

NRCREP Resource

From: Schutterle, Shelley (RTEA) [Shelley.Schutterle@riotinto.com]
Sent: Monday, August 04, 2008 6:02 PM
To: NRCREP Resource
Cc: Sweeney, Katie
Subject: COMMENTS-DG-3024 -
Attachments: Appendices-Comments-DG-3024.pdf; Comments-DG-3024.pdf

Comments from Kennecott Uranium Company - Federal Register May 30, 2008 (Vol. 73, No. 105) Notices, page 31152 to 31153

Oscar A. Paulson
Facility Supervisor

Shelley
Shelley Schutterle
Administrative Coordinator
Rio Tinto Energy America, Inc.
Kennecott Uranium Company
42 Miles Northwest of Rawlins
PO Box 1500, Rawlins, WY 82301
Phone: 307-324-4924 Fax: 307-324-4925
shelley.schutterle@riotinto.com

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73 FR 31152
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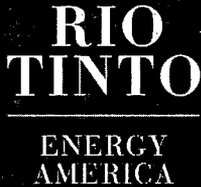
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Rio Tinto Energy America, Inc.
Kennecott Uranium Company
42 Miles NW of Rawlins, P.O. Box 1500
Rawlins, Wyoming 82334-1500
TEL: 307-328-1476, 307-324-4924
FAX: 307-324-4925

4 August 2008

Rulemaking, Directives and Editing Branch
Office of Administration
U.S. Nuclear Regulatory Commission
Washington, DC 20555-0001

Gentlemen:

Subject: Kennecott Uranium Company Comments
DRAFT REGULATORY GUIDE DG-3024 STANDARD FORMAT AND CONTENT OF
LICENSE APPLICATIONS FOR CONVENTIONAL URANIUM MILLS
Federal Register: May 30, 2008 (Volume 73, Number 105) Notices, page 31152 to 31153

Kennecott Uranium Company is a uranium recovery licensee that operates and manages the only remaining conventional uranium mill in Sweetwater County in the state of Wyoming. Kennecott Uranium Company has reviewed the draft regulatory guide and has the following comments:

General Comments

The draft regulatory guide should incorporate specific references within the text to other applicable and useful regulatory information such as regulatory guides, NUREGs and other published information. In one section (*Section 4.2 – Liquids and Solids*) the draft guide does an excellent job of guiding the reader to *Regulatory Guide 3.11, “Design, Construction, and Inspection of Embankment Retention Systems at Uranium Recovery Facilities*. Unfortunately, *Regulatory Guide 3.11* is being replaced with *DRAFT REGULATORY GUIDE DG-3032 DESIGN, CONSTRUCTION, AND INSPECTION OF EMBANKMENT RETENTION SYSTEMS AT URANIUM RECOVERY FACILITIES*. This should be corrected.

However, a thorough job of guiding the reader to current and applicable guidance should be done throughout the document. For example, *Section 5 – Operations* would benefit greatly from references in the subsections to specific portions of *REGULATORY GUIDE 8.31 - INFORMATION RELEVANT TO ENSURING THAT OCCUPATIONAL RADIATION EXPOSURES AT URANIUM RECOVERY FACILITIES WILL BE AS LOW AS IS REASONABLY ACHIEVABLE*. *Section 5.7.5 Bioassay Program* would benefit greatly from references to *Regulatory Guide 8.22 – Bioassay at Uranium Mills*

Kennecott Uranium Company would like to state that consistent with the Introduction of 10 CFR Part 40 Appendix A, every Licensee has flexibility in satisfying the criteria and that the Licensee may propose alternatives to specific requirements in the Appendix. This should be clearly stated in the final Regulatory Guide.

Performance Based Licenses

The draft guide makes no reference whatsoever to performance based licenses. The draft guide does not provide any specific references to the concept of performance-based license conditions (PBLCs) or the use of safety and environmental review panels (SERPs) pursuant to such conditions. Current and former NRC licensees have operated

both conventional uranium milling and ISR facilities using standard PBLCs that are well-understood and well-tested. The document should include a thorough discussion of performance based licenses so that a prospective licensee can make an informed decision as to whether they should apply for a performance based license or a standard one. The document should discuss both the advantages and disadvantages of performance based licenses to the prospective licensee. Performance based licenses are an important component of the uranium recovery licensing program.

Regarding licenses, the document states:

Changes to existing (licensed) programs require the issuance of an appropriate license amendment. An application for such an amendment should describe the proposed changes in detail and should discuss the potential environmental and health and safety impacts.

If the licensee possesses a performance-based license this may not be the case, unless with this document the Commission intends to eliminate performance based licenses for uranium recovery. If the Commission insists on including specific procedures in license conditions, specific reference to performance based licensing and use of a SERP should be made in this section to identify that, should all procedures become tied directly to license conditions, the SERP may unilaterally modify the procedures if it determines that the changes does not pose any conflicts with requirements to meet State and Federal laws, degrade essential safety of environmental health or contradict conclusions of actions analyzed as part of the NEPA Environmental Report.

NUREG-0706 Final Generic Environmental Impact Statement on Uranium Milling

The draft document does not contain any references to NUREG-0706 entitled *Final Generic Environmental Impact Statement on Uranium Milling*, which provided conventional mill license applicants and licensees and NRC Staff with a generic assessment of the typical site conditions at conventional uranium recovery sites. NUREG-0706 provides useful analyses regarding key health and safety and environmental issues, including but not limited to, potential public and occupational radiological dose from yellowcake production and tailings facilities, potential groundwater impacts and decommissioning planning and completion.

Incorporation of Information by Reference

In the section entitled *Presentation of Information* the document states:

Where published information or assumptions may be essential to evaluate specific aspects of the proposed activities, the application should include the information in summary or verbatim form or as an appendix to the application.

The Commission should allow incorporation of information by reference to generally available published sources of information. This will reduce the size and complexity of the submittals. Clearly, information that has been previously submitted to the Commission, *published in the professional literature or is a matter of public record* should be allowed to be incorporated into the application by reference alone.

Nuclear Density Gauges

In Section 3.3 *Instrumentation* the document states:

In addition, describe and identify by make, model number, purpose, and location each radioactive source and/or gauging device used throughout the mill for which a license is required under the provisions of 10 CFR Part 30, "Rules of General Applicability to Licensing of Byproduct Material"² (Ref. 7). Identify instrumentation associated with leak testing such sources and/or devices.

