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UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

BRIEFING ON STAFF COMMENTS ON DOE SITE CHARACTERIZATION PLAN FOR YUCCA MOUNTAIN

PUBLIC MEETING

Nuclear Regulatory Commission One White Flint North Rockville, Maryland

Tuesday, July 11, 1989

The Commission met in open session, pursuant to notice, at 10:00 a.m., Kenneth M. Carr, Chairman, president.

COMMISSIONERS PRESENT:

KENNETH M. CARR, Chairman of the Commission THOMAS M. ROBERTS, Commissioner KENNETH C. HOGERS, Commissioner JAMES R. CURTISS, Commissioner

STAFF SEATED AT THE COMMISSION TABLE:

SAMUFL J. CHILK, Secretary

WILLIAM C. PARLER, General Counsel

HUGH THOMPSON, Deputy Executive Director for Nuclear Material Safety and Safeguards, and Operations Support

HOBERT BERNERO, NMSS

NEWTON STABLEIN, NMSS

DADE MOELLER, ACNW

ROBERT BROWNING, NMSS

P-R-0-C-E-E-D-I-N-G-S

10:03 a.m.

CHAIRMAN CARR: Good morning, ladies and postlemen.

The purpose of today's meeting is to hear from the NRC staff, as well as the Advisory Committee on Nuclear Waste, regarding their review of the site characterization plan developed by the U.S. Department of thereby for the proposed high-level waste repository the Yucca Mountain site in Nevada.

The Department of Energy is required by the series waste Policy Act and Amendments Act, as well commission regulations, to prepare a site characterization plan to obtain information necessary to determine suitability of the Yucca Mountain site to a repository.

The Nuclear Regulatory Commission also has responsibilities under the Act and under Commission regulations to review DOE's site characterization plan which was issued in December 1988 and to provide its concerns to DOE in the form of a site characterization analysis. The NRC has previously transmitted to DOE its concerns regarding the consultation draft site characterization plan for the Yucca Mountain site.

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We will hear from the NRC staff first,

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Tollowed by the Chairman of the Advisory Committee on Nuclear Waste. Copies of the presentation slides of the NRC staff should be available at the entrance to the meeting room.

No my fellow Commissioners have any opening comments?

Mr. Thompson, you may proceed.

Mh. THOMPSON: Thank you, Mr. Chairman.

At you know, this has been a major effort on the fixing on of High-level Waste activity for some fixed Today, with me, in addition to Mr. Bernero, who was do the primary briefing, is Mr. Bob Browning who see the Davision Director and King Stablein and many members of the staff who play key roles in this review asserved are an the audience today.

With that, I'd like to turn it over to Mr. Bernero to do the briefing. We'll shoot for about 40 minutes and then give Doctor Moeller time for his temarks.

MR. BERNERO: (Slide.) May I have slide number one, please, Eileen?

Today's presentation, we're going to cover four basic items. The site characterization itself, our sate characterization analysis and comments on it, adentify some of the near term site characterization

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nulestones and, finally, say just a few words as a preamble to Doctor Moeller's presentation about the ACNW involvement with our review.

Refore I proceed, I would like to take the opportunity to clarify some terminology and the current program status to some degree. In the first place, NOE is not yet an applicant. What they have submitted is a site characterization plan, the plan by which they would gather data to determine whether they should apply for a license for this site. As a result, we are commenting on a plan. whilling a safety evaluation report. It's a bit of a misnomer, but the regulations do call it that, to say the staff site characterization analysis. If you look at the regulation, it's really our analysis with respect to their plan. So, keep that in mind. We're commenting on a data gathering mechanism rather than evaluating the site specifically.

While we're --

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commissioner Roberts: But if I may interrupt, if you look at the Department of Energy's lefter of June 28th, I read, "First it appears to DOE that the NRC staff views the SCP and other DOE repository program submittals to the NRC essentially as licensing documents."

MR. BERNERO: No, we do not.

COMMISSIONER ROBERTS: Well, they're saying we do. We obviously have a disagreement.

MR. THOMPSON: Well, to a certain extent, they aren't licensing documents. But for the purpose of our review and our process and where they're open in our consultative activities, we do our reviews as we would do our review and our activity associated with any other major activity. But the findings, the holton sines that we draw the conclusions we draw are not made in the licensing context of whether they meet that we do in our licensing reviews.

MR. BERNERO: Keep in mind, the consultation required by the Act, and also fleshed out in our regulations, has a fairly ornate structure of the site characterization plan coming in, of being reviewed, of comments being made or objections being made and so forth. So, there is a structured mechanism for our comment. But we are not evaluating the site to say yea or nay, acceptable or unacceptable in these comments.

MR. THOMPSON: The bottom line on that is that BOE still maintains the responsibility to decide it that site is acceptable and in making the

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for an application. We are not the ones who call and make a statement whether that site is acceptable or not.

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MR. BERNERO: And in that vein, there's another term in the regulations that has a little bit at confusion associated with it. I think it's also reflected in that same letter. If you go to the second page of the Commission paper we sent you, the regulations in 10 CFR 60.18 speak of the term "obsection." Now, it doesn't mean, as a lay person mapped think, an objection to the plan overall or an obsertion to the site. It is, and I quote, "a matter α^{\dagger} immediate seriousness to a particular area of the site characterization program that NRC would recommend nor nest start work in that area until satisfactorily resolved," and you see that in our discussion, that we're talking about specific areas of concerts.

(Slide) So, with those, may I have slide

Basically, the site characterization plan is the plan for setting down -- its contents include the existing site data base, what is known about the site today, a tentative design for the waste form, the

waste package and the repository design itself and, of source, the key aspect is a plan for characterization activities, how does DOE intend to get the information they need in order to decide whether to apply for the license for this site and what are the arguments or the technical contents of the application.

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They issued the site characterization plan just before the turn of the year, December 28th. It was supplemented with the design analysis document for the shaft in early '89. Our review is complete now and we're before you on the schedule we projected.

(Slide) May I have slide 3, please?

What is the overall impression? If you ask up that, as we say in the Commission paper and we also out draft cover letter attached to the Commission paper, it's an improved document. two thirds of the concerns identified in the CDSCP. the consultation draft of last year, about two-thirds of those concerns have been resolved. Many of the other remaining third of concerns have been partially resolved. There are some areas of the program where An example is the climate we don't have concerns. So, basically, we see this as an data gathering. improved document and a useful basis to proceed with site characterization as we resolve the comments that

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Our site characterization analysis, and I remind you again this is our analysis of the plan, is part of the hierarchy of comment. As we've said here in the Commission paper, we have a cover letter which includes some substantive comment. We have, as an artachment to it, the SCA or site characterization remains which highlights all the principle issues. There we have the very large attachment of detailed to get papers and concerns.

The point papers and the overall balance, if you look at it, we list here, we have two that fall into the category of objections, 133 comments and 63 questions. This is the hierarchy of comment and question that we have.

In our briefing today, I'm just going to touch on the two objections and the four top or most important comments.

COMMISSIONER CURTISS: Before you do that, could you explain what the distinction is? I read the explanation in the SECY paper, but in a little bit more detail, how you categorized issues into objections, comments and questions and what the line to between those three.

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MR. BERNERO: Well, we said in the papernow. The objection is one of these critical path
items. Take the experimental shaft facility, that
something irreversible might happen if you proceeded
and then decided, "Oh, the hole is in the wrong
place," or something. So, an objection is a
potentially irreversible one. It was that definition
i read. A comment is one where looking at the
material, we basically have an opinion or a
divarreement perhaps. A question is one where the
that is not clear.

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could a question be, at some future point, a segnificant objection if we gather the information necessary to evaluate it?

MR. BERNERO: Yes. That's theoretically

the question, depending on the information we get, might be as significant as the objections that we've got. The point that I'm getting at is while the objections go from five to two in this paper, I guess I'm puzzled that the comments go from 110 to 133 and the questions go from 52 to 63. You'd just think we'd he going in the opposite direction, that the numbers

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of comments and questions would be going down.

