## **Official Transcript of Proceedings**

## NUCLEAR REGULATORY COMMISSION

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1	UNITED STATES OF AMERICA
2	NUCLEAR REGULATORY COMMISSION
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4	ADVISORY COMMITTEE ON REACTOR SAFEGUARDS
5	(ACRS)
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7	RELIABILITY AND PRA SUBCOMMITTEE
8	+ + + + +
9	FRIDAY, FEBRUARY 20, 2015
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11	ROCKVILLE, MARYLAND
12	+ + + + +
13	The Subcommittee met at the Nuclear
14	Regulatory Commission, Two White Flint North, Room
15	T2B1, 11545 Rockville Pike, at 8:30 a.m., John W.
16	Stetkar, Chairman, presiding.
17	COMMITTEE MEMBERS:
18	JOHN W. STETKAR, Subcommittee Chairman
19	RONALD G. BALLINGER, Member
20	DENNIS C. BLEY, Member
21	CHARLES H. BROWN, JR. Member
22	JOY REMPE, Member
23	MICHAEL T. RYAN, Member
24	STEPHEN P. SCHULTZ, Member
25	GORDON R. SKILLMAN, Member
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1	DESIGNATED FEDERAL OFFICIAL:	
2	MICHAEL SNODDERLY	
3		
4	ALSO PRESENT:	
5	EDWIN M. HACKETT, Executive Director, ACRS	
6	MICHEL CALL, NMSS	
7	MARY T. DROUIN, RES	
8	RICHARD DUDLEY, NRR	
9	JOSEPH G. GIITTER, NRR	
10	DONALD G. HARRISON, NRO*	
11	MARK D. LOMBARD, NMSS	
12	ED LYMAN, UCS*	
13	JOSEPH RIVERS, NSIR	
14	MICHAEL TSCHILTZ, NEI	
15		
16	*Present via telephone	
17		
18		
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1	PROCEEDINGS
2	8:33 a.m.
3	CHAIRMAN STETKAR: The meeting will now
4	come to order. This is a meeting of the Advisory
5	Committee on the Reactor Safeguards Subcommittee on
6	Reliability and Probabilistic Risk Assessment. I'm
7	John Check John Stetkar, Chairman of the
8	Subcommittee.
9	(Laughter)
10	CHAIRMAN STETKAR: It's cold and the mouth
11	doesn't work well under optimum circumstances.
12	Members in attendance today are Steve Schultz, Dick
13	Skillman, Dennis Bley, Mike Ryan, Ron Ballinger and Joy
14	Rempe. And I've been told we will be joined by Charlie
15	Brown.
16	The purpose of today's meeting is to
17	continue discussions on the status of the staff's plans
18	for responding to direction from Chairman Jaczko to
19	review NUREG-2150, a proposed Risk Management
20	Regulatory Framework. And provide a paper that would
21	identify options and make recommendations, including
22	the development of a Commission Policy Statement.
23	The meetings are open to the public. This
24	meeting is being conducted in accordance with the
25	provisions of the Federal Advisory Committee Act.
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1	Rules for the conduct of and participation in the
2	meeting have been published in the Federal Register as
3	part of the notice for this meeting.
4	The Subcommittee intends to gather
5	information, analyze relevant issues and facts and
6	formulate proposed positions and actions as
7	appropriate for deliberation by the full Committee.
8	Mr. Michael Snodderly is the designated Federal
9	Official for this meeting.
10	A transcript of the meeting is being kept
11	and will be made available as stated in the Federal
12	Register notice. Therefore, it is requested that all
13	speakers first identify themselves and speak with
14	sufficient clarity and volume so that they can be
15	readily heard. And I'll remind all of you to please
16	silence all of your little beeping devices.
17	We have received a request to make oral
18	statements from Michael Tschiltz of the Nuclear Energy
19	Institute and Ed Lyman of the Union of Concerned
20	Scientists. I understand that there may be
21	individuals on the bridge line today who are listening
22	in on the proceedings.
23	The bridge line will be closed and placed
24	on mute so that those individuals may be listen in
25	may listen in. At the appropriate time later in the
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1	meeting, we'll have an opportunity for public comments
2	from the bridge line and from members of the public in
3	attendance. And also, we'll open the bridge line
4	periodically.
5	I understand that there are members of the
б	NRC staff also on a separate line that we'll make sure
7	that we open that to have comments from you. Also, if
8	any of the presenters want help from any of the staff,
9	just let me know and we'll get that line open.
10	We'll now proceed with the meeting and I'll
11	call upon Joe Giitter of the Office of Nuclear
12	Regulation Reactor Regulation, to open the
13	presentation. Joe?
14	MR. GIITTER: Thank you John. I
15	appreciate the opportunity for the staff to come here
16	and discuss their efforts in evaluating a possible Risk
17	Management Regulatory Framework.
18	Since the NRC Commission issued PRA Policy
19	Statement nearly 20 years ago, the staff has been slowly
20	moving towards a more risk-informed approach to
21	decision making. In the oversight area we rely on the
22	significance determination process to determine the
23	appropriate level of inspection.
24	In the licensing area we have made strides
25	in risk-informing fire protection requirements and in
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improving change to allow outage times and surveillance frequencies. However, many of our regulations are still based on deterministic criteria that do not consider risk insights.

One of the main recommendations of the National Academy's report on the Fukushima accident is that the NRC should incorporate modern risk concepts into the regulations. And that the NRC and industry should strengthen their capabilities for identifying, evaluating and managing risks from beyond the found basis of that.