This document relates to the licensing of source material, specifically source material processing. Nuclear gauges are used in many industrial applications. When any industrial facility wishes to install nuclear gauges the owner must apply for a separate license for the gauges. Uranium recovery facilities should be no different. If a uranium recovery facility wishes to incorporate nuclear gauges in the facility then they should apply for a discrete and distinct license for the gauges, as would any other industrial facility. The prospective licensee in the application for the source material license should be required to incorporate no more discussion of any nuclear density gauges as they would any other type of process monitoring instrument. The detailed information regarding any nuclear density gauges should only be required in the separate application for the license for the nuclear gauges themselves.

Operations

Section 5 – Operations states:

The NRC operating license will normally contain a specific condition requiring compliance with the statements, representations, and procedures provided in this section. Thus, the applicant should consider information submitted in accordance with the following subsections as specific commitments for conducting mill operations and radiological protection programs.

The section includes such items as *instrumentation, calibration frequency and procedures for sample analyses and instrument calibration (in an appendix)*. Section 5 also states, “*Procedures for instrument calibration should be included in an appendix.*” These statements mean that the licensee is tied to a given procedure by license condition, which of course means that a license amendment is required to change the procedure. Licensees should not be tied to specific procedures by license condition. Doing this prevents licensees from easily and readily improving procedures over time to keep abreast of improvements in technology and other changes. It forces a licensee to amend the license to revise referenced procedures. This is a lengthy process that will tend to inhibit improvements in procedures.

Seismicity

Section 2.4.2 of the document is entitled *Seismology* and states:

Discuss the seismicity (including history) of the region.

In discussing seismic evaluations for impoundments in Wyoming, a specific document should be considered. A document entitled *Seismic hazard analysis of Title II reclamation plans: a report prepared by Lawrence Livermore National Laboratory for the U.S. Nuclear Regulatory Commission by D. Bernreuter, E. McDermott and J. Wagoner* was released in 1994. The purpose of the report was to provide an evaluation of the seismic design assumptions for uranium mill tailings sites in Utah, New Mexico, South Dakota, and Wyoming. For the evaluation, Lawrence Livermore National Laboratories (LLNL) estimated the design ground motion for each site under consideration, and compared their estimated design ground motion to the actual design assumptions. Nine sites were evaluated in Wyoming.

James C. Case of the Wyoming State Geological Survey (WSGS) examined this report in detail. He prepared a Seismic Hazards Report entitled *HAZARDS REPORT 96-1: RECOMMENDATIONS REGARDING SEISMIC DESIGN STANDARDS FOR URANIUM MILL SITES IN WYOMING* discussing the Lawrence Livermore National Laboratories (LLNL) report. The report prepared by the Wyoming State Geological Survey (WSGS) was submitted under cover of letter dated March 5, 1996 by the Governor of the State of Wyoming to the Nuclear Regulatory Commission (NRC). Kennecott Uranium Company requests that the hazards report prepared by the Wyoming State Geological Survey (WSGS) be referenced in the final regulatory guide and that the final regulatory guide clearly state that the recommendations of *HAZARDS REPORT 96-1: RECOMMENDATIONS REGARDING SEISMIC DESIGN STANDARDS FOR URANIUM MILL SITES IN WYOMING* be the applicable guidance for evaluating seismic hazards for designing fluid and tailings retention systems in Wyoming. It is included in Appendix 1 for reference.

Mill Decommissioning/Site and Tailings Reclamation

Section 8.1 Mill Decommissioning and Section 8.2 Site and Tailings Reclamation should clearly reference and cite *NUREG-1620 - Standard Review Plan for the Review of a Reclamation Plan for Mill Tailings Sites Under Title II of the Uranium Mill Tailings Radiation Control Act of 1978*.

Environmental Protection Agency Issues

Section 4.2 of the document is entitled *Liquids and Solids*. This section discusses the requirements for retention system designs. DG-3204 does not contain any references to the United States Environmental Protection Agency's (EPA's) 40 CFR Part 61, Subpart W *work practice standards* for tailings storage and management and 40 CFR Part 192 tailings impoundment design standards. These regulatory programs are inextricably linked to the contents of a high-quality license application for a new conventional milling facility and failure to ensure that such regulatory requirements are accounted for in license applications potentially could result in unnecessary delays in the licensing process. The Environmental Protection Agency gave a presentation on 40 CFR Part 61 Subpart W at the National Mining Association (NMA)/Nuclear Regulatory Commission (NRC) Uranium Recovery Workshop in Denver, Colorado on Wednesday, April 30, 2008. The presentation discussed the following items:

- **Inclusion of All 11(e).2 Byproduct Material Impoundments**
 - In their presentation, Agency staff stated that impoundments regulated under 40 CFR Part 61 Subpart W included all impoundments that contained 11(e).2 byproduct material including fluids such as tailings fluids and fluids at in-situ uranium recovery operations. They stated that evaporation ponds at conventional uranium mills and in-situ uranium recovery facilities as well as conventional tailings impoundments will now be regulated under 40 CFR Part 61 Subpart W.

This is a radical departure from the situation to date in which 40 CFR Part 61 Subpart W was solely applied to operating uranium mill tailings impoundments. In fact 40 CFR Part 61 Subpart W states:

§ 61.250 Designation of facilities.

The provisions of this subpart apply to owners or operators of facilities licensed to manage uranium byproduct materials during and following the processing of uranium ores, commonly referred to as uranium mills and their associated tailings. This subpart does not apply to the disposal of tailings.

Regulation of impoundments containing 11(e).2 byproduct material fluids is contrary to the language of the regulation itself.

- **Discrete Environmental Protection Agency (EPA) Approval of Subpart W Facilities**
 - The Nuclear Regulatory Commission (NRC) is the lead Federal agency involved in the permitting of source material recovery facilities. The Agency representatives at the meeting stated that the Environmental Protection Agency (EPA) wants to perform their own discrete and separate review of applications to construct impoundments and that such review would require one (1) year. They stated that this would be performed concurrently with the Nuclear Regulatory Commission's (NRC's) review. This is contrary to current regulatory practice in which the Nuclear Regulatory Commission (NRC) has been and is the lead federal regulatory agency for the permitting of source material recovery facilities.

The Kennecott Uranium Company requests that the Commission assert its lead agency status over the permitting of impoundments at licensed source material recovery facilities including uranium mill tailings impoundments regulated under 40 CFR Part 61 Subpart W in this document. Kennecott Uranium Company requests that the Commission clearly state in the guidance that only impoundments designed to contain

associated tailings at uranium mills are regulated under 40 CFR Part 61 Subpart W and that impoundments containing 11(e).2 byproduct material fluids do not fall under 40 CFR Part 61 Subpart W.