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MR. BERNERO: No. That would assume that the consultation draft and this site characterization plan had the same scope and content. This is a much bigger document. I think it's fair to say there's a lot of additional material in here that we didn't have before. So, that larger number of comments and questions isn't really reflective. We're not working the same database. I don't know that staff has identified any question that might fall into the category of a serious, possibly even an objection. I think it would have been singled out.

MR. THOMPSON: I just would reiterate though that this is an iterative process. We'll be going and looking at study plans. We'll be looking at revisions to the site characterization plans as it goes. In each of these areas, I would anticipate that we'll identify new questions and new comments as we go through the process. So I think this is something to be expected. As we get new material, we'll look at it and we'll provide our comments and questions to DOE in a consultative mode. Because we have new questions, it's typical because there's new information that's presented there for us to look at and review.

MR. BERNERO: (Slide) May I have slide 5,

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You referred to the objections. From the consultation draft site characterization plan, you look at five objections coming down to two. You can see at a glance that the previous objection number 2 is objection number 1 now, virtually the same, the QA program qualification. Then previous objections 3, 4 and 5 are really consolidated into one. The focus of it is the design control process for the experimental shaft facility. Please keep that in mind. It is the control process so that the design is properly placed.

We noted in our Commission paper that we had a major program meeting with DOE planned for last Thursday and Friday, the 6th and 7th of July. That meeting did take place. We covered the QA program status and the ESF design control process status and we also got started on some of the agenda for pursuit of tectonics issues.

We expect to modify and reflect the historical developments of that meeting in our submittal, as we indicated to you in the transmittal. I will address these two objections and speak to what has taken place on that.

CHAIRMAN CARR: The objection that you've

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1 really solved then is number one? BERNERO: They have MR. Yes. 3 alternative conceptual models resolved. But I do think that 4 THOMPSON: specific objection as we articulated in previously 5 with respect to the depth of the first shaft and some 6 of the locations were resolved when we looked at those things in their totality. It focused us on -- and I 8 ruess what we said, we would refine our objections 9 10 semewhat. So, 1 think some of the previous objections 11 were resolved, but it kind of refocused the basic underlying concern that we have. 1:: 13 CHAIRMAN CARR: You just rewrote objection? 14 15. MR. BEHNERO: No, no. The shaft going below 16 the Calico Hills deposit was a previous concern. 17 no longer goes below the Calico Hills deposit. I guess what I meant was 18 CHAIRMAN CARR: you're a little more all inclusive in 19 that 20 objection number two now than you were specific in the 21 earlies one. 22 MR. BERNERO: Yes. Right. But some of those 23 MR. THOMPSON:

specifics have been resolved.

MR. BERNERO: Yes.

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red for the qualified QA program, the essential element, and we've run across this in past regulatory operations, that the data and designs as they are developed should be usable in licensing, that it would be a terrible mistake to proceed for three, four years, whatever it takes for site characterization and then at the end, at the time of license application, have a whole QA program up in the air and real spection about it.

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Now, NRC and DOE have agreed on this and we have agreed to continue implementation of agreed-upon approach for resolving it. In your slide package, it may not project very clearly. It's a status of the QA program implementation. You have a cross chart. You notice a lot of no, no, no, no, no. There are date blanks in there for further actions or further submittals. In the meeting last week in Las Vegas, the DOL gave us dates for most of those remaining actions. So, we have a schedule for that. So that's at least some evidence of progress.

Also, I feel I should note, I believe you may have received it by now. We sent up an information note to you late yesterday. DOE just issued a stop work order associated with the QA

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I don't have all of the facts or implications on that, but if nothing else it's evidence that the QA versight is in place and functioning.

CHAIRMAN CARR: The qualification audits that were limited scope with the nos and the revision and NRC accepts, does that mean that we won't have to revise and accept those?

MR. BERNERO: Well, we're at the point, as you always get to in an implementation audit, of how much has to be audited before you can fully implement and how much can be implemented before you fully audit. We have reached the point where I think we will agree that the ones that have the black dot are sufficiently audited.

CHAIRMAN CARR: So, the plan didn't have to revised, I guess is what you're telling me. Or, if it did, you didn't have to relook at it because you've got two nos in the blanks in front of those.

MR. BERNERO: Yes, but --

CHAIRMAN CARR: It's not a progression across the page that's required?

MR. BERNERO: Yes. It's a progression across the page and then DOE has to -- if you look over in the qualified QA program where the black dots

ere, we participate in a DOE audit and then DOE draws
conclusion based on their audit. Then, we fill in
our blank.

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CHAIRMAN CARR: The problem I've got is you've got two nos in front of an audit you've already started to run. In other words, you're auditing a plan that hasn't been revised and accepted yet, it looks like.

MR. BERNERO: I'm not sure that one needs

I think in that case the MIR. BROWNING: comments that NRC made were clear enough and precise the well audit was the basis for enough that Two nos in "DOE revises" and "NRC established. accepts" are necessary but not necessarily a precursor to ar audit for implementation.

CHAIRMAN CARR: Okay.

ME. BROWNING: I think one other thing I might point out is that the next to the last column is one of the most important ones. DOE has to accept the fact that they think the program is audited before we do. I think in that case we probably want to make sure that's clear. They ought to say on the basis of their audit that they think it's qualified before we take a position.

MR. BERNERO: (Slide) Could we go to slide

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The essential issue with the experimental shaft facility is the fact that it will become part of the repository and therefore the design is part of the repository should meet the regulatory requirements.

Now, this was covered in the July 7th meeting and the staff has agreed with DOE that -- the word here "participate" is not an accurate way to depict it. We have agreed on a schedule for the process control and certain review milestones so that as DOE proceed with their final design, there is an iterative process where at certain milestones we'll be able to look at their design development and comment on it. Through that iterative process, they get our consultation in a timely way.

Now, they are already working, and the next figure, page 9, is a map that you may have seen before from the site characterization plan and from correspondence related to the case. DOE is already working at the site on the geologic anomaly or fault. If you look at the circle -- not a circle but sort of an ellipse of this site boundary and you see three vertical lines, the center line is what some people call the no name fault. It's a geological anomaly.

The experimental shaft facility locations sort of bracket the north end of that line. DOE is actively investigating the most recent data on that to determine whether or not it is a fault and, if so, how it would affect the experimental shaft facilities.

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(Slide) Now, if I can turn to slide 10, I'd like to single out just some of the particularly important comments.

the site letter and The covet characterization analysis both cite 10 CFR 60.112 and 122 on the need to demonstrate iterative system the right It's performance assessments. regulations that one that DOE should be looking at potentially adverse conditions in a way to weigh their significance and, of course, to direct the gathering of data where necessary to deal with uncertainties or with difficulties.

Now, the principal focus of potentially adverse conditions -- remember, we're dealing here with a young, geologically complex site. The principal focus of that is our particularly important comment number two, the need for early investigation of tectonic phenomena. I just want to touch on a couple examples of that.

If you go to the next figure, figure 11, you

have a photocopy of it that's in black and white and perhaps not quite so legible, but we have a color version we can put on the screen. I passed out at your tables a figure. It's the overall geography of the site. Some of us who will get very close to this are able to look at it and remember what we're looking at.

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If you look at the overall map of the site area, you find Yucca Mountain just to the left there, the lower left-hand corner. Visualize that you're on Yucca Mountain looking west and this is the view in the It screen. This is looking west from the top of Yucca Mountain. You're looking out across what is called Crater Flat. You can see the evident volcano cones.

So, there are immediate geological issues raised. When you're in an area, you see the evidence of volcanism. Is the volcanic period over or are we merely in a recurring volcanic cycle? If Crater Flat is a volcanic zone, that valley out there, if Crater Flat is the volcanic zone, how far does it go? Is Yucca Mountain part of it? These are major surface-based investigation questions that have to be pursued.

Further, in pursuing the site characterization, there are difficult questions of how

does volcanic activity tie in with seismicity, because this is a fairly active site. It's a fairly young site, perhaps no more than about a million years old.

