Doubt NRC would ever be brave enough to do an assessment of capture. Would GAO be brave enough to do an assessment of capture at NRC?

Below are comments that MIT nuclear engineering professor Dr. George Apostolakis provided in a 2002 newspaper interview after the Davis Besse event [1]. The comments illustrate the second constraint identified above, and the very significant problem the US industry has with what is termed "regulatory capture". At the time of the interview Apostolakis was the Chairman of the NRC ACRS - Apostolakis is currently one of the five NRC Commissioners:

The NRC historically has avoided work in the safety culture area, to the great frustration of people like Apostolakis, the agency's top safety adviser.

"For the last 20 to 25 years," Apostolakis said, "this agency has started research projects on organizational-managerial issues that were abruptly and rudely stopped because, if you do that, the argument goes, regulations follow. So we don't understand these issues because we never really studied them."

Regulatory capture is a major problem in many US industries - it affects the efficacy of many federal agencies that protect the safety of the public such as the NRC. Below is a Wikipedia description of the problem of regulatory capture[1]:

Regulatory capture occurs when a regulatory agency, created to act in the public interest, instead advances the commercial or special concerns of interest groups that dominate the industry or sector it is charged with regulating. Regulatory capture is a form of government failure, as it can act as an encouragement for firms to produce negative externalities. The agencies are called "captured agencies".

"Nuclear power is a textbook example of the problem of "regulatory capture" — in which an industry gains control of an agency meant to regulate it. Regulatory capture can be countered only by vigorous public scrutiny and Congressional oversight .."

"Then-candidate Barack Obama said in 2007 that the five-member NRC commission had become "captive of the industries that it regulates" and Joe Biden indicated he has absolutely no confidence in the agency."

http://en.wikipedia.org/wiki/Regulatory_capture

http://en.wikipedia.org/wiki/Nuclear_Regulatory_Commission

Criticisms[edit]

Some observers have criticized the Commission as an example of regulatory capture[22][23][24], and the NRC has been accused of having conflicting roles (as regulator and "salesman") and doing an inadequate job by the Union of Concerned Scientists.[22]

According to Byrne and Hoffman, since the 1980s the NRC has generally favored the interests of nuclear industry and has been unduly responsive to industry concerns. The NRC has often failed to pursue tough regulation. At the same time, it has sought to hamper or deny public access to the regulatory process and created new barriers to public participation.[26] According to Frank N. von Hippel, despite the 1979 Three Mile Island
accident in Pennsylvania, the NRC has often been too timid in ensuring that America's 104 commercial reactors are operated safely:

Nuclear power is a textbook example of the problem of "regulatory capture" — in which an industry gains control of an agency meant to regulate it. Regulatory capture can be countered only by vigorous public scrutiny and Congressional oversight, but in the 32 years since Three Mile Island, interest in nuclear regulation has declined precipitously.\[22]\n
There are many forms of regulatory failure, including regulations on the books which lie dormant by the common consent of regulators and industry:

A worker (George Galatis) at the Millstone nuclear power plant in Connecticut kept warning management that the spent fuel rods were being put too quickly into the spent storage pool and that the number of rods in the pool exceeded specifications. Management ignored him, so he went directly to the NRC, which eventually admitted that it knew of both of the forbidden practices, which happened at many plants, but chose to ignore them.

In 2007, Barack Obama, then running for president, said that the five-member Nuclear Regulatory Commission had become "captive of the industries that it regulates"\[24]\n
Development of Checklist for Self-Assessment of Regulatory Capture in Nuclear Safety Regulation

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1. Introduction

Regulatory body performs its mission on behalf of the general public. As for nuclear industries, the public delegates the authority to the regulatory body for monitoring the safety in nuclear facilities and for ensuring that it is maintained in the socially and globally acceptable level. However, when the situation that a regulatory body behaves in the interests of industries happens, not working primarily for protecting public health and safety on behalf of the public, it is charged that regulatory body acts as an encouragement for industries which produce negative externalities such as radiation risk or radiation hazards. In this case, the regulatory body is called as “Captured” or it is called that “Regulatory Capture” happened. Regulatory capture is important as it may cause regulatory failure, one form of government failure, which is very serious phenomenon; severe nuclear accident at Fukushima nuclear power plants recently occurred in March, 2011.

This paper aims to introduce the concept of regulatory capture into nuclear industry field through the literature survey, and suggest the sample checklist developed for self-assessment on the degree of regulatory capture within regulatory body.

