is protective of both individuals and the general public health when the standard is applied to a CG (i.e., those individuals in the population expected to receive the highest dose equivalent using cautious but reasonable assumptions). (609)

8. The NRC staff disagrees with the EPA's use of "a RMEI as the representative of the ruralresidential CG" because: 1) it unnecessarily confuses the CG concept, recommended by the NAS, by advancing a second, less widely-used, concept (i.e., RMEI); 2) the CG concept has been accepted both internationally and nationally and thus has meaning to a wider audience than the RMEI; and 3) specification of a particular group (i.e., rural-residential RMEI) is a matter of implementation to be determined in the NRC's implementing regulation. (610)

Response to Issue BB:

EPA has conducted a close and searching examination of the CG approach that was recommended by NAS. See the discussion in the preamble at Section III.B.1.d; Chapter 8 of the BID; and one of our technical support documents, "Characterization and Comparison of Alternative Dose Receptors for Individual Radiation Protection for a Repository at Yucca Mountain" (Docket A-95-12, Item V-B-3). In addition, we examined the RMEI approach that has been used in setting other EPA regulations. In both the RMEI and CG approaches, the objective is to determine the magnitude of the potential dose using reasonable, but not extreme, assumptions to find a dose that is high within the group of highest exposed people, but is not the highest theoretical dose. Both approaches are designed to account for differences in age, size, metabolism, habits, and environment to avoid heavily skewing the results based upon personal traits that make certain people much more or less vulnerable to radiation releases than the average within the group. Considering this and the other reasons we cited in the preamble, and summarized below, we believe that the RMEI approach is more prudent at this time.

EPA relied upon many factors in making the decision to use the RMEI concept. First, this approach is consistent with widespread practice, current and historical, of estimating dose and risk incurred by individuals even when it is impossible to specify or calculate accurately the exposure habits of future members of the population, as in this case where it is necessary to project doses for very long periods. Second, we believe that the RMEI approach is sufficiently conservative and that it is fully protective of the general population (including women and children, the very young, the elderly, and the infirm). The risk factor for fatal cancer upon which the dose level was established is small, 5.75 chances in 10,000,000 per mrem. The lifetime risk then is this factor multiplied by the total dose received in each year of the individual's lifetime. We believe that the risk prior to birth is very similar to this risk level; however, relative to the rest of that individual's lifetime, the difference is small. Third, we believe that it provides protection similar to the CG recommended by NAS. The RMEI model uses a series of assumptions about the lifestyle of a hypothetical individual. This belief was supported by NAS in its comments on the proposed 40 CFR part 197. The NAS agreed that EPA's RMEI approach is "broadly consistent with the TYMS Report's recommendations" (Docket A-95-12, Item IV-D-31). Fourth, it is possible to build the desired degree of conservatism into the model through choices of assumed values of RME parameters. However, these values will be within certain limits because we require the use of Yucca Mountain-specific characteristics in choosing those parameters and their values. In subpart B of 40 CFR part 197, we establish a framework of assumptions for NRC to incorporate into its implementing regulations. Fifth, we believe that the RMEI approach is more straightforward in its application than the CG approach (particularly the probabilistic CG approach). The RMEI can reasonably be assumed to be living above the direct path of the plume of contamination. By locating the RMEI above the plume's direct path, high-end dose estimates will result. A probabilistic CG implies some, or even many, locations of the members across a broader geographic area than the plume covers. This dispersal inescapably involves additional decisions for the method to be used for combining dose estimates for the group members and comparison against regulatory limits and could average some, or many, doses with a zero magnitude. Given the characteristics of the plume of contamination projected by DOE (see, for example, Docket A-95-12, Items V-A-4, V-A-5, V-A-27), a dispersed CG would be very likely to include members who incur no dose. Such a situation would be inconsistent with the basic concept of a CG. In addition, specifying certain assumptions regarding consumption habits (e.g., requiring the assumption that the RMEI drinks a high-end estimate of 2 liters/day of ground water and that dietary intake is determined using surveys of today's population in Amargosa Valley), assure that the RMEI is "reasonably maximally" exposed (§197.21). We believe this approach is consistent with the NAS recommendation of "cautious, but reasonable" assumptions for repository dose assessments (NAS Report, p. 6). With these assumptions about location and food and water consumption, we believe that the RMEI approach would result in dose estimates comparable to a small CG. For a CG, food and water consumption patterns would also be determined from surveys of the local population and, possibly, by some assumptions to push the dose assessments toward higher-end dose estimates. The important difference between the RMEI and probabilistic-CG approaches is in the assumed distribution of the group members relative to the projected path of radionuclide contamination from the repository. Sixth, and finally, we previously have used the RMEI approach in our regulations (see 57 FR 22888, 22922, May 29, 1992). We have not used the CG approach. For example, the WIPP certification criteria (40 CFR

part 194) use an approach involving estimating doses incurred by individuals rather than a defined CG.

<u>Issue CC: The proposed location of the RMEI (the vicinity of Lathrop Wells, roughly 20</u> <u>km from the repository) is appropriate.</u>

1. EPA has selected the most appropriate of the three areas, but we suggest that further evaluation continue as the comments from the Yucca Mountain DEIS are received by DOE. We do believe that land use controls should be considered as part of the repository planning and implementation. Certainly, the fact that the Nevada Test Site has been exposed to radioactive contamination during nuclear weapons testing and the federal government owns or controls most of the land in the Yucca Mountain vicinity suggests that no additional development should be expected close to the repository site. (263) We also support the location of the RMEI north of the Lathrop Wells intersection. (304)

2. I urge you to choose a compliance location no closer than 20 km, because there are not likely to be communities established closer to the site. (464)

3. [T]he determination should be made by NRC at the time of licensing. For this same reason, it would be premature to designate a location in any other of the sub-areas at this time. However, if a point of reference for assessment purposes is needed at this time, Lathrop Wells appears appropriate. (556)

<u>Issue DD: The 20-kilometer distance to the compliance point is not the most appropriate</u> <u>distance.</u>

1. The use of a 20-kilometer distance as the starting point for calculating the dose to the members of the public is unjustified. (354)

2. The present patterns of population and of land use unquestionably will vary over time. And thus we need to take into consideration a potentiality for changes that would permit the uses of land closer to the boundary of the site. In fact, perhaps a more extreme but reasonable view would be that the calculation of dose should begin at the site of release, from within the repository. Calculate dose at the site of the release or at the footprint. (30, 355, 379) The location for the source of the water used by the subsistence farmer critical group should be at the downgradient edge of the footprint of the repository, where the maximum radionuclide concentration can be expected. (284)

3. Given the uncertainties in the evolving groundwater flow and transport models and the likelihood that considerable uncertainties will remain with whatever conceptual models are finally used in performance assessment, it is important to calculate potential doses based on differing flow and transport models and variations of flow paths associated with each. While the 5 km boundary of the controlled area is a reasonable limit that should be adhered to in principle, if the flow paths are such that the RMEI could not sustain himself at that location due to topography

Issue II: The EPA should be more specific on the characteristics (parameters) of the RMEI.

1. EPA may want to be even more specific in setting location, behavior, and lifestyle or pass that responsibility to NRC. (393)

2. The location for the source of water used by the subsistence farmer CG should be at the downgradient edge of the footprint of the repository, where the maximum radionuclide concentration can be expected. (284)

Issue JJ: NRC should specify the parameter values of the CG or RMEI.

1. EPA should not specify parameter values for the RMEI. (261)

2. I do not recommend that EPA specify parameter values for the RMEI. (462)

3. DOE does not object to EPA specifying a parameter value of 2 L/day for drinking water consumption or a hypothetical location for the RMEI in the range of 20 to 30 km from the repository. However, other parameter values should not be specified in EPA's standards and should instead be determined during the licensing process. (627)

4. We find the argument compelling in EPA's choice of Lathrop Wells as the compliance location and agree with EPA's conclusion in this respect. We also support EPA's choice of Lathrop Wells and the ingestion rate of two liters per day of water as appropriate high-end values for parameters to be used to project doses. However, having agreed in principal to EPA's choices, we consider that these are implementation parameters to be set by the NRC, not through EPA's rulemaking process. (765)

Response to Issues II and JJ:

In the final rule, EPA establishes the basic parameters and their values for the exposure scenario. In so doing, we are following the NAS recommendation that EPA establish the exposure scenario (NAS Report, pp. 97-103). We also recognize that NRC will implement the standard and, therefore, we believe that we have specified just the necessary details regarding the characteristics of the rural-residential RMEI for NRC to implement the concept as we intend it to be implemented. The parameters and the values that we have defined are those that we believe are cautious, but reasonable, to estimate doses that would occur toward the high-end of the spectrum of potential doses (i.e., the process that is key to using the RMEI methodology) (see the response to Issue Y for more details). Those assumptions are that the RMEI drinks 2 L/day of ground water, lives in the accessible environment above the highest concentration in the plume of contamination, and has a diet the percentage of which consists of the same percentage of locally grown food eaten by residents of Amargosa Valley today. The definition of other biosphere parameters has been left to NRC. We believe that this division of responsibility is appropriate given the respective roles of the agencies and the NAS recommendation.

Comment 284 advocated placing the withdrawal well at the downgradient edge of the repository footprint. We believe that this is inappropriate in the case of Yucca Mountain. This issue is discussed in Section III.B.1.d. of the preamble for the final standards, where we conclude, after studying the area downgradient from Yucca Mountain, that it is improbable that the rural-residential RMEI would occupy locations significantly north of the current southern boundary of NTS because the rough terrain, increasing depth to ground water, difficulty of drilling through tuff, and the fractured nature of the rocks nearer Yucca Mountain would likely discourage settlement by individuals because access to water is more difficult than it would be a few kilometers farther south near Lathrop Wells.