The extent of jurisdiction of the Environmental Protection Agency (EPA) regarding *Liquids and Solids* at uranium recovery sites should be clearly discussed and defined in the document so that a potential licensee knows precisely what submittals must be made and to whom they must be submitted. The *Liquids and Solids* section already does this for discharges when it states:

If effluents are to be released into waters of the United States, discuss the status of efforts to obtain a water quality certification under Section 401 and discharge permits under Section 402 of the Federal Water Pollution Control Act of 1972, as amended (Ref. 10), or submit copies of these items if they are already issued.

The same should be done for tailings impoundments and other 11(e).2-byproduct material impoundments at licensed uranium recovery facilities.

“Bathtub” Effect

The document entitled *Synthetic Liner Considerations during Reclamation of Surface Impoundments at Title II Uranium and Thorium Mill Tailing Sites* dated July 1994 is included in Appendix 2. This guidance *requires that staff verify that proposed reclamation and closure plans will either adequately minimize the possibility of creating a "bathtub effect or that. potential impacts of a projected "bathtub effect" will not adversely impact the structural integrity of impoundments or ground-water quality.*

This guidance conflicts with Draft Regulatory Guide DG-3032 which states, *"The advantages of a synthetic liner system include a significantly reduced thickness, a greater resistance to cracking, and a much lower hydraulic conductivity (typically several orders of magnitude lower than an earthen liner system). The design of a synthetic liner system should consider the method of placement, the seaming techniques, and the puncture resistance."* It touts the use of synthetic liners citing their advantages. Unfortunately the document entitled *Synthetic Liner Considerations during Reclamation of Surface Impoundments at Title II Uranium and Thorium Mill Tailing Sites* dated July 1994 states:

Several licensees have used and/or proposed to use synthetic liners on the bottom of surface impoundments at uranium and thorium mill tailings sites. Use of these liners could create a "bathtub effect" following reclamation and closure of impoundments, due to passive infiltration through the surface and buildup of liquids above the liners. The "bathtub effect" can potentially have adverse impacts on the structural integrity of impoundments as well as ground-water quality. Specifically, the "bathtub effect" may cause local differential settlement, subsidence, slope instability, and/or a breach in the liner, containment walls, and/or cover. This could result in contaminant seepage into ground-water and surface water, and possibly uncontrolled release of tailings and contaminated materials to the environment.

To some extent these documents disagree in that the older document finds fault with synthetically lined impoundments while the new draft regulatory guide cites their advantages. In addition, 40 CFR 264.221(c) (1) drives licensees to use synthetic liners at least as the upper liner in a double lined impoundment when it states:

(1)(i) The liner system must include:

(A) *A top liner designed and constructed of materials (e.g., a geomembrane) to prevent the migration of hazardous constituents into such liner during the active life and post-closure care period; and*

Kennecott Uranium Company requests that the final Regulatory Guide states clearly that licensees no longer have to consider the document entitled *Synthetic Liner Considerations during Reclamation of Surface Impoundments at Title II Uranium and Thorium Mill Tailing Sites* dated July 1994.

The Kennecott Uranium Company appreciates the opportunity to comment on this draft regulatory guide. If you have any questions please do not hesitate to contact me.

Sincerely yours,



Oscar Paulson
Facility Supervisor

cc: Katie Sweeney – National Mining Association (NMA)

Appendix 1



WYOMING STATE GEOLOGICAL SURVEY

Gary B. Glass, State Geologist

**RECOMMENDATIONS
REGARDING SEISMIC DESIGN
STANDARDS FOR URANIUM
MILL TAILINGS SITES
IN WYOMING**

by

James C. Case

HAZARDS REPORT 96-1

Laramie, Wyoming

1996

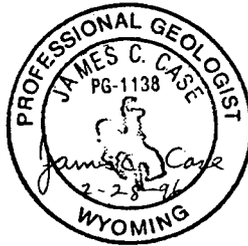
HAZARDS REPORT 96-1
RECOMMENDATIONS REGARDING
SEISMIC DESIGN STANDARDS
FOR URANIUM MILL TAILINGS SITES
IN WYOMING

by

James C. Case, PG-1138

Head, Geologic Hazards Section

Wyoming State Geological Survey



Laramie, Wyoming

February 28, 1996

RECOMMENDATIONS REGARDING SEISMIC DESIGN STANDARDS FOR URANIUM MILL TAILINGS SITES IN WYOMING

Summary

In late October, 1995, the Geologic Hazards Section of the Wyoming State Geological Survey (WSGS) was provided a June 26, 1994, version of a report generated for the U.S. Nuclear Regulatory Commission (NRC) by Lawrence Livermore National Laboratory (LLNL). The report by Bernreuter and others (1991) is titled "*Seismic Hazard Analysis of Title II Reclamation Plans*". The purpose of the report was to provide an evaluation of the seismic design assumptions for uranium mill tailings sites in Utah, New Mexico, South Dakota, and Wyoming. For the evaluation, LLNL estimated the design ground motion for each site under consideration, and compared their estimated design ground motion to the actual design assumptions. Nine sites were evaluated in Wyoming.

The WSGS has completed a thorough review of the report as well as an evaluation of the Federal regulations and history behind the report. The Wyoming sites are not critical facilities. Even if the sites are exposed to a significant earthquake, the resulting risk posed to the residents of the State is low. The WSGS concludes that reclaiming the sites to withstand a ground acceleration that has an annual probability of exceedance (PE) = 10^{-4} is unwarranted and would be unnecessarily costly. Given the conditions present in Wyoming, designing a reclaimed site to withstand a ground acceleration that has an annual PE = 5×10^{-4} would provide adequate protection to residents of the State, and would be more cost effective. A ground acceleration with an annual PE = 5×10^{-4} can be applied to a site with a 200-year design life.

The recommendations and discussions in this report refer only to uranium mill tailings sites in Wyoming. Presented below is a generalized critique of the report and regulations, as well as a suggested approach that would be most applicable to Wyoming.

Background of the LLNL Report

Using a probabilistic seismic hazard approach to all uranium mill tailings sites in Wyoming, LLNL (Bernreuter and others, 1994) estimated the ground motions [Peak Ground Accelerations (PGAs)] that they felt would be exceeded at annual probabilities of exceedance of 5×10^{-4} and 10^{-4} at each of the sites. A PGA with an annual PE = 10^{-4} would approximately have a 10% chance of being exceeded in 1,000 years, and a PGA with an annual PE = 5×10^{-4} would approximately have a 10% chance of being exceeded in 200 years.