(Slide) If you go to the next slide, the slide 12, this is a photograph taken in trench 14 and if you refer again to the area map that was left at your place and look at the word "Yucca Mountain," right above the U in Yucca is the approximate location of trench 14. And you look at this and the gentleman is tooking at the -- it's faulting. You're looking at a cut of the rock that was excavated away. looking at faulting and you see mineral deposits in But, of course, there's serious question. that mineral deposit of upward welling water at some past time? You know, geothermal water coming up or are those mineral deposits of water coming down? Of course, that's very significant to site performance in modeling Yucca Mountain and how it will perform.

Now, if I could go back to slide --

CHAIRMAN CARR: But our responsibility in this is to comment that the plan should take care of finding out those answers, right?

MR. BERNERO: Yes, to gather sufficient data to deal with the questions. That's the whole purpose of the site characterization plan.

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So, if we go back to slide 10, our two most important comments are to demonstrate by early and iterative analysis the potentially knotty problems of tectonic phenomena.

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Now, we also have commented on the lapses in technical integration and coordination. It's not clear to us in the program that it is adequately integrated and issues are coordinated one to the other. Again, the tectonics are very complex and it makes at all the more difficult. This is not a simple sait.

hefere. In fact, it appeared in our September 1988 is ter on the mission plan. For some time, the schedule for the repository has had an application date and a final operational date that hasn't changed. 1995 application, 2003 operation as the years. What has happened is there has been substantial schedule slippage at the front end. We are expressing our concern that this compression can potentially affect the site characterization program and we feel the need to make that comment.

(Slide) If I may go to slide 13.

There was a Commission request to touch on those comments directly related to regulatory

uncertainties and we have added these and covered them in the transmittal to you. Basically, in three categories, the methodologies to demonstrate compliance with RPA standard, we have two comments on that. They're comments number 98 and 110 in the section 4 of the site characterization analysis. This is a concern that we will address with you in a later Commission paper.

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we've talked before about the use of performance assessment, the weaknesses, the strengths, the defficulties. And at the same time that we carry on with BOE commenting on the site characterization plan and the use of performance assessment, we are looking at rulemaking to clarify or to determine how to use it in the regulatory process and I would remind you that at the same time EPA is looking at their standard which was remanded by the courts in order to revise it appropriately and reissue it.

So, we have two comments in that vein. The substantially complete containment issue was also discussed here at this table in the past. This is the part of the regulations that speaks of a 300 year to 1,000 year package lifetime and so forth. We have two comments on that and that too is the subject of rulemaking by us in parallel with the pursuit along

with DOE.

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Lastly, the disturbed zone boundary, that was comment 92. We have one comment in that too. These are all uncertainties that are covered in the rulemaking strategy of SECY-88-285 that we submitted to you last year and will update periodically as we proceed in the program.

(Slide) Well, if I can turn to slide 14, I'd just like to talk about the near-term milestones and just state where we expect to go from here.

and Commission comments. You're going to hear from Boster Moeller of the ACNW shortly and obviously your comments, we've asked for them in the next couple of weeks. Then, presuming that we have transmitted this by the end of July as we forecast, DOE will consider our concerns, resolve those objections consistent with the schedules we presume that were agreed upon last Thursday and Friday and they will proceed with site characterization.

I'd like to emphasize, as those last two bullets do, that we envision not a sequential but parallel pursuit of site characterization. They complete the ESF design and start construction. In other words, the underground search. And, in parallel

with that, completing key study plans and beginning surface based testing. It's very important that they are focusing on the highest priority issues and carrying forward site characterization in parallel.

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(Slide) May I have slide 15, please?

Now, we have had intensive involvement with the ACNW during the staff development of comments and particularly in the last two months. You know, we furnished our earliest draft material to the ACNW.

We be met with them, with their consultants and tried expedite their review so that they could be prepared to sit here today with you.

Now. we recognize that they were working with draft material as we proceeded. When they generated their letter of July 3rd, we sort of brought it up to date with the latest version by preparing an annotation, item for item of their letter with our letter and I think your staff members have had access to that annotated version. We, of course, have given that to Doctor Moeller.

I believe that we are in essential agreement on all the major issues, but I defer to the ACNW briefing for their opinion.

(Slide) So, our conclusion, on slide 16, is basically that we intend to transmit the site

characterization analysis and comments by July 28th, unless you direct otherwise. You have our material. We will amend it in basically an editorial fashion to reflect the meeting of last Thursday and Friday and certain comments by ACNW that are evidently worth clarifying and we will transmit by the 28th.

Now I'd like to turn it over to Doctor Moeller, unless you have questions.

CHAIRMAN CARR: No, I think we can see if some of the questions are answered by Doctor Moeller on route. Then we can address questions at the end.

Go shead.

DOCTOR MOELLER: Thank you, Mr. Chairman.

As Mr. Bernero has pointed out, the comments of the Advisory Committee on Nuclear Waste were transmitted to you in our letter of July 3rd, 1989. What I'd planned to do this morning was to comment on the three bullets or the three more important or most amportant items in terms of the Committee's deliberations.

Before I do that, I want to make two comments in terms of the approach that we use. One Mr. Bernero has already commented on and that is realizing that we as a Committee could in no way ever read the entire SCP, nor even become familiar in

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detail with all the components of the SCA as it was being drafted. We appointed from our team of consultants individual members, individual consultants who then interacted one on one with the NRC staff and then brought back reports and reported to the full Committee and we deliberated on their reports on each of the key scientific areas.

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I mention that because we found it to be a very efficient and an effective way to operate. Whether our final, bottom line proves that, I don't know, but at least we thought it was a very good way of doing things.

The second item I want to mention is to repeat what Mr. Bernero said, and that was it was an iterative process. We were dealing with drafts. We were dealing with predecisional documents. We were exchanging ideas as we went along. So, there was no way at the time that we wrote our letter to take each item and say, "This is resolved all except such and such parts." Rather, what we tried to do in the letter was to highlight what we considered to be the most important items and simply to set them down for your information.

Above all, we wanted to be supportive of the NRC staff. Obviously, if we have a point of

disagreement, we'd want to bring it out. But certainly throughout this entire process, the NRC staff has always met our needs. They have been very cooperative in providing us drafts at the earliest possible moment. We, in turn — they have attended our meetings and we've tried to make known to them our thinking as it evolved.

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Also, the DOE staff has certainly been corperative in that they were always willing to meet with us and to answer our questions and to help us move along with the process.

I believe, to give you a bottom line at this point, that I do not believe -- the Committee believes that the SCA in its present form is adequate for submission. We will, as you'll see in a few minutes -- we do desire that perhaps a look at the transmittal letter and make certain changes there to incorporate -- if they agree, to incorporate more of the comments which we shared with them.

Now, to look at our three bullets or more important items. The first one was our statement that "the absence in the SCP of statements addressing the systematic and early identification and evaluation of potentially disqualifying features at the Yucca Mountain site."

When we interacted with the DOE staff and when we questioned them on this, do you have an SCP that is designed to bring to your attention at the earliest possible moment any and all disqualifying features, there response was, "Really, the way we're operating, if a disqualifying feature is there, it will 'pop up.'" The Committee just was not of the opinion that that was adequate. You should not sit back, but we do not believe that DOE should sit back and expect the disqualifying features to pop up. Mather, we believe that they should aggressively seek them out and indeed have in their plan a method for aggressively seeking these out.

Now, the NRC staff, in their comments on this matter, did address it. In particular, they have addressed it in the transmittal letter. Let me quote some portions of that. This is found in item number two at the top of page 3 of the draft transmittal letter.

Now, in it they emphasize, as Mr. Bernero has pointed out this morning, that investigations associated with tectonic phenomena should receive early attention and they call for exploration of voicanism, faulting and seismicity to evaluate the site suitability in terms of potential adverse

conditions. Later on they say -- well, in the last sentence -- that such investigations need to be conducted early in the site characterization. So, in many ways, they have addressed our criticism.