There may be no better time for the Agency to move toward an approach that would allow us to consistently consider risk in our decisions. We last discussed the Risk Management Regulatory Framework in the Subcommittee on October 17, 2014. At that meeting we described a two-phase effort focusing first on power reactors.

19 Then after obtaining Commission feedback 20 on RMRF Options for power reactors, we planned to 21 evaluate the merits of an Agency wide RMRF Policy 22 Statement. And my understanding is that the 23 concerned that addressing power Subcommittee was reactors first, might ultimately limit or constrain 24 25 potential options for an Agency wide Policy Statement

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8 1 addressing all NRC regulated program areas. Since last October, we've had a number of 2 senior management meetings on this topic and are now 3 pursuing a slightly different approach. We still plan 4 5 to propose several RMRF power reaction implementation options to the Commission in the initial RMRF SECY 6 But we've also decided to ask for a Commission 7 paper. 8 decision on whether should also pursue we an 9 overarching Agency wide Risk Management Policy 10 Statement. And you'll hear more about that from the 11 staff today. 12 So, today we plan to present a brief overview of what an Agency wide Risk Management Policy 13 Statement might contain. And an update on our power 14 15 reactor implementation options. And then finally a 16 summary of our plans to move forward. 17 And also, because we're now considering an 18 Agency wide Policy Statement, we're also providing 19 presentations on the status of risk-informing the program areas of security, spent dry fuel storage and 20 21 other areas within our regulatory purview. 22 With that I'm going to ask Dick to go ahead 23 and start the staff's presentation. 24 MR. DUDLEY: Thank you Joe. Starting 25 with slide two. What I'm going to talk about is just

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the background and the current approach. First I'll describe a little bit of what we're thinking on the Agency wide policy statement. Then I'll discuss the implementation options for Risk Management Regulatory Framework for Power Reactors that we're currently considering. And Then I'll briefly touch on our plans to move forward.

After I speak, Joe Rivers will talk about the status of risk-informed activities regarding common defense and security. Following him Michel Call will talk about the status of risk-informed activities regarding dry spent fuel -- spent fuel dry storage. And also Michel Call will speak about the status of risk-informed activities regarding nuclear materials licensing.

Michael is sitting in for Dennis Damon who was on official travel. So detailed questions might not be -- if you have a detailed question and we can't answer it, we'll take it down and we'll get the answer back to Mike Snodderly to distribute to the Subcommittee.

22 On slide three, as Chairman Stetkar said, 23 the Chairman's Tasking Memo of June 2012 directed the 24 staff to review NUREG-2150 and provide a paper to the 25 Commission that would identify options and make

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recommendations, including the potential development of a Commission Policy Statement.

Furthermore, the Commission's May 2004 SRM on Near Term Task Force Recommendation One, directed the staff to reevaluate our proposed Improvement Activities -- Improvement Activity One to establish a new design basis extension category of regulations. And Improvement Activity Two to define and establish criteria for adequacy of defense-in-depth to reevaluate those Improvement Activities within the context of the Commission's direction on a long term risk management regulatory framework.

13 The Commission's SRM also closed Near Term 14 Task Force Recommendation One and it increased the 15 scope of the RMRF SECY paper by adding a requirement 16 that we describe the relationships between the ongoing 17 risk-informed activities. As a result in the change 18 of scope, the staff requested an extension of the due 19 date for the RMRF SECY paper until December 2015.

And as Joe said, since we talked to you last in October, management has reevaluated our approach to evaluating an Agency wide risk management regulatory framework. And now we're currently considering three power reactor specific implementation options for a risk management regulatory framework. But we will

