# **PUBLIC SUBMISSION**

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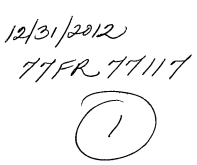
Proposed Revision of NUREG-0800

Comment On: NRC-2012-0314-0001

Access Authorization-Operational Program; Proposed Revisions

**Document:** NRC-2012-0314-DRAFT-0001

Comment on FR Doc # 2012-31419



## **Submitter Information**

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PULES AND DIRECTIVES
BRANCH

### **General Comment**

See attached file(s)

## **Attachments**

Duke Energy Comments - NUREG 800

SUNSI Review Complete Template = ADM - 013 E-RIDS= ADM -03

Add= A. Cubbage (92C) R. Subbaratnam (1X52) **Industry Comments – NUREG-0800** 

#### **Industry Comments –** NUREG-0800

Section/		
Page Reference	Comment	Suggested Wording/Revision
Performance Objectives 10 CFR 73.56 Guidelines: Item 11 Page 13.6.4 -10/11	The second and third sentences of this section states; "Licensees and applicants may not, under Section 149 of the Atomic Energy Act, obtain an FBI criminal history record for an individual who does not have or is not expected to have UA. In such cases, local criminal history information about the individual will be obtained from the State or local court system to satisfy this requirement."	Insert - " or access to Safeguards Information" to the end of the second sentence in this section.  Licensees and applicants may not, under Section 149 of the Atomic Energy Act, obtain an FBI criminal history record for an individual who does not have or is not expected to have UA or access to Safeguards Information.
	This requirement as stated in the Rule under 10 CFR 73.56(k) is a minimum. Given the potential that a background screener may or could need to reference information contained in NEI 03-01 Supplement 1 (which is designated as "Safeguards Information") the background screener must be fingerprinted to obtain an FBI criminal history record check as a condition for access to Safeguards Information as required by 10 CFR 73.22(b).	
Consider clarification in the Performance Objectives items for:	Item 5: Psychological assessments should not be needed "each time that an individual applies for UA or UAA" because they may be a reinstatement.  Item 6: Individuals should be trained to report BOP stuff to management or security, and not to the reviewing official. Should be worded similar to Item 7 wording.  Item 11: Should also include that criminal history is needed for SGI access.	