

## **RULEMAKING ISSUE NOTATION VOTE**

March 11, 2005

SECY-05-0045

FOR: The Commissioners

FROM: Luis A. Reyes  
Executive Director for Operations

SUBJECT: DENIAL OF A PETITION FOR RULEMAKING TO REVISE 10 CFR PART 50 TO REQUIRE OFFSITE EMERGENCY PLANS TO INCLUDE NURSERY SCHOOLS AND DAY CARE CENTERS (PRM-50-79)

### PURPOSE:

To obtain Commission approval for denial of a petition for rulemaking to amend the emergency planning regulations in 10 CFR 50, "Domestic Licensing of Production and Utilization Facilities."

### SUMMARY:

Mr. Lawrence T. Christian and 3,000 co-signers submitted a petition for rulemaking dated September 4, 2002, requesting that the NRC amend its regulations regarding offsite state and local government emergency plans for nuclear power plants. They want to ensure that all daycare centers and nursery schools in the vicinity of nuclear power plants are properly protected in the event of a radiological emergency. The staff reviewed the petition and determined that the current regulations and guidance along with state and local government established emergency plans provide reasonable assurance of adequate protection of all members of the public, including children in nursery schools and daycare centers. The staff requests Commission approval to deny the petition. The staff has forwarded the petitioners' concerns to FEMA for review to determine if there are implementation problems.

### BACKGROUND:

The petition was docketed by the NRC on September 23, 2002, and has been assigned Docket No. PRM-50-79.

CONTACT: Michael T. Jamgochian, NRR/DRIP  
301-415-3224

**NOTE: TO BE RELEASED TO THE PUBLIC 5 WORKING DAYS AFTER THE LETTER TO THE PETITIONER IS DISPATCHED.**

In December 1979, the President directed the Federal Emergency Management Agency (FEMA) to lead state and local emergency planning and preparedness activities with respect to jurisdictions in proximity to nuclear reactors. FEMA has responsibilities under Executive Order 12148, issued on July 15, 1979, to establish Federal policies and to coordinate civil emergency planning within emergency preparedness programs. Consequently, FEMA is the lead authority concerning the direction, recommendations, and determinations with regard to offsite state and local government radiological emergency planning efforts necessary for the public health and safety. FEMA sends its findings to the NRC for final determinations. FEMA implemented Executive Order 12148 in its regulations outlined in 44 CFR Part 350.

Within the framework of authority created by Executive Order 12148, FEMA entered into a Memorandum of Understanding (MOU) with the NRC to provide acceptance criteria for and determinations as to whether state and local government emergency plans are adequate and capable of being implemented to ensure public health and safety (58 FR 47966, September 9, 1993). FEMA's regulations were further amplified by FEMA Guidance Memorandum (GM) EV-2, "Protective Actions for School Children" and in FEMA-REP-14, "Radiological Emergency Preparedness Exercise Manual."

#### DISCUSSION:

The Commission's emergency planning regulations for nuclear power reactors are contained in 10 CFR Part 50, specifically §50.33(g), 50.47, 50.54, and Appendix E. In accordance with 10 CFR 50.47(a)(1), in order to issue an initial operating license, the NRC must make a finding "that there is reasonable assurance that adequate protective measures can and will be taken in the event of a radiological emergency" to protect the public health and safety. An acceptable way of meeting the NRC's emergency planning requirements is contained in Regulatory Guide (RG) 1.101, Rev. 4, "Emergency Planning and Preparedness for Nuclear Power Reactors." This guidance document endorses NUREG-0654/FEMA-REP-1, Rev. 1, "Criteria for Preparation and Evaluation of Radiological Emergency Response Plans and Preparedness in Support of Nuclear Power Plants," an NRC and FEMA joint guidance document intended to provide nuclear facility operators and federal, state and local government agencies with acceptance criteria and guidance on the creation and review of radiological emergency plans. Together, RG 1.101, Rev. 4, and NUREG-0654, Rev. 1, provide guidance to licensees and applicants on methods acceptable to the NRC staff for complying with the Commission's regulations for emergency response plans and preparedness at nuclear power reactors.

All nuclear power reactor licensees are required under Part 50, as amplified by NUREG-0654/FEMA-REP-1, to develop specific plans for all "special facility populations," which refers not only to pre-schools, nursery schools, and daycare centers, but all kindergarten through twelfth grade (K-12) students, nursing homes, group homes for physically or mentally challenged individuals and those who are mobility challenged; as well as those in correctional facilities. FEMA GM 24, "Radiological Emergency Preparedness for Handicapped Persons" dated April 5, 1984, and GM EV2, "Protective Actions for School Children" dated November 13, 1986, provide further guidance. These specific plans shall, at a minimum:

- Identify the population of such facilities;
- Determine and provide protective actions for these populations;
- Establish and maintain notification methods for these facilities; and
- Determine and provide for transportation and relocation.

All plans are finalized and submitted to FEMA for review. The plans are tested in a biennial emergency preparedness exercise conducted for each nuclear power station. If plans or procedures are found to be inadequate, they must be corrected.

The Petitioners' Request:

This petition for rulemaking (PRM-50-79) generally requested that the NRC establish new rules requiring that emergency planning for daycare centers and nursery schools located in the Emergency Planning Zone (EPZ) be included in the offsite emergency plans of all NRC nuclear power facility licensees. More specifically, the petition requests that the NRC amend its regulations to ensure that all children attending daycare centers and nursery schools within the EPZ are:

- A. Assigned to designated relocation centers established safely outside of the EPZ.
- B. Provided with designated transportation to a relocation center in the event of an emergency evacuation.
- C. Transported in approved child-safety seats that meet state and federal laws as they pertain to the transportation of children and infants under 50 pounds in weight or 4 feet 9 inches in height.

The petitioners also request that the following be mandated by NRC regulations.