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1	also in parallel with that, this paper will ask the
2	Commission to consider an overarching Agency wide risk
3	management policy statement.
4	The next few slides are sort of an overview
5	of what this policy statement might look like.
6	MEMBER BLEY: Dick, excuse me. Wasn't
7	that part of your original charter?
8	MR. DUDLEY: To?
9	MEMBER BLEY: The Agency wide aspect of
10	this.
11	MR. DUDLEY: I mean, that was that was
12	the Chairman's Tasking Memo.
13	MEMBER BLEY: Yes.
14	MR. DUDLEY: Said to make recommendations
15	regarding an Agency wide policy statement. That's
16	correct. Or to consider that.
17	MEMBER BLEY: Okay. But now you're going
18	back to the Commission to say there's a way we could
19	do that or something?
20	MR. DUDLEY: Yes.
21	MEMBER BLEY: Okay.
22	MR. DUDLEY: And so what I'm going to
23	describe in the next few slides are just of it's sort
24	of a bulletized summary of what this might look like.
25	We didn't want to spend too many resources developing
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	12
1	a detailed policy statement and find out that the
2	Commission didn't want us to spend all the resources
3	to do that.
4	So, we're sort of walking a fine line
5	between trying to get enough detail to describe to the
6	Commission what such a policy statement might look like
7	to allow them to make an informed decision. But yet
8	not use up all expend a lot of resources on something
9	and have them say well no, that's really not what
10	we didn't want you to do that. So, that's the balance
11	we're trying to strike in evaluating the policy
12	statement.
13	So, what we have is we believe that this
14	policy statement of course would be applicable to all
15	NRC regulated program areas, applying both to
16	radiological safety and to security. We believe that
17	a risk management approach would be used to ensure
18	adequate protection of public health and safety and to
19	promote the common defense and security for all Nuclear
20	Regulatory activities.
21	In a risk management approach, safety and
22	security are ensured by understanding the risks and the
23	hazards associated with NRC regulated activities. And
24	using that information to make regulatory decisions.
25	Onto slide five.
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	13
1	The risk management approach would use a
2	structured process to identify issues, develop and
3	analyze options and make decisions and monitor the
4	effectiveness of Regulatory programs to and make
5	appro go back and make improvements to them if we
6	found that to be necessary. It would ensure
7	appropriate Regulatory controls and oversight are in
8	place that recognize the variety of risks associated
9	with the different uses of radioactive materials.
10	And it would employ risk-informed decision
11	making in which risk insights of both qualitative risk
12	insights and quantitative risk insights would be
13	considered together with other non-risk factors
14	commiserate with their importance to public health and
15	safety and common defense and security.
16	MEMBER SKILLMAN: Dick, may I ask you to
17	go back to slide four please.
18	MR. DUDLEY: Yes.
19	MEMBER SKILLMAN: In your second bullet,
20	you've identified safety independently from security.
21	Isn't security a subset of safety?
22	MR. DUDLEY: There is a safety/security
23	interface where actions that you take to ensure
24	security of a facility from external attacks or that
25	sort of thing, there is a relationship between the two.
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	14
1	Ultimately, a security event, the consequences would
2	perhaps be radiological. Joe, do you want to
3	MEMBER SKILLMAN: I'm well aware of that.
4	What I'm trying to do is get clear in my mind what I
5	think is a distinction that you're drawing here between
6	safety, in terms of nuclear safety, SSCs, CDF, LERF,
7	that type of thing. Contrasted against force on force,
8	bad guys, terroristic threat to the facility or to fuel
9	facilities. Is that the distinction you're making
10	here?
11	MR. DUDLEY: It would well, we would
12	this policy would apply to both.
13	MEMBER SKILLMAN: But are you trying to
14	have two policies or one policy?
15	MR. GIITTER: Dick, maybe I can take a stab
16	at that. You know, the Agency's traditionally talked
17	about safety and security separately. But of course
18	we understand that security can be a subset of safety
19	especially when you're looking to design basis threats.
20	For some facilities, Cat 1 facilities for
21	example, for reactors it's radiological sabotage. But
22	for Cat 1 facilities, you're concerned about theft and
23	diversion of special nuclear material.
24	So, we do understand the nexus, the point
25	you're raising. But traditionally, the Agency has
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1	discussed security, although it can be a subset of