<u>Issue KK: The RMEI approach does not appear to provide adequate protection from atmospheric pathways.</u>

1. It is not clear how the proposed RMEI affords protection from atmospheric exposure for persons residing down-wind from the repository. An additional RMEI related to atmospheric exposure pathways should be developed and utilized in the final rule. The final rule must make clear the protection afforded persons from atmospheric exposure pathways. (521, 524, 525)

Response to Issue KK:

EPA disagrees. The IPS in § 197.20 applies to the dose received by the RMEI through all pathways, including the air pathway. We agree with NAS (NAS Report, p. 88), and it is our requirement, that doses from gaseous releases be included in the calculation of the dose incurred by the RMEI. Therefore, any dose from the radionuclides arriving in the vicinity of the RMEI through the air are included in the protection afforded the RMEI by the IPS just the same as radionuclides arriving via ground water.

EPA notes that NAS estimated the dose to an individual by averaging its calculated global population dose of 37 person-Sv/yr over 12 billion people to arrive at an individual dose of 0.3 μ Sv/yr (NAS Report, p. 59). It then notes that this is well below the individual-dose limit in 40 CFR part 191 (which is the same as in 40 CFR part 197) of 15 mrem CEDE/yr. We have not performed our own analyses of air releases, but we do not question the general outcome of the NAS estimate, i.e., that air releases from the waste will result in very small individual doses. Therefore, the impact upon any particular individual will be very small. We have seen no information that supports a contrary conclusion.

APPENDIX A		
Public Comments on	Yucca Mountain	Proposed Standards

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Comment ID Number	EPA Docket Number*	<u>Commenter</u>
1-2	IV-F-1 D-1	Steven Kraft
3-16	D-2	Kevin Kamps
17-21	D-3	Brian O'Connell
22	D-4	Paul Farron
23-26	D-5	Charles Higley
27-38	D-6	Judith Johnsrud
39-50	IV-F-2 A-1	Sally Devlin
51-56	A-2	Steve Frishman
57-59	A-3	Judy Treichel
60-61	A-4	Lavonne Selbach
62-66	A-5	Ralph McCracken
67-72	A-6	Engelbrecht von Tiesenhausen
73 -7 5	A-7	Bill Dewitt
76-86	A-8	Mal Murphy
87-93	A-9	Grant Hudow
94-95	A-10	Geoff Jennings
96-97	A-11	Ken Garey
98-102	IV-F-3 L-1	Dr. Jacob Paz
103-106	L-2 ·	Judy Treichel
107-113	L-3	Ian Zabarte
114-123	L-4	Dennis Bechtel
124-130	L-5	Bob Loux
131-133	. L-6	Andrew Remus

A - 1

APPENDIX A Public Comments on Yucca Mountain Proposed Standards

<u>Comment ID Number</u>	EPA Docket Number*	<u>Commenter</u>
134-139	L-7	Rich Nielsen
140-141	L-8	Peter Cummings
142-146	L-9	John Hadder
147-155	IV-F-4 K-1	Kay Drey
156	K-2	Melissa Blakley
157	IV-D-1	Bruce Schmalz
158-175	IV-D-2	Frank Bergwall
176-181	IV-D-3	Public Citizen
182-183	IV-D-4	Wisconsin Electric
184	IV-D-5	D.E. Fields
185-186	IV-D-6	Bob Brister
187-188	IV-D-7	A.B. Curie
189-190	IV-D-8	Carolina Power and Light Company
191-199	IV-D-9	Nuclear Projects Office, Mineral County
200-203	IV-D-10	Virginia Power
204-205	IV-D-11	City of Las Vegas
206-209	IV-D-12	Committee to Bridge the Gap
210	IV-D-13	Heather Young
211-212	IV-D-14	Pacific Gas and Electric Company.
213-219	IV-D-15	Department of the Navy
220	IV-D-16	H.E. Gonzales

A-2

APPENDIX A Public Comments on Yucca Mountain Proposed Standards

<u>Comment ID Number</u>	EPA Docket Number*	<u>Commenter</u>	
221-251	IV-D-17	Nuclear Energy Institute	
252-272	IV-D-18	National Association of Regulatory Utility Commissioners	
273-279	IV-D-19	Southern Nuclear Operating Company	
280-297	IV-D-20	Institute for Energy and Environmental Research	
298-299	IV-D-21	Tennessee Valley Authority	
300-313	IV-D-22	Nye County Department of Natural Resources Federal Facilities	
314-316	IV-D-23	Ely Shoshone Tribe	
317	IV-D-24	U.S. Geological Survey	
318-332	IV-D-25	American Nuclear Society	
333-338	IV-D-26	Alliance for Nuclear Accountability	
339-349	IV-D-27	Clark County Department of Comprehensive Planning	
350	IV-D-28	Kevin Kamps	
351-373	IV-D-29	Judith Johnsrud	
374-390	IV-D-30	Nevada Office of the Governor	
391-399	IV-D-31	The National Academies	
400-403	IV-D-32	Northern States Power Company	
404-407	IV-D-33	North American Water Office	
408-411	IV-D-34	Gladys Schmitz, et. al	

A - 3

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APPENDIX A Public Comments on Yucca Mountain Proposed Standards

Comment ID Number	EPA Docket Number*	Commenter
412	IV-D-35	L.D. Saint
622-753	IV-D-36	U.S. Department of Energy
413-418	IV-D-37	Jim Hardin Associates
419-422	IV-D-38	Health Physics Society
423-425	IV-D-39	Judith Saum
426-435	IV-D-40	Nuclear Information and Resource Service (NIRS)
436-446	IV-D-41	Natural Resources Defense Council
447-449	IV-D-42	Entergy
450-454	IV-D-43	Ruth Niswander
455-457	IV-D-44	League of Women Voters of Nevada
458-473	IV-D-45	Beverly Hartline
474-480	IV-D-46	David Bodansky
481-484	IV-D-47	NIRS-2
485	IV-D-48	Sally Devlin
486	IV-D-49	Mifflin and Associates
487-491	IV-D-50	Inyo County Board of Supervisors
492-495	IV-D-51	Florida Department of Health
496-504	IV-D-52	Churchill and Lander Counties, NV
505-506	IV-D-53	Nancy and Lee Louden

	APPENDIX A		
Public Comments on	Yucca Mountain	Proposed	Standards

Comment ID Number	EPA Docket Number*	<u>Commenter</u>
507-517	IV-D-54	International Commission on Radiological Protection
518-527	IV-D-55	Joint City/County Impact Alleviation Committee
528-529	IV-D-56	Eureka County
530-532	IV-D-57	Florida Power and Light Company
533-548	IV-D-58	Faun Shilleiala
549-552	IV-D-59	Duke Energy Corporation
553-589	IV-D-60	U.S. Geological Survey
590-591	IV-D-61	NIRS-3
754-757	IV-D-62	Elko Band Council
758-760	IV-D-63	Diana Cahall
761-779	IV-D-64	ComEd
780-783	IV-D-65	Shoshone-Paiute Tribes
784-786	IV-D-66	Timbisha Shoshone Tribes
787-795	IV-D-67	Washoe Tribe of Nevada and California
796-798	IV-D-68	National Association of Regulatory Utility Commissioners
593-621	II-D-92	Nuclear Regulatory Commission

* Commenters listed under docket numbers IV-F-1 through IV-F-4 testified at public hearings held in Washington, D.C., October 13, 1999 (D); Amargosa Valley, NV, October 19, 1999 (A); Las Vegas, NV, October 20, 1999 (L); and Kansas City, MO, October 27, 1999 (K).


40 CFR PART 197 TECHNICAL SUPPORT DOCUMENT: Characterization and Comparison of Alternative Dose Receptors for Individual Radiation Protection for a Repository at Yucca Mountain

Office of Radiation and Indoor Air U.S. Environmental Protection Agency June 2001

TABLE OF CONTENTS

Section	Page No.
EXECUTIVE SUMMARY	1
1.0 INTRODUCTION	3
2.0 BASIC RMEI AND CG CONCEPTS FOR RADIATION PROTECTION .	5
3.0 RADIATION PROTECTION PRINCIPLES FOR FAR-FUTURE EXPOSU ASSESSMENTS	JRE 9
 4.0 EPA CHARACTERIZATION OF THE RMEI FOR YUCCA MOUNTAIN 4.1 EPA's Alternative Human-Habits Characterizations of the Yucca Mountain BMEI 	i11 11
 4.2 EPA's Alternative Locations for the Yucca Mountain RMEI 4.3 EPA's Preferred RMEI and RMEI Location 	
 5.0 CHARACTERIZATIONS OF YUCCA MOUNTAIN DOSE RECEPTORS 5.1 DOE's Dose Receptors in the Viability Assessment 5.2 EPRI's Dose Receptor in the Phase 4 Performance Evaluation 5.3 NRC's Critical Group in the Proposed 10 CFR Part 63 Regulations 5.4 The NAS Probabilistic Critical Group 5.5 The NAS Subsistence-Farmer Critical Group 5.6 Comparison of Dose Receptors 	S BY 17 17 19 20 21 22 22
 6.0 EFFECT OF DOSE RECEPTOR CHOICE ON RESULTS OF RME EVALUATIONS 6.1 Alternative Dose Receptors to be Considered 6.2 Predictions of Dose Levels 	
7.0 COMPARISON OF THE EPA'S RURAL-RESIDENTIAL RMEI AND NRC'S CG	
APPENDIX: CHARACTERIZATION OF DOSE RECEPTORS USED IN GEOLOGIC DISPOSAL PROGRAMS IN OTHER NATIONS	A-1
REFERENCES	Ref-1

i

LIST OF TABLES

Table 5-1.	Comparison	of Alternative	Dose Rece	ptors Propos	sed for	Yucca M	Mountai	n	24
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LIST OF FIGURES

parison of EPA's RMEI Location and Alternative Layouts for NRC's Critical
up
1

EXECUTIVE SUMMARY

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This document, prepared in support of EPA's 40 CFR Part 197 standards for Yucca Mountain, characterizes and compares alternative dose receptors for evaluation of compliance with the Yucca Mountain individual-protection standard of 150 μ Sv (15 mrem)/yr CEDE. It describes the Reasonably, Maximally Exposed Individual (RMEI) selected by EPA to be the basis for evaluation of compliance with the individual-protection standard, and provides the rationale for that selection.