- D. The creation and maintenance of working rosters of emergency bus drivers and back-up drivers for nursery school and daycare evacuation vehicles, and the establishment of system for notifying these individuals in the event of a radiological emergency. These rosters should be regularly checked and updated, with a designated back-up driver listed for each vehicle and route.
- E. Notification of emergency management officials by individual preschools as to the details of each institution's radiological emergency plan.
- F. Annual site inspections of daycare centers and nursery schools within the evacuation zone by emergency management officials.
- G. Participation of daycare center and nursery schools within the EPZ in radiological emergency preparedness exercises designed to determine each institution's state of readiness.
- H. Creation of identification cards, school attendance lists, and fingerprint records for all children who are to be transported to a relocation center, to ensure no child is left behind or is unable, due to age, to communicate his or her contact information to emergency workers.
- I. Development by emergency management officials of educational materials for parents, informing them what will happen to their children in case of a radiological emergency, and where their children can be picked up after an emergency evacuation.

- J. Stocking of potassium iodide (KI) pills and appropriate educational materials at all daycare centers and nursery schools within the EPZ.
- K. Radiological emergency preparedness training for all daycare center and nursery school employees within the EPZ.
- L. Listing of designated relocation centers for daycare centers and nursery schools in area phone directories, so that parents can quickly and easily find where their children will be sent in case of a radiological emergency.
- M. Establishment of toll-free or 911-type telephone lines to provide information about radiological emergency plans and procedures for daycare centers and nursery schools within the EPZ.
- N. Creation of written scripts for use by the local Emergency Alert System (EAS) that include information about evacuation plans and designated relocation centers for daycare centers and nursery schools.

### Public Comments

The NRC received 55 public comment letters relating to this petition. Twenty-five letters supported granting the petition (mostly from citizens, including three letters with 410 signatures), while 30 letters requested that the petition be denied. Those letters that supported denial of the petition were primarily from state and local governmental agencies, FEMA, and licensees.

### Analysis Of Requested Action:

The staff has evaluated the advantages and disadvantages of the rulemaking requested by the petition with respect to the five strategic goals of the Commission as follows:

1. Ensure Protection of Public Health and Safety and the Environment: The NRC staff believes that the requested rulemaking would not make a significant contribution to maintaining safety because current NRC and FEMA regulations and guidance already require inclusion of nursery schools and daycare centers in state and local government offsite emergency plans. This was verified by the state governments that submitted comment letters which stated that daycare and nursery schools are included in their offsite emergency planning and that this is not an issue requiring a change to the emergency planning regulations. As such, it is a potential compliance issue that exists on a local level rather than a regulatory issue that exists on a national level, and can be resolved using the current regulatory structure.
2. Ensure the Secure Use and Management of Radioactive Materials

The requested regulatory amendments would have no impact on the security provisions necessary for the secure use and management of radioactive materials. The petition for rulemaking deals with taking protective actions for nursery schools and day care centers by offsite authorities, which is currently required by NRC and FEMA regulations and guidance.

3. Ensure Openness in Our Regulatory Process: The proposed revisions would not enhance public confidence or openness in our regulatory process because the petitioners' contentions are based on a potential lack of compliance with existing requirements and guidance, and do not provide a basis for amending the regulation. Appendix 4 in NUREG-0654, discusses "special facility populations." Daycare centers and nursery schools fall under the definition of a "special facility populations" and as such, it is the responsibility of state and local governments to ensure that these populations are included in the offsite emergency response plans. The staff does not believe that such unnecessary regulatory action, without adequate justification, would ensure openness in the NRC regulatory process. It should be noted, however, that 3000 members of the public co-signed the original petition for rulemaking. Additionally, 410 members of the public signed letters supporting the petition. This amount of public support reinforces the importance of NRC and FEMA's continued commitment of providing protection for the public in the event of an emergency which has always included daycare centers and nursery schools. When the protection is not provided, whether on a local or national level the public welcomes the opportunity to participate in a rulemaking that would provide the necessary protection of children within the EPZ.
4. Ensure that NRC Actions Are Effective, Efficient, Realistic and Timely: The proposed revisions would decrease efficiency and effectiveness because current NRC and FEMA regulations and guidance already provide for many of the petition requests. Amending the regulations would require licensees and state and local governments to generate additional and more prescriptive information in their emergency plans, and the NRC and FEMA staffs would need to evaluate the additional information. The NRC staff believes that this additional information would be of no safety value. The additional NRC staff and licensee effort would not improve efficiency or effectiveness. In addition, the NRC resources expended to promulgate the rule and supporting regulatory guidance would be significant with little return value.
5. Ensure Excellence in Agency Management: The requested rule would have no effect on the excellence in NRC management but would increase licensee and state and local government burden by requiring the generation of additional, unnecessary, and burdensome information with little expected benefit because current NRC and FEMA regulations and guidance already provide for many of the petitions requests. This rulemaking would add significant burden on a national scale in order to address a potential local compliance issue.

### Staff Conclusions

The staff believes that emergency planning requirements, as currently codified, provide reasonable assurance of adequate protection of all members of the public, including children in nursery schools and daycare centers. The very specific requests of the petitioners are either already covered by regulations and/or guidance documents or are inappropriate for inclusion in NRC regulations due to their very prescriptive nature or because FEMA has indicated that they are unnecessary. The staff believes, however, that the petition does raise potential questions about local implementation and compliance with relevant FEMA requirements and guidelines. The staff considers this petition as identifying potential implementation problems, and questioning whether the current requirements and guidelines are being complied within the

petitioners' state and local area. Accordingly, the staff recommends that the petition be denied, but has forwarded the petition to FEMA for a review for compliance with established requirements and guidance. FEMA's response to NRC on the petitioners' concerns are provided in Attachment 3.