2	safety as you indicated, as something separate and
3	distinct from security safety and security is two
4	separate and distinct things. Although we understand
5	the interrelationship.
6	MEMBER BLEY: Mr. Giitter though, it is
7	traditional, I agree with you. But on at least three
8	occasions over the last six, seven years, the
9	Commission has issued SRMs urging the staff to
10	integrate their concerns with safety and security.
11	MR. GIITTER: Yes, we agree.
12	MEMBER BLEY: Okay.
13	MEMBER SKILLMAN: Joe thank you.
14	Understand. Dick, thank you.
15	MR. DUDLEY: Okay. On slide six now,
16	under an Agency wide policy statement, the technical
17	analysis supporting the risk management approach
18	should be based on sound data, information and
19	methodologies, including the consideration of
20	uncertainties. It should use techniques or
21	combinations of techniques that are appropriate for the
22	hazards and the complexity of the issue.
23	It should be as realistic as practicable
24	considering the specific application. And it should
25	promote and utilize advances in science and technology
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	16
1	as practicable.
2	MEMBER SKILLMAN: Dick, back to six
3	please. Items one and two, at least in my view, have
4	the attribute of metrics. You can measure them. You
5	can figure out what you're talking about. You can put
6	numbers, percentages, some form of measurable scale for
7	one and two. Both three and four have the word
8	practicable.
9	And what I see as practicable and what you
10	see and what the other members of the public might see
11	as practicable, might be vastly different. What can
12	be done to make sure that there's a metrification there
13	so that the measurement standard is understood and is
14	defendable?
15	MR. DUDLEY: I think you've hit on the
16	challenge. An Agency wide policy statement, we have
17	certain programs where we have quantitative tools and
18	safety goals. And we have other programs which rely
19	more on qualitative risk assessments. I can't really
20	tell you how we're going to bring them or even if we
21	can bring them all into a quantitative arena.
22	I don't believe that is likely possible.
23	But what you hit on I think, is the major challenge of
24	an Agency wide policy statement.
25	MEMBER SKILLMAN: Are we pumping against
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	17
1	the tide? Is this a go nowhere riddle that we're going
2	to be involved in?
3	MR. DUDLEY: No, I don't think so. I mean
4	we can certainly address activities in a quantitative
5	fashion if that's appropriate. In a qualitative
6	fashion if quantitative tools are not yet available.
7	MEMBER SKILLMAN: Okay. Thank you.
8	MS. DROUIN: This is Mary Drouin.
9	Another way to look at that third bullet and
10	interpreting the work practical, is that not every
11	analysis that we do needs to be completely realistic.
12	You know, there will be some analysis because of how
13	you're applying it, you don't need to be as realistic.
14	So this is you know, be as realistic as it's
15	commiserate with the application or the decision that
16	you're trying to support.
17	MEMBER BLEY: That makes sense to me Mary.
18	And if I look up the work practicable, it just means
19	is it possible to do it, right. What you're saying is,
20	does it make sense? Which is a different concept. And
21	if that's where you folks are headed, maybe you ought
22	to polish up the language a little.
23	MR. DUDLEY: I haven't looked up
24	practicable in the dictionary. I need to do that and
25	maybe we want a different word.
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18 1 MS. DROUIN: Yes. And recognize that you 2 know, all these bullets that Dick has put up there, we 3 will envision that over time you know, as we have more 4 dialog, among the staff, as we go out for public review 5 and comment. You know, these words are going to be 6 massaged and worked through. This is not the end 7 product that you're seeing here. 8 MEMBER RYAN: One thing that might be 9 helpful, and I'm sure others will have, you know enjoy 10 seeing a glossary that takes all these terms, practicable, practical, you know, any one of two or more 11 12 dozen words you want to define to help give people at 13 least some idea of what your intention for the meeting is and the document. I think that would be a useful 14 15 addition. 16 MR. DUDLEY: Again, I want to emphasize, 17 this is our very first draft. 18 MEMBER RYAN: Sure. 19 MR. DUDLEY: It's very early on. There 20 will be multiple levels of management review. Clearly 21 if the Commission supports such an approach, just what 22 you said, we'll have to dissect these words very 23 carefully. We'll have to have them clearly defined. 24 But at this point, we're just not there. 25 We're trying to give the Commission enough of an idea

