

10 CFR 30.6 10 CFR 40.5 10 CFR 70.5

March 14, 2005

NEF#05-006

ATTN: Document Control Desk Director Office of Nuclear Material Safety and Safeguards U.S. Nuclear Regulatory Commission Washington, DC 20555-0001

> Louisiana Energy Services, L. P. National Enrichment Facility NRC Docket No. 70-3103

Subject: Clarifying Information Related to Sampling of Airborne Radioactive Materials

- References: 1. Letter NEF#03-003 dated December 12, 2003, from E. J. Ferland (Louisiana Energy Services, L. P.) to Directors, Office of Nuclear Material Safety and Safeguards and the Division of Facilities and Security (NRC) regarding "Applications for a Material License Under 10 CFR 70, Domestic licensing of special nuclear material, 10 CFR 40, Domestic licensing of source material, and 10 CFR 30, Rules of general applicability to domestic licensing of byproduct material, and for a Facility Clearance Under 10 CFR 95, Facility security clearance and safeguarding of national security information and restricted data"
  - Letter NEF#04-002 dated February 27, 2004, from R. M. Krich (Louisiana Energy Services, L. P.) to Director, Office of Nuclear Material Safety and Safeguards (NRC) regarding "Revision 1 to Applications for a Material License Under 10 CFR 70, "Domestic licensing of special nuclear material," 10 CFR 40, "Domestic licensing of source material," and 10 CFR 30, "Rules of general applicability to domestic licensing of byproduct material"
  - Letter NEF#04-029 dated July 30, 2004, from R. M. Krich (Louisiana Energy Services, L. P.) to Director, Office of Nuclear Material Safety and Safeguards (NRC) regarding "Revision to Applications for a Material License Under 10 CFR 70, "Domestic licensing of special nuclear material," 10 CFR 40, "Domestic licensing of source material," and 10 CFR 30, "Rules of general applicability to domestic licensing of byproduct material"

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March 14, 2005 NEF#05-006 Page 2

> Letter NEF#04-037 dated September 30, 2004, from R. M. Krich (Louisiana Energy Services, L. P.) to Director, Office of Nuclear Material Safety and Safeguards (NRC) regarding "Revision to Applications for a Material License Under 10 CFR 70, "Domestic licensing of special nuclear material," 10 CFR 40, "Domestic licensing of source material," and 10 CFR 30, "Rules of general applicability to domestic licensing of byproduct material"

By letter dated December 12, 2003 (Reference 1), E. J. Ferland of Louisiana Energy Services (LES), L. P., submitted to the NRC applications for the licenses necessary to authorize construction and operation of a gas centrifuge uranium enrichment facility. Revision 1 to these applications was submitted to the NRC by letter dated February 27, 2004 (Reference 2). Subsequent revisions (i.e., revision 2 and revision 3) to these applications were submitted to the NRC by letters dated July 30, 2004 (Reference 3) and September 30, 2004 (Reference 4), respectively.

In a February 2, 2005, conference call between LES and NRC representatives, the NRC requested that clarification be provided concerning sampling of airborne radioactive material. The information concerning sampling of airborne radioactive material, in the form of revised License Application pages, is included in the Enclosure, "Clarifying Information Related to Sampling of Airborne Radioactive Material." This information will be formally incorporated into the applicable License Application sections in a future revision.

If you have any questions or need additional information, please contact me at 630-657-2813.

Respectfully,

Daniel D. Your for

R. M. Krich Vice President – Licensing, Safety, and Nuclear Engineering

Enclosure: Clarifying Information Related to Sampling of Airborne Radioactive Material

cc: T.C. Johnson, NRC Project Manager M.C. Wong, NRC Environmental Project Manager

# ENCLOSURE

Clarifying Information Related to Sampling of Airborne Radioactive Material

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conservative, input data is accurate, and all applicable pathways are considered. ER Section 4.12, Public and Occupational Health Impacts, presents the details of these determinations.

The computer codes used to calculate dose associated with potential gaseous and liquid effluent from the plant follow the methodology, for pathway modeling, described in Regulatory Guide 1.109 (NRC, 1977c), and have undergone validation and verification. The dose conversion factors used are those presented in Federal Guidance Reports Numbers 11 (EPA, 1988) and 12 (EPA, 1993a).