RECOMMENDATION:

That the Commission:

- (1) Approve the denial of the subject petition for rulemaking and publication of the Notice (Attachment 1) of the denial.
- (2) Note that:
  - a. a letter is attached for the Secretary's signature (Attachment 2), informing the petitioners of the Commission's decision to deny the petition.
  - b. the appropriate Congressional committees will be informed.
  - c. Attachment 4 is provided as additional information for Commission consideration relative to the petitioner's implementation concerns.

COORDINATION:

The Office of the General Counsel has no legal objection to the denial of this petition. FEMA concurs with the denial of the petition as presented in this package.

**/RA/**  
Luis A. Reyes  
Executive Director  
for Operations

- Attachments: 1. *Federal Register* Notice  
2. Letter to Petitioner  
3. FEMA Responses, to Date, on Petitioner's Concerns  
4. Comments on Implementation

The staff considers this petition as identifying potential implementation problems, and questioning whether the current requirements and guidelines are being complied within the petitioners' state and local area. Accordingly, the staff recommends that the petition be denied, but has forwarded the petition to FEMA for a review for compliance with established requirements and guidance. FEMA's response to NRC on the petitioners' concerns are provided in Attachment 3.

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**ADAMS Accession No.:** Comm Paper and Attachments: ML040290806

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# FEDERAL REGISTER NOTICE

**NUCLEAR REGULATORY COMMISSION**

10 CFR Part 50

[Docket No. PRM-50-79]

Mr. Lawrence T. Christian, et.al.; Denial of Petition for Rulemaking

AGENCY: Nuclear Regulatory Commission.

ACTION: Denial of petition for rulemaking.

SUMMARY: The Nuclear Regulatory Commission (NRC) is denying a petition for rulemaking submitted by Mr. Lawrence T. Christian and 3,000 co-signers on September 4, 2002. The petition was docketed by the NRC on September 23, 2002, and has been assigned Docket No. PRM-50-79. The petition requests that the NRC amend its regulations regarding offsite state and local government emergency plans for nuclear power plants to ensure that all daycare centers and nursery schools in the vicinity of nuclear power facilities are properly protected in the event of a radiological emergency.

ADDRESSES: Publicly available documents related to this petition, including the petition for rulemaking, public comments received, and the NRC's letter of denial to the petitioner, may be viewed electronically on public computers in the NRC's Public Document Room (PDR), 01 F21, One White Flint North, 11555 Rockville Pike, Rockville, Maryland. The PDR reproduction contractor will copy documents for a fee. Selected documents, including comments, may be viewed and downloaded electronically via the NRC rulemaking web site at

<http://ruleforum.llnl.gov>.

Publicly available documents created or received at the NRC after November 1, 1999, are also available electronically at the NRC's Electronic Reading Room at <http://www.nrc.gov/reading-rm/adams.html>. From this site, the public can gain entry into the NRC's Agencywide Document Access and Management System (ADAMS), which provides text and image files of NRC's public documents. If you do not have access to ADAMS or if there are problems in accessing the documents located in ADAMS, contact the PDR reference staff at (800) 387-4209, (301) 415-4737 or by e-mail to [pdr@nrc.gov](mailto:pdr@nrc.gov).

FOR FURTHER INFORMATION CONTACT: Michael T. Jamgochian, Office of Nuclear Reactor Regulation, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, telephone (301) 415-3224, e-mail [MTJ1@nrc.gov](mailto:MTJ1@nrc.gov).

#### SUPPLEMENTARY INFORMATION:

##### BACKGROUND

In December 1979, the President directed the Federal Emergency Management Agency (FEMA), to lead state and local emergency planning and preparedness activities with respect to jurisdictions in proximity to nuclear reactors. FEMA has responsibilities under Executive Order 12148, issued on July 15, 1979, to establish federal policies and to coordinate civil emergency planning within emergency preparedness programs. Consequently, FEMA is the lead authority concerning the direction, recommendations, and determinations with regard to offsite state and local government radiological emergency planning efforts necessary for the public health and safety. FEMA sends its findings to the NRC for final determinations. FEMA implemented Executive Order 12148 in its regulations outlined in 44 CFR Part 350. Within the framework of authority created by Executive Order 12148, FEMA entered into a Memorandum of Understanding (MOU) (58 FR 47966, September 9, 1993) with the NRC to provide

acceptance criteria for and determinations as to whether state and local government emergency plans are adequate and capable of being implemented to ensure public health and safety. FEMA's regulations were further amplified by FEMA Guidance Memorandum (GM) EV-2, "Protective Actions for School Children" and FEMA-REP-14, "Radiological Emergency Preparedness Exercise Manual."

The Commission's emergency planning regulations for nuclear power reactors are contained in 10 CFR Part 50, specifically §50.33(g), 50.47, 50.54 and Appendix E. As stated in 10 CFR 50.47(a)(1), in order to issue an initial operating license, the NRC must make a finding "that there is reasonable assurance that adequate protective measures can and will be taken in the event of a radiological emergency" to protect the public health and safety. An acceptable way of meeting the NRC's emergency planning requirements is contained in Regulatory Guide (RG) 1.101, Rev. 4, "Emergency Planning and Preparedness for Nuclear Power Reactors" (ADAMS Accession No. ML032020276). This guidance document endorses NUREG-0654/FEMA-REP-1, Rev. 1, "Criteria for Preparation and Evaluation of Radiological Emergency Response Plans and Preparedness in Support of Nuclear Power Plants" (ML040420012; Addenda: ML021050240), an NRC and FEMA joint guidance document intended to provide nuclear facility operators and federal, state, and local government agencies with acceptance criteria and guidance on the creation and review of radiological emergency plans. Together, RG 1.101, Rev. 4, and NUREG-0654, Rev. 1, provide guidance to licensees and applicants on methods acceptable to the NRC staff for complying with the Commission's regulations for emergency response plans and preparedness at nuclear power reactors.