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	19
1	of what this policy might look like so that they can
2	make an informed decision as to whether or not they want
3	the staff to pursue it. But yet, not use too many
4	resources to develop a policy statement that perhaps
5	the Commission chooses not to have us do.
6	MEMBER RYAN: Well, that's a fair way to
7	look at it. Yes. And to proceed.
8	MR. DUDLEY: Right.
9	MEMBER RYAN: Thank you.
10	MR. DUDLEY: Great.
11	MS. DROUIN: This is Mary Drouin again.
12	Your point is very well taken. And the working group
13	has started a glossary you know, on this. So, we have
14	anticipated that and there's already some terms that
15	we have defined and we are actually starting a glossary.
16	MEMBER RYAN: Okay, great.
17	MS. DROUIN: And I think Dick has that as
18	a backup slide.
19	MR. DUDLEY: Yes, we have defined a number
20	of terms.
21	MEMBER RYAN: Excellent.
22	MR. DUDLEY: And practicable or perhaps
23	some other adjective would be added to that if that's
24	not the right word.
25	On slide
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1	MEMBER SCHULTZ: Dick, before we go
2	forward.
3	MR. DUDLEY: Yes?
4	MEMBER SCHULTZ: In the last in these
5	three slide where you've talked about the statement and
6	then the approach and technical analysis, in order to
7	get to the point where this is being utilized beyond
8	the evaluation and then getting into decision making,
9	are we also promoting an approach that would be
10	evaluating comparative risks associated with the
11	technology and the decisions and so forth? In order
12	to make good decisions related to this technology, the
13	nuclear technology versus other technology?
14	MR. DUDLEY: You mean comparing nuclear to
15	this?
16	MEMBER SCHULTZ: Well, establishing the
17	metrics that would allow decision making to happen. We
18	haven't talked about that. It's not talked about here,
19	establishing the goals and objectives.
20	MR. DUDLEY: That's correct. That will
21	be easier to do for some programs then for others. And
22	again, that was Member Skillman's point I think. We
23	clearly have quantitative tools and safety goals for
24	certain regulated areas. We have qualitative tools
25	and goals in other regulated areas.
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1	I am not sure if all regulated areas will
2	ever make it to qualitative tools and acceptable levels
3	of risk.
4	MEMBER SCHULTZ: You mean quantitative?
5	MR. DUDLEY: Quantitative, um-hum.
6	MEMBER SCHULTZ: Quantitative then.
7	MR. DUDLEY: Quantitative, I apologize,
8	yes. I'm not sure that those who have qualitative
9	tools and measures will make it into quantitative. So
10	I can't necessarily perhaps your question was can
11	you compare risk from one regulated area to another
12	regulated area using the same scale? Was that where
13	you were coming from?
14	MEMBER SCHULTZ: Well, I'm focusing on the
15	attribute of decision making. And you can do
16	comparative evaluations and analysis. But all of this
17	appears to be in internal focus associated with what
18	is being done within this Agency. And I'm also looking
19	for an understanding of what is done outside the Agency
20	in terms of the same types of decision making. I'm not
21	seeing it here.
22	MR. DUDLEY: I mean, if one if you're
23	postulating tools that would allow one to compare the
24	risk to the public from electrical power generated by
25	nuclear versus risk to the public of electrical power
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1	generated by burning coal, we're not going to be doing
2	that. I personally think that would be very
3	interesting. I have seen some studies on that.
4	But, that's not I think within I don't
5	have an OGC representative here. But I don't know that
6	that's within our charter.
7	MR. GIITTER: Yes Dick, just let me try to
8	clarify a little bit. For the harm part of Agency wide
9	policy statement, that was not envisioned. We do that
10	as you know of course, to a certain extent with the
11	safety poll policy. But whether we would do that would
12	certainly would be a Commission decision, a policy
13	decision.
14	But it's currently not something that's
15	envisioned for RMRF at this point.
16	MEMBER SCHULTZ: Thank you.
17	MR. DUDLEY: That concludes the very
18	the preliminary work that we've done regarding an
19	Agency wide policy statement. We the management
20	decision to pursue that was made in January.
21	So we haven't been looking at this very
22	long. So it is
23	MEMBER BLEY: Just last month? January?
24	MR. DUDLEY: Yes. That's correct. So
25	and it is very preliminary.
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	23
1	CHAIRMAN STETKAR: You have circulated a
2	draft policy statement back last year, didn't you? For
3	comments? Or did the I guess I never no, it was
4	released.
5	MR. DUDLEY: There was one published, a
6	risk management. Yes, that's correct.
7	CHAIRMAN STETKAR: Did you get public
8	feedback on that?
9	MR. DUDLEY: Yes, we did.
10	CHAIRMAN STETKAR: Okay.
11	UNKNOWN: And?
12	MR. DUDLEY: I answered the question.
13	CHAIRMAN STETKAR: And I didn't follow up
14	and silence is interpreted as move on quickly.
15	(Laughter)
16	MR. DUDLEY: No, seriously I I'm
17	assuming we I think this Committee, this
18	Subcommittee was very pleased with the work.
19	CHAIRMAN STETKAR: Yes. We were briefed
20	on it in that October meeting.
21	MR. DUDLEY: Right. So yes, this
22	Committee was pleased with that. There were other
23	members of the public that perhaps were not so
24	supportive. But so feedback was mixed. But yet as
25	you say, this Subcommittee was very positive with
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1	respect to that policy statement.
2	CHAIRMAN STETKAR: Okay. Thank you.
3	MR. DUDLEY: Okay. The slide seven
4	starts the three power reactor risk management
5	regulatory framework implementation options that we
6	are currently considering. Option One is to maintain
7	our existing current regulatory framework.
8	Option Two would be to institute a
9	voluntary, alternative, risk-informed licensing
10	basis. And Option Three would be a plant specific risk
11	management regulatory framework, essentially the
12	framework recommended in NUREG-2150 for power
13	reactors.
14	These three Options were also described to
15	you essentially in the same form when we came here in
16	October. But when we were here in October, we had a
17	fourth option that we have dropped. The option that
18	we had, that we dropped, was to continue to risk-inform
19	our regulations on a generic basis.
20	That activity includes things like
21	finishing up 5046(a), the risk-informed ECCS rule.
22	Maybe looking at the coupling LOOP from LOCA. And
23	under that Option we were going to more aggressively
24	and more thoroughly go through our regulations and see
25	if there are others that could be risk-informed on a
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1	generic basis.
2	I don't know that that would have been
3	successful. Ultimately management decided we would
4	drop that Option to simplify the paper.
5	CHAIRMAN STETKAR: In a sense, one could
6	argue that's part of Option One anyway, right?
7	MR. DUDLEY: You could argue that under
8	Option One, we've gone about as far as we can go.
9	CHAIRMAN STETKAR: Okay.
10	MR. DUDLEY: And I think that probably is.
11	At least that's my view. By the time we complete
12	5046(a), and then perhaps look again at LOOP
13	separating LOOP from LOCA.
14	Any other questions?
15	(No response)
16	MR. DUDLEY: Okay. So those are the three
17	Options. Our description of these three Options
18	should essentially be similar to the description that
19	we gave you back in October.
20	Under maintain the current regulatory
21	framework, we would not revise our framework. We
22	believe and even NUREG-2150 states, in Chapter 4,
23	Option A, that the current power reactor regulatory
24	framework meets the criteria for a risk management
25	regulatory framework.
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We have the Commission Safety Goal Policy 2 statement which sets forth a risk management objective. Our current regulations implement sufficient protection, defense-in-depth and safety margins that they would provide, that would correspond to meeting the 2150 risk management goal. NRR has a licensing instruction, LIC-504, which has a risk-informed decision making process in