Radiation protection principles, and the Critical Group (CG) and RMEI concepts for characterizing the dose receptor, are described. The need for site-specific characterization of the dose receptor is demonstrated, and alternative dose receptors that have been proposed for Yucca Mountain are described. The alternatives for Yucca Mountain are compared to those for other nations in Appendix A; all are shown to be based on similar radiation protection principles.

The four alternative RMEIs (Subsistence Farmer, Commercial Farmer, Rural-Residential, and Small Community) and four alternative RMEI locations (5, 18, 20, and 30 km from the repository) that were considered by EPA as the basis for evaluation of compliance with the individual-protection standard are discussed.

EPA selected the rural-residential RMEI, located 20 km from the repository and at the position where the radionuclide concentrations in the contaminant plume are maximum, to be the basis for evaluation of compliance with the individual-protection standard. Principal factors in the rationale for this selection were:

- Locations significantly closer to the repository are unsuitable for farming and therefore would not include exposure pathways related to agriculture. They are also unattractive for habitation because of high water use costs resulting from depths to water on the order of 200 meters at 18 km and up to 800 meters at 5 km.
- Radionuclide concentrations in the contaminant plume at locations distant from the repository (30 km) will be reduced in comparison with closer locations as a result of dilution phenomena along the ground water flow path. An RMEI at this distance would, therefore, not be as protective of the general population as an RMEI at the 20 km location.

There are currently about 15 inhabitants at the 20 km distance, on U.S. Highway 95 at Lathrop Wells. There is expectation of population growth at this location,

and the terrain and depth to water (about 100 m) are reasonable for farming although none is currently practiced at this location. The current residents have characteristics similar to the rural-residential RMEI and provide a basis for protection of future populations.

The EPA's rural-residential RMEI at 20 km is compared to the Critical Group in the Nuclear Regulatory Commission's (NRC) proposed 10 CFR Part 63 regulations in Section 7 of this report. The NRC's critical group would consist of about 100 persons on 15-25 farms at the 20 km distance. The comparison showed that the RMEI would be more protective of the general population because the exposures for members of the NRC's critical group would be based on average values for exposure factors, and the average would be greatly reduced in comparison with the RMEI because most of the farms would not intercept the plume. The comparison demonstrates that at most five, and as few as one, of the farms in the NRC's critical group would intercept the plume at the 20 km distance, based on current information concerning the contaminant plume's expected characteristics. In addition, the NRC's CG is inconsistent with existing Nye County plans for development at the 20-km distance.

The comparison of EPA's rural-residential RMEI at 20 km with the NRC's critical group and with other potential dose receptors that have been suggested demonstrates that the EPA's RMEI is the appropriate choice as the basis for evaluating compliance with the individual-protection standard for Yucca Mountain. The RMEI choice is conservative and reasonable, consistent with the site-specific characteristics of the Yucca Mountain region, and protective of present and future populations.

1.0 INTRODUCTION

The Nuclear Waste Policy Act of 1982 (NWP83), as amended (NWP87), directs the U.S. Department of Energy (DOE) to investigate only the Yucca Mountain site in Nevada to determine if it is a suitable location for disposal of highly radioactive wastes. The Act also authorizes the U.S. Environmental Protection Agency (EPA) to establish radiation protection standards for disposal and authorizes the U.S. Nuclear Regulatory Commission (NRC) to implement the EPA standards and to review a License Application to be submitted by DOE if the site is determined to be suitable for disposal.

The Energy Policy Act of 1992 (EnPA92) directed EPA to develop site-specific radiation protection standards for Yucca Mountain. The EnPA also required EPA to contract with the National Academy of Sciences (NAS) to conduct a study to provide findings and recommendations on reasonable standards for protection of public health and safety, and to address certain technical issues. On August 1, 1995, NAS issued its report, *Technical Bases for Yucca Mountain Standards* (NAS95). EPA subsequently promulgated the 40 CFR Part 197 regulations, taking the NAS report into consideration, as directed by the EnPA...

For the 40 CFR Part 197 standards, EPA has determined that the radiation dose consequences of radionuclide release from the waste repository should be evaluated in terms of a Reasonably Maximally Exposed Individual (RMEI). The Agency has used the individual exposure concept in other programs (e.g., certification of the Waste Isolation Pilot Plant (WIPP) facility), and the concept is widely recognized and used as an acceptable method for providing radiation protection. An alternative, the Critical Group (CG) approach, which was introduced by the International Commission on Radiation Protection (ICRP), has radiation protection goals similar to those of the RMEI and also has been used as the basis for radiation protection standards for disposal of highly radioactive wastes.

This report characterizes and compares the RMEI and CG approaches to radiation protection and their potential application to individual radiation protection at Yucca Mountain. Principles of protection implemented by the RMEI and CG approaches are discussed, and alternative potential dose receptors for Yucca Mountain that have been characterized by EPA, NRC, the Department of Energy (DOE), and others are described. The report also discusses the site-specific features of the Yucca Mountain region that affect the choice of a dose receptor.

The report demonstrates that the rural-residential RMEI located 20 km from the Yucca Mountain, rather than a critical group, is the appropriate choice as the basis for evaluating compliance with the individual-protection standard for Yucca Mountain. This RMEI choice is conservative and reasonable, consistent with the site-specific characteristics of the Yucca Mountain region, and protective of present and future populations.

2.0 BASIC RMEI AND CG CONCEPTS FOR RADIATION PROTECTION

ICRP Basic Principles of Radiation Protection

The International Commission on Radiological Protection (ICRP) has developed generic principles for protection of receptors of radiation doses. In order to assure protection of a human population with a variety of life styles and dose susceptibilities, the ICRP recommended that the dose receptor for compliance evaluation is to be selected to have maximum, but not extreme, potential for exposure based on lifestyle and location (ICR77). This principle identifies the individual(s) who, because of location and characteristic habits, would be among the most highly exposed to the radiation source(s).

Extremes of behavior are not used as the basis for protection; e.g., the individual(s) whose diet includes extremely high levels of consumption of a foodstuff important for the local dose pathways would not be the basis for protection. Instead, cautious, but reasonable, assumptions would be used to establish the individual(s) most highly exposed (ICR85). Exposure conditions would be established on the basis of expected conditions for biosphere pathways and human activities for the specific circumstance. For situations that give rise to life-long chronic exposures (e.g., radionuclides in ground water as a result of releases from a waste repository), it is not necessary to take into account the effects of exposures during infancy and childhood; the dose receptor(s) are adults.

Characterization of Critical Group and RMEI Relationships

To implement these generic radiation protection principles, the ICRP defined the Critical Group (ICR77). As noted in ICRP Publication 43 (ICR84), the group should be representative of those individuals in the population expected to receive the highest dose equivalent, and it should be small enough to be relatively homogeneous with respect to age, diet, and those aspects of behavior that affect the dose received (ICR84, pp. 3,4). ICR84 also states (p. 15) that it may be convenient to define the critical group in terms of a single hypothetical individual when dealing with conditions well into the future which cannot be characterized in detail. This situation, which corresponds precisely to prediction of far-future doses at Yucca Mountain, is echoed in ICRP Publication 46 (ICR85) which states that, "When an actual group cannot be defined, a hypothetical group or representative individual should be considered who, due to location and time, would receive the greatest dose" (ICR85, p. 9).

The similarity of the critical group and the representative, maximally-exposed individual is also recognized and described by the International Atomic Energy Agency (IAEA), specifically for prediction of far-future doses as a result of radionuclide releases from waste repositories, as follows (IAE99):

For many assessment contexts, it may be appropriate to compile assumed distributions of future behavior into a limited set of behavioral groups. For cases where definition of a "critical" group is required, the aim should be to address alternatives for the possible behavior of a hypothetical "Reasonably Maximally Exposed Individual" (RMEI) giving due regard to the need for adopting cautious, but reasonable, assumptions. This should not be taken to imply that the RMEI necessarily represents some separate, specific individual; rather, it should be representative of the reasonable behavior exhibited by members of a maximally exposed group of limited size.

If the above principles are appropriately implemented for both the RMEI and CG protection concepts, the CG and the RMEI will be consistent in their characterization of exposure conditions, i.e., the RMEI is a member of the CG, or the CG can be defined around the RMEI. An individual in the CG who receives maximum or high-end exposure is effectively equal to an RMEI. As discussed in Section 5, below, alternative RMEI and CG characterizations have been proposed by others as the basis for radiation protection for a repository at Yucca Mountain.

Dose Evaluation Circumstances Unique to Yucca Mountain

The concept of a hypothetical exposed critical group or individual is especially important for a situation such as far-future radionuclide releases from a repository at Yucca Mountain. The critical group concept was originally developed to assure adequate protection of a large, heterogeneous population with highly diverse habits, all of whom have potential for exposure to present-day multi-directional radionuclide releases (e.g., airborne releases that are widely dispersed) (ICR84). In contrast, at Yucca Mountain the current population is small and not highly diverse, and radioactivity releases from the repository that could produce doses are expected not to occur until at least thousands of years into the future. The releases are expected to be contained in a highly directional plume of contaminated ground water with radionuclide concentrations that change with distance from the repository as a result of dilution and dispersion (DOE98). A small amount of radionuclide release to the atmosphere will occur, but it will be insignificant on an individual-dose basis.

The CG that has characteristics similar to those of the RMEI will be a relatively small group of persons, i.e., no more than a few tens of people. One reason that it will be small is that the habits and characteristics of groups will tend to diverge as the group becomes larger. At one end of the group-habits spectrum, interactions with the biosphere pathways would become less than is representative of the RMEI; at the other end of the spectrum, biosphere pathway interactions would become extreme (e.g., extremely high rate of consumption of a specific contaminated foodstuff).

For the Yucca Mountain site-specific situation, another reason the CG must be small is that the members must be reasonably co-located, even with a narrow spectrum of human habits, in order to have essentially common interactions with the narrow, highly-directional plume of contaminated water that is expected to be the source of potential far-future radiation doses (DOE98). At present, most of the current population of the unincorporated Town of Amargosa Valley, the community that is down the hydraulic gradient for transport of radionuclide released from the proposed repository, lives in the southernmost part of the town, which is about 30 km from the proposed repository site. There is a diversity of human activity in this area, but the dominant use of the land, as discussed in the Background Information Document (BID) for the EPA regulations (EPA99a) and in the DOE's Viability Assessment for a repository at Yucca Mountain (DOE98), is farming of alfalfa on a few large (average about 255 acres) farms. Farming is, however, as shown by DOE's demographic survey data to date (DOE98) the occupation of only a small fraction (about 10%) of the Amargosa Valley inhabitants.