All nuclear power reactor licensees are required under Part 50, as amplified by NUREG-0654/FEMA-REP-1, to develop specific plans for all "special facility populations," which refers not only to pre-schools, nursery schools, and daycare centers, but all kindergarten

through twelfth grade (K-12) students, nursing homes, group homes for physically or mentally challenged individuals and those who are mobility challenged, as well as those in correctional facilities. FEMA GM 24, "Radiological Emergency Preparedness for Handicapped Persons," dated April 5, 1984, and GM EV-2, "Protective Actions for School Children," dated November 13, 1986, provide further guidance. These specific plans shall, at a minimum:

- Identify the population of such facilities;
- Determine and provide protective actions for these populations;
- Establish and maintain notification methods for these facilities; and
- Determine and provide for transportation and relocation.

All plans are finalized and submitted to FEMA for review. The plans are tested in a biennial emergency preparedness exercise conducted for each nuclear power station. If plans or procedures are found to be inadequate, they must be corrected.

### **AVAILABILITY OF DOCUMENTS**

The NRC is making the documents identified below available to interested persons through one or more of the following:

**Public Document Room (PDR)**. The NRC Public Document Room is located at 11555 Rockville Pike, Public File Area O-1 F21, Rockville, Maryland. Copies of publicly available NRC documents related to this petition can be viewed electronically on public computers in the PDR. The PDR reproduction contractor will make copies of documents for a fee.

**Rulemaking Website (Web)**. The NRC's interactive rulemaking Website is located at <http://ruleforum.llnl.gov>. Selected documents may be viewed and downloaded electronically via

this Website.

**The NRC's Public Electronic Reading Room (ADAMS)**. The NRC's public Electronic Reading Room is located at <http://www.nrc.gov/reading-rm/adams.html>. Through this site, the public can gain access to the NRC's Agencywide Document Access and Management System, which provides text and image files of NRC's public documents.

**NRC Staff Contact (NRC Staff)**. For single copies of documents not available in an electronic file format, contact Michael T. Jamgochian, Office of Nuclear Reactor Regulation, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, telephone (301) 415-3224, e-mail [MTJ1@nrc.gov](mailto:MTJ1@nrc.gov).

Document	PDR	Web	ADAMS	NRC Staff
Petition for Rulemaking (PRM-50-79)	X	X	ML023110466	
<i>Federal Register</i> Notice – Receipt of Petition for Rulemaking (67 FR 66588; Nov. 1, 2002)	X	X	ML023050008	
<i>Federal Register</i> Notice – Receipt of Petition for Rulemaking; Correction (67 FR 67800; Nov. 7, 2002)	X	X	ML040770516	
Public Comments, Part 1 of 2	X	X	ML040770480	
Public Comments, Part 2 of 2	X	X	ML040770544	
Additional Public comments		X	ML041910013	
Letter of Denial to the Petitioners	X	X	ML040300094	
RG 1.101, Rev. 4, Emergency Planning and Preparedness for Nuclear Power Reactors (July 2003)	X		ML032020276	
NUREG-0654/FEMA REP-1, Rev. 1, Criteria for Preparation and Evaluation of Radiological Emergency Response Plans and Preparedness in Support of Nuclear Power Plants (November 1980)	X		ML040420012	
NUREG-0654/FEMA-REP-1, Rev. 1 Addenda (March 2002)	X		ML021050240	

Executive Order 12148, Federal Emergency Management (July 20, 1979)	X
MOU Between FEMA and NRC Relating to Radiological Emergency Planning and Preparedness (June 17, 1993)	X
FEMA GM 24, Radiological Emergency Preparedness for Handicapped Persons (April 5, 1984)	X
FEMA-REP-14, Radiological Emergency Preparedness Exercise Manual (September 1991)	X
FEMA GM EV-2, Protective Actions for School Children (November 13, 1986)	X

THE PETITIONERS REQUEST

This petition for rulemaking (PRM-50-79) generally requests that the NRC establish new rules requiring that emergency planning for daycare centers and nursery schools located in the Emergency Planning Zone (EPZ) be included in the state and local government offsite emergency plans of all NRC nuclear power facility licensees. More specifically, the petition requests that the NRC amend its regulations to insure that all children attending daycare center and nursery schools within the EPZ are:

- A. Assigned to designated relocation centers established safely outside of the EPZ.
- B. Provided with designated transportation to a relocation center in the event of an emergency evacuation.
- C. Transported in approved child-safety seats that meet state and federal laws as they pertain to the transportation of children and infants under 50 pounds in weight or 4 feet 9 inches in height.

The petitioners also request that the following be mandated by NRC regulations:

- D. The creation and maintenance of working rosters of emergency bus drivers and back-up drivers for daycare center and nursery school evacuation vehicles, and the establishment of a system for notifying these individuals in the event of a radiological emergency. These rosters should be regularly checked and updated, with a designated back-up driver listed for each vehicle and route.
- E. Notification of emergency management officials by individual preschools as to the details of each institution's radiological emergency plan.
- F. Annual site inspections of daycare centers and nursery schools within the evacuation zone by emergency management officials.
- G. Participation of daycare centers and nursery schools within the EPZ in radiological emergency preparedness exercises designed to determine each institution's state of readiness.
- H. Creation of identification cards, school attendance lists, and fingerprint records for all children who are to be transported to a relocation center, to ensure no child is left behind or is unable, due to age, to communicate his or her contact information to emergency workers.
- I. Development by emergency management officials of educational materials for parents, informing them what will happen to their children in case of a radiological emergency, and where their children can be picked up after an emergency evacuation.
- J. Stocking of potassium iodide (KI) pills and appropriate educational materials at all daycare centers and nursery schools within the EPZ.
- K. Radiological emergency preparedness training for all daycare center and nursery school employees within the EPZ.