A PGA with an annual PE = 10^{-4} can be applied to a site with a 1,000-year design life, because in the next 1,000 years there would approximately be a 10% chance of having such a ground motion occur at the site. That 10% chance is apparently considered an acceptable risk. By the same token, a PGA with an annual PE = 5×10^{-4} can be applied to a site with a 200-year design life.

Ultimately, the LLNL report is designed to be an arbitrary screening tool to sort out the sites that may be most at risk from an earthquake. On page 11 of the report, LLNL states that:

"Its main use is to determine if a detailed study is needed, that is if the estimates for the ground motion are used for safety assessments."

Pertinent regulations

The regulations that govern the reclamation of uranium mill tailings are in 10 CFR 40 Appendix A. The seismic regulations are as follows:

"The impoundment may not be located near a capable fault that could cause a maximum credible earthquake larger than that which the impoundment could reasonably be expected to withstand." "The term "maximum credible earthquake" means that earthquake which would cause the maximum vibratory ground motion based upon an evaluation of earthquake potential considering the regional and local geology and seismology and specific characteristics of local subsurface material."

A capable fault is defined in 10 CFR 100 Appendix A as a fault that has had movement at or near the ground surface at least once within the past 35,000 years, or movement of a recurring nature within the past 500,000 years, or a fault that has a structural relationship to a capable fault.

An additional regulation in 10 CFR 40 Appendix A can also indirectly apply to seismic concerns. That regulation states that:

*"In disposing of waste by-product material, licensees shall place an earthen cover **Pertinent Regulations** (or approved alternative) over tailings or wastes at the end of milling operations and shall close the waste disposal area in accordance with a design which provides reasonable assurance of control of radiological hazards to (i) be effective for 1,000 years to the extent reasonably achievable, and in any case, for at least 200 years..."*

Analysis of Regulations

The regulations address capable faults that have had movement "at or near the ground surface at least once within the past 35,000 years". The regulations do not specifically address probabilistic studies based upon an analysis of random background earthquakes.

All capable faults don't have to be exposed at the surface. With enough research, buried capable faults can be defined. Unfortunately, in many areas of the country, the available data on capable faults are limited and the historic earthquake record is incomplete. That is the case in central and eastern Wyoming. Under these conditions, analyses on capable faults may have to be supplemented with probabilistic hazard analyses. Probabilistic analyses are in large part based upon an estimate of all the possible spatial and temporal distributions of earthquakes that may occur, including earthquakes that are due to movements on specific faults as well as those that may occur randomly. Most active faults in Wyoming have long recurrence intervals, which means that probabilistic analyses are going to be more strongly influenced by the hypothetical random earthquakes than by the active faults. For that reason, PGAs can significantly differ between regional probabilistic analyses and deterministic analyses on a specific fault. For most site specific analyses in central and eastern Wyoming, the PGAs (probabilistic) at an annual $PE=10^{-4}$ and an annual $PE=5 \times 10^{-4}$ will be larger than those associated with deterministic analyses on capable faults. It must be kept in mind, however, that if there are weaknesses in the background earthquake and active fault data that are used in the probabilistic analysis, there will also be weaknesses in the analysis.

The regulations present a range of values within which a site must be stable. In Wyoming, the application of the 1,000-year upper limit to the design of remote sites is overly conservative, especially when the 1000-year design is based upon a highly conjectural PGA with an annual $PE=10^{-4}$. The ground motion that has a 10% chance of occurring in 200 years has an annual $PE=5 \times 10^{-4}$, which can approximately correspond to a 2,000-year return period. The probability of a 2,000-year event not occurring in 1,000 years is 65%, which appears to be a reasonable assurance of safety for even a 1,000-year design life. For the above reasons, using a PGA with a $PE=5 \times 10^{-4}$ appears reasonable. Ground motions associated with an annual $PE=5 \times 10^{-4}$, while still conjectural, are more defensible than those associated with an annual $PE=10^{-4}$.

The regulations are primarily designed to prevent or minimize damage to the sites that would lead to the release of radioactive materials, including radon. The regulations assume that large earthquakes could damage the earthen cover over the mill tailings, leading to the release of radon to the atmosphere or to the eventual migration of other radioactive materials. However, because impoundments are reclaimed with gentle slopes, any earthquake-induced failures should be shallow. Under such conditions, the probability of releasing radioactive materials is low.

Analysis of the LLNL Report

Since the regulations address capable faults exposed at or near the ground surface, a significant part of the WSGS analysis of the LLNL report, and other selected reports, addresses the ground motions associated with capable faults. In addition, the WSGS analysis compares ground motions associated with capable faults to those derived from probabilistic analyses.

The seismic history of Wyoming covers a period of only 120 years. Limited studies, however, have been done on exposed active faults in the vicinity of the mines. Based upon those studies, it does not appear that the faults near most of the sites would provide PGAs that are even close to the PGAs at an annual PE = 10^{-4} suggested by LLNL. The probabilistic analyses generated by LLNL are based upon an analysis of random events, and did not include analyses of specific Wyoming faults. On page 104 of the report, LLNL (Bernreuter and others, 1994) states the following:

"It should be noted that there is not enough data to develop recurrence models for any of the faults considered to be active. Thus it is not possible to include specific faults in the probabilistic hazard analysis."

There are discrepancies between the LLNL report and other existing site-specific and regional reports. For example, LLNL has suggested a PGA (probabilistic) of 0.33g for Kennecott's Sweetwater uranium facility in the Red Desert at an annual PE= 10^{-4} . However, LLNL also estimated that a PGA (deterministic) of 0.08g to 0.14g at the site would be associated with a maximum credible earthquake with a magnitude of 6.75 on the Green Mountain segment of the South Granite Mountain fault system, and that a PGA (deterministic) of 0.18g to 0.22g at the site would be associated with a maximum credible earthquake with a magnitude between 6.4 and 6.8 on the nearby Chicken Springs fault system. In other words, the PGAs that are associated with identified capable faults are significantly less than the PGAs attained using a source consisting of random earthquakes at an annual PE= 10^{-4} .

Shepherd Miller, Inc. (1995) prepared a report titled, *"Addendum to the Sweetwater Uranium Project Revised Environmental Report, Regional Seismicity, for the Sweetwater Uranium Project, Sweetwater County, Wyoming"*. This report not only provides an estimate of the PGA that may occur if a nearby capable fault activates, but also the PGA for a random earthquake. If the Green Mountain segment of the South Granite Mountain fault system activates, and generates the postulated maximum credible earthquake (magnitude 6.75) assigned to the fault, Shepherd Miller, Inc. estimates the PGA would be between 0.08g and 0.14g. Those figures are comparable to LLNL figures. However, the WSGS agrees with Shepherd Miller, Inc. in questioning LLNL's analysis of the Chicken Springs fault system. The WSGS conducted a rapid field investigation on the Chicken Springs fault system in 1987. That investigation was not extensive enough to accurately determine a maximum credible earthquake for that system.