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In the next paragraph they say in line 3, this is still section 2, that the full spectrum of site characterization activities should proceed with proper coordination and integration. The reason I read that line or those lines to you is that we would have preferred -- and really I shouldn't say we. I, on Chairman of the Committee, I'm speaking really-trying to speak on behalf of the Committee, but recognizing full well that we as a Committee have not had time nor the opportunity to discuss these matters.

But in view of my understanding of what we as a Committee were seeking to do, I would have preferred that the second paragraph really be first. In other words, DOE seek out the full spectrum, investigate all possible processes and events, et ceters, and look for the early identification of these disqualifying features. And then. within process, We would recommend that the tectonic phenomena be highlighted or be emphasized. In other words, reverse the sequence in which those two paragraphs are worded.

For example, another item to mention our concern is ground water travel time. Well, ground water travel time is a go/no go feature. It could be a disqualifying feature. Well, we want to be sure that somewhere along the line they are looking at that particular aspect of the proposed site.

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Moving on now to our second bullet, it is on the apparent lack of sufficient attention to the limitations and uncertainty in the data bases and difficulties in proving or demonstrating the difficulties in demonstrating compliance with the EPA standard. Now, in terms of the response of the stuff to that particular subject, let me offer a few comments.

In the proposed transmittal letter on page 2. In the next to the last paragraph in line 7, it states. "Two concerns relate to methodologies DOE plans to use to demonstrate the total repository system compliance with EPA's standards."

Excuse me. That is not -- I'm misleading you. I made an error. That is not in the transmittal letter. That is in SECY-89-199, transmitting the package to you. So, it's on page 3 of SECY-89-199 and it's in the next to the last paragraph beginning about line 7.

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T want to emphasize this because here in the SECY it says, "To demonstrate total repository system compliance with the EPA's standard."

Now, if you go to the transmittal letter—and here I am back on track at this point and indeed it is the proposed draft transmittal letter. If you go to item one at the bottom of page 2 of the proposed draft transmittal letter, it says in about the eighth line — it's five lines up from the bottom — that they want performance assessments conducted to provide an early and ongoing evaluation of whether any of the potential adverse conditions significantly effect the ability of the site to meet 10 CFR 60 performance objectives.

We would have preferred for that to have said to meet EPA's standard. Now, I would leave it to the staff to tell you whether meeting 10 CFR 60 is equivalent to meeting the EPA standard, but we as a Committee believe that it would be better to demonstrate compliance with the EPA standard.

COMMISSIONER CURTISS: Does 10 CRF 60 incorporate the EPA standard?

MR. BERNERO: It will. It doesn't yet.

MR. THOMPSON: That's one of the rulemakings that's kind of on hold right now, depending on --

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MR. BERNERO: I think when we wrote this we had - excuse me, Doctor Moeller. I think we had in mind the final version, which is both the segmented parts now in Part 60 and the integral part that's in the EPA standard.

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COMMISSIONER CURTISS: Okay. Excuse me.

MR. PARLER: Mr. Chairman, our regulations do provide that the EPA standards have to be met. So, it's covered one way or the other.

noctor Moeller: And perhaps it is covered, as they say. But we thought that might be a key issue.

matter. Now. 85 background on this discussing the procedures for demonstrating compliance with the EPA standard, of course the staff will be preparing the complementary cumulative distribution function. When we talk to some members of the staff -- well, all of the members of the staff said. "Yes, we can prepare a CCDF." However, some of the staff members left us with the implication that although they could prepare a CCDF, when you consider the adversarial nature under which demonst; ation of compliance will take place, several members of the staff shared with us, appeared to share with us the conserp that they might not be able to reach that

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We're bringing it up because one of our consultants to the ACNW was a member of the EPA's Science Advisory Board Subcommittee, which five years, whatever it was, ago reviewed and commented on the EPA's proposed standard. And at the time they pointed out the problems, the Subcommittee pointed out to EPA the contemp of demonstrating compliance. But their commendations apparently were not accepted.

in view of the fact that the standard has the remainded by the courts, so I understand, and EPA is reconsidering the standard. Indeed, they may be reconsidering the entire standard and not certain components.

This may, in our opinion, offer a window of opportunity for the NRC to consult with EPA to see if some of the problem areas could be clarified and resolved. I say NRC because, again, by no means am I a lawyer nor do I understand all of these things, but we do not view this as DOE's task. We view it rather as an NRC/EPA task.

commissioner curriss: Let me ask just one question on that point because it wasn't clear to me from what you've said exactly what the concern is

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here. There are maybe three separate concerns. I want to focus on exactly what the Committee is saying here.

At one point, as you pointed out, the letter itself and the SECY paper don't clearly state that the DOE repository has to meet 10 CFR Part 60 and that may be a matter of editorial word smithing to clarify that you either have to meet the EPA standard or 10 CRF First 60 incorporates the EPA standard. It seems to me that's a fairly easy one to deal with.

The two other possible interpretations that are inherent in that, one possible interpretation or two; They're gathering sufficient data but there are problems of a fundamental nature with the EPA standard is met with the bathering or two; They're gathering sufficient data but there are problems of a fundamental nature with the EPA standard itself. Can you clarify which of those two it is that you're raising here?

DOCTOR MOELLER: I would say it's a combination, a little bit of both. We have problems with the standard and it could be reworded so that confirmation or demonstration of compliance would be more readily recognized. And, number two, the fact

NEAL R. GROSS 1323 Rhode Island Avenue, N.W. Washington, D.C. 20005 that there are uncertainties in the data and uncertainties in the models and uncertainties in the scenarios and so forth. Because of this, the construction of the CCDF will be subject to criticism or comment and objections.

CHAIRMAN CARR: Bob?

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MR. BERNERO: I wonder if I could interject once again. We, by the way, are planning a specific staff meeting with the ACNW consultant to follow up on this issue. That's a subject I was referring to about a tor'hooming paper on the performance standard.

The essential issue is whether the quantitative standard can serve, as framed now, as a discipline for the thought process to consider seismicity, volcanism, ground water travel, whatever the technical issues are, or whether we would, in an adversarial process, bogged down with number crunching, that my number is lower and your number is higher. That's the essential issue.

This was argued a good deal some years back and it's up on the table again. That's the essential

MR. THOMPSON: And there are clearly differing views in the staff as to the appropriate approach and that's why I think it's important for us

to have a Commission paper and a dialogue with the Commission on this issue.

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CHAIRMAN CARR: Okay. Doctor Moeller?

poctor Moeller: We also, as part of this issue of the determining compliance or demonstrating compliance, we called for a scoping PRA or suggested that a scoping PRA be done. Let me clarify at this point or be sure to set down on the record that the total system performance assessments that the staff is calling for resolves, in my opinion, that issue. That is certainly equivalent or maybe even better than a suppling PRA. So, we have no concerns on that.

Moving to our third bullet, which is simply on the QA, we share the concern with the NRC staff on the delays by DOE on implementing satisfactory QA programs. Perhaps the Committee, if anything, would have been less patient with DOE than the NRC staff has been. I think with that, again because of time, those were the main features and main concerns of the ACNW. We had a number of additional comments, I believe they were on page 3 or so of our letter, mentioning individual points. These, I'm not in a position really to say whether they've been resolved, but certainly the staff has heard them and they have been very cooperative all along the way and I'm sure

they'll consider them and use them where they can be used and reject them where they should be rejected.

Thank you, sir.

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MR. THOMPSON: That completes our presentation. We'd be glad to respond any questions you may have, sir.

CHAIRMAN CARR: Commissioner Roberts?

COMMISSIONER ROBERTS: No.

CHAIRMAN CARR: Commissioner Rogers?

COMMISSIONER ROGERS: Have you received the material requested to complete the review of the ESF related study plans? There was some missing material from DOE.

MR. THOMPSON: This is the DAA material that the time we looked at it?

COMMISSIONER ROGERS: Yes.

MR. BROWNING: I believe the answer to that is yes. They were supposed to provide an analysis of the process under which those plans were produced. I really think events are passing us by in some respects. The question of the electromagnetic anomaly or what some people are referring to as a potential fault near the site of the proposed location for the ESF has caused DOE to go back and relook in addition to whether they ought to be doing some things prior to

commitment to sink the shaft of that particular location. We have in hand a study plan related to that aspect.

