

Mendiola, Doris

From: Diane D'Arrigo [dianed@nirs.org]
Sent: Friday, October 30, 2009 10:40 PM
To: Rulemaking Comments; francis.cameron@nrc.gov.
Cc: Diane D'Arrigo; pryors02@suddenlink.net
Subject: Comment on Public Workshop: Potential Rulemaking for Safe Disposal of Unique Waste Streams Including Significant Quantities of Depleted Uranium (Document ID NRC-2009-0257-0001)
Attachments: NIRS NBFB DU comments.doc

6/24/09
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Comment on
Public Workshop: Potential Rulemaking for Safe Disposal of Unique Waste Streams Including Significant Quantities of Depleted Uranium (Document ID NRC-2009-0257-0001)

Federal Register /Vol. 74, No. 120 /Wednesday, June 24, 2009 /Notices **30175**

Nuclear Information and Resource Service and No Bonds for Billionaires oppose the categorization of Depleted Uranium as "low-level" radioactive waste, especially as Class A "low-level" radioactive waste. It is hazardous for longer than institutional control periods for licensed nuclear waste dumps such as proposed in Andrews TX. Its length of hazard exceeds the projected hazardous time periods for Classes A, B and C radioactive waste (100, 300 and 500 years respectively). We have been concerned that the waste already in those classes will be hazardous much longer than it can be isolated from the environment, the public and precious water supplies. We support comments of IEER (Institute for Energy and Environmental Research), submitted to this docket separately
<http://www.ieer.org/comments/DUcomments2009.pdf>.

Regarding rulemaking on 10 CFR 61, we oppose unjustified piecemeal additions of "Unique Waste Streams Including Significant Quantities of Depleted Uranium" to the already inappropriately long-lasting waste in the so-called "low-level" waste classes. We support removing all wastes that remain radioactive longer than the active institutional control period from inclusion in the so-called "low-level" waste classes.

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B. Traynham (bnt1)
P. Yadav (PPY)

Nuclear Information and Resource Service
No Bonds for Billionaires

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