2. Review of Regulatory Capture

The terminology of regulatory capture has been generally used in economics or public choice theory. The former explains that regulatory capture occurs when a state regulatory agency creates to act in the public interest instead advances the commercial interests it is charged with regulating [1]. Regulatory capture is a form of government failure, as it can act as an encouragement for large firms to produce negative externalities in the nation. In this case, the agencies are called Captured Agencies [1]. In the latter, it is described that regulatory capture occurs because groups or individuals with a high-stakes interest in the outcome of policy or regulatory decisions can be expected to focus their resources and energies in attempting to gain the policy outcomes they prefer [1] in the regulatory process.

The term of regulatory capture is used to explain how political decision-making results in outcomes that conflict with the preferences of the general public and can be understood in relation with the principal agent problem as well. The stakeholders are the principal and the management is agent. When one stakeholder or public, the principal, hires an agent, the regulator, to perform tasks on his behalf, but cannot ensure that the regulator performs them in exactly the way the public would like [2].

The problem of regulatory capture is that industries gain control of a regulatory agency which regulates them. Some stakeholders may focus their resources to gain what they want or to exercise the capturing influence for a particular policy outcome from the regulator. Therefore, regulatory body should be protected from outside influences as much as possible because a captured regulatory body is worse than it does not exist at all.

3. Regulatory Capture in Nuclear Safety Regulation

The primary mission of the regulatory body in nuclear field is to ensure adequate protection of the public health and the environment against radiation hazards that may accompany the peaceful use of nuclear energy. In the nuclear field, the principal is the public and the agent is the regulatory body. The problem is that the regulator can be confused in conducting the mission of regulating properly the utility which would like to capture the regulatory body.

If the regulator becomes captured, it can make a decision for the industry, behave on behalf of the utility as whole, or even place a priority on promoting nuclear industry over ensuring nuclear safety. For example, in case that the government sets the goal of exporting nuclear power plants, many organizations such as power generation company, engineering company, R&D institutes and universities share the goal of promoting the nuclear export industries, and even the regulatory body may, under the government, participate in the export drive. The similar example can be seen in the environmental regulation relating to the abatement of carbon dioxide emission to prevent the global warming. The government may hesitate to set the target the nation should reduce the emission amounts, because the strict and aggressive target of carbon dioxide abatement may let the industries shrunk. It leads the government to a dilemma between developing the nation-wide industries and protecting the environment.

To prevent the wrong decision in nuclear regulation, the IAEA Safety Fundamentals provides a coherent set of principles that constitutes the basis of establishing safety requirements. One of the principles is the independence of regulatory body. The principle stipulates that the government in cooperation with legislative bodies should establish an effectively independent regulatory body [3]. It is important that the
regulatory body should make a decision independently to carry out its primary mission; however, the capture of the regulatory body may occur without the awareness of the regulatory body being captured by interests of the utilities. This paper suggests that the staff members of regulatory body check the degree of the regulatory capture by themselves. The checklist shown in this paper is under development and still needs improvements, however, it is useful to understand the concept of regulatory capture and become cautious not to be captured unconsciously, before capture is widely spread.

4. Checklist for Self-Assessment

According to the literature on regulatory capture, it is caused by four characteristics as follows [4];
- Regulatory body is highly dependent on the information from the regulated companies;
- Regulatory body has a symbiotic relationship with the regulated companies to resolve the problem of deficiency of manpower;
- Regulatory body, if possible, would avoid conflicts with the regulated companies;
- Regulatory body chooses policy alternatives by the external intervention or influence, not merely by the rationale.

Table 1: Checklist for Self-Assessment of Regulatory Capture

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In the checklist as shown in Table 1, three or four attributes by each characteristic are questioned according to 5 points scale and at the same time the respondent can know where he/she is between the desirable policy decision and minimum requirement to prevent himself/herself from being captured. More studies and discussions are needed on ‘how much desirable is desirable’ when the regulators make a decision. However, this chart may show the framework to understand what the regulatory capture is, and the signs being captured by interests of the regulated companies are as well. In Fig.1, red dots are the responses of regulatory personnel, the upper point is the arbitrary policy goal considered as a desirable decision and the lower point is the limit or minimum requirement that the regulator is above. When the response goes to high points, it can be interpreted that the regulator is likely to be captured. However, it is not easy to say with confidence that how seriously the respondent is captured or the respondent marked on the high points is always far from being captured.

![Fig. 1: Charts of Responses](image)

5. Conclusions

Regulatory capture happens when a regulatory body acts in the interests of industries or it makes a decision for them. To prevent regulatory capture, this paper introduced the concept of the regulatory capture and shows the sample self-checklist for assessment developed.

Using this checklist for self-assessment of regulatory capture, regulatory personnel may identify the weakness of regulatory body in terms of regulatory capture which may cause regulatory failure resulting in disastrous accident in nuclear facilities and find some ways for anti-capture policy measures.

REFERENCES