In 1988, Geomatrix, Inc. prepared two seismotectonic evaluation reports for large parts of Wyoming in order to provide guidance on the safety of dams for the U.S. Bureau of Reclamation. Using data supplied in those reports in addition to commonly used attenuation curves, Shepherd Miller, Inc. (1995) estimated a PGA (probabilistic) of 0.18g with a PE= 10^{-5} for a random event. A PGA estimated at a PE= 10^{-5} is very conservative.

Based upon the LLNL analysis, it appears that there is one Wyoming site that may be close enough to an active fault to result in deterministic PGAs at the site that are close to the probabilistic PGAs at an annual $PE=10^{-4}$. Western Nuclear's Split Rock mill site, near Jeffrey City, is within 9.0 miles of the Green Mountain segment of the South Granite Mountain fault system. Based upon an analysis of the South Granite Mountain fault system conducted by Geomatrix, Inc. (1988), LLNL estimated that the site could have a PGA (deterministic) of 0.30g. LLNL also estimated a PGA (probabilistic) of 0.33g at an annual $PE=10^{-4}$ for the site. Because there is no precise data available on the Green Mountain fault segment, there is reason to question the conclusions of LLNL. The Green Mountain fault segment of the South Granite Mountain fault system is of significance not only to the Split Rock mill site, but also to four additional sites that are within twenty-five miles of the fault trace. Kennecott's Sweetwater mill, American Nuclear's Gas Hills mill, Pathfinder's Lucky Mc mill, and Umetco's Gas Hills mill could all be affected by an activation on the Green Mountain fault segment. Because of this, available data on the fault segment are discussed in some detail below.

Geomatrix (1988) conducted basic field mapping on the Green Mountain fault segment. They estimated that the east-west trending fault segment is 14.9 miles (24 km) long, and from that inferred that if the entire segment activated, a magnitude 6.8 earthquake would result. There may be a problem with the magnitude determination, however. Geomatrix (1988) stated in their report that "The 10-km-long western part of the segment does not contain lineaments indicative of Quaternary faulting. This area is included as part of the Green Mountain segment because it is part of the same structural block". In other words, only 8.7 miles (14 km) of the entire fault showed evidence of Quaternary activity, which is supported by detailed mapping presented in the report. Using current formulas (Wells and Coppersmith, 1994) for estimating relationships between earthquake magnitude and fault rupture length, an 8.7-mile-long rupture length would result in a magnitude 6.2 earthquake, and a 14.9-mile-long rupture length would lead to a magnitude 6.7 earthquake.

In addition, approximately 2.5 miles (4 km) north of the 8.7-mile-long fault trace, Geomatrix mapped and described an east-west trending lineament about 1.9 miles (3 km) long, composed of a series of scarps and vegetation lines. The exact relationship between the 1.9- and 8.7-mile-long fault traces was not addressed in the report. The significance of the short 1.9-mile-long segment and the rupture lengths of the faults in the area are of importance when estimating the seismic hazard at Western Nuclear's Split Rock mill site, however. The distance between the Split Rock mill and the 1.9-mile-long fault segment is approximately 6.5 miles (10.5 km). If it is assumed that a magnitude 6.75 earthquake originates in the near-neighborhood of the short segment, the PGA (deterministic) at the mill would be approximately 0.26g, using ground motion curves generated by Campbell (1987). If it is assumed that a magnitude 6.75 earthquake originates on the 8.7-mile-long segment, which is 9 miles (14.5 km) from the mill, the PGA (deterministic) at the mill would be approximately 0.20g. Taking this analysis a step further, if a magnitude 6.2 earthquake originates near the short segment, the PGA (deterministic) at the mill would be approximately 0.20g. If a magnitude 6.2 earthquake originates on the 8.7-mile-long segment, the PGA (deterministic) at the mill would be approximately 0.15g. Without additional study of the Green Mountain fault segment, it is not possible to determine which set of estimates should be used. In any event, even if a PGA of 0.26g is applied to the Split Rock mill, it is 0.07g less than LLNL's PGA at an annual $PE=10^{-4}$. There does not appear to be a strong justification, however, to apply this worst case estimate to the site without additional study. If the PGA (deterministic) of 0.20g associated with a magnitude 6.75 earthquake that originates on the main segment of the fault is applied to the site, it would be comparable to the LLNL's probabilistic PGA of 0.18g at an annual $PE=5 \times 10^{-4}$.

There are other criteria besides fault rupture length that can be used to estimate the magnitude of an earthquake resulting from activation of a fault. Those criteria, discussed in Wells and Coppersmith (1994) include rupture width, rupture area, and surface displacement. Unfortunately, accurate site-specific data for those criteria are not available for the Green Mountain fault segment. Down-dip rupture widths are determined from analyzing the depths of earthquake aftershocks. Since no historic earthquakes have occurred or been studied on the fault segment, accurate widths have not been determined. Rupture areas are estimated by multiplying rupture lengths by rupture widths. Since rupture lengths on the Green

Mountain segment need to be accurately defined, and true rupture widths are not known, any estimates of rupture area on the fault segment are of limited value. Geomatrix (1988) did attempt to estimate earthquake magnitudes based upon the rupture width for the entire South Granite Mountain fault system and the rupture area for the Green Mountain segment, however, their estimates were not based upon any actual evidence. While their estimates may have some value as a screening tool, their limitations should be understood.

Average and maximum surface displacements per event can also be used to estimate the magnitude of an earthquake accompanying activation of a fault. Surface displacements per event are usually determined by an analysis of soils and bedrock in an exploration trench that is orientated at right angles to a fault scarp. While Geomatrix (1988) did excavate such a trench across the Green Mountain segment, they did not find the fault that formed the present scarp, although they did find evidence of an older zone of sheared bedrock. Geomatrix states that *"the faulting that formed the sheared bedrock zone but did not displace the overlying fluvial deposits probably pre-dated formation of the present scarp on the Q6g surface. The present scarp was most likely formed by a fault located lower on the scarp; this area was not trenched so existence of a different, younger fault strand has not been confirmed"*. In other words, the displacement per event for the fault that formed the current scarp was not accurately determined because the fault was not present in the trench. Geomatrix estimated the displacement per event, based upon limited data from other fault systems or segments in the Wind River Basin. Again, while the estimates may have some value as a screening tool, their limitations are significant.