The alfalfa farmers might be considered to be a CG because they share common activities and their interaction with the biosphere is comparatively extensive (e.g., in comparison with service workers). However, their locations are so spread out that some of the farmers might draw their water for irrigation from the point of maximum concentration of radionuclide contaminants in the ground water plume of radionuclides released from the repository, while the wells of others might miss the plume completely.

The projected dose to the average member of the CG would then be skewed to the low end as a result of averaging, for the group, with radionuclide concentrations ranging from maximum to many being at zero as the basis for exposures. In addition, the agricultural area is farther from the repository than other potential locations for the CG or the RMEI. At present, the inhabitants closest to the potential repository location, numbering only about 15, live about 20 km from the repository site at a location on U.S. Highway 95 known as Lathrop Wells. Radionuclide

concentrations in the ground water under the agricultural area would be comparatively more dilute than at Lathrop Wells, so that the CG or RMEI at the agricultural location is not reasonably, maximally exposed in comparison with the Lathrop Wells location or other locations closer to the repository and up the hydraulic gradient.

The importance of site-specific conditions at Yucca Mountain to proper identification of the dose receptor to be used as the basis for evaluation of compliance with exposure limits can be emphasized by comparison with other possible disposal circumstances to which the basic principles of protection would apply. Another repository concept under development is that of Sweden, wherein copper canisters containing spent fuel would be disposed in a repository that would be in geologic formations beneath the sea floor. The canisters could potentially be contacted by seawater moving through the fractured rock of the repository. Copper is used as the waste package and the matrix within which the spent fuel rods are imbedded because of the chemistry conditions of the hydrologic regime.

In contrast to the Yucca Mountain situation, where very little water is expected ever to contact the waste packages in the repository, but any radionuclide releases that do occur will be transported directionally into the environment (DOE98), Sweden's repository wastes could be contacted by seawater, and radionuclide releases would be dispersed in the ocean in the region of the repository (SKB95). For Yucca Mountain, identification of the dose receptor for compliance evaluations would be based on arid-land farming or other activities of the current residents; for Sweden's repository, the CG or RMEI would probably be based on a seaside community which relies on fishing as a basis for its lifestyle and food consumption. In both situations, the RMEI or CG would have to be appropriately identified and characterized.

The preceding discussion demonstrates that identification of the dose receptor for evaluation of compliance with exposure standards will always be site-specific. A dose limit (e.g., 15 mrem/yr CEDE) can be generic (i.e., derived from a policy-based risk limit) and applied to exposures for radionuclide release from a variety of facilities, but adequate protection of the population potentially affected by releases from a given facility will depend on proper site-specific characterization of the dose receptor for that facility.

3.0 RADIATION PROTECTION PRINCIPLES FOR FAR-FUTURE EXPOSURE ASSESSMENTS

As noted above, the RMEI and CG concepts were originally developed to provide a basis for setting limits on present-day and near-future radionuclide releases to the environment. For deep geological disposal facilities, such as those proposed for Yucca Mountain, radionuclide releases are not expected even to begin for at least thousands of years, and releases may persist, at varying rates, over periods extending to the order of hundreds of thousands of years.

One of the fundamental principles of radiation protection applied to such circumstances is to require that protection of future humans will be comparable to that provided today. Because of uncertainties in making projections for the far distant future, a major challenge, therefore, is to find a way to deal with the potential changes of environment and human habits that may occur over long time periods in the locations where human exposure may occur.

Because assumptions of changes in human habits would be highly speculative, it is common practice to assume that future individuals will have habits similar to those of present-day humans who would be the basis for assuring comparable protection in the future. Potential changes in environmental factors, such as climate, can be estimated on the basis of historical data, and the effects of these changes on radiation dose can be estimated as part of the assessments of waste repository performance.

The NAS report (NAS95) that provided the technical basis for the proposed Yucca Mountain standards specifically addressed these long-term-prediction issues. On page 68 of the report, the committee noted that, "Since there is no scientific basis for predicting human behavior, we recommend that policy decisions be made to specify default (or reference) scenarios to be used to incorporate assumed future human behavior into compliance assessment calculations." On page 122, the report states that "...we recommend the use of assumptions that reflect current technologies and living patterns".

With respect to future biosphere conditions, NAS95 discussed factors that can produce long term changes such as seismicity, volcanism and climate change. The report stated (NAS95, pp.68-69) that enough of the important long-term geologic processes at Yucca Mountain can be known with reasonable limits of uncertainty such that long-term calculations on the order of one million

years are possible and meaningful. Potential changes in biosphere conditions can, therefore, be bounded as a basis for estimating far-future doses.

In formulating the 40 CFR Part 197 standards, EPA concurred with the assertions put forth in the NAS report that very-long-term site conditions can be bounded so that far-future performance assessments can be made to estimate if significant deterioration of repository system performance would be expected. However, results of such assessments must be considered to have many uncertainties since features of the natural setting will change over tens to hundreds of thousands of years. Consequently, confidence in results of such assessments cannot be sufficient such that the results can be the basis for evaluating compliance with standards. This subject is discussed in detail in the Background Information Document for the 40 CFR Part 197 standards (EPA99a).

4.0 EPA CHARACTERIZATION OF THE RMEI FOR YUCCA MOUNTAIN

EPA has used the RMEI approach in other Agency programs and regulations, such as the Waste Isolation Pilot Plant (WIPP) facility. To characterize the RMEI, a hypothetical individual is selected by identifying the factors that have the greatest effect on dose and using maximum or nearly maximum values for one or a few of these factors while leaving the others at their average values. The objective is to project doses that are within reason rather than extreme, but well above the average for the exposed population. This approach will estimate a level of exposure that is protective of the vast majority of exposed persons but is still within a reasonable range and not highly speculative.

The value ranges for parameters important to characterization of the RMEI were selected to be site-specific for Yucca Mountain. One of the key human habit characteristics assumed by EPA for reasonably maximal exposure is that the RMEI would consume 2 liters per day of water contaminated by radionuclides released from the repository, at maximum concentrations for the time and location of consumption. As shown in Section 5, assumptions of individual water consumption rates in various dose evaluation studies for Yucca Mountain and other sites have ranged from about 1.6 to 2.0 liters per day. EPA's choice of 2 liters/day is therefore at the high end of the range.

4.1 EPA's Alternative Human-Habits Characterizations of the Yucca Mountain RMEI

EPA identified four alternative scenarios to characterize the lifestyle and habits of the RMEI:

The Subsistence Farmer RMEI would use low technology farming methods, would have continuous exposure to radionuclides in all exposure pathways, and would have all food and water uptake from contaminated sources. These characteristics would generally be consistent with relatively easy access to water; this type of RMEI might therefore be expected to reside in southwestern Amargosa Valley, where depths to water along the downgradient pathway are small and, for the RMEI locations considered for the proposed rule (Section 4.2), dilution of radionuclide concentrations in the contaminant plume would be maximal. The DOE surveys to date (DOE98) have not identified anyone in the Yucca Mountain region whose habits correspond to those of the subsistence farmer. Past attempts to achieve subsistence farming in the Yucca Mountain region, even with incentives and subsidies (see the BID, EPA99a), have failed.

- The Commercial Farmer RMEI would have exposure to radionuclides in the same pathways as the subsistence farmer, would produce all food consumed, but would also grow crops for export. Commercial farming is currently practiced in Amargosa Valley, using modern technology and taking economic advantage of the relatively shallow depth to water for irrigation. Such farming currently uses a large fraction (on the order of 50%) of the southwestern Amargosa Valley, but is the occupation of only a small fraction (about 10%) of the current residents (EPA99a).
- <u>The Rural Residential RMEI</u> would also be exposed to radionuclides via the same pathways as the farming RMEIs, but would not consume all food from self-grown or local sources. Some food consumed would be grown in a personal garden, and some would be imported. The rural-residential RMEI would earn income from sources other than farming.
- The fourth RMEI scenario considered by EPA involved <u>domestic use of an</u> <u>underground source of drinking water by a community</u>. Under this scenario, the community would consume contaminated water from its well(s), but the pathways involving ingestion of contaminated food grown locally would not be included in the dose evaluations. The water source would be large enough to supply a public water system as defined in EPA's 40 CFR 144.3 regulations. Under this scenario, the RMEI would have the same drinking water exposure as the rural-residential RMEI, but would not have exposure from locally grown contaminated food.

4.2 EPA's Alternative Locations for the Yucca Mountain RMEI

The properly selected RMEI will have personal habits that produce reasonably maximal doses and will be located to produce reasonably maximal interaction with the source of radiation. At Yucca Mountain, as previously noted, the habits profile assumed by EPA includes the high-end assumed consumption of 2 liters/day of contaminated water and exposure through pathways associated with agriculture. Proper identification of the Yucca Mountain RMEI will locate this individual where the interaction of these habits and the radiation source strength will produce the reasonably maximal dose.

To date, DOE's site characterization data, demographic survey data, and results of the Total System Performance Assessment for the Viability Assessment (TSPA-VA) indicate that contaminated ground water used for drinking water and food will provide the principal pathway for exposure (DOE98). Results of the TSPA-VA evaluations (DOE98) found that consumption of iodine-129 and technetium-99 (which are the only radionuclides of significance that are released in the 10,000-year time frame) in leafy vegetables and contaminated ground water are the principal sources of dose.