- L. Listing of designated relocation centers for daycare centers and nursery schools in area phone directories, so that parents can quickly and easily find where their children will be sent in case of a radiological emergency.
- M. Establishment of toll-free or 911-type telephone lines to provide information about radiological emergency plans and procedures for daycare centers and nursery schools within the EPZ.
- N. Creation of written scripts for use by the local Emergency Alert System (EAS) that include information about evacuation plans and designated relocation centers for daycare centers and nursery schools.

#### PUBLIC COMMENTS

The NRC received 55 public comment letters relating to this petition. Twenty-five letters supported granting the petition (mostly from citizens including three letters with 410 signatures), while 30 letters requested that the petition be denied. Those letters that supported denial of the petition were primarily from state and local governmental agencies, FEMA, and licensees.

More specifically;

- 25 Letters supporting the granting of the petition:
  - 14 Comment letters from citizens supporting the granting of the petition.
  - 1 Comment letter from a citizens group supporting the granting of the petition.
  - 4 Comment letters from local governmental agencies or officials supporting the petition.
  - 3 Comment letters with 410 signatures supporting the petition.
  - 1 Letter from the petitioner supporting the petition. The petitioner also “suggests a

federal model that mirrors the Illinois, Massachusetts, Michigan, or Nebraska...” emergency plans for daycare centers and nursery schools, even though those state plans only meet about 30 percent of the elements requested by the petitioner, while meeting FEMA guidance.

- 1 Letter from eight local governments that agreed with the concepts of the petition but had reservations about some of the specific requests of the petitioners.
- 1 Letter from the Governor of Pennsylvania withdrawing an earlier submitted letter, and supporting the granting of the petition.
- 1 Letter that discusses KI, but does not take a position on the petition.
- 30 Letters asking the Commission to deny the petition:
  - 4 Letters from two local governments located near the petitioners, and from two citizens to deny the petition but suggested that the daycare centers and nursery schools should be responsible for developing their own emergency plans.
  - 8 Letters from local governmental agencies to deny the petition for rulemaking because they felt that current regulations are adequate.
  - 12 Letters from State governments including two letters from FEMA (Headquarters and Region 7) to deny the petition, based on the opinion that the petitioners request is adequately addressed in current regulations and guidance.
  - 4 Letters from licensees or companies that own nuclear utilities, to deny the petition.
  - 1 Nuclear Energy Institute (NEI) letter to deny the petition.
  - 1 Letter representing six licensees to deny the petition.

## NRC EVALUATION

The Commission has reviewed each of the petitioners' requests and provides the following analysis:

1. The petitions first and more general request is that daycare centers and nursery schools, located within the 10-mile EPZ, be included in state and local government offsite emergency planning.

### NRC Review:

The current regulatory structure already requires that daycare centers and nursery schools be included in the offsite emergency planning for nuclear power plants, and that consequently, no revision to 10 CFR Part 50 is necessary. The Commission's emergency planning regulations, in 10 CFR 50.47, require the NRC to make a finding, before issuing an initial operating license, that there is "reasonable assurance that adequate protective measures can and will be taken in the event of a radiological emergency." Implicit in this regulation is the requirement that offsite emergency plans be protective of all members of the public, including children attending daycare centers and nursery schools, within the 10-mile EPZ. Joint NRC and FEMA implementing guidance, NUREG-0654/FEMA-REP-1, Rev. 1, states that emergency plans must provide specific means for "protecting those persons whose mobility may be impaired due to such factors as institutional or other confinement." NUREG-0654, Section II.J. and Appendix 4, as well as, FEMA GM 24, "Radiological Emergency Preparedness for Handicapped Persons," dated April 5, 1984, also provide guidance. Children in daycare centers and nursery schools are included in the category of persons needing special protection. FEMA GM EV-2, "Protective Actions for School Children," was issued to provide guidance to assist federal officials in evaluating adequacy of state and local government offsite emergency plans

and preparedness for protecting school children during a radiological emergency. It specifically addresses licensed and government supported pre-schools and daycare centers, but has been implemented to include all daycare centers and nursery schools with more than 10 children.

FEMA is the federal agency responsible for making findings and determinations as to whether state and local emergency plans are adequate, and it uses the guidance documents discussed above to make such findings. The NRC makes its finding under 10 CFR 50.47(a)(2) that the emergency plans provide a reasonable assurance that adequate protective measures can and will be taken based upon FEMA findings and determinations as to whether state and local emergency plans are adequate and whether there is reasonable assurance that they can be implemented. The NRC would not grant an initial operating license if FEMA found that state and local government emergency plans did not adequately address daycare centers and nursery schools. In accordance with 10 CFR 50.54(s)(2)(ii), if significant deficiencies in a licensee's emergency plan were discovered after its operating license was issued, and those deficiencies were not corrected within four months of discovery (or a plan for correction was not in place), the Commission would determine whether the reactor should be shut down until the deficiencies are remedied or whether some other enforcement action would be appropriate. Based on this information and the existing regulatory structure, no revision to 10 CFR Part 50 is necessary in response to the petitioners general request.

The more specific elements of the petition follow:

- A. Children attending daycare centers and nursery schools are assigned to designated relocation centers established safely outside the EPZ.

NRC Review:

The petitioners requested revision to 10 CFR Part 50 is not needed because the requested action is already covered by FEMA guidance documents. FEMA's GM EV-2 (pp. 2

and 4) provides that state and local government offsite emergency plans designate relocation centers outside of the 10-mile EPZ for all schools, including daycare centers and nursery schools. FEMA assesses offsite emergency plans using this guidance when making a finding that a plan adequately protects the public, and the NRC cannot license or allow a plant to continue to operate if FEMA does not make such a finding. Under the MOU between FEMA and the NRC, the NRC defers to FEMA's expertise in offsite emergency plan requirements and assessments.

B. Children attending daycare centers and nursery schools are provided with designated transportation to relocation centers in the event of an emergency evacuation.