On May 22, 1995, Gibbons prepared a report for Umetco Minerals Corporation titled *"Seismotectonic Stability East Gas Hills Site, Wyoming"* (Gibbons, 1995). This report presents yet another method of seismic analysis with design recommendations to handle expected earthquakes. Gibbons estimated that the Green Mountain segment of the South Granite Mountain fault system is the most probable source of the maximum credible earthquake (magnitude 6.75) near the site. If that fault activates, Gibbons estimates that it should generate a mean PGA (deterministic) of 0.07g at the site. That figure is comparable to LLNL's estimate of 0.08g. LLNL estimated a PGA (probabilistic) of 0.18g at an annual PE=5x 10⁻⁴ and a PGA (probabilistic) of 0.33g at an annual PE=10⁻⁴ for the Umetco site. Both of these LLNL probabilistic estimates provide considerably larger PGAs at the site than those derived from the deterministic analyses discussed above.

Regardless of the approach taken with a probabilistic analysis, there are some inherent problems. The problems are especially apparent when general analyses are applied to specific sites. Unfortunately, if the seismic record is not extensive, and if few active faults are exposed at the surface, generalized probabilistic acceleration estimates may be all that are available. In such cases, they should be applied with caution and with an awareness of their limitations. This concern is presented on pages 10 and 11 of the LLNL study (Bernreuter and others, 1994):

"Because of the limited nature of this study and the lack of data, no attempt to perform an uncertainty analysis was made. Such uncertainty analyses are very important but very costly to perform properly. A poorly performed uncertainty analysis provides no information, Thus at best, this analysis for the random earthquake is only a simple estimate for the central value of the hazard. Its main use is to determine if a detailed study is needed, that is if the estimates for the ground motion are used for safety assessments."

Unfortunately, the data used by LLNL are the data that are available. One of the most revealing statements made in the LLNL report summarizes the WSGS's concerns. On page 6, LLNL states the following:

"...because of the relatively low risk posed by the tailings piles, the choice of a PE level of 10⁻⁴ might be too conservative. For this reason estimates of the ground motion at 5x10⁻⁴ level are also provided."

The WSGS fully agrees with that statement.

U.S. Geological Survey's Probabilistic Acceleration Maps

The U.S. Geological Survey (USGS) publishes probabilistic acceleration maps for 500, 1,000, and 2,500 year time frames. The USGS believes that 10,000-year return period ground motions are governed primarily by extremes of the uncertainty distributions, especially uncertainties in mean attenuation, rather than details of the source modeling. Source models for central and eastern Wyoming are uncertain because the seismic record is limited and there are few detailed studies on exposed active faults. On the other hand, 2,500-year return period ground motions can be estimated more reliably. As it turns out, the USGS is in the process of revising draft versions of new probabilistic acceleration maps for the USGS. The 2,500-year PGAs on the new USGS maps compare rather well with the PGAs with an annual PE= 5×10^{-4} generated by LLNL, using distinctly different methodologies. It is interesting to note that the USGS is using a maximum credible earthquake with a magnitude of 6.5 for the upper limit of their analysis, while the LLNL is using a magnitude 6.25 event.

Conclusions

In today's economic and political climate, regulatory decisions that are going to incur costs for the public and private sectors must be well justified. In this regard, the above discussions have raised four significant issues:

1) The existing regulations refer only to capable faults, not hypothetical random earthquakes or probabilistic analyses. While regional probabilistic seismic hazard assessments do serve a useful purpose, they usually do not result in the same PGAs at a site near a capable fault as do analyses performed on that fault, and therefore should be used with caution. Probabilistic analyses are based upon analyses of active faults as well as random earthquakes. Most active faults in Wyoming have long recurrence intervals, which means that probabilistic analyses are going to be more strongly influenced by the hypothetical random earthquakes than by the active faults. For that reason, PGAs can significantly differ between regional probabilistic analyses and deterministic analyses on a specific fault. Analyses performed on a fault or on a fault system must be extensive enough to provide reliable data on recurrence intervals and the associated maximum credible earthquake. Fault systems need to be defined in enough detail that distances to mill tailings or other sites of concern can be accurately measured.

2) The 10^{-4} probability of exceedance is not well justified in an area with limited data. The application of such a PE to mill tailings sites in remote areas is even less justified. As stated by LLNL (Bernreuter and others, 1994):

"...because of the relatively low risk posed by the tailings piles, the choice of a PE level of 10^{-4} might be too conservative. For this reason estimates of the ground motion at 5×10^{-4} level are also provided."

3) The regulations provide for placing an earthen cover over the tailings so as to provide a reasonable assurance of controlling radiological hazards for at least 200 years, and up to 1,000 years. Impoundments are reclaimed with such gentle slopes, however, that most seismically induced failures should be shallow, and would not likely release radioactive material. Even if shallow failure were to occur, it is easily repaired, and the actual risk that would result from such an event is minimal. Should the earthen cover be breached, the sites are so remote and the environment is so arid that the most probable outcome would be the release of radon to the atmosphere.

4) The ground motion that has a 10% chance of occurring in 200 years has a 2,000-year return period. The probability of a 2,000-year event not occurring in 1,000 years is 65%, which appears to be a reasonable assurance of safety for even a 1,000-year design life. For the above reasons, using a 2,000-year period of analysis with a $PE=5 \times 10^{-4}$ appears reasonable. Ground motions associated with a 2,000-year return period, while still conjectural, are more defensible than those associated with a 10,000-year return period.

Recommendations

For the remote mill tailings sites in Wyoming, there is not adequate justification for applying seismic design requirements based upon PGAs at an annual $PE=10^{-4}$. An annual $PE=5 \times 10^{-4}$ is a more reasonable interpretation of the regulations as they apply to Wyoming. Furthermore, LLNL's values for PGAs at a $PE=5 \times 10^{-4}$ are more consistent with values derived from other studies. The PGAs (probabilistic) at an annual $PE=5 \times 10^{-4}$ are considerably larger than the PGAs associated with deterministic analyses on exposed active faults for most of the sites in Wyoming. For most sites, utilizing the probabilistic PGAs at an annual $PE=5 \times 10^{-4}$ will provide for more rigid design standards and a greater degree of safety than would be achieved through the use of deterministic PGAs. Since the regulations make allowances for sites to have a 200-year design life, meaning that they are designed to withstand PGAs at a $PE=5 \times 10^{-4}$, the 200-year design life is the most appropriate and cost-effective for Wyoming sites.