Administrative action levels are established for effluent samples and monitoring instrumentation as an additional step in the effluent control process. All action levels are sufficiently low so as to permit implementation of corrective actions before regulatory limits are exceeded. Effluent samples that exceed the action level are cause for an investigation into the source of elevated radioactivity. Radiological analyses will be performed more frequently on ventilation air filters if there is a significant increase in gross radioactivity or when a process change or other circumstances cause significant changes in radioactivity concentrations. Additional corrective actions will be implemented based on the level, automatic shutdown programming, and operating procedures to be developed in the detailed alarm design. Under routine operating conditions, radioactive material in effluent discharged from the facility complies with regulatory release criteria.

Compliance is demonstrated through effluent and environmental sampling data. If an accidental release of uranium should occur, then routine operational effluent data and environmental data will be used to assess the extent of the release. Processes are designed to include, when practical, provision for automatic shutdown in the event action levels are exceeded. Appropriate action levels and actions to be taken are specified for liquid effluents and gaseous releases. Data analysis methods and criteria used in evaluating and reporting environmental sample results are appropriate and will indicate when an action level is being approached in time to take corrective actions.

The effluent monitoring program falls under the oversight of the NEF Quality Assurance (QA) program. Therefore, it is subject to periodic audits conducted by the facility QA personnel. Written procedures will be in place to ensure the collection of representative samples, use of appropriate sampling methods and equipment, proper locations for sampling points, and proper handling, storage, transport, and analyses of effluent samples. In addition, the plant's written procedures also ensure that sampling and measuring equipment, including ancillary equipment such as airflow meters, are properly maintained and calibrated at regular intervals. Moreover, the effluent monitoring program procedures include functional testing and routine checks to demonstrate that monitoring and measuring instruments are in working condition. Employees involved in implementation of this program are trained in the program procedures.

The NEF will ensure, when sampling particulate matter within ducts with moving air streams, that sampling conditions within the sample probe are maintained to simulate as closely as possible the conditions in the duct. This will be accomplished by implementing the following criteria: 1) calibrating air sampling equipment so that the sample is representative of the effluent being sampled in the duct; 2) maintaining the axis of the sampling probe head parallel to the air stream flow lines in the ductwork; 3) sampling (if possible) at least ten duct diameters downstream from a bend or obstruction in the duct; and 4) using shrouded-head air sampling probes when they are available in the size appropriate to the air sampling situation. Particle size distributions will be determined from process knowledge or measured to estimate and

compensate for sample line losses and momentary conditions not reflective of airflow conditions in the duct.

The NEF will ensure that sampling equipment (pumps, pressure gages and air flow calibrators) are calibrated by qualified individuals. All air flow and pressure drop calibration devices (e.g., rotometers) will be calibrated periodically using primary or secondary air flow calibrators (wet test meters, dry gas meters or displacement bellows). Secondary air flow calibrators will be calibrated annually by the manufacturer(s). Air sampling train flow rates will be verified and/or calibrated each time a filter is replaced or a sampling train component is replaced or modified. Sampling equipment and lines will be inspected for defects, obstructions and cleanliness. Calibration intervals will be developed based on applicable industry standards.

#### 6.1.1.1 Gaseous Effluent Monitoring

As a matter of compliance with regulatory requirements, all potentially radioactive effluent from the facility is discharged only through monitored pathways. See ER Section 4.12.2.1, Routine Gaseous Effluent, for a discussion of pathway assessment. The effluent sampling program for the NEF is designed to determine the quantities and concentrations of radionuclides discharged to the environment. The uranium isotopes <sup>238</sup>U, <sup>236</sup>U, <sup>235</sup>U and <sup>234</sup>U are expected to be the prominent radionuclides in the gaseous effluent. The annual uranium source term for routine gaseous effluent releases from the plant has been conservatively assumed to be 8.9 MBg (240 uCi) per year, which is equal to twice the source term applied to the 1.5 million SWU plant described in NUREG-1484 (NRC, 1994a). This is a very conservative annual release estimate used for bounding analyses. Additional details regarding source term are provided in ER Section 4.12, Public and Occupational Health Impacts. Representative samples are collected from each release point of the facility. Because uranium in gaseous effluent may exist in a variety of compounds (e.g., depleted hexavalent uranium, triuranium octoxide, and uranyl fluoride), effluent data will be maintained, reviewed, and assessed by the facility's Radiation Protection Manager, to assure that gaseous effluent discharges comply with regulatory release criteria for uranium. Table 6.1-1, Effluent Sampling Program, presents an overview of the effluent sampling program.