So, I think the answer is yes, but it

So, I think the answer is yes, but it probably doesn't really have any real impact. We're going to have to take a fresh look at what it is they want to do at the engineering -- the proposed location of the engineering shaft facility.

COMMISSIONER ROGERS: Well, what does that mean, you need a new set of study plans for the ESF

MR. BROWNING: They need to size up exactly what they want us to look at and let us know. So, the hall is really in their court right now.

MR. THOMPSON: Remember, on the study plans, there were going to be more study plans than we could review in detail, but there were going to be key ones that we would review. I think this is one of the key ones that we wanted --

COMMISSIONER ROGERS: Well, I'm just talking about the ESF now.

MR. THOMPSON: That's right, and I believe there were some study plans associated with the ESF and I think, what, we had two on it, King?

MR. STABLEIN: Five.

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MR. THOMPSON: But some of those, we were young to look in more detail than we would just normally looking at a fatal flaw type of approach.

And I do believe they still owe us some of those study plans.

commissioner rogers: Well, that's really the question. There were some additional materials that you needed before you could complete your review of the ESF study plans. The question is, have you reften that?

MR. STABLEIN: We got it last week.

COMMISSIONER ROGERS: Oh, okay. All right.

DOCTOR MOELLER: Excuse me. On that aspect, one of the Committee's comments pertaining to the provision of details, the manner in which DOE would provide details on certain of their investigations, and we just wanted to be sure that these details didn't drop through the slats. Where they're not in the SCP, they're supposed to be in the study plans. If the staff can only review and detail 20 percent or so of the study plans, somebody should be sure that the details are where they're supposed to be.

MR. THOMPSON: And that's why we're putting so much emphasis on the QA program, because we can't

ds DOE's QA job and that's the reason we're doing an audit of that aspect on our own. But it's DOE's responsibilities to do that and we want to have some confidence they're doing it.

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CHAIRMAN CARR: And wherever they put those details, we're going to have a hard time looking at all the materials.

MF. THOMPSON: Right. I just cannot do it

COMMISSIONER ROGERS: When do you think that the ESF construction will begin? Is that now sliding?

MR. THOMPSON: I think DOE is obviously going to have to do two things. They're going to have to evaluate their program based on the comments that we have here and then I think they're having to look at their own program. Programmatically, I think Admiral Watkins has said he's going to take a fresh look at this area and I think that's an important thing. We have not had a meeting with DOE recently.

What I would recommend is that we may ask DOE to come over and give us the specifics once they've had a chance to digest these comments and either have identified a new director or at least some period of time and looked at the schedule. Right now they have not changed their schedule from their

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previous estimate of a November time frame. But they may well and I think it depends on --

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CHAIRMAN CARR: It's fair to say from what I see and from what I read that certainly the plan and our comments won't be the controlling factor on when they start.

MR. THOMPSON: Well, that's right. They're even having trouble just getting some activity started there off of the Yucca Mountain site. So, they're--

MR. BERNERO: Permitting is a real problem for them right now.

COMMISSIONER ROGERS: This June 28th letter has come up and I wonder if you could -- if you're prepared to say something about where you stand with respect to that letter. It's a little --

MR. THOMPSON: I basically responded on July 7th to Mr. Rousso and indicated that -- his basic concerns, as I understood them, was he felt that if we used the words "objections," that they may send a wrong signal or send a wrong message out to the state and local individuals that NRC is objecting to site characterization activities.

I just indicated back to him in my answer that we were following our own regulations which had a fairly specific definition of what objections were.

It wasn't a situation where we did not have agreement on an approach to resolution. But if we had not reached agreement on the resolution and the issues were resolved, we would call them objections. That's just consistent with the way our program is in place.

We met last week to set out, and I'm sure we had for both objections, a program in place that we agreed to, that DOE agrees to and now it's a process of implementation. But that was the terminology and what Mr. Bernero is, by our regulations, required to identify in his letter back.

CHAIRMAN CARR: I read his letter as, "How do you expect me to get my work done if you guys keep asking me questions?" That's kind of like the staff says, "How do you guys expect us to get our work done of the Commission keeps asking us questions?"

MR. BERNERO: We never say that.

CHAIRMAN CARR: I take his letter for what it is. We can require him to answer so many questions in so much detail that we do divert them from their principle effort and that's not our intent. What we're trying to do is assist them by pointing out areas where we think they ought to focus more.

COMMISSIONER ROGERS: I wonder if we could get that message over though because it seems to me

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understand what the nature of our question is. My impression is it's a helpful process that's going on here and that by settling some of these matters early on, we may avoid really serious problems later.

I'm a little uncomfortable with the view from DOE that we are frequently devoting time to repeatedly addressing matters that could be more productively evaluated by proceeding with the program and jointing monitoring treatment of the issues.

A couple of questions come to mind there as to roice of the different organizations. This isn't a joint project.

MR. THOMPSON: No.

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partners in this. We're trying to be helpful and we're trying to bring up to the surface potential problems, but in the long run there is a somewhat adversarial relationship that's going to have to be recognized here. We're not starting off that way, but if we can get the issues cleared up to begin with that simply arise from a lack of understanding of what our requirements are and what our point of view is, everybody's going to be better off. I can understand the complaint that we don't have the time to do our

work because we're answering questions, but these are very important questions at this time.

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MR. BERNERO: Excuse me, Commissioner Rogers. If I could add, that's one of the reasons I tried to emphasize at the beginning of the briefing that this is a review of a site characterization plan, a data gathering mechanism.

I would add that our regulations even to lude explicit recognition of the iterative process to follow, that periodically DOE will provide updated material basically saying, "Here's what we know now. Here's what it looks like now. What are your comments" That iterative process, we expect to proceed on basically a semi-annual basis with new material and new commentary.

In the overall comments we're emphasizing, the ACNW is emphasizing and others whose comments have been made available to you, have emphasized the need to focus on high priority issues.

CHAIRMAN CARR: Well, in any effort like this where it has never been done before, there's no doubt in my mind we can always point out more problems than they can find answers for. So, we've got to make sure that we separate the trivial from the important and we think that's a message we need to remember.

commissioner Rogers: Well, I guess I'm still very concerned about the question of quality assurance program that keeps coming up. It must have been a year ago we sat here with DOE people and they were working very hard on trying to solve that problem. It still seems to be an open issue. It's being approached, but it hasn't been met yet. I think we just have to keep hammering on that. I don't think it's improper for us to keep making noises that we're thappy with the lack of a QA program.

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CHAIRMAN CARR: Well, it would certainly note if the Secretary could get his people in place over there.

MR. THOMPSON: That would help a great deal.

COMMISSIONER ROGERS: That's fundamental to
our being able to go back later on and use the
information that's being collected.

MR. BERNERO: And we treat it with very high priority and we will --

commissioner rogers: Well, I personally would urge you to just keep on it. It may be uncomfortable, but until it's resolved it's an open issue that has got to be recognized.

MR. BROWNING: In fact, it's probably the

their letter. If you'll look at the case of the engineering shuft facility, if they could concentrate on that design rather than on the design plus a document rationalizing why it's okay even though it was produced under a non-QA base lined system, we would have at least one less document to look at. We could all concentrate on the design instead of a design and a rationalization as to why the design is okay even though it wasn't done under an approved program.

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Morellet. The alternative conceptual models question that you taked in your point F of your memo of July 3rd, the staff has said that the conceptual model problem or objection has been resolved. Do you feel it's been resolved? Where does that stand? I feel a little uncomfortable about whether that has really moved to a state where ACNW will be satisfied.

understanding of the people or consultants who are knowledgeable in this area and the members of the Committee who are, they are still not satisfied. Particularly since, as we point out in our letter, that the models are essential to determining the performance of the repository. Again, you need

scenarios and you need models to construct the CCDF.
This is still an area of concern to us.