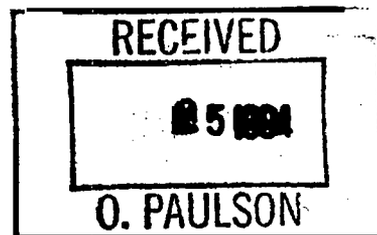
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Appendix 2



UNITED STATES
NUCLEAR REGULATORY COMMISSION
WASHINGTON, D. C. 20555



JUL 18 1994

LETTER TO: ATTACHED LIST OF URANIUM RECOVERY AGREEMENT STATES

Ladies and Gentlemen:

SUBJECT: GUIDANCE ON SYNTHETIC LINERS

Enclosed is a final draft of a Uranium Recovery Program Policy and Guidance Directive titled "Synthetic Liner Considerations during Reclamation of Surface Impoundments at Title II Uranium and Thorium Mill Tailings Sites." We request your comments and suggestions, based on your experience with lined impoundments. We plan to issue this directive in the near future, after revision based on comments received.

Joseph J. Holonich for
Joseph J. Holonich, Chief
High-Level Waste and Uranium
Recovery Projects Branch
Division of Waste Management
Office of Nuclear Material Safety
and Safeguards

Enclosure:
As stated

**cc: Attached List of Licensees
and States**

Final Draft

URANIUM RECOVERY PROGRAM
POLICY AND GUIDANCE DIRECTIVE
LLWM 94-01

Synthetic Liner Considerations during
Reclamation of Surface Impoundments
at Title II Uranium and Thorium Mill Tailing Sites

July, 1994

RESPONSIBLE STAFF:

Latif Hamdan

REVIEWED BY:

Daniel Gillen, HLUR'

APPROVED BY:

Joseph Holonich,
Chief HLUR

APPROVED BY:

John Greeves

EFFECTIVE UNTIL:

Reevaluation Scheduled:

PURPOSE:

This directive provides general guidance for review of certain aspects of reclamation plans for surface impoundments at Uranium Mill Tailings Radiation Control Act, Title II uranium and thorium mill tailings sites. The guidance is intended to assist Nuclear Regulatory Commission reviewers in considering how synthetic bottom liners should be handled in reclamation plans proposed by licensees/owners for new surface impoundments. Specifically, the guidance requires that staff verify that proposed reclamation and closure plans will either adequately minimize the possibility of creating a "bathtub effect" or that potential impacts of a projected "bathtub effect" will not adversely impact the structural integrity of impoundments or ground-water quality.

DISCUSSION:

NRC regulations generally require that new surface impoundments at Title II uranium and thorium mill tailings sites (defined as impoundments designed to hold an accumulation of liquid wastes or free liquids) have a liner to prevent the migration of wastes to the adjacent soil, ground water, or surface water, at any time during the active life of the impoundment, including the closure period (Criterion 5A(1), Appendix A to 10 CFR Part 40). Several licensees have used and/or proposed to use synthetic liners on the bottom of surface impoundments at uranium and thorium mill tailings sites. Use of these liners could create a "bathtub effect" following reclamation and closure of impoundments, due to passive infiltration through the surface and buildup of liquids above the liners. The "bathtub effect" can potentially have adverse impacts on the structural integrity of impoundments as well as ground-water quality. Specifically, the "bathtub effect" may cause local differential settlement, subsidence, slope instability, and/or a breach in the liner, containment walls, and/or cover. This could result in contaminant seepage into ground-water and surface water, and possibly uncontrolled release of tailings and contaminated materials to the environment.

In general, reclamation and closure plan reviews need to verify that plans comply with all of the closure and reclamation, and long-term surveillance requirements of tailings disposal sites in Appendix A to 10 CFR Part 40. These include, among other requirements, stabilization and covering of wastes and closure of disposal areas in a manner that will eliminate or minimize

the need for maintenance in the post-closure period (i.e., Criteria 6 and 12).

Specifically, closure and reclamation plan reviews should verify that there will be no need for active maintenance in the post-closure period, including maintenance due to a "bathtub effect" or its potential impacts at surface impoundment sites. Therefore, the review must ascertain that proposed closure and reclamation plans will adequately minimize the possibility of creating a "bathtub effect", and/or reduce impacts if a "bathtub effect" is inadvertently created.

In addition, closure and reclamation plans are to be reviewed in consideration of approved liner design and operation in surface impoundments. This is because certain liner design and operation practices are permitted by regulations subject to a licensee or applicant commitment to implement predetermined reclamation and closure plans (Criterion 5A(1)). For example, a design that allows the migration of waste into the liner during facility operation is permitted if the reclamation and closure plan includes removal or decontamination of contaminated soils, equipment, and structures (including contaminated liner).

Licensees are free to propose site-specific reclamation practices that will minimize the possibility of creating a "bathtub effect" and/or alleviate its potential impacts in the post-closure period. However, it will be the responsibility of licensees or applicants to conduct all necessary technical evaluations and analyses to demonstrate that the proposed reclamation plans will effectively preclude either the development of a "bathtub effect" or the occurrence of adverse impacts from a "bathtub effect." Demonstrations may involve, for example, performing water balance analyses and performance assessments, considering embankment design and construction proposals, and using realistic design hydraulic conductivities and geotechnical stability parameters, and should include consideration of proposed dewatering. In all cases, the results and procedures followed must be fully documented.

Licensees should provide for dewatering of surface impoundments, including eliminating free liquids, removing liquid wastes, and solidifying wastes or

waste residues in place, before placement of the cover. This is to control the initial moisture content in the disposal cell, and thereby reduce the projected pressure head buildup against the impoundment to acceptable levels. This will also reduce the potential for future adverse differential settlement effects on the final cover.

Licensees should install a tailings impoundment final cover that is at least as impermeable as the liner. If it is not, licensees should provide analyses demonstrating how any resulting water buildup will not adversely affect the long-term stability of the impoundment. Licensees must demonstrate the feasibility of the proposed cover design and construction, using as a general guide, Uranium Recovery Program Policy and Guidance Directive No. LLWM 92-03 "Interim Guidance on Evaluation Procedure for Hydraulic Conductivity of Radon/Infiltration Barriers for Title I and Title II Mill Tailings Sites." Licensees must also demonstrate that the proposed cover will accomplish the intended hydraulic conductivity objectives in LLWM 92-03 considering site-specific conditions.

LIMITATIONS: The reclamation practices cited in this directive for minimizing the possibility of creating a "bathtub effect" and/or alleviating its impacts are intended to be neither exhaustive nor limiting. Staff will evaluate any other site-specific reclamation practices proposed by licensees/applicants, on the basis of the existing regulations:

**RESPONSIBLE
STAFF:**

Latif Hamdan, PAHB, (301) 415-6639.