NRC Review:

As previously discussed, FEMA is the federal agency responsible for making findings and determinations as to whether state and local emergency plans are adequate, and the NRC cannot license or allow a plant to continue to operate if FEMA does not make such a finding or if the NRC does not have a specific basis for overriding FEMA's finding. FEMA's GM EV-2 (pp. 2 and 4) provides that the state and local government offsite emergency plans designate transportation to relocation centers outside of the 10-mile EPZ for all schools including daycare centers and nursery schools. FEMA reviews emergency plans to ensure that this provisions is addressed. Consequently, a revision to 10 CFR Part 50 would not be needed since the requested action is already provided for.

C. Children attending daycare and nursery schools are transported in approved child-safety seats that meet state and federal laws as they pertain to the transportation of children and infants under 50 pounds in weight or 4 feet 9 inches in height.

NRC Review:

Requiring seat belts or child safety seats on school buses that may be used for evacuating schools is outside NRC statutory authority. Such a requirement would instead need to be promulgated by the Department of Transportation.

- D. Require the creation and maintenance of working rosters of emergency bus drivers and back-up drivers for daycare center and nursery school evacuation vehicles, and the establishment of a system for notifying these individuals in the event of a radiological emergency. These rosters should be regularly checked and updated, with a designated back-up driver listed for each vehicle and route.

NRC Review:

The petitioners' requested revision to 10 CFR Part 50 is not needed because NRC considers the currently required agreements between bus drivers and local authorities similar to detailed driver lists and back-up driver requirements. FEMA's GM EV-2 (p. 10) provides bus drivers trained in basic radiological preparedness and dosimetry for the evacuation of daycare and nursery schools. FEMA's GM EV-2 (p. 10) also provides for agreements between bus drivers and local authorities for the drivers to provide their services in an emergency. These agreements eliminate the need for a roster. Under the MOU between FEMA and the NRC, the NRC defers to FEMA's expertise in state and local emergency plan requirements and assessments. Absent compelling evidence that the FEMA guidelines and their implementation by state and local governments are deficient, the petitioners requested revision to 10 CFR Part 50 would not be needed because FEMA provides adequate and similar agreements, without the need for a roster.

- E. Require notification of emergency management officials by individual preschools as to the details of each institution's radiological emergency plan.

NRC Review:

NRC considers that current NRC and FEMA requirements and guidance adequately provide for this request. FEMA's GM EV-2 (p. 5) provides that the state and local government officials should take the initiative to identify and contact all daycare centers and nursery schools within the designated 10-mile plume exposure pathway EPZ to assure that there exists appropriate planning for protecting the health and safety of their students from a commercial nuclear power plant accident.

Local governments should assume responsibility for the emergency planning and preparedness for all schools within their districted area, and should work closely with school officials to coordinate planning efforts. FEMA's GM EV-2 (pp. 5 and 6) provides that local governments should also ensure that the emergency planning undertaken by schools is integrated within the larger state and local government offsite emergency management framework for the particular nuclear power plant site.

FEMA's GM EV-2 ( pp. 5 and 6) provides that evacuation planning shall include a separate evacuation plan for all of the schools in each school system. School officials, with the assistance of state and local government offsite authorities, should document in the plan the basis for determining the proper protective action (e.g., evacuation, early preparatory measures, early evacuation, sheltering, early dismissal or combination) including:

- C Identification of offsite organization and state and local government officials responsible for both planning and effecting the protective action.
- C Institution-specific information:
  - Name and location of school;
  - Type of school and age grouping (e.g., public elementary school, grades kindergarten through sixth);

- Total population (students, faculty, and other employees);
- Means for implementing protective actions;
- Specific resources allocated for transportation, including supporting letters of agreement if resources are provided from external sources; and
- Name and location of relocation center(s) and transport route(s), if applicable.

C If parts of the institution-specific information apply to many or all schools, then the information may be presented generically.

C Time frames for implementing the protective actions.

C Means for alerting and notifying appropriate persons and groups associated with the schools and the students including:

- Identification of the organization responsible for providing emergency information to the schools;
- The method (e.g., siren, tone-alert radios, and telephone calls) for contacting and activating designated dispatchers and school bus drivers; and
- The method (e.g., Emergency Alert System (EAS) messages) for notifying parents and guardians of the status and location of their children.

Absent compelling evidence that these guidelines are deficient, the Commission believes that the FEMA guidance is adequate to ensure communication between school officials and local government emergency planning offices. Consequently, the petitioners requested revision to 10 CFR Part 50 is not required.

F. Require annual site inspections of daycare centers and nursery schools within the

evacuation zone by emergency management officials.

NRC Review:

Inspections of daycare centers and nursery schools are the responsibility of the individual state and are outside NRC statutory authority. The Commission sees no safety reason within the scope of its statutory authority to require annual inspections of daycare centers and nursery schools.

- G. Require the participation of daycare centers and nursery schools within the EPZ in radiological emergency preparedness exercises designed to determine each institution's state of readiness.

NRC Review:

FEMA's GM EV-2 (pp. 6 and 7) provides that offsite organizations, with assigned responsibilities for protecting daycare centers and nursery schools, demonstrate their ability to protect the students in an exercise. This ensures that in a radiological emergency, plans for protecting daycare centers and nursery schools will be enacted successfully while preventing disruption to the children attending these schools. Current NRC regulations in 10 CFR Part 50, Appendix E, reflect this FEMA guidance. Section F.2 of Appendix E permits exercises without public (including daycare centers and nursery schools) participation. The Commission has determined that exercises can be adequately evaluated without the participation of schools or members of the public. This eliminates safety concerns for students, as well as, the disruption of daycare center and nursery school activities. The petition has presented no evidence that would cause the NRC to reconsider this determination.

- H. Require creation of identification cards, school attendance lists, and fingerprint records for all children who are to be transported to a relocation center, to insure no child is left behind or is unable, due to age, to communicate his or her contact information to

emergency workers.