The expected dominance of the ground water pathway is a key factor in selecting the location of the Yucca Mountain RMEI. The concentrations of radionuclides in the ground water are expected to decrease with distance from the repository as a result of dilution and radionuclide holdup on the geologic formations. Presently available site characterization data indicate that the ground water flows basically southward from Yucca Mountain. Depth to ground water is several hundred meters near Yucca Mountain and diminishes to tens of meters in southwestern Amargosa Valley (30 km distant) where commercial farms are currently in operation (BID, EPA99a). The ground water discharges to the surface at Franklin Lake Playa, about 80 km south of the mountain. As previously noted, human habitation along the flow path is currently found closest to Yucca Mountain at Lathrop Wells (20 km downgradient) and consists of only about 15 individuals. Most of the current population (about 1,400 persons) is in southwestern Amargosa Valley, about 30 km from the proposed repository site.

EPA identified three successive downgradient geographic subareas. The first of these areas extends from the repository to the boundary of land currently under government control and ownership, i.e., the southern boundary of the Nevada Test Site (NTS), a distance of about 18 km. At present this subarea has no inhabitants.

The next subarea extends from the NTS boundary to several kilometers south of U.S. Route 95. It includes the northern portion of the Town of Amargosa Valley, and the current habitation at the intersection of U.S. 95 and State Route 373, known as Lathrop Wells. The third subarea borders the second and extends to the southern boundary of the Town of Amargosa Valley. The third subarea contains most of the current Amargosa Valley residents and the current agricultural activities.

The Agency identified four possible RMEI locations within these subareas. The location options and their characteristics can be described as follows;

An area no more than 5 km distant from the repository boundary. This location corresponds to the definition of the Accessible Environment, which is the basis for evaluation of compliance with the generic 40 CFR Part 191 disposal regulations (applied to the WIPP facility). Within this area, the terrain is highly

uneven, soil is almost non-existent, and the depth to ground water is on the order of 500-800 meters (EPA99a).

- A location on the boundary of the NTS land currently under government control and operation. Along the southward hydraulic gradient from the potential repository location, this boundary is about 18 km from the proposed repository boundary. In the area between the 5-km radius and this location, the terrain is sloping and uneven, soil is limited, and the depth to ground water decreases from hundreds of meters to the order of 100 meters.
- The intersection of U.S. Route 95 and Nevada Route 373, which is known as Lathrop Wells and is the location of the current habitation (about 15 persons) closest to the proposed repository location and is about 20 km from the repository. At this location the terrain is flat, depth to ground water is about 100 meters, and abandoned irrigation wells are present.
- Southwestern Amargosa Valley is the current principal location of inhabitants and farming activities, about 30 km downgradient from the repository. This location currently has a population of about 1,400 persons, depth to ground water is on the order of 15-50 meters, and there are various farming activities, principally growth of alfalfa on farms averaging about 255 acres in size and large dairies.

As a result of phenomena such as dispersion, dilution as a result of mixing with recharge water, and radionuclide retardation on geologic formations, radionuclide concentrations in the contaminant plume are expected to decrease with distance from the repository. DOE's draft environmental impact statement (DEIS) for a repository at Yucca Mountain (DOE99) estimated, using the Viability Assessment reference repository design and TSPA-VA modeling methods, 10,000-year Tc-99 concentrations of 45, 30, and 10 pCi/liter at distances of 5, 20, and 30 km, respectively. The Maximum Contaminant Level (MCL) for Tc-99 under current Safe Drinking Water Act standards is 900 pCi/L. Corresponding I-129 concentrations were 0.13, 0.07, and 0.04 pCi/liter; the I-129 MCL is one (1) pCi/L. Total dilution factors at the 5, 20, and 30 km distances were modeled in the DEIS to be factors of 5, 10, and 12, respectively. The TSPA-VA used a base case total dilution factor for the saturated zone at 20 km of 10. Estimates of dilution to date are highly uncertain and are based principally on results of expert elicitation as a result of limited data. Additional data are being obtained through on-going DOE and Nye County drilling and testing programs (NYE99).

4.3 EPA's Preferred RMEI and RMEI Location

The Agency's choice for evaluation of compliance with the 15 mrem/yr CEDE individualprotection standard is to use the rural-residential RMEI at the Lathrop Wells location. Individuals with RMEI characteristics currently inhabit the 20-km distance at Lathrop Wells. Farming is possible, although drilling and operating costs for water use would be somewhat higher than for the southwestern Amargosa Valley. Population growth is expected.

Other possible RMEI choices were not made for the following reasons:

- The 5-km controlled area is unsuitable for farming and, because of the 500-800 meter depth to the water table, costs to obtain water would be extremely high. As a result, an RMEI at this location would not be expected to be a farmer. In the absence of farming, an RMEI at this location would not have exposure via the agriculture pathways; the location is, therefore, less conservative than those where the agriculture pathways are present. Radionuclide concentrations in the contaminant plume would be the highest for the location options considered, but dilution associated with pumping could also be high if the vertical height of the plume is small in comparison with the screened well length needed to capture water from productive fractures in the rock. Similarly, terrain at the 18 km distance is not hospitable to farming and the depth to water is on the order of 200 meters.
- Southwestern Amargosa Valley, 30 km from the repository location, is currently used for farming and residences, but radionuclide concentrations in the contaminant plume would be less than at up-gradient locations (e.g., the 20-km location) because of additional dilution, dispersion, and radionuclide hold up along the downgradient flow path. An RMEI at this location would therefore not have reasonable, maximal exposure in comparison with the 18-km and 20-km locations.
- DOE surveys to date (DOE98) have not identified anyone in the Yucca Mountain region whose habits correspond to those of the subsistence farmer. Past attempts to achieve subsistence farming in the region, even with incentives and subsidies, have failed (EPA99a).

In summary, selection of the rural-residential RMEI at Lathrop Wells is the best basis for evaluation of compliance with the individual-protection standard under the site-specific circumstances of Yucca Mountain. Distances significantly closer to the repository are unsuitable for farming and unattractive for habitation; distances greater than 20 km would be less protective because of phenomena that would reduce the radionuclide concentrations in the plume as distance from the repository increases.

Future data from the DOE and Nye County drilling and testing programs (NYE00) may determine that the direction of flow of the contaminant plume is not as presently expected and described in DOE98. In this case, the location of the RMEI would be maintained at the same distance from the repository but would be shifted by the NRC, as indicted in the proposed 10 CFR Part 63 rule, to the location where the highest plume concentrations occur. Similarly, additional demographic data concerning food consumption may change the biosphere dose conversion factors used to evaluate exposures.

5.0 CHARACTERIZATIONS OF YUCCA MOUNTAIN DOSE RECEPTORS BY OTHERS

Characterizations of potential dose receptors at Yucca Mountain other that those defined by EPA have to date been provided in four sources: DOE's Viability Assessment for a repository at Yucca Mountain (DOE98); the Electric Power Research Institute (EPRI) Phase 4 evaluation of the performance of a repository at Yucca Mountain (EPR98); NRC's proposed 10 CFR Part 63 regulations (NRC99); and the NAS report on the technical basis for EPA's Yucca Mountain standards (NAS95). As shown in the following discussions, these sources describe both CG and RMEI characterizations of the dose receptor. The characterizations are highly similar to the RMEI options considered by EPA for the 40 CFR Part 197 regulations.

5.1 DOE's Dose Receptors in the Viability Assessment

DOE's base case evaluations in the Viability Assessment (VA; DOE98) used the "Reference Individual" as the dose receptor. The Reference Individual was identified as a person who is expected to be representative of the group of people most likely to be affected by releases of radioactivity from a repository at Yucca Mountain. The Reference Individual is an adult, yearround resident who lives 20 km to the south of Yucca Mountain at the junction of U.S. Route 95 and Nevada Route 373 (Lathrop Wells). He is stated, in the VA, to consume local well water at a rate of 1.8 liters per day and local food at rates representative of current use by residents of the region, as determined by the DOE demographic survey. The survey found that the average consumption of locally-grown food was about 30% of the total intake.

As part of its suite of sensitivity studies, the DOE's VA also investigated doses incurred by a "Subsistence Farmer," all of whose water (2.4 liters per day) and food would come from contaminated sources, and a "Resident Farmer" who also consumes all water from contaminated sources, but only 50% of his food intake is contaminated. The demographic survey found no current residents with habits corresponding to either of these characterizations.

The DOE's dose evaluations in the Total System Performance Assessment for the VA (TSPA-VA) assumed that water used by the dose receptors was obtained from the point of maximum concentration in the contaminant plume, and dilution during pumping was assumed not to occur. Table 3-24 of the VA total system performance assessment (DOE98, Vol. 3, p. 3-155) indicates that the average resident was assumed to consume 1.8 liters of water per day; the Subsistence and

Resident Farmers were assumed to consume an average of 2.4 liters/ day. The DOE's performance evaluations used a range of water consumption rates; a triangular distribution with low, middle, and maximum rates of 0, 1.9, and 4.0 liters per day was assumed.

The VA compared biosphere dose conversion factors for the three alternative dose receptors considered. For Np-237, the biosphere dose conversion factor for the Resident Farmer was found to be three times higher than that for the Reference Individual, and the biosphere dose conversion factor for the Subsistence Farmer was about six times higher than that of the Reference Individual. These differences were ascribed principally to differences in consumption of local, contaminated food.

Since the Subsistence Farmer's food consumption was assumed to be 100% local and contaminated, and the Resident Farmer's consumption of such food was assumed to be 50%, the biosphere dose conversion factors comparison shows that consumption of locally produced food by the Reference Individual, which was based on results of a local survey, must be a relatively small fraction of total consumption. The survey in fact showed that consumption of locally grown foods by Amargosa Valley residents ranged from 60% for leafy vegetables to about 4% for grains. The average consumption of locally grown foods was about 30%.

The DOE's base case TSPA-VA dose evaluations, which used highly conservative performance models and assumptions, showed a 10,000-year dose to the Reference Individual of 0.04 mrem/yr (i.e., more than two orders of magnitude less than EPA's individual-protection standard of 15 mrem/yr) when all parameters were set at their expected values (DOE98). If more realistic models and assumptions for performance of the engineered and natural barriers had been used, the projected doses would have been several orders of magnitude lower (EPA00).

