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August 12, 1988

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Mr. Ralph Stein, Acting Director for System Integration and Regulations Office of Civilian Radioactive Waste Management U.S. Department of Energy Washington, D.C.

> U.S. Department of Energy, Consultation Draft Site Characterization Plan, Yucca Mountain Site, DOE/RW-0160 (Jan. 1988)

Dear Mr. Stein:

The enclosed report provides the comments of the Edison Electric Institute (EEI) and Utility Nuclear Waste Management Group (UNWMG) on Department of Energy's Consultation Draft of the Site Characterization Plan (CDSCP) for the Yucca is the association of the Mountain Site. EEI nation's investor-owned electric utilities. is a group of 45 electric utilities providing active oversight of the implementation of federal statutes and regulations related to radioactive waste EEI/UNWMG represent the management. Together, majority of the holders of contracts with DOE for disposal of spent nuclear fuel. To date, electric utilities (along with a few non-utility companies owning limited amounts of spent fuel) have paid over \$3.3 billion into the Nuclear Waste Fund. funds are collected from the electricity consumer. It is extremely important that characterization of the Yucca Mountain site proceed in an efficient and cost effective manner.

EEI/UNWMG are of the view that the CDSCP issued by DOE is thorough and fundamentally sound, and far more extensive than the general plan, descriptions and repository conceptual design information specified in Section 113(b) of the Nuclear Waste Policy Act, as amended. Accordingly, the CDSCP

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forms a sound basis upon which to proceed with the preparation of the statutory SCP and for performing the actual site characterization work itself.

The Nuclear Regulatory Commission's (NRC's) May 11, 1988 Final Point Papers on the CDSCP contain five "Objections." "Objections," contained in the Final Point Papers, identify "matters of such immediate seriousness to the site characterization program that NRC would recommend DOE not start work until they are satisfactorily resolved." EEI/UNWMG agree with the Objections noted in the NRC's Final Point Papers, and urge that DOE continue its efforts to resolve these matters on a priority basis.

In this connection, EEI/UNWMG have been concerned for some time over the lack of progress in developing Quality Assurance plans, and procedures for the DOE repository program. concern is the subject of Objection 5 in the Final Point Papers. We are very encouraged, however, by DOE's recent progress in this The appointment of a permanent Director to head the Office of Quality Assurance is an important step in establishing direction and long-term accountability in the QA program. In addition, aggressive pursuit of the plan and schedule for obtaining NRC acceptance of the DOE QA program, as presented at the July 7, 1988 DOE/NRC meeting on QA open items, should assure the establishment of a QA plan sufficient to support new site characterization work on a timely basis. DOE's approach to addressing the NRC's concerns with respect to QA as expressed in Objection 5, should be a model for resolving the issues raised in other Objections.

EEI/UNWMG agree with DOE and NRC that there is no basis to believe, at this time, that the Yucca Mountain site would be found unsuitable for a repository. However, at this juncture in the development of the high-level radioactive waste disposal system, all parties would agree that there is a possibility-however remote -- that the Yucca Mountain site may be found From the standpoint of program efficiency and cost unsuitable. effectiveness, it is extremely important to know if such a determination would likely be made. Therefore, we strongly urge DOE to develop a methodology for an ongoing evaluation of the suitability issue separate from the site characterization This would go a long way to assure those paying for the program that site characterization activities at Yucca Mountain are being carried out in a cost effective manner by limiting the possibility for costly work at depth to proceed when it would no longer be effective.

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Additional, specific comments are offered in the Enclosure. All are intended to be constructive, and each contains a recommendation or suggestion directed at indicating how the particular comment might be addressed.

EEI/UNWMG appreciate the opportunity to review the CDSCP and hope our comments are helpful. Please let us know if you have any questions or if we may otherwise be of assistance as the Department proceeds with preparation of the statutory SCP and site characterization activities.

Sincerely,

S.P. Kraf

NSM/mlf Enclosure

cc: Mr. Robert Browning, NRC