MR. BERNERO: If I could clarify. When I said earlier, and I think I did use the phrase "resolved," it was resolved out of the objection category and now it is down in the iterative process where -- this is not to say that all conceptual models are there and it's a 100 percent complete matrix. We would agree with the characterization. You need scenarios, you --

CHAIRMAN CARR: I heard your comment to say it's sufficiently resolved that it's no longer an objection.

MR. BERNERO: Yes, because in the consultation draft there was a virtual absence of alternate models.

COMMISSIONER ROGERS: Well, the word that keeps coming up in concerns here is the integration of activities. That is difficult. It's not easy to do, but I think it's important to keep harping on it.

COMMISSIONER CURTISS: Yes.

COMMISSIONER ROGERS: Thank you.

CHAIRMAN CARR: Commissioner Curtiss?

COMMISSIONER CURTISS: Just picking up on Ken's point, it looked to me like the two issues that

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were previously objections that have now dropped down a rung, the alternative conceptual models and the integration of the overall plan, from what the ACNW says and in looking at the SCP, may have been fairly close calls.

The objection that we had raised about the alternative conceptual models employing the most favorable model in most instances, I guess I still question whether there weren't some serious concerns there. I don't know whether you'd call them an objection or a comment or a question, but that was one area where it seemed to me that it was at lenst a close call. And by calling it something other than an objection, we wouldn't want to communicate the message to DOL that that's resolved, that we don't have any remaining concern.

On the question of integration, it looked to me like there were numerous instances where the coordination, the attempt to minimize bore holes and the number that you have and the drilling into the repository body still may not have come together. They've got tests that they're conducting in the same time and the same place that appear to raise the potential for conflict.

Now, I guess on those two questions or

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comments as we call them, it looked to me like it was a much closer call.

I do want to comment about the letter because what I take it DOE is saying in their June 28th letter is that we are casting our regulatory net too broadly here. We're getting into areas that resily ought to be addressed at some point downstream, at the licensing phase when the formal application is submitted.

Because of the approach that we've used here in reducing from five to two the number of objections and classifying comments and questions separately, I wuess I wouldn't want to create the impression with that classification and in the context of DOE's letter that addressing the two objections will put our minds at case about proceeding with characterization, either at the surface or sinking the shaft, because it looks to me, particularly in those two areas, like there are still serious questions that they ought to come to grips with.

That's all I have.

COMMISSIONER ROGERS: Well, just if I could come back.

CHAIRMAN CARR: Sure.

COMMISSIONER ROGERS: I wonder if we really

that there is something being done to bring to the top of the priority list the really serious fundamental flaws that might cancel out this site. Everyone that's commenting on the program touches on that. The July response touches on it, ACNW. It's come up a number of times and yet somehow in the list of things to be done, it just seems to be one other item on the list. And yet it is so fundamental and one worries about whether the enormous inertia that starts to build up in momentum that develops when you get a project of this magnitude going, that the really fundamental question somehow or other gets lost in the dust.

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I think we've got to keep that issue right up there because we have to be prepared to look at killer issues on this site very early on.

MR. THOMPSON: That was the intent of the focus when we identified what we felt were the important comments, to look as best as we could as to which of those need to be focused on early in the site characterization program. So, we certainly agree with you.

MR. BERNERO: Yes. But let me add to that.

At the working level, last Friday's meeting, the meeting in Las Vegas with DOE and the State, of

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course, participated in that, we gave them a tectonic models meeting proposed agenda. Now, that's not one meeting. That's going to be quite complex and a family of meetings. We're trying to pursue as early as possible with DOE technical meetings to get the spectrum of tectonics issues which we think will dominate the early issue priority and the performance models that are being conceived of or even applied on these. We're trying to get that sort of analysis in place early.

CHAIRMAN CARR: But our responsibility at the point is to make sure the plan includes the determination of those facts --

MR. BERNERO: Yes.

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CHAIRMAN CARR: -- that would bring out the killer issues. The plan has got to include those. What we're trying to do is make sure they include them early on.

MR. BERNERO: Yes, right, and that they iterate that they --

COMMISSIONER ROGERS: Yes. But I just wonder if that's getting as much attention as it really should.

MR. BERNERO: Well, I've had verbal assurance that their performance assessment plan,

their everall plan, will be complete and given to us
to the end of this year and that they should be able
to support this activity or display this activity is
perhaps a better word.

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CHAIRMAN CARR: But it concerns me that the overall performance assessment is not going to be done until -- the whole thing isn't until '93.

MR. BERNERO: But individual issues can be not up to say, "How does one assess the significance of the sections issue or this ground water travel or the volcanism." And take the issues at least one at a time and look for the key data that makes it or breake it.

COMMISSIONER ROGERS: There's no reason why that should wait until the very end and be part of the final application.

CHAIRMAN CARR: I have a few questions and comments. You list four particularly significant programmatic concerns. One, performance assessment: early identification of potentially unacceptable adverse conditions: need for improved integration; and unrealistic schedule milestones. Do you really believe the site characterization program is improved with those major problems still sticking out there?

MR. BERNERO: Well, the term "improvement,"

it's a relative comparison. The consultation draft was seriously deficient, we thought. It certainly didn't appear to us as a suitable basis to proceed.

basis to proceed. Obviously, you can't do anything without the QA program in place and the ESF design process requires that discipline that would reflect QA in place. And this early priority we just talked about clearly has to be there, but there's an awful lot of basic work covered in the plan that we're not talking about that really can proceed. So, basically, what we're saying is it's improved over the consultation draft and it is fundamentally a usable program to proceed with site characterization.

CHAIRMAN CARR: Okay. It looks like the regulatory uncertainties, the five concerns you've got there, have a potential rulemaking implication. Is the schedule for rulemaking on those going to have an adverse impact, assuming everybody else makes their dates?

MR. BERNERO: I don't think so, but I'm perhaps more sanguine about the outcome of some of the rulemakings than others might be. We have identified the rulemakings in these areas as matters of high priority. In that SECY paper of last year, SECY-88-

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2005, and all of the activity we're doing in staff netated to it, we treat it as high priority matter.

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I don't think it's going to end up on the critical path, but keep in mind when we make these comments, for instance on what constitutes substantially complete containment, DOE is forced to grope somewhat to determine what the real regulatory requirement will be. There is a potential for that basic comment.

Our comments -- we're basically trying to look ahead to what the outcome will be in performance assessment rulemaking, in substantially complete containment or in disturbed zone rulemaking, and see whother we can guide DOE fruitfully with our comments now while we proceed with priority on the rulemaking.

MR. THOMPSON: But I think I am correct. The current schedule right now is consistent with their application time. But what we're concerned about as these things keep slipping -- not just ours but even the site characterization activities -- the pressures are going to collapse on the application date for us and I think we're very mindful of that. I think though right now, we do have contemplation completing these rulemakings scheduled in a sufficient time to give DOE -- was it two years?

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MR. BROWNING: Yes, we're shooting for 1992 to give them sufficient guidance because that's when 43 3 thev'd need the guidance to submit 4 application in 1995, which of course is the current ٠, schedule. It may slip, but --MR. THOMPSON: But I agree with Mr. Bernero. 6 7 Some of these rulemakings may be more difficult really to resolving the issue totally than we can project 8 right now. But some of them, I think, we will clearly 9 have success on. 10 CHAIRMAN CARR: Okay. And our objections il 12 and concerns and comments are still the priority. 1:: expect BOE to work the problem in, huh? 1 -1 MR. BERNERO: 14 CHAIRMAN CARR:

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That's essentially it.

Take care of objections first and concerns second?

MR. BERNERO: Yes. That's a hierarchy of comment really.

Well, certainly those in the MR. THOMPSON: key technical issues that we've got. We've worked with some schedules for meeting schedules and I think there's some that we may even be able to meet some of the technical issues before you might do resolution of the exploratory shaft activities. think we clearly identified the top activities that we need to focus DOE and management's attention to.