The basic characteristics of EPA's proposed rural-residential RMEI and DOE's Reference Individual are similar in terms of habits, exposure pathways, and location. Differences are in the details of assumptions concerning consumption of contaminated water and food; e.g., DOE's assumption in the VA of 1.8 liters/day of contaminated water consumption, and EPA's required 2.0 liters/day. If all other dose-related factors are the same, EPA's RMEI would incur a dose about 10% higher than DOE's Reference Individual in the VA as a result of the higher water intake. DOE's DEIS for Yucca Mountain states that the water consumption rate for the Reference Individual was 2.0 liters/day (DOE99). With this water intake value, the DOE Reference Individual and the EPA's rural residential RMEI are virtually identical.

5.2 EPRI's Dose Receptor in the Phase 4 Performance Evaluation

EPRI used a "farming critical group" as the dose receptor in its Phase 4 total system performance assessments for a repository at Yucca Mountain (EPR98). As a basis for this selection, EPRI stated (EPR198 Section 8.2, page 8-2) that the CG should represent a reasonable upper bound on potential dose/health risk consequences and cited ICRP guidance as follows:

- The dose limits are intended to apply to mean doses in a reasonably homogeneous group.
- In an extreme case (for example, when dealing with conditions in the far future, which cannot be characterized in detail), it may be convenient to define the critical group in terms of a single hypothetical individual. Usually, however, the critical group would not consist of one individual (as this would be statistically unrepresentative), nor would it be so large that it violated the homogeneity criterion.
- The size of the critical group will usually be up to a few tens of persons.
- In habit surveys, it is not necessary to search for the most exposed individual within a critical group in order to base controls on that one person.
- In calculating doses to critical groups, metabolic parameters should be chosen to be typical of age groups in the normal population rather than extreme values.

The EPRI CG was defined to consume only local produce derived from contaminated compartments in the biosphere pathways model, and the components of the group's diet were assumed not to be extreme. Water was assumed to be contaminated at the maximum concentration and to be ingested at a rate of 600 liters/year (i.e., 1.6 liters/day). The farming CG was assumed to be located 5 km downstream from the repository, even though that location is unlikely to be used for farming because of the great depth (about 500 m; EPA99a) to ground water.

Variations in the biosphere uptake parameters for members of the critical group were not considered in the EPRI analyses, so the characteristics of the farming critical group correspond to those of an RMEI. The characteristics of the EPRI CG are most similar to those usually ascribed to a subsistence farmer.

The EPRI base case dose evaluations, which used modeling methods greatly different from those of DOE but similar parameter values and assumptions, projected a 10,000-year dose of about 0.09 mrem/yr. Since EPRI's assumptions concerning the CG habits and location were more conservative than DOE's assumptions concerning the location and habits of the Reference Individual, the EPRI and DOE dose evaluation results are remarkably similar.

5.3 NRC's Critical Group in the Proposed 10 CFR Part 63 Regulations

The NRC also defined a farming critical group as the basis for its evaluation of compliance with regulatory standards (NRC99). In the proposed regulations, Paragraph 63.115, the critical group is characterized as follows:

- The critical group shall reside within a farming community located approximately 20 km south from the underground facility (i.e., the Lathrop Wells location).
- The behaviors and characteristics of the farming community shall be consistent with current conditions of the region surrounding the Yucca Mountain site. Changes over time...shall not be considered.
- The critical group resides within a farming community consisting of approximately 100 individuals, and exhibits behaviors or characteristics that will result in the highest annual doses.
- The behaviors and characteristics of the average member of the critical group shall be based on the mean value of the critical group's variability range. The mean value shall not be unduly biased based on the extreme habits of a few individuals.
- The average member of the critical group shall be an adult. Metabolic and physiological considerations shall be consistent with present knowledge of adults.

In discussing this characterization of the critical group, the NRC states that ICRP principles were used to develop specifications for the critical group and the reference biosphere. Specification of the assumptions to be used are specified in the proposed regulations in order to limit speculation. DOE will, however, have "...to establish and defend the particular characteristics, behaviors, and attributes it assumes for the critical group and reference biosphere...".

NRC selected the farming critical group because farming activities involve more exposure pathways than other known human activities in the region. Farming activities currently exist in

the Yucca Mountain region, and the relatively large demand for ground water for irrigation increases the likelihood of drawing contaminated water to the surface. The Commission anticipates that the relatively large critical group (up to 100 individuals, residing on approximately 15 to 25 farms), will capture the entirety of the contaminated plume, and that this will result in contamination of all local foodstuffs consumed by members of the group.

On the basis of present practice and information, the CG assumed by the NRC would consume large quantities of water for domestic and farming purposes. Present alfalfa farms (total of nine) in Amargosa Valley area average 255 acres in size and use about 5 acre-feet of water per year per acre for irrigation. On average, therefore, each farm currently can be expected to use 1,275 acre-feet per year for irrigation. Current domestic use for a small community of 25 persons associated with the farming operations is about 10 acre-feet per year, for a total of 1,285 acre-feet per year (EPA99a). The EPA standards use this value as the "representative volume" of water that would supply the annual water demands of a defined hypothetical community at the point of compliance with the proposed ground water protection standards, assuming a single farm is used as the basis for calculating the contaminant concentration in the well water.

If the characteristics of NRC's critical group are similar to those of current communities and farming practice, the group would use collectively on the order of two to three times as much water annually as the current total for alfalfa farming operations in the Amargosa Farm area (about 11,000 acre-feet per year). The 15 to 25 farms would consume about 19,000 to 32,000 acre-feet of water per year, and would cause extensive dilution of contaminant concentrations in the plume coming from the repository. The average contaminant concentration in water used by members of the group would be significantly lower than the maximum plume concentrations. Moreover, as discussed in detail in Section 7 below, many of the farms would not intercept the contaminant plume.

5.4 The NAS Probabilistic Critical Group

Appendix C of the NAS report (NAS95) describes use of a probabilistic computational approach to characterize a critical group for Yucca Mountain. The discussion notes that the approach has not previously been used, and provides an example of how it might be implemented for exposure through contaminated ground water. Eight specific steps were identified for the example. In discussing this approach, it is noted that the technical feasibility of the calculations requires

specification of one or more exposure scenarios. The discussion also notes that, even for a narrowly specified set of parameters, it is possible that the calculation procedure can be manipulated to obtain results desired by the analyst. The procedure is also noted to be computationally intensive. (The concept has not been adopted in any proposals to date for characterization of the Yucca Mountain dose receptor.)

5.5 The NAS Subsistence-Farmer Critical Group

In Appendix D, the NAS report (NAS95) identifies and discusses a subsistence-farmer CG as an alternative to the probabilistic CG. The key characteristic of the subsistence-farmer CG is that ground water is assumed to be withdrawn at the maximum concentration of radionuclides, and that the farmer uses this water to grow his food and for all other potable water uses such as drinking water. The farmer receives food from no other sources. If appropriate, the effect of dilution during pumping, which will depend on the extraction rate, can be included in the evaluation of radionuclide concentrations received by the farmer.

In Appendix E of the NAS report, Dr. Thomas H. Pigford, a member of the committee that prepared the report, endorses the subsistence farmer CG approach. He states that it is the most stringent exposure scenario, it is most conservative for the type of people assumed for dose/risk calculations, and it is bounding.

As noted in the discussion of DOE's Average Resident RMEI (Section 5.2, above), the DOE's demographic surveys to date have found no persons whose habits correspond to those of the subsistence farmer, and the BID (EPA99a) discusses historical information which demonstrates that past attempts at subsistence farming in the region have failed.

5.6 Comparison of Dose Receptors

As explained in the preceding discussion, EPRI and NRC both chose a "farming critical group" as the basis for compliance evaluations. Both groups were defined within the framework of ICRP principles for characterization of CGs, but the two groups are highly different. EPRI's critical group is a small farming community located 5 km from the repository that uses plume water at maximal contamination concentrations for all water and food consumption, and the NRC critical group, composed of up to 100 persons located 20 km from the repository, consumes

diluted plume water for domestic and farming purposes and has habits consistent with those of current inhabitants.

As previously noted, the EPRI CG is essentially a small subsistence farming community with a narrow range of habits that are characteristic of a subsistence-farmer RMEI. The large NRC CG would be expected to exhibit a range of habits and characteristics. For the same repository performance conditions, a member of the EPRI CG would be predicted to incur a larger dose than a member of the NRC's CG. In context, EPRI chose a highly conservative basis for dose evaluation, and NRC chose a present-practice basis, selected from a population with a wide range of habits.

The EPRI and NRC CGs can be compared to the DOE's dose receptor options described in the VA and to EPA's RMEI. The DOE's Subsistence Farmer in the VA is essentially the same as EPRI's farming CG, and, as previously noted, the DOE Residential Farmer, DOE's Reference Individual, and EPA's rural-residential RMEI differ only in assumptions concerning the rate of consumption of contaminated food and water. DOE's Reference Individual for the TSPA-VA and the DEIS was characterized on the basis of current-practice principles set forth in NRC's proposed 10 CFR Part 63 regulations, but NRC has proposed a 100-person critical group of farmers rather than an individual as the basis for dose evaluation.

The DOE Reference Individual would be expected to be a member of the NRC CG since both were located 20 km from the repository. The DOE Reference Individual would not necessarily, however, be the reasonably, maximally exposed individual in the NRC CG (which, because of its size, would be expected to exhibit a range of habits), because of the survey-based relatively low fraction of locally produced food consumed by this person.

For a given biosphere location and the same repository performance conditions, the EPRI farming CG and the DOE Subsistence Farmer would be predicted to incur similar doses, but these predictions would be unrealistically conservative in comparison with current conditions in the Yucca Mountain region. As previously noted, DOE's survey (DOE98) found no current inhabitants with Subsistence Farmer characteristics.

Comparison of the alternative dose receptors is summarized in Table 5-1.

Source of Receptor Definition	Receptor Definition	Key Receptor Characteristics
EPA .	Rural-Residential RMEI	20 km from repository; drinks 2.0 l/day contaminated water
DOE Viability Assessment	Reference Individual	20 km from repository; drinks 1.8 l/day contaminated water
DOE DEIS	Reference Individual	20 km from repository; drinks 2.0 l/day contaminated water
EPRI	Small Subsistence-Farming Critical Group	5 km from repository; drinks 1.6 l/day; all food and water contaminated
NRC, 10 CFR Part 63	Farming Critical Group	20 km from repository; about 100 pefsons on 15-25 farms *
NAS, NAS95 App. C	Probabilistic Critical Group	To be developed from probabilistic analysis
NAS, NAS95 App. D	Subsistence Farmer Critical Group **	All food and water contaminated at max. conc.

