PRM-70-9 (75FR80730) DOCKETED USNRC

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OFFICE OF SECRETARY RULEMAKINGS AND ADJUDICATIONS STAFF

# **PUBLIC SUBMISSION**

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**Docket:** NRC-2010-0372 Francis Slakey - Nuclear Proliferation Assessments

**Comment On:** NRC-2010-0372-0003 Francis Slakey on Behalf of the American Physical Society; Receipt of Petition for Rulemaking

**Document:** NRC-2010-0372-DRAFT-0018 Comment on FR Doc # 2010-32242

### **Submitter Information**

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#### **General Comment**

Please support the American Physical Society's petition (Docket ID NRC-2010-0372) to change the Nuclear Regulatory Commission's rules to require Nuclear Proliferation Assessments as part of the NRC licensing process. This just makes sense.

Regulation should be amended at subpart D of 10 CFR part 70, "Domestic Licensing of Special Nuclear Material," Sec. 70.22, to include the following language to be made part of an applicant's license application: Nuclear Proliferation Assessment. Each applicant for the license of an enrichment or reprocessing facility shall include an assessment of the proliferation risks that construction and operation of the proposed facility might pose. Such an assessment must be prepared in draft form and be required to be reviewed by NRC staff, recognized external experts and members of the public and that public comments be solicited and incorporated into a final version of the assessment.

North Carolina does not want to host the proposed GE-Hitachi laser enrichment facility without such a review! And new spent fuel reprocessing technologies could also pose substantial proliferation risks. The Atomic Energy Act requires the NRC to deny licenses that would be "inimical to the common defense and security" of the United States. Therefore, the NRC must have the proper basis on which to make licensing determinations and is therefore legally obligated to analyze the proliferation implications of these new technologies within a revised licensing process.

Technologies that are developed by the U.S. are of interest to the rest of the world and it is apparent that the laser isotope technology and other technologies, if successful, will be prone to spreading. It is thus essential that a proliferation assessment be prepared before a technology is licensed, rather than waiting to deal with a situation once teh proverbial "cat is out of the bag." An ounce of prevention...

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## Rulemaking Comments

From:	Gallagher, Carol
Sent:	Tuesday, March 01, 2011 8:17 AM
То:	Rulemaking Comments
Subject:	Comment letter on PRM-70-9
Attachments:	NRC-2010-0372-DRAFT-0018.pdf

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Attached for docketing is a comment letter from Mary Olson on the above noted PRM (75 FR 80730) that I received via the regulations.gov website on 2/28/11.

Thanks, Carol Received: from HQCLSTR01.nrc.gov ([148.184.44.76]) by TWMS01.nrc.gov ([148.184.200.145]) with mapi; Tue, 1 Mar 2011 08:16:40 -0500 Content-Type: application/ms-tnef; name="winmail.dat" Content-Transfer-Encoding: binary From: "Gallagher, Carol" <Carol.Gallagher@nrc.gov> To: Rulemaking Comments <Rulemaking.Comments@nrc.gov> Date: Tue, 1 Mar 2011 08:16:41 -0500 Subject: Comment letter on PRM-70-9 Thread-Topic: Comment letter on PRM-70-9 Thread-Index: AcvYEudzQEBaJ+dVQIGBs+TMwoRSog== Message-ID: <6F9E3C9DCAB9E448AAA49B8772A448C572FEAB823B@HQCLSTR01.nrc.gov> Accept-Language: en-US Content-Language: en-US X-MS-Has-Attach: yes X-MS-Exchange-Organization-SCL: -1 X-MS-TNEF-Correlator: <6F9E3C9DCAB9E448AAA49B8772A448C572FEAB823B@HQCLSTR01.nrc.gov>

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