it very similar to the one recommended in NUREG-2150. And in addition, the NRC has numerous monitoring and feedback mechanisms that we use to gauge the efficacy of our regulatory decisions and to identify new information that should be considered within the regulatory framework.

believe when I met with this 15 And I 16 Subcommittee once before to talk about Near Term Task 17 Force Recommendation 1, we had a little over an hour 18 presentation where we talked to you about our existing 19 programs that do this. The Operating Experience 20 Program, the Generic Issues Programs, the Agency Action 21 Review Meeting. So, we have discussed these programs 22 with this Committee before.

23 And finally, we like to always emphasize 24 that maintaining our current regulatory framework is 25 not a do nothing option. Under our current framework,

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1	we have complete freedom to make safety improvements
2	based on risk insights or whatever considerations we
3	would choose whenever it's deemed necessary. And we
4	can make changes using our existing regulatory
5	processes.
б	CHAIRMAN STETKAR: But I think that just
7	for the record that does tend to be more of an ad hoc
8	process, issue specific, rather then a comprehensive
9	integrated Agency wide approach.
10	MR. DUDLEY: It is
11	CHAIRMAN STETKAR: Even within the narrow
12	focus that you've emphasized here, even within the
13	power reactors area.
14	MR. DUDLEY: I would say that's correct.
15	CHAIRMAN STETKAR: Okay.
16	MR. DUDLEY: I would not disagree.
17	Power Reactor Option Two. Under Option
18	Two, the Voluntary Alternative Risk-Informed Licensing
19	Basis, we would maintain our existing generic
20	regulatory structure as it is, but we'd issue a rule
21	allowing licensees who volunteer or choose to upgrade
22	their PRAs. They could apply for approval of a
23	licensing basis that would support a performance based,
24	risk-informed alternative to certain deterministic
25	regulations that their PRA would show might have low
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1	safety benefit at their specific facilities.
2	So these licensees would be allowed to
3	select a plant specific set of design changes or
4	compliance issues, shown to be of low risk, from which
5	they could deviate from our current deterministic
6	requirements. Some of these would require NRC
7	approval. Some of this might allow in some cases
8	we might allow licensees to approve low risk changes
9	themselves without our approval, as long as they also
10	search for and mitigate all plant specific risk
11	vulnerabilities that would meet NRC specified
12	criteria.
13	So, if you want to take this approach and
14	do your PRA and try to reduce or eliminate some low risk,
15	significant requirements, you will have had to look for
16	risk outliers and other things that maybe have specific
17	risk at your facilities, even though they're in
18	compliance with the current regulations. You would
19	then have to under this alternative, mitigate that risk
20	before you could then take the benefit of making the
21	facility changes to change the existing deterministic
22	requirements that were not risk significant at your
23	facility.
24	MEMBER BROWN: Isn't this the first
25	the second measure bullet, I guess it that sounds
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1	like part of the prioritization type stuff where you
2	have I mean that's I'm just connect trying to
3	connect the dots with these. They sound very similar
4	where you can avoid safety benefit, you can then
5	prioritize and do some stuff on a lower level basis then
б	you did as a
7	MR. DUDLEY: They are. There is a
8	similarity.
9	MEMBER BROWN: Okay. I mean, is that
10	why is the prioritization separated out? I know we're
11	going to do that this afternoon, but
12	MR. DUDLEY: These activities are
13	related. Prioritization is the first step.
14	MR. GIITTER: Yes, let me try to address
15	that. What you're going to hear this afternoon is
16	focused primarily on at least initially, on
17	scheduling. So if licensing has a modification in
18	front of them, whether it's something they're required
19	to do or something that they are taking it upon
20	themselves to do because they think it's going to
21	improve their reliability at the plant, they will
22	it provides a methodology for them to make decisions
23	on what should come first. And what can be deferred
24	to later.
25	What we're talking about here, similar in
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1	concept because you're using risk insights to determine
2	what's more important, but fundamentally it's
3	different in that we're looking at actual changes to
4	the license and the licensing basis for the plant. So
5	it's a more permanent and substantial change then the
6	risk prioritization effort that you'll hear about this
7	afternoon.
8	MEMBER BROWN: Okay. Thanks.
9	MEMBER REMPE: If I compare Option Two and
10	Option Three, and I know you've not fleshed out all the
11	details, but in your mind, it would the same amount of
12	upgrades to the PRA be needed for Option Two and Option
13	Three?
14	MR. DUDLEY: Let's see, I'm I'm not
15	sure.
16	MR. GIITTER: That's yes, I can talk a
17	little bit about that We envision that there's going
18	to be upgrades to the PRA required for both Option Two
19	and Three. It may be a matter of degree.
20	For Option Two, certainly you're going to
21	have to upgrade your PRA to a level that is necessary
22	in order to make the right decisions. In other words,
23	if you're looking at what all of the hazards are for
24	the facility, you're going to need to have external
25	event models for example. You'd need to understand how
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1	they play in.
2	Now whether you actually have to do for
3	example, a flooding PRA or something like that, there
4	may be some flexibility in how you do that. You may
5	be able to because right now the state of the art doesn't
6	really support flooding PRA. You may be able to use
7	qualitative insights or some other methods similar to
8	what we did for the IPEEE to make those kind of
9	decisions.
10	But you are going to have to have
11	information necessary in order to make the right
12	decision. Whatever that decision might be.
13	MEMBER REMPE: Okay. Thank you.
14	MS. DROUIN: Let me just also add to that.
15	It's also going to be dependent on what your acceptance
16	criteria is. I mean in Option Two, you may keep your
17	acceptance criteria for example to reactors CDF and
18	LERF. Or maybe you know, just to release those. So
19	then you'd only require you know, a level two.
20	Now the level of detail in the scope that
21	goes with it would probably increase. But when you go
22	to Option Three, you know, if you're starting to talk
23	about using for example a frequency consequence curve,
24	then you're talking about having to do a level three
25	PRA. Versus just keeping your PRA the CDF and LERF.
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MEMBER SKILLMAN: Dick, let me make an observation and then ask a question. Option Two provides what I view as a very great benefit to licensees. But, I spent about ten years consulting. And most of my consulting was engineering effectiveness in relationship of engineering for the plant culture. Whether it's the work management program or operations.

And what I observed in those ten years is some plants that were very well run, there was a very strong relationship between the corrective action program, their work management program and just an honest to goodness understanding of Appendix B to 10 CFR 50. All 18 points, including record keeping and configuration control.