Table 5-1. Comparison of Alternative Dose Receptors Proposed for Yucca Mountain

* Water use, food consumption to be determined from current practice

** Water use, food consumption not specified

6.0 EFFECT OF DOSE RECEPTOR CHOICE ON RESULTS OF RME EVALUATIONS

6.1 Alternative Dose Receptors to be Considered

As discussed in Section 2, the objective of far-future radiation protection strategy is to evaluate the reasonably maximal exposure in order to provide adequate protection for exposed individuals. To meet this objective, radionuclide sources that can produce exposure must be appropriately characterized, and the dose receptor who receives the reasonably maximal exposure must be appropriately characterized. This Section examines past and prospective characterizations of sources of dose, and compares the alternative dose receptors (Section 5) with respect to their appropriateness for Yucca Mountain conditions.

As demonstrated in Section 5, it would be inappropriate, for disposal at Yucca Mountain, to select the subsistence farmer as the dose receptor. It would also be inappropriate to select southwestern Amargosa Valley as the location for the dose receptor. Because of site-specific soil, terrain, and ground water depth conditions in the Yucca Mountain region, location of the dose receptor 20 km from the proposed repository, and on the path of maximum radionuclide concentration in the contaminant plume, is appropriate.

Dose receptor options that incorporate all biosphere pathways and were identified for the 18 - 20 km location include the DOE's Reference Individual, NRC's farming CG composed of up to 100 individuals living on 15-25 farms, and EPA's rural-residential RMEI. EPA's characterization of the rural-residential RMEI included, as high-end factors appropriate for evaluating reasonably maximal exposure, assumption that the RMEI consumes 2 liters per day of water at the maximum plume concentration, and selection of the 20-km location as the place where habitation would be as close to the repository as is reasonable for site conditions, and the plume concentrations would therefore be at maximum for the habitation options that are reasonable.

DOE's characterization in the Yucca Mountain DEIS (DOE99) of the Average Resident dose receptor is virtually identical to that of EPA's rural-residential RMEI, i.e., 2.0 liters per day of contaminated water is consumed, and some of the food consumed is locally grown and, therefore, contaminated. Assessment of the effectiveness of alternative dose receptor characterizations as means to evaluate reasonably maximal exposures for radionuclide releases from a repository at Yucca Mountain can, therefore, be focused on comparison of the NRC's farming CG and EPA's rural-residential RMEI.

6.2 Predictions of Dose Levels

As discussed in Section 4, EPA selected the rural-residential RMEI located 20 km from the repository as the dose receptor for whom potential doses would be evaluated as the basis for assessing compliance with the individual-protection standard. This RMEI would be expected to receive doses that are within reason but well above average for the exposed population, thereby assuring that the vast majority of the population is protected.

Many factors affect calculation of the level of dose received by the rural-residential RMEI at Yucca Mountain. For a repository at Yucca Mountain, the key factors are the concentrations of radionuclides in the contaminant plume at the location where the dose receptor uses the water, and the extent and means of dose receptor interaction with radionuclides in the contaminant plume and the biosphere.

Estimates of radionuclide concentrations in water used by the dose receptor will depend on the following:

- TSPA evaluations of radionuclide releases from the repository
- The effects of characteristics of the geohydrologic regime on radionuclide concentrations as a function of time and place:
 - The direction of flow of the contaminant plume in the saturated zone
 - The extent of dilution and dispersion at various distances along the flow path
 - The contaminant plume dimensions (width and depth) at various distances
 - Contaminant concentration profiles (perpendicular to the axis of flow) within the plume at various distances
- The dose receptor's location relative to the concentration profile (e.g., at the plume center, where concentrations are maximum, or at the plume edge where concentrations are lowest).

EPA's choice of RMEI characteristics is conservative but reasonable in light of the above factors that will affect calculation of the dose received. At the 20 km distance, the RMEI is at the least distance downgradient that is reasonably habitable, and for which radionuclide concentrations in the plume would be higher than at locations farther downgradient. The assumption that the RMEI uses water from the maximum concentration in the plume is a conservative but reasonable assumption of contaminant concentrations that will be encountered. In addition, use of an RMEI as the dose receptor avoids the potential, as is the case for a CG, that exposures of the members of the group will vary so that the calculated average exposure for the group is diminished as a result of some members of the group having relatively low or no exposures.

DOE's Viability Assessment indicates, on the basis of data and models used for the TSPA-VA, that the contaminant plume would flow southward from the repository, and that the plume would be about 1 km wide at 20 km (DOE98; Volume 3, Fig. 3-67, p. 3-137). As previously noted, future data from the DOE and Nye County drilling and testing programs may change this characterization of the plume, in which case the location of the RMEI would be changed by the NRC to retain the condition that the RMEI uses contaminated water at the maximum plume concentration for the 20-km distance to Lathrop Wells. Future demographic data may also refine characterization of RMEI habits such as use of locally grown food that would be contaminated.



7.0 COMPARISON OF THE EPA'S RURAL-RESIDENTIAL RMEI AND NRC'S CG

As shown in Section 5.3, the NRC's CG in the proposed 10 CFR Part 63 regulations is specified to live within a farming community of about 100 individuals, associated with 15-25 farms and located 20 km from the repository. Behaviors and characteristics of the CG are to be consistent with current conditions.

In the preamble to the proposed regulations, NRC states that:

"DOE will need to establish and defend the particular characteristics, behaviors, and attributes it assumes for the critical group and reference biosphere subject to the requirements and specifications of Paragraph 63.115. Then, as suggested by ICRP, a hypothetical individual representing the average member of the critical group could be established using the mean values of the assumed characteristics, behaviors, and attributes."

This approach results in a hypothetical individual similar to EPA's RMEI, but based on mean values of the exposure factors. As discussed in Section 4, EPA's evaluation of the reasonably maximal exposure is based on assumption of high-end values for one or more of the exposure parameters (for the EPA standards, the assumptions of consumption of contaminated water at a rate of 2.0 liters per day, and location of the RMEI at a distance of 20 km from the repository, which is the closest practical habitation location to the proposed repository, and will have less contaminant plume dilution than locations farther gradient). All other factors being similar, the EPA's characterization of the RMEI would, therefore, provide a higher degree of protection, while still not extreme, in comparison with the average member of the NRC CG.

NRC's basis for characterizing the CG and its average member creates difficulties and concerns about the level of protection that would be provided and the uncertainties associated with the level of protection. To be economically viable, the farms would have to be large – at least as large as the current alfalfa farms in southwestern Amargosa Valley, which average 255 acres in size. Farms in the Lathrop Wells area might have to be larger in order to be economically viable, because the depth to ground water for irrigation is two to six times greater than the depth in southwestern Amargosa Valley and water-use costs will, therefore, be comparatively higher than in southwestern Amargosa Valley.

Twenty-five farms, each with an area of 255 acres, would have a total area of 25.8 square km; 15 farms would have a total area of 15.5 square km. If each farm is square, the length of each side of the square would be 1.02 km.

Alternative configurations of the farm layouts and locations are possible (see Figure 7-1). If all farms are assumed to be located at the 20-km distance, 25 farms would stretch over a distance of 25 km (15 miles) in approximately an east-west line. Fifteen farms would span a distance of 15 km (9 miles). If the farms are assumed to be oriented in a north-south direction in an effort to maximize interception of the plume, 25 farms would span a distance up to 15 km beyond the location of the current farms; 15 farms would extend well into the currently-farmed area (Figure 7-1) 30 km from the proposed repository location. The most compact farm configuration would be a square with all farms contiguous; a 25-farm square would be about 5 km (3 miles) long on each side; the 15-farm square would have sides about 4 km (2.4 miles) long.

At the Lathrop Wells location (about 20 km from the proposed repository location), present data and models indicate that the contaminant plume would be about one km wide in the east-west direction (DOE98, Volume 3, Figure 3-67, p. 3-137). Depending on the configuration and locations of the farms, as few as one farm might intercept the plume, especially if an east-west line is assumed in order to have all farms at approximately the 20-km distance. If a north-south configuration is assumed, most farms would be well beyond the 20-km distance (some would be beyond the 30-km distance) and dilution of contaminant concentrations could be significantly greater than at 20 km. The DEIS (DOE99) performance models used, for the Proposed Action, a dilution factor range of 1-100 at 20 km and 1-122 at 30 km. Given these ranges, and depending on the probability distribution functions for the ranges, the differences in dilution at the two distances would be highly uncertain.

The maximum number of farms would be intercepted by the 1-km wide plume if the farms are contiguous in a square located at the 20-km distance precisely over the plume. Only five of 25 farms would intercept the plume; four of 15 farms would intercept the plume.

Some of the alternative farm layout configurations are shown in Figure 7-1, for the assumption that each farm is 255 acres in size. The map, with the plume and topography as shown, is Figure 3-67 in Volume 3 of the Viability Assessment, as cited above.



Figure 7-1. Comparison of EPA's RMEI Location and Alternative Layouts for NRC's Critical Group

If future site characterization data demonstrate that the contaminant plume at 20 km would be significantly wider than 1 km, there would be significant east-west contaminant concentration gradients and differences in the plume. More of the farms would intercept the plume, but contaminant concentrations in water used by the various farms would differ greatly and with potentially great uncertainty because of the heterogeneity of the geohydrologic regime. Preliminary data from the Nye County boreholes indicate that the geologic features in the region are highly heterogeneous and exhibit braiding which would affect or control ground water flow patterns (NYE99).

In summary, within the framework of available data and NRC's proposed CG selection method, at most 5 of 25 farms would intercept the contaminant plume at 20 km, and it is possible that only one farm would intercept the plume. It is also possible that the contaminant concentrations at the various farms would be highly variable and highly uncertain.