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commissioner curtiss: Just so I understand that, if DOE addresses the two objections and their letter suggests that they may view their burden to be more narrow given what they perceive as our broader exercise of jurisdiction, but if they address the two objections that we have raised, are we saying that they're in the position to proceed with site characterization?

MR. THOMPSON: That's the basic issue, yes, that if they address those objections satisfactorily, then we would be able to proceed with site characterization. What I was trying to say is that we may be able to address some of the technical issues before they're able to actually complete and resolve some of the objections. You know, they've got QA programs that are going to have to be reviewed and in place. I think we can continue looking at some of the issues associated with volcanism and tectonics in parallel with the resolution of the quality assurance program, for example.

MR. BERNERO: I would suggest -- I don't think DOE is narrowly looking at just to take care of the two objections and soldier on. I think the dialogue we've had with them so far on the other

to proceed on that front as well. It just wouldn't be prudent to do otherwise.

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The tenor of the letter though suggested that they think we're getting into areas that ought to be addressed downstream or that really aren't part of the pre-licensing responsibility of the agency. To the extent that that reflects a concern on the part of DOE and, in turn, a more narrow focus, I guess we ought to disabuse them of that. That's why I think it's critical what you call an objection and what you call a concern if their focus is narrow here.

MR. BERNERO: Well, I think the context of that letter ought to be understood. As part of this process, you'll recall that the Commission, of course, wanted to review these comments. You wanted the benefit of the ACNW's advise and any activity whereby we collaborate with the ACNW as quasi-public as we go along and the meetings are open and so forth.

DOE had the overview or highlights of the principal comments and that's really the basis of that letter. They're probably a good deal of frustration. They've got a list of problems and none of the back-up analysis and none of the full flesh and a little bit

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of frustration, I think, was displayed in that letter.

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MM. BROWNING: One case example that seems to be a point of controversy between us, and I'm not sure has gone away based on that meeting we had, which is the way we're looking at the engineering shaft facility. As we try to highlight in the comments, the reason we're looking at it so closely is that if this sate turns out to be satisfactory, that shaft will be part of the repository. Therefore we, in fact, are looking at it today as if we were going to eventually have a license that piece as piece of the repository.

There seems to be a rather fundamental disconnect there. They don't want to look at the won know, the engineering shaft is an experimental thing which may or may not show that the site is okay. So, I think that seems to be the point at which we have a basic philosophical difference in the way we're look or at that particular aspect of this ---

CHAIRMAN CARR: But it goes right back to the quality control problem.

MR. BROWNING: Exactly.

MR. THOMPSON: Right.

CHAIRMAN CARR: Well, I would like to thank the staff and Doctor Moeller, the Chairman of the Advisors Committee on Nuclear Waste, for the useful

briefing and discussion regarding the review of the Department of Energy's site characterization plan and the development of the Commission's site characterization analysis.

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Certainly, all members of the NRC staff who participated in this review, and particularly Mr. Stablein, who coordinated the activity, are to be commended for the thoroughness of the review in light of the tight time schedule and early delay that you faced in completing the review. It's obvious a lot of extra hours went into the effort and I believe the product reflects that professional attitude.

members of the ACNW and their consultants for their continuing interaction with the staff throughout the review in the development of the site characterization analysis to insure that any concerns could be factored in as early in the process as possible. I understand from the staff these interactions were most useful.

I can't emphasize enough the importance of this pre-licensing consultation period when the need for improvements to the site characterization program can be raised leading to the early identification of potential resolution of issues. I urge the staff to continue the dialogue with DOE to insure that our interactions during this period are as fruitful and constructive as possible.

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These interactions, as well as those with the states and tribes are very important during our preplicensing period. I am particularly concerned that DOP's schedule or objectives may be impacting the integration of necessary technical information pathering activities which are essential in developing therough understanding of the site as the basis for the basis for the supplication.

I believe it is important to emphasize these concerns to DOE and to continue our interaction to insure they understand our concerns.

The next action on this matter by the Commission is a notation vote on SECY-89-199, which I hope we complete as soon as possible so that we may transmit our comments to DOE.

I ask my fellow Commissioners to carefully consider the information before us in formulating their votes on the site characterization analysis and the transmittal letter proposed by the staff.

Are there any additional questions or comments from my fellow Commissioners?

COMMISSIONER ROGERS: Well, just to reinferce thanks to the staff for the enormous effort

that I know was going on to clear this for our meeting today and to really get this job done. I think it's been first rate.

COMMISSIONER CURTISS: I'll add my voice to that too. I think it's an excellent piece of work.

CHAIRMAN CARR: If there are no further comments, we stand adjourned.

Thank you.

(Whereupon, at 11:22 p.m., the aboveentitled matter was concluded.)

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CERTIFICATE OF TRANSCRIBER

This is to certify that the attached events of a meeting of the United States Nuclear Regulatory Commission entitled:

TITLE OF MEETING: BRIEFING ON STAFF COMMENTS ON DOE SITE

CHARACTERIZATION PLAN FOR YUCCA MOUNTAIN

PLACE OF MEETING: ROCKVILLE, MARYLAND

DATE OF MEETING: JULY 11, 1989

were transcribed by me. I further certify that said transcription is accurate and complete, to the best of my ability, and that the transcript is a true and accurate record of the foregoing events.

Carol Tyrich

Reporter's name: Peter Lynch

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COMMISSION BRIEFING
ON THE
NRC REVIEW OF
THE DOE
SITE CHARACTERIZATION PLAN
FOR YUCCA MOUNTAIN
NYE COUNTY, NEVADA
JULY 11, 1989

CONTACT: Newton K. Stablein X20446

PRESENTATION OUTLINE

- SITE CHARACTERIZATION PLAN (SCP)
- NRC STAFF SITE CHARACTERIZATION ANALYSIS (SCA) AND COMMENTS
- NEAR-TERM SITE CHARACTERIZATION MILESTONES
- ADVISORY COMMITTEE ON NUCLEAR WASTE (ACNW) INVOLVEMENT WITH SCP

SITE CHARACTERIZATION PLAN

- PURPOSE
- ° CONTENTS
 - EXISTING SITE DATA BASE
 - DESCRIPTION OF WASTE FORM & PACKAGE
 - CONCEPTUAL DESIGN OF REPOSITORY
 - PLAN FOR CHARACTERIZATION ACTIVITIES
- DOE ISSUED SCP-12/28/88
- NRC REVIEW COMPLETED JULY 1989

OVERVIEW

- 105 OF 167 NRC CDSCP CONCLRNS RESOLVED IN SCP
- MANY OF THE OTHER 62 CONCERNS PARTIALLY RESOLVED
- NRC STAFF HAS NO CONCERNS WITH A NUMBER OF PROGRAMS (E.G., CLIMATE) IN SCP

SITE CHARACTERIZATION ANALYSIS (SCA)

- DIRECTOR'S COMMENTS
- SUMMARY OF CONCERNS
- POINT PAPERS
 - OBJECTIONS (2)
 - COMMENTS (133)
 - QUESTIONS (63)

CDSCP OBJECTIONS

- 1. ALTERNATIVE CONCEPTUAL MODELS
- 2. QUALIFICATION OF QA PROGRAMS
- 3. DEPTH OF FIRST SHAFT
- 4. SHAFT CONCEPTUAL DESIGN INFORMATION
- 5. LOCATION OF SHAFTS

SCP OBJECTIONS

- 1. QUALIFICATION OF QA PROGRAMS
- 2. ESF DESIGN AND DESIGN CONTROL PROCESS

NEED FOR QUALIFIED QA PROGRAM

SIGNIFICANCE: DATA COLLECTED SHOULD BE USABLE IN LICENSING.

ACTION: NRC AND DOE TO CONTINUE IMPLEMENTATION OF AGREED-UPON APPROACH FOR RESOLVING THIS CONCERN. DOE AND NRC AUDITS IN PROGRESS.