The gaseous effluent monitoring program for the NEF is designed to determine the quantities and concentrations of gaseous discharges to the environment.

Gaseous effluent from the NEF, which has the potential for airborne radioactivity (albeit in very low concentrations) will be discharged through the Separations Building Gaseous Effluent Vent System (GEVS), the Technical Services Building (TSB) GEVS, the Centrifuge Test and Post Mortem Facilities Exhaust Filtration System, and portions of the TSB Heating Ventilating and Air Conditioning (HVAC) System that provide the confinement ventilation function for areas of the TSB with the potential for contamination (Decontamination Workshop, Cylinder Preparation Room and the Ventilated Room). Monitoring for each of these systems is as follows:

 Separations Building GEVS: This system discharges to a stack on the TSB roof. The Separations Building GEVS provides for continuous monitoring and periodic sampling of the gaseous effluent in the exhaust stack in accordance with the guidance in NRC Regulatory Guide 4.16 (NRC, 1985). The GEVS stack sampling system provides the required samples. The exhaust stack is equipped with monitors for alpha radiation and HF.

- Performing audits of the Radiation Protection Program on an annual basis
- Establishing and maintaining the radiological environmental monitoring program
- Posting the Restricted Areas, and within these areas, posting: Radiation, Airborne Radioactivity, High Radiation and Contaminated Areas as appropriate; and developing occupancy guidelines for these areas as needed.

### 4.1.1.4 Operations Manager

The Operations Manager is responsible for operating the facility safely and in accordance with procedures so that all effluents released to the environment and all exposures to the public and facility personnel meet the limits specified in applicable regulations, procedures and guidance documents.

### 4.1.1.5 Facility Personnel

Facility personnel are required to work safely and to follow the rules, regulations and procedures that have been established for their protection and the protection of the public. Personnel whose duties require (1) working with radioactive material, (2) entering radiation areas, (3) controlling facility operations that could affect effluent releases, or (4) directing the activities of others, are trained such that they understand and effectively carry out their responsibilities.

## 4.1.2 Staffing of the Radiation Protection Program

Only suitably trained radiation protection personnel are employed at the facility. For example, the Radiation Protection Manager has, as a minimum, a bachelor's degree (or equivalent) in an engineering or scientific field and three years of responsible nuclear experience associated with implementation of a Radiation Protection Program. At least two years of this nuclear experience is at a facility that processes uranium, including uranium in soluble form. Other members of the Radiation Protection Program staff are trained and qualified consistent with the guidance provided in American National Standards Institute (ANSI) standard 3.1, Selection, Qualification and Training of Personnel for Nuclear Power Plants (ANSI, 1993).

Sufficient resources in terms of staffing and equipment are provided to implement an effective Radiation Protection Program.

## 4.1.3 Independence of the Radiation Protection Program

The Radiation Protection Program remains independent of the facility's routine operations. This independence ensures that the Radiation Protection Program maintains its objectivity and is focused only on implementing sound radiation protection principles necessary to achieve occupational doses and doses to members of the public that are ALARA. It was previously

## 4.3 ORGANIZATION AND PERSONNEL QUALIFICATIONS

The regulation 10 CFR 70.22 (CFR, 2003h) requires that the technical qualifications, including training and experience of facility staff be provided in the license application. This information is provided in this section.

The Radiation Protection Program staff is assigned responsibility for implementation of the Radiation Protection Program functions. Only suitably trained radiation protection personnel are employed at the facility. Staffing is consistent with the guidance provided in Regulatory Guides 8.2 (NRC, 1973a) and 8.10 (NRC, 1977).

As previously discussed, the Radiation Protection Manager has, as a minimum, a bachelor's degree (or equivalent) in an engineering or scientific field and three years of responsible nuclear experience associated with implementation of a Radiation Protection Program. The nuclear experience includes at least two years of experience at a facility that processes uranium, including uranium in soluble form. As stated in Section 4.1.2, Staffing of the Radiation Protection Program, other members of the Radiation Protection Program staff are trained and qualified consistent with the guidance provided in American National Standards Institute (ANSI) standard 3.1, Selection, Qualification and Training of Personnel for Nuclear Power Plants (ANSI, 1993).