It is clear that NRC's approach to identification of the CG and its average member who would be the basis for dose evaluations is subject to great uncertainty, and has high potential to significantly understate the reasonably maximal exposure. The concept of 100 individuals on 1525 economically viable farms simply does not "fit" the site-specific situation at 20 km. For reasons cited in association with EPA's statement of preference for a rural-residential RMEI located 18 km from the repository, it is appropriate to evaluate the reasonably maximal exposure at this location. However, there are currently no farms or farmers at that location, so there is no current basis for DOE to "...establish and defend the particular characteristics, behaviors, and attributes it assumes for the critical group..." (NRC99). DOE would have to make assumptions for all aspects of formulation of the critical group and identification of its average member.

Another difficulty with the NRC's CG is the fact that the proposed CG is inconsistent with existing plans and practice, which are to be the basis for assumptions concerning future human conditions. During approximately the past decade, Nye County has put intensive effort into trying to broaden the economic base of the region, because of declining employment in areas such as mining and government employment, and growing opportunities in areas such as recreation and tourism, home-based communications, and expansion of the military-retiree community. As shown in the 1998 baseline projection of Nye County population growth (NYE98a), the total population of Nye County is expected to increase from 33,750 in 1998 to 51,160 in 2008, with the population of Amargosa Valley increasing by about 50%.
Part of the effort at economic diversification has led to the concept of the Nevada Science and Technology Corridor, which would extend along U.S. Highway 95 from Indian Springs and Pahrump in the south to Tonapah in the north. It would pass through, and engender development in, Amargosa Valley, Beatty, and Goldfield.

One of the principal elements of the Corridor's economic activities would be the Amargosa Valley Science and Technology Park, described in detail in the Master Plan for the park (NYE98). The Technology Park would be located in a nine-mile-square area at the intersection of U.S. Highway and State Route 373, i.e., at the part of the unincorporated Town of Amargosa Valley known as Lathrop Wells, and therefore in the location of the NRC's farming CG.

The Technology Park would include, as initial facilities, a science and technology museum, located on a 220-acre site just north of Highway 95 and to the west of the Lathrop Wells highway junction, and a commercial office/manufacturing/storage facility on 22 acres adjacent to the museum site. Future facilities that would be part of the Park would include a heavy industry area, a facility for research on renewable energy resources, a facility for operations and administration research, a desert research area, and an aeropark. Most of these facilities would be located to the north of Highway 95, in the area between the southern boundary of the NTS and Lathrop Wells.

The Nevada Science and Technology Museum concept has recently evolved into the Desert Space Station Science Museum (NYE00a). This 95,000-square-foot museum would be designed to resemble a space station. The topics of the indoor and outdoor exhibits would relate to the Nevada Test Site, Nellis Air Force Range, and the Mohave Desert. Equipment would include a 3-D IMAX theater and a Digistar II planetarium. It has been estimated that the museum would have about 88 direct employees and attract about 374,000 visitors annually (NYE00a). Conveyance of the land for the facility from the Bureau of Land Management is expected to occur during 2000 (NYE00b).

Documentation of the plans for the Technology Park (NYE98) notes that Nye County will have to file for, and obtain water rights for, the anticipated Park facilities. At present, water in Amargosa Valley has been over-appropriated, which means that all further applications for water for irrigation will be denied, i.e., new, additional farms in the Lathrop Wells area requiring irrigation water would not be permitted. Applications for water for other uses, such as the Technology Park, are considered on a case-by-case basis, taking into consideration whether they

33

are in the "public good". The Master Plan (NYE98) notes that if the State Engineer denies appropriation of water rights for the Technology Park, options would be to purchase rights from others, to file elsewhere, or to build a pipeline.

It is therefore evident that the NRC's CG for Yucca Mountain is inconsistent with planned human activities for the Lathrop Wells area, for which implementation has already begun, and is inconsistent with the fact that there can be no further appropriation of water rights for farming and irrigation because available water resources are already over-subscribed.

Nye County recently filed ten73309 water-rights applications for a total of 34,250 acre-feet of ground water (i.e., about the same amount that would be required for the NRC's CG) from the basins north of Highway 95 (i.e., the Crater Flat, Jackass Flats, Rock Valley, Mercury Valley, and Frenchman Flat basins (NYE00a). The filings were made in order to provide future water supplies to areas where they will be needed and to protect the resource from speculators. Most of the basins are within the NTS boundaries. The applications are expected to be protested by federal government agencies, and final action could be many years away.

Appendix A

CHARACTERIZATION OF DOSE RECEPTORS USED IN GEOLOGIC DISPOSAL PROGRAMS IN OTHER NATIONS

REFERENCES

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Ref-2

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Ref-3

CHARACTERIZATION OF DOSE RECEPTORS USED IN GEOLOGIC DISPOSAL PROGRAMS IN OTHER NATIONS

Other nations with programs for deep geological disposal of radioactive wastes have also considered radiation protection standards and methods for demonstrating compliance with the standards. A summary characterization of the status of programs and radiation protection requirements in other nations was provided by Smith and Watkins in 1995 (SMI95) and by the IAEA in 1999 (IAE99). Characterizations in these documents are similar because there was no significant change in status of standards or protection principles during the interval between publication of the two documents.

SMI95 and IAE99 discuss radiation protection standards for deep geological disposal of radioactive wastes that are being developed in the United Kingdom, Sweden, Switzerland, Canada, France, Japan, Finland, and Spain. Each of these nations has set standards for limits on exposure, but none of them has established specific requirements for characterization of a critical group or an RMEI as a basis for determining compliance with the standards. These characterizations have not been established primarily because none of these nations has yet identified a candidate spent-fuel/high-level-waste disposal location for which site-specific characterizations of the dose receptor(s) could be established.

All of the nations have adopted the ICRP principles outlined in Section 2, e.g., site-specific characterization, avoidance of extremes, protection of the vast majority of the population by establishing characterizations for high-end, but not extreme exposures, and basing the characterizations on present conditions. As noted in Section 2 of this report, a member of the CG who receives maximum or high-end exposure is essentially equivalent to the RMEI.

Highlights of radiation exposure evaluation concepts in the various nations considered by SMI95 and IAE99 can be-summarized as follows:

- United Kingdom: Hypothetical CGs should be assumed to exist, and the CG risk is the risk to an average individual within the group. Habits should be chosen conservatively, but not excessively so, on the basis of present-conditions.
- Sweden: "Best estimates," rather than deliberate over- or under-estimates, of CG dose should be made. Recent regulations set an annual risk limit for a representative individual in the group exposed to the greatest risk.

A-1

- Switzerland: Reference biospheres and a potentially affected group with realistic living habits are to be assumed. A CG approach is recommended, but if the group is small in size, the average risk level can be somewhat higher than the published target level.
- Canada: Individual risk requirements should be applied to a hypothetical critical group of people that is assumed to be located at a time and place where the risks are likely to be greatest.
- France: Assumptions for CGs are to be developed for potential biosphere conditions (e.g., Mediterranean or boreal). Characteristics are to be representative of current humans.
- Spain: Spain does not yet have regulatory requirements for deep geologic disposal but is working with France to develop characterizations of exposed individuals. It is expected that the individual considered in exposure evaluations will be a member of the critical group.
- Finland: The analysis of the radiation dose to an individual member of the public shall be based on the average dose to the members of the CG. The group is composed of those expected to receive the highest radiation dose due to their place of residence and way of living, which can be assumed to be similar to those of people living today.
- Japan: Japan has not established dose assessment requirements but has developed a concept for a Reference Man, who differs in terms of cancer propensities from the ICRP reference man, presumably because cancer susceptibilities differ among populations.
- Germany: Germany defines a "reference individual", whose characteristics are determined by survey and characterization of a "critical group", which is identified as the group receiving the highest exposure.

As can be seen from these summaries, dose evaluation concepts in the various nations are similar and consistent with ICRP principles. All approaches that use the critical group concept link the group to an average member of the CG. All approaches avoid extremes, base characterization of future behavior on current behavior, and base evaluation of exposure on reasonably maximum exposure. EPA's RMEI should have a level of exposure similar to that of the "average member of the CG" as defined in these other programs.

A-2

In addition to the nations discussed above, Belgium and The Netherlands have radioactive waste management and disposal programs. National policy in Belgium and the Netherlands is to store high-level wastes for 50 years, so details of safety assessments are not now being addressed.

As shown by the above discussion, there is world-wide consensus that evaluation of radiation doses as a result of future radionuclide releases from deep geologic repositories should be based on characterization of RMEIs or on characterization of CGs defined on the basis of individuals expected to receive high-end but not theoretical-maximum exposure. Selection of the location and habits of the RMEI or CG should be based on present conditions, and extremes in exposure should be avoided as a basis for protecting populations. Characterizations of RMEIs or CGs will be site-specific, and the characterizations can differ widely because of differences in local conditions (e.g., the difference between the arid conditions at Yucca Mountain and repositories that might be sited in a moist climate where geologic media are saturated with water).

One of the key factors in estimating the reasonably maximal doses incurred is the estimation of consumption of contaminated food and water. As can be seen by comparison of tables of food and water consumption in various nations (included in SMI95), these estimates show large differences in consumption rates for various types of foods, such as vegetables, meats, milk, and grains. In general, estimates of consumption rates for various types of food show a range of about a factor of three between the lowest and highest consumption rate estimates for any given food type. The estimates of water consumption rates show a relatively narrow range, i.e., from 600 liters per year to 730 fiters per year.

The choices of RMEI food and water consumption rates, in combination with the estimate of contamination levels in consumed water and foods, will have a strong impact on dose estimates and evaluation of compliance with exposure limits. The ranges of consumption rates shown in the tables presented in SMI95, in combination with the range of potential radionuclide releases and ground water contaminant concentrations shown in DOE's Viability Assessment results (DOE98), illustrate the need to characterize consumption rates and contaminant levels as accurately as possible. Within the ICRP framework and its focus on high-end dose potential, defensible estimation of dose potentials will depend on accurate characterization of radionuclide uptakes by the RMEI and appropriate characterization of other factors that affect projections of incurred dose, such as RMEI location and repository performance.

A-3