CC Listing for Letter Dated:

JUL 18 1994

Quivira Mining Company
ATTN: Bill Ferdinand, Manager
Radiation Safety, Licensing &
Reg. Affairs
6305 Waterford Blvd., Suite 325
Oklahoma City, OK 73118

Atlantic Richfield Company
ATTN: Ron S. Ziegler
P.O. Box 638
Grants, NM 87020

UNC Mining and Milling
ATTN: Juan R. Velasquez
1700 Louisiana Blvd., NE, Suite 230
Albuquerque, NM 87110

Hydro Resources, Inc.
ATTN: Mark Pelizza
Uranium Resources Inc.
12750 Merit Drive, Suite 1210, LB 12
Dallas, TX 75251

Grace Energy Company
ATTN: Michael P. Grace
P.O. Box 1033
Venice, CA 90291

Sohio Western Mining Company
10 East south Temple
P.O. Box 11248
Salt Lake City, UT 84147

Homestake Mining Company
ATTN: Fred Craft
P.O. Box 98
Grants, NM 87020

**Ferret Exploration Company of
Nebraska, Inc.**
ATTN: Steve Collings
216 Sixteenth St. Mall, Suite 810
Denver, CO 80202

Tennessee Valley Authority
ATTN: Manager, Nuclear Licentitig
and Regulatory Affairs
5N 157B
Lookout Place
1101 Market Street
Chattanooga, TN 37402

Rio Algom Mining Corp.
ATTN: Bill Ferdinand, Manager
Rad. Safety, Licensing &
Reg. Affairs
6305 Waterford Blvd., Suite 325
Oklahoma City, OK 73118

Atlas Corporation
ATTN: R. E. Blubaugh
Vice President of Environmental
and Governmental Affairs
Republic Plaza
370 Seventeenth St., Suite 3150
Denver, CO 80202-5631

Umetco Minerals Corporation
ATTN: R. A. Van Horn
Manager of Operations
P.O. Box 1029
Grand Junction, CO 81502

Umetco Minerals Corporation
ATTN: Pat J. L. Lyons
General Superintendent
P.O. Box 151
Riverton, WY 82501

U.S. Energy Corporation
ATTN: Kenneth Webber
877 North 8th West
Riverton, WY 82501

Exxon Corporation
c/o Exxon Coal and Minerals Company
ATTN: Dave Range
Staff Environmental Engineer
P.O. Box 1314
Houston, TX 77251-1314

Pathfinder Mines Corporation
ATTN: Robert Poyser
7401 Wisconsin Avenue
Bethesda, MD 20814-3416

Plateau Resources Limited
P.O. Box 2111
Ticaboo
Lake Powell, UT 84533-2111

Bear Creek Uranium
ATTN: Gary Chase
Radiation Safety Officer
P.O. Box 366
Casper, WY 82602

American Nuclear Corporation
ATTN: William C. Salisbury
550 North Poplar Street, Suite No. 6
Casper, WY 82602

Power Resources, Inc.
ATTN: Steve Morzenti
Vice President
1560 Broadway, Suite 1470
Denver, CO 80202

COGEMA Mining, Inc.
ATTN: Chuck Foldenauer
P.O. Box 730
Mills, WY 82644

Pathfinder Mines Corporation
ATTN: Lee Nugent, Mine Manager
P.O. Box 831
Riverton, WY 82501

Pathfinder Mines Corporation
North Butte ISL Operations
ATTN: Donna L. Wichers
935 Pendell Boulevard
Mills, WY 82644

Pathfinder Mines Corporation
ATTN: Lee Nugent, Mine Manager
Shirley Basin Mine
Shirley Basin, WY 82615

Petrotonics Company
ATTN: Ron Juday, Supervisor
P.O. Box 8509
Shirley Basin, WY 82615

Western Nuclear, Inc.
ATTN: Stephanie Baker
200 Union Blvd., Suite 300
Lakewood, CO 80228

Kennecott Uranium Company
ATTN: Oscar Paulson
P.O. Box 1500
Rawlins, WY 82301

State of New Mexico
ATTN: Benito Garcia, Chief
Hazardous and Radioactive
Materials Bureau
Camino De Los Marquez, Suite 4
P.O. Box 26110
Santa Fe, NM 870502

State of Nebraska
ATTN: Tom Lamberson, Deputy Director
Department of Environmental
Quality
P.O. Box 98922
Lincoln, NE 68509-8922

State of South Dakota
ATTN: Mike Pochop, Scientist
Department of Environment
and Natural Resources
Division of Environmental Regulation
523 E. Capitol, Joe Foss Building
Pierre, SD 57501

State of Utah
ATTN: William J. Sinclair, Director
Division of Radiation Control
Department of Environmental Quality
168 North 1950 West
P.O. Box 144850
Salt Lake City, UT 84114-4850

State of Wyoming
ATTN: Roger Fransen, Legal and
Natural Resources Specialist
State Planning Coordinator's Office
Herschler Building, 4th Floor East
Cheyenne, WY 82002

American Mining Congress
ATTN: James E. Gilchrist
Vice President
1920 N Street N.W., Suite 300
Washington, DC 20036-1662

Uranium Producers of America
ATTN: Joseph H. Card, President
c/o Jon Indall, Carpenter, Comau,
et. al.
P.O. Box 669
Santa Fe, NM 87504-0669

New Mexico Mining Association
ATTN: Charles E. Roybal
Executive Director
6020 Academy N.E., Suite 201
Albuquerque, NM 87109-3315

Wyoming Mining Association
ATTN: Marion Loomis
Executive Director
P.O. Box 866
Cheyenne, Wyoming 82003

Colorado Mining Association
ATTN: David R. Cole, President
1340 Colorado State Bank Building
1600 Broadway
Denver, CO 80202-4913

Utah Mining Association
ATTN: Jack E. Christensen
President
825 Kearns Building
Salt Lake City, UT 84101

Wyoming Mining Association
ATTN: Dale Alberts, President
P.O. Box 866
Cheyenne, Wyoming 82003

URANIUM RECOVERY AGREEMENT STATE ADDRESSEES

**State of Texas
Attn: Susan S. Ferguson, Director
Hazardous Waste Division
Texas Natural Resource Conservation Commission
P.O. Box 13087
Austin, TX 78711-3807**

**Robert Quillin
Radiation Control Division
Department of Health
4300 Cherry Creek Drive, South
Denver, CO 80222-1530**

**Gary Robertson
Division of Radiation Protection
Department of Health, LE-13
Airdustrial Center, Building 5
P.O. Box 47827
Olympia, WA 98504-7827**