NRC Review:

State and local governments have the responsibility for ensuring that licensed daycare centers and nursery schools have mechanisms in place for maintaining child accountability. FEMA, as the authority on offsite emergency planning, has declined to require that such detailed mechanisms be a component of emergency plans. The Commission finds no safety reason to justify requiring such detailed mechanisms in its regulations.

- I. Require development by emergency management officials of educational materials for parents, informing them what will happen to their children in case of a radiological emergency, and where their children can be picked up after an emergency evacuation.

NRC Review:

Current NRC and FEMA requirements and guidance adequately provides for this specific request. FEMA's GM EV-2 (p. 2) provides that the Emergency Alert System (EAS) notify parents of the status and location of their children in the event of an emergency. There is no need for pre-notification, which could in fact be counterproductive if, due to circumstances of the radiological event, the children needed to be sent to a different relocation center. In the absence of compelling evidence that notification via the EAS is inadequate, the Commission finds no safety reason to justify the requested revision to 10 CFR Part 50.

- J. Require stocking of KI pills and appropriate educational materials at all daycare centers and nursery schools within the 10-mile EPZ.

NRC Review:

The Commission's regulations, specifically 10 CFR 50.47b.(10), require individual states to consider using KI in the event of an emergency. The regulations require that a range of protective actions be developed for the plume exposure pathway EPZ for emergency workers

and the public. In developing this range of actions, consideration was to be given to evacuation, sheltering, and, as a supplement to these, the prophylactic use of KI, as appropriate. Under this regulation, each individual state must decide whether the stockpiling of KI is appropriate for the citizens within its jurisdiction. Once a state decides to stockpile KI, it is incumbent on that state to develop a program for distribution. This program is reviewed by FEMA under the 44 CFR 350 process. The petition failed to provide information that would cause the NRC to reconsider this determination.

- K. Require radiological emergency preparedness training for all daycare center and nursery school employees within the 10-mile EPZ.

NRC Review:

The Commission believes that specialized training for daycare center and nursery school employees is unnecessary because they would be using already established and distributed procedures for evacuation. Absent compelling information that specialized training for daycare center and nursery school employees would result in significant safety benefits that justify the additional regulatory burden, the Commission finds no safety reason to justify the requested revision to 10 CFR Part 50.

- L. Require listing of designated relocation centers in area phone directories, so that parents can quickly and easily find where their children will be sent in case of a radiological emergency.

NRC Review:

As previously discussed, FEMA is the federal agency responsible for making findings and determinations as to whether state and local emergency plans are adequate. FEMA's GM EV-2 (p. 4) provides that state and local government offsite emergency plans designate

relocation centers outside of the 10-mile EPZ for all schools, including daycare centers and nursery schools. Some states list the relocation centers in telephone directories, some states identify the relocation centers in the yearly public information packages, and some states identify the relocation centers in their offsite emergency plans. Absent compelling information that current publication practices are inadequate, the Commission finds no reason to justify the requested revision to 10 CFR Part 50.

- M. Require establishment of toll-free or 911-type telephone lines, to provide information about radiological emergency plans and procedures for daycare centers and nursery schools within the 10-mile EPZ.

NRC Review:

Although not required by NRC regulations or provided in FEMA guidance, all states provide a toll-free phone number in the yearly public information package where members of the public can acquire emergency preparedness information. The Commission sees no added safety benefits in revising its regulations to require something that all states are already doing.

- N. Creation of written scripts for use by the local Emergency Alert System that include information about evacuation plans and designated relocation centers for daycare centers and nursery schools.

NRC Review:

FEMA's GM EV-2 (p. 6) provides that a method exist (e.g., EAS) for notifying daycare and nursery school parents of the status and location of their children, in the event of an emergency. The Commission sees no added safety benefit of requiring a written script when FEMA has declined to incorporate such a prescriptive requirement into its regulations and guidance, and the petition provided no evidence that the current method of notification is inadequate.

## COMMISSION EVALUATION

The evaluation of the advantages and disadvantages of the rulemaking requested by the petition with respect to the four strategic goals of the Commission follows:

1. Ensure Protection of Public Health and Safety and the Environment: The NRC staff believes that the requested rulemaking would not make a significant contribution to maintaining safety because current NRC and FEMA regulations and guidance already require inclusion of nursery schools and daycare centers in state and local government offsite emergency plans. This was verified by the state governments that submitted comment letters which stated that daycare and nursery schools are included in their offsite emergency planning and that this is not an issue requiring a change to the emergency planning regulations. As such, it is a potential compliance issue that exists on a local level rather than a regulatory issue that exists on a national level, and can be resolved using the current regulatory structure.
  
2. Ensure the Secure Use and Management of Radioactive Materials  
The requested regulatory amendments would have no impact on the security provisions necessary for the secure use and management of radioactive materials. The petition for rulemaking deals with the taking of protective actions for nursery schools and day care centers by offsite authorities, which is currently required by NRC and FEMA regulations and guidance.
  
3. Ensure Openness in Our Regulatory Process: The proposed revisions would not enhance public confidence or openness in our regulatory process because the

petitioners' contentions are based on a potential lack of compliance with existing requirements and guidance, and do not provide a basis for amending the regulation. Appendix 4 in NUREG-0654, discusses "special facility populations." Daycare centers and nursery schools fall under the definition of a "special facility populations" and as such, it is the responsibility of state and local governments to ensure that these populations are included in the offsite emergency response plans. The staff does not believe that such unnecessary regulatory action, without adequate justification, would ensure openness in the NRC regulatory process. It should be noted, however, that 3000 members of the public co-signed the original petition for rulemaking. Additionally, 410 members of the public signed letters supporting the petition. This amount of public support reinforces the importance of NRC and FEMA's continued commitment of providing protection for the public in the event of an emergency which has always included daycare centers and nursery schools.