And unless a licensee is firmly set on a 15 16 configuration control program that ensures the plant's 17 configured the way it's supposed to be and its 18 documentation shows that configuration, unless the PRA 19 model reflects the current configuration, this can be 20 a red herring. Because they can be asking for change 21 under what they believe to be an appropriate PRA model 22 when the plant isn't reflective at all of that model. 23 So my question is, what is the discipline 24 that ensures that before an option like this is granted 25 to a licensee, they are really where they are supposed

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1	to be in configuration control, commitment to 10 CFR
2	50, Appendix B? They are really doing it?
3	MR. DUDLEY: Well, we have a very active
4	reactor oversight program and onsite inspectors. And
5	I think that's the tool that we would use. And that
б	we are using right now.
7	MEMBER SKILLMAN: Do you believe that's
8	effective?
9	MR. DUDLEY: I'm not an expert on the
10	oversight program. I can't speak to that. I assume
11	it's effective or we would be improving it. But I think
12	our existing oversight program is likely adequate for
13	that. If you would like us to get some additional
14	information or if you're at a future meeting, something
15	about that, we can put that together for your. But
16	MEMBER SKILLMAN: That is not really what
17	I'm driving towards. What I'm driving towards is the
18	notion that if Option Two were to become a viable option
19	that there needs to be part of that Option Two a
20	recognition of the importance of compliance with the
21	other regulations that ensure that the plant
22	configuration and the PRA model are in alignment.
23	MR. DUDLEY: So perhaps what you're
24	suggesting is, if the plant implemented Option Two, one
25	of the conditions of that might be a special inspection
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1	prior to that approval to make sure that their actual
2	configuration was consistent with the configuration
3	that was modeled in the PRA. Maybe that's something
4	we should consider.
5	MR. GIITTER: Well, yes, Dick let me just
б	I agree with your comment. And with any model or
7	PRA model, it's only as good as the understanding of
8	how the systems operate, your ability to model systems,
9	failure modes of course. So, that is critical.
10	And how that's done, it's a very good
11	point. I don't know that we would necessarily want to
12	do a detailed PRA inspection. I mean, that's certainly
13	a possibility we could look at. But there are it
14	is something that we would have to have a high degree
15	of assurance that the PRA model is represents the
16	plant condition.
17	And there are and then Mary can talk
18	about this more. You know, there are peer reviews that
19	are done of course anytime you upgrade your PRA. That
20	doesn't go into the level of detail that you're talking
21	about. But so this is a very good point and it's

about. But -- so this is a very good point and it's 22 something we'll take into consideration. 23 MEMBER SKILLMAN: Can I just -- let me make one more point. The real concern I have is that the 24

more clever your team is at the site -- the more clever

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1	the operating team and the engineering team is at the
2	site, the potential for gaming the system increases.
3	And it's that that I'm really both aware of and
4	concerned about.
5	I think it's great to give the licensees
6	freedom to use a PRA tool to reduce perhaps the burden
7	where the value of some of the issues that they are
8	protecting against is very low. I understand that
9	concept. But I also am aware of organizations that
10	have the potential to game the system.
11	And hence there needs to be at least in my
12	mind, the ability to make sure that the rigor and
13	discipline are there. So that a freedom is given on
14	Option Two, we are confident that the licensees are
15	where they're supposed to be. That's what I'm saying.
16	MR. DROUIN: One thing to note is that you
17	know, there is the PRA standard now. You know, we have
18	reviewed that standard and endorsed it in one point or
19	another. If the Commission decided to go forward with
20	Option Two, we would have to relook at that standard
21	you know, in the light of does it provide us enough that
22	we're going to have the right technical acceptability
23	in that PRA to support an Option Two.
24	Now one part of the standard is not just
25	the technical requirement for doing the PRA. A big
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1	piece of that standard is the configuration control of
2	that PRA. So the standard does get into requirements
3	you know, of how to you know, maintain the configuration
4	of the PRA such that it appropriately reflects you know,
5	the design and operation of the plant.
6	So we would have to we would go back and
7	look at those requirements and make sure that those are
8	strong enough, you know, to support this kind of
9	application.
10	MEMBER SKILLMAN: Thank you Mary, Joe,
11	Dick.
12	MEMBER SCHULTZ: So, again, that gets to
13	the PRA and the analysis portion of the discussion that
14	Dick was raising. And I think what you're saying Dick,
15	is that the other important parts of this are the
16	relationship of that particular analysis to the
17	configuration control, the maintenance, the plant
18	programs, including operations and training and all of
19	those elements that result at the analysis for the PRA
20	for that facility.
21	But also maintain it over the lifetime of
22	the plant, which is what we're asking the licensee to
23	do here.
24	MEMBER SKILLMAN: Yes, let me give you a
25	word picture that might even be more clear. I worked
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1	at a plant where the plant changed from their old
2	electrical load model, I think it was ohms to ETAP.
3	ETAP is the we're told and is a very, very complicated,
4	very detailed program. It's probably on a par with
5	BRA. ETAP is a very complicated program.
6	In this particular plant, ETAP, this
7	Electrical Transient Assessment Program, was being
8	maintained by a college coop three months of the year.
9	And it was the flagship program for protecting the load
10	configuration at this particular nuclear power plant.
11	And so the leadership of that plant had
12	determined that it was acceptable for a part time
13	college student to maintain the database. And that's
14	the program upon which ECCS loading, current flows,
15	breaker protection, breaker relay alignment was
16	established. And that was an alarming finding.
17	But it was so deep in the culture, one had
18	to really dig for it.
19	MS. DROUIN: I think you raise excellent
20	issues. And these are you know, some of the challenges
21	that are going to be faced. I'm not trying to harp on
22	this standard. It does require the licensee to develop
23	a PRA configuration control program. It doesn't get
24	into details.
25	But what that might translate to mean is
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1	that we as the NRC may need to come back and write a
2	perhaps a Regulatory Guide to give accept you know,
3	our acceptable staff position of what constitutes an
4	acceptable PRA configuration control program.
5	So these are all you know, questions that
6	you know, we're going to have to explore and answer.
7	MEMBER SKILLMAN: Okay. Thank you Mary.
8	Thank you Dick.
9	MR. DUDLEY: Back to slide nine. So,
10	licensees who would choose this alternative would have
11	to go out and look for risk outliers or plant specific
12	vulnerabilities. And meeting NRC specified criteria
13	and mitigate them even if they were in compliance with
14	our existing deterministic regulations.
15	And so things that those licensees find,
16	new information on the mitigation of these events or
17	sequences would have to be documented. And they would
18	become part of their FSAR in accordance with the
19	50.71(2) FSAR update requirements.
20	And we also, licensees taking this option
21	would have to implement mandatory, monitoring and
22	feedback as described in Reg Guide 1.174 to ensure that
23	the changes and risks which were deemed acceptable at
24	the time that they were made, to ensure that they remain
25	acceptable over the lifetime of the facility.
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1 Now monitoring and feedback would perhaps In other words if there 2 catch issues with maintenance. are maintenance inadequacies at the plant, licensees 3 would have to track the reliability of certain 4 5 equipment. And if the reliability of that equipment 6 was different then what was assumed in their PRA, they would have to go back and recalculate and make sure that 7 8 the change in risk was acceptable associated with this 9 change throughout the life of the plant. 10 And so, that might require them to increase 11 the reliability of certain equipment and change the 12 maintenance. Or make some other corresponding change 13 in the facility to reduce risk to an acceptable level. CHAIRMAN STETKAR: And I realize these are 14 basically pretty high level talking points at the 15 16 moment. But the -- when I look at Option Two and I think 17 about Option Two that and, which you have appropriately 18 highlighted in red there, meeting NRC specified 19 criteria, that to me sounds an awful lot like the --20 if you ever get to it, Option Three, the RMRF framework 21 that says well, below some area we feel the risk is 22 acceptable. 23 So therefore, that -- is that the notion of these NRC specified criteria? Or is this left up 24