-7-

STATUS OF DOE QA PROGRAM IMPLEMENTATION

(As of July 1, 1989)

	QUALIFIED QA PROGRAM						
Organization	DOE Submits	NRC Comments	DOE Revises	NRC Accepts	Qualifica- tion Audits	DOE Accepts	NRC Accepts
OCRWM ₂	Aug 26, 1988 Sep 16, 1988	Sep 28, 1988 Nov 3, 1988	Nov 29, 1988 Dec 21, 1988	May 8, 1989 May 2, 1989	NO	NO	NO
YMP(88-9)	Aug 15, 1988	Oct 14, 1988	Dec 13, 1988	Dec 30, 1968	NA	NA	NA
УМРО	NO	NO	NO	NO	NO	NO	NO
F&S	Feb 21, 1989	Mar 22, 1989	NO	NO	Apr 10-14, 1989	NO	NO
H&N	Mar 3, 1989	Apr 26, 1989	NO	NO	Apr 24-28, 1989	NO	NO
SNL	Apr 14, 1989	NO	NO	NO	NO	NO	NO
USGS	Apr 14, 1989	Jun 20, 1989	NO	NO	NO	NO	NO
REE CO	Feb 21, 1989	May 5, 1989	NO	NO	NO	NO	NO
LLNL	Mar 3, 1989	Jun 19, 1989	NO	NO	• Jun 5-9, 1989	NO	NO
LANL	Mar 15, 1989	NO	NO	NO	NO	NO	NO

① QA RD

② QA PD

 Limited Scope Audit (Programmatic Audit Only)

ESF DESIGN AND DESIGN CONTROL PROCESS

SIGNIFICANCE: ESF WILL BECOME PART OF REPOSITORY. DESIGN SHOULD MEET REGULATORY REQUIREMENTS.

ACTION: MEETING IN NEVADA (JULY 7). NRC-DOE CONSULTATION DURING FINAL ESF DESIGN. NRC TO PARTICIPATE IN DOE'S DESIGN REVIEWS.

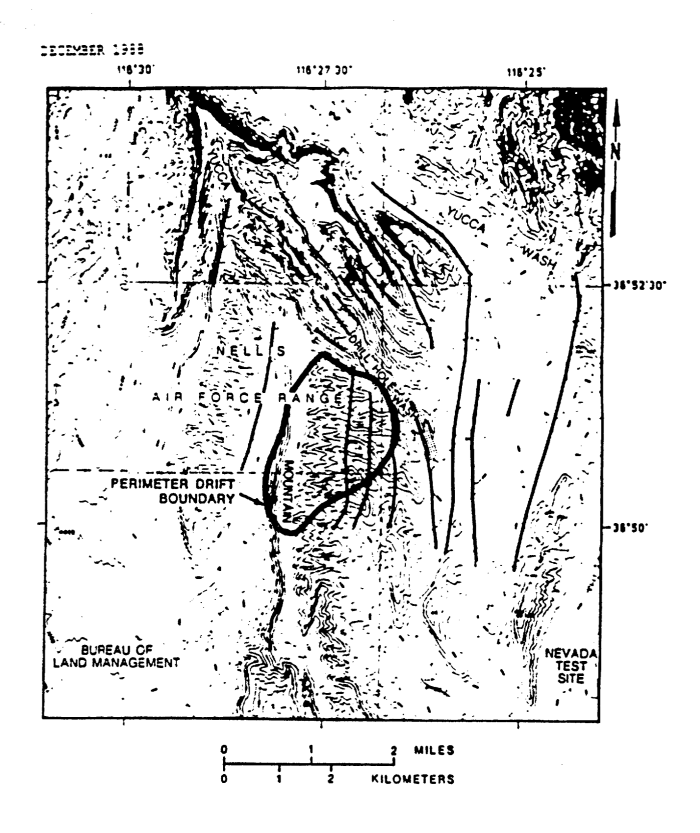


Figure 1-48. Faults and fractures at Yucca Mountain interpreted from electrical resistivity data. Coppling shows zone of inferred fracturing and faulting along Drill Hole Wash; fault trends appear to change abruptly across this zone. Modified from USGS (1984)

PARTICULARLY IMPORTANT COMMENTS

- 1. NEED TO DEMONSTRATE EARLY AND ITERATIVE TOTAL SYSTEM PEFORMANCE ASSESSMENTS
- 2. EARLY INVESTIGATIONS OF TECTONIC PHENOMENA
- 3. TECHNICAL INTEGRATION AND COORDINATION
- 4. PRESSURE TO MEET MILESTONES
 ADVERSELY AFFECTING THE SITE
 CHARACTERIZATION PROGRAM





COMMENTS RELATED TO REGULATORY UNCERTAINTIES

- METHODOLOGIES TO DEMONSTRATE COMPLIANCE WITH EPA STANDARD (TWO COMMENTS)
- SUBSTANTIALLY COMPLETE CONTAINMENT (TWO COMMENTS)
- DISTURBED ZONE BOUNDARY (ONE COMMENT)
- THESE UNCERTAINTIES ARE TO BE ADDRESSED IN THREE POTENTIAL RULEMAKINGS

NEAR-TERM SITE CHARACTERIZATION MILESTONES

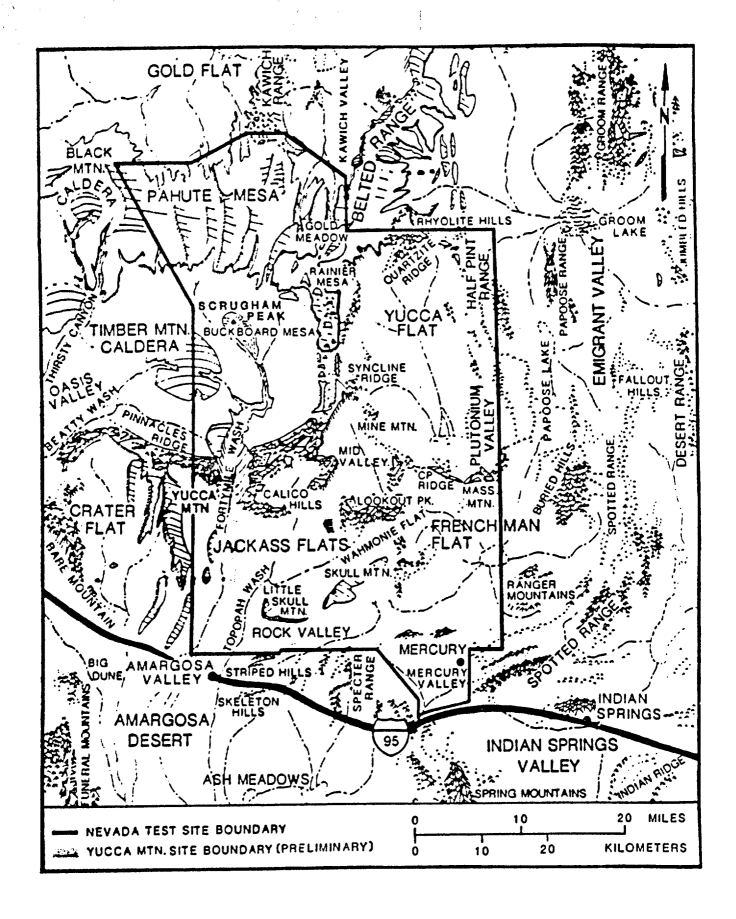
- RESOLVE ACNW AND COMMISSION COMMENTS
- " ISSUE SCA BY END OF JULY
- DOE CONSIDERS NRC CONCERNS
- NRC AND DOE AGREE ON APPROACH TO RESOLVING OBJECTIONS
- DOE PROCEEDS WITH SCP.
 - COMPLETES ESF DESIGN, AND STARTS CONSTRUCTION
 - COMPLETES KEY STUDY PLANS AND BEGINS SURFACE-BASED STUDIES

ACNW INVOLVEMENT WITH SCP

- INTENSIVE INVOLVEMENT DURING STAFF DEVELOPMENT OF COMMENTS (2/89-6/89)
- ACNW LETTER DATED 7/3/89

CONCLUSION

STAFF INTENDS TO TRANSMIT SCA TO DOE BY JULY 28, 1989 UNLESS THE COMMISSION DIRECTS OTHERWISE.



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