4. Ensure that NRC Actions Are Effective, Efficient, Realistic and Timely: The proposed revisions would decrease efficiency and effectiveness because current NRC and FEMA regulations and guidance already provide for many of the petition requests. Amending the regulations would require licensees and state and local governments to generate additional and more prescriptive information in their emergency plans, and the NRC and FEMA staffs would need to evaluate the additional information. The NRC staff believes that this additional information would be of no safety value. The additional NRC staff and licensee effort would not improve efficiency or effectiveness. In addition, the NRC resources expended to promulgate the rule and supporting regulatory guidance would be significant with little return value.

5. Ensure Excellence in Agency Management: The requested rule would have no effect on the excellence in NRC management, but would increase licensee and state and local government burden by requiring the generation of additional, unnecessary, and burdensome information with little expected benefit because current NRC and FEMA regulations and guidance already provide for many of the petitions requests. This rulemaking would add significant burden on a national scale in order to address a potential local compliance issue.

#### Reason for Denial

The Commission is denying the petition for rulemaking (PRM-50-79) submitted by Mr. Lawrence T. Christian, et. al. Current NRC requirements and NRC and FEMA guidance, provide reasonable assurance of adequate protection of all members of the public, including children attending daycare centers and nursery schools, in the event of a nuclear power plant incident. Many of the specific requests of the petitioner are either already covered by regulations and/or guidance documents or are inappropriate for inclusion in NRC regulations due to their very prescriptive nature. The Commission does believe, however, that information obtained during the review of the petition does raise questions about local implementation of relevant requirements and guidelines. Accordingly, the petition is denied and forwarded to FEMA for review and investigation.

For these reasons, the Commission denies PRM-50-79.

Dated at Rockville, Maryland, this \_\_\_\_ day of \_\_\_\_\_, 2005.

For the Nuclear Regulatory Commission.

Annette L. Vietti-Cook  
Secretary of the Commission

For these reasons, the Commission denies PRM-50-79.

Dated at Rockville, Maryland, this \_\_\_\_ day of \_\_\_\_\_, 2005.

For the Nuclear Regulatory Commission.

\_\_\_\_\_  
Annette L. Vietti-Cook  
Secretary of the Commission

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# Petition Letter

Lawrence T. Christian  
133 Pleasant View Terrace  
New Cumberland, PA 17070-2844

Dear Mr. Christian:

I am responding to your letter dated September 4, 2002, in which you submitted a petition for rulemaking. The petition was docketed by the Nuclear Regulatory Commission (NRC) on September 23, 2002, and has been assigned Docket No. PRM-50-79. The petition requests that the NRC amend its regulations regarding offsite emergency plans for nuclear power plants to ensure that all daycare centers and nursery schools in the vicinity of nuclear power facilities are properly protected in the event of a radiological emergency.

The petition was published in the *Federal Register* on November 1, 2002, for a 75-day public comment period. The NRC received 55 public comment letters relating to this petition. Twenty-four letters supported granting the petition (mostly from citizens, including three letters with 410 signatures), while 30 letters requested that the petition be denied. Those letters that supported denial of the petition were mostly from state and local governmental agencies, the Federal Emergency Management Agency (FEMA), and NRC licensees.

The Commission is denying your petition for rulemaking because current requirements and guidance, along with state and local government established emergency plans provide reasonable assurance of adequate protection of all members of the public, including daycare centers and nursery schools, in the event of a nuclear power plant incident.

However, your petition raises questions about implementation and compliance with relevant requirements and guidelines that were previously determined to be adequate. The Commission considers your petition as identifying potential implementation problems with the current requirements and guidelines in your state and local area. Accordingly, your petition is denied and forwarded to FEMA for investigation.

The Commission's emergency planning regulations, specifically 10 CFR 50.47(a)(1), require that nuclear power plant licensees develop and maintain emergency plans that provide reasonable assurance that adequate protective actions can and will be taken for the protection of the public in an emergency. Section 50.47(a)(2) states that the NRC will base its findings regarding adequacy of these plans on a review by FEMA, who will determine if the plans are adequate and whether there is reasonable assurance that they can be implemented. NRC and FEMA promulgated NUREG-0654/FEMA-REP-1 to provide detailed guidance on the development and implementation of these plans. Appendix 4 of NUREG-0654 details the requirements for the identification and planning for special facility populations and schools. FEMA Guidance Memorandum (GM) EV-2, "Protective Actions For School Children," provides guidance to assist federal officials in evaluating adequacy of state and local government offsite emergency plans and preparedness for protecting school children during a radiological emergency. The term "school" refers to public and private schools, pre-schools, and daycare

centers with 10 or more students. The state and local government offsite emergency plans shall include at a minimum:

- identifying the populations of all school facilities,
- determining and providing for protective actions for these populations,
- establishing and maintaining notification methods for these facilities, and
- determining and providing for transportation and relocation.

These requirements are assessed at the biennial exercise at each nuclear power plant site. The Commission believes that current emergency planning requirements provide reasonable assurance of adequate protection of all members of the public, including children in nursery schools and daycare centers. Further details are discussed in the enclosed notice of Denial of Petition for Rulemaking, which will be published in the *Federal Register*.

Sincerely,

Annette L. Vietti-Cook  
Secretary of the Commission

Enclosures:  
*Federal Register* Notice of Petition for Rulemaking

L. Christian

-2-

centers with 10 or more students. The state and local government offsite emergency plans shall, at a minimum:

- \_ identify the populations of all school facilities listed above,
- \_ determine and provide for protective actions for this population,
- \_ establishing and maintaining notification methods to these facilities, and
- \_ determining and providing for transportation and relocation.

These requirements are assessed at the biennial exercise at each nuclear power plant site. The Commission believes that current emergency planning requirements provide reasonable assurance of adequate protection of all members of the public, including children in nursery schools and daycare centers. Further details are discussed in the enclosed notice of Denial of Petition for Rulemaking, which will be published in the *Federal Register*.

Sincerely,

Annette L. Vietti-Cook  
Secretary of the Commission

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