

**From:** <kwhatley@adph.state.al.us>  
**To:** <kph@nrc.gov>  
**Date:** 5/21/02 11:17AM  
**Subject:** 2002 Alabama Draft IMPEP Report

Staff have reviewed the draft IMPEP report and offer the following comments:

1. Refer to page 3 of the draft report, 3rd. paragraph, last sentence:

We do not require out-of-state licensees, who hold an Alabama license, to provide a 3-day notification prior to each entry. They are required to notify us prior to each entry, but the 3-day restriction is not imposed. They can simply call the same day of work if necessary.

2. Refer to page 5 of the draft report. Under "Technical Staffing and Training", refer to the 4th. paragraph, last sentence:

Fees do not fund emergency planning activities. Most all of the emergency response planning activities are directly related to activities associated with Browns Ferry and Farley Nuclear Facilities.

We contract with the Tennessee Valley Authority and Alabama Power Company to fund these activities. Funds from fees are not used for emergency planning and activities associated with either of these facilities. Fees from funds are used for our environmental monitoring activities and emergency response activities related to responding to needs of licensees, landfills, transportation, etc.

3. Refer to page 6, 2nd. paragraph:

Suggest that you include in the paragraph that David Turberville served as Chair of the CRCPD Suggested State Regulations Committee, Part E, on Industrial Radiography (NRC Part 34).

Thanks for the opportunity to review the draft report. I assume that this response by e-mail will be sufficient. If you need a formal letter of response, please advise me.