The Radiation Protection Manager reports to the HS&E Manager and has the responsibility for establishing and implementing the Radiation Protection Program. These duties include the training of personnel in use of equipment, control of radiation exposure of personnel, continuous determination and evaluation of the radiological status of the facility, and conducting the radiological environmental monitoring program. The facility organization chart establishes clear organizational relationships among the radiation protection staff and the other facility line managers. The facility operating organization is described in Chapter 2, Organization and Administration.

In all matters involving radiological protection, the Radiation Protection Manager has direct access to the Plant Manager. The Radiation Protection Manager is skilled in the interpretation of radiation protection data and regulations. The Radiation Protection Manager is also familiar with the operation of the facility and radiation protection concerns relevant to the facility. The Radiation Protection Manager is a resource for radiation safety management decisions.

## 4.7 RADIATION SURVEYS AND MONITORING PROGRAMS COMMITMENTS

Radiation surveys are conducted for two purposes: (1) to ascertain radiation levels, concentrations of radioactive materials, and potential radiological hazards that could be present in the facility; and (2) to detect releases of radioactive material from facility equipment and operations. Radiation surveys will focus on those areas of the facility identified in the ISA where the occupational radiation dose limits could potentially be exceeded. Measurements of airborne radioactive material and/or bioassays are used to determine that internal occupational exposures to radiation do not exceed the dose limits specified in 10 CFR 20 (CFR, 2003b), Subpart C.

To assure compliance with the requirements of 10 CFR 20 (CFR, 2003b) Subpart F, there are written procedures for the radiation survey and monitoring programs. The radiation survey and monitoring programs assure compliance with the requirements of 10 CFR 20 (CFR, 2003b) Subpart F (Surveys and Monitoring), Subpart C (Occupational Dose Limits), Subpart L (Records) and Subpart M (Reports).

- The radiation survey and monitoring programs are consistent with the guidance provided in the following references:
  - Regulatory Guide 8.2-Guide for Administrative Practice in Radiation Monitoring (NRC, 1973a)
  - Regulatory Guide 8.4-Direct-Reading and Indirect-Reading Pocket Dosimeters (NRC, 1973b)
- Regulatory Guide 8.7- Instructions for Recording and Reporting Occupational Radiation Exposure Data (NRC, 1992a)
- Regulatory Guide 8.9-Acceptable Concepts, Models, Equations, and Assumptions for a Bioassay Program (NRC, 1993f)
- Regulatory Guide 8.24-Health Physics Surveys During Enriched Uranium-235 Processing and Fuel Fabrication (NRC, 1979)
- Regulatory Guide 8.25-Air Sampling in the Workplace (NRC, 1992b)
- Regulatory Guide 8.34-Monitoring Criteria and Methods To Calculate Occupational Radiation Doses (NRC, 1992c)
- NUREG-1400-Air Sampling in the Workplace (NRC, 1993a)
- ANSI/HPS N13.1-1999-Sampling and Monitoring Releases of Airborne Radioactive Substances from the Stacks and Ducts of Nuclear Facilities (ANSI, 1999)
- ANSI N323-1978-Radiation Protection Instrumentation Test and Calibration (ANSI, 1978)

#### **4.12 REFERENCES**

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ANSI, 1985. Radiation Detectors—Personnel Thermoluminescence Dosimetry Systems-Performance, ANSI N13.15-1985, American National Standards Institute, 1985.

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ANSI, 1999. Sampling and Monitoring Releases of Airborne Radioactive Substances from the Stacks and Ducts of Nuclear Facilities, ANSI/HPS N13.1, American National Standards Institute, Health Physics Society, 1999.

ASTM, 1989. Developing Training Programs in the Nuclear Fuel Cycle, ASTM C986-89, American Society for Testing and Materials, 1989.

ASTM, 1995. Radiological Protection Training for Nuclear Facility Workers, ASTM E1168-95, American Society for Testing and Materials, 1995.

CFR, 2003a. Title 10, Code of Federal Regulations, Part 19, Notices, Instructions, and Reports to Workers: Inspections and Investigations, 2003.

CFR, 2003b. Title 10, Code of Federal Regulations, Part 20, Standards for Protection Against Radiation, 2003.

**NEF Safety Analysis Report** 

Revision 4 | Page 4.12-1