to the NRC saying well, despite the fact that we know

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1	that large LOCAs aren't important to risk, we still
2	think you need to have certain criteria for large LOCAs?
3	MR. DUDLEY: Well, no, I mean
4	CHAIRMAN STETKAR: Because that so I'm
5	trying to understand what the notion of these NRC
6	specified criteria are. Are you setting the
7	acceptable risk thresholds?
8	MR. DUDLEY: Well I mean Joe, can you
9	give your example about the fire protection inspections
10	and the vulnerability that was uncovered under
11	NFPA-805?
12	MR GIITTER: Oh okay. Well, there's
13	CHAIRMAN STETKAR: I'm not talking about
14	the second point of identifying vulnerabilities. I'm
15	talking about the notion that the NRC is going to
16	specify some sort of threshold criteria.
17	MR. DUDLEY: We would have to it
18	actually probably would be two thresholds. We'd have
19	to figure out what's the threshold that you have to take
20	action? And then what is the then it might be a
21	different threshold that you have to reduce the risk
22	to.
23	So, that's an implementation detail that
24	we don't have at this point.
25	CHAIRMAN STETKAR: Right, but in the
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1	notion of if I look at 2150, that to me starts to sound
2	like the three kind of bands in 2150, isn't it?
3	MR. GIITTER: There are similarities to
4	2150.
5	CHAIRMAN STETKAR: Okay.
6	MR. GIITTER: The biggest difference
7	John, is that we're looking at Option Two as an option
8	in between the do nothing option and full
9	implementation of RMRF.
10	CHAIRMAN STETKAR: Sure. Sure.
11	MR. GIITTER: And so Option Two does
12	include an incentive if you will for licensees to move
13	towards a more risk-informed framework where I'm not
14	sure that Option Three does that as well. Especially
15	if it requires development of a level three PRA.
16	But there are similarities. And the point
17	there, without getting into a lot of detail, is if
18	licensees are going to identify deterministic
19	requirements of low risk significance, whatever it
20	might be, tornado, missiles, or you know, who knows.
21	Then they should also seek out and look for risk
22	outliers.
23	So we don't what we're saying is we
24	shouldn't allow licensees to it's an untoward. You
25	don't want them to just take advantage without looking
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1	holistically at okay, with the clearer picture of risks
2	that I now have, are there things that are treated in
3	a deterministic world in my that we might do
4	differently based on some risk insights.
5	CHAIRMAN STETKAR: I understand that
6	completely. And I'm obviously running the NFPA-805
7	stuff in the back of my head. And people who went
8	through that exercise indeed did find vulnerabilities
9	that their deterministic 10 CFR 50, Appendix B stuff,
10	nobody even thought about.
11	MR. GIITTER: Right.
12	CHAIRMAN STETKAR: What I'm curious about
13	though is, if I use that analogy, when you say that they
14	must mitigate all plant specific risk vulnerabilities,
15	meeting NRC specified criteria, do you have an example
16	of what that means in the context of NFPA-805? Because
17	NFPA-805 just looked at Reg Guide 1174.
18	MR. GIITTER: Right.
19	CHAIRMAN STETKAR: It said you know, if
20	you
21	MR. GIITTER: Right.
22	CHAIRMAN STETKAR: In that context, you
23	use that basically as your metric for determining
24	whether or not the change was acceptable to the state.
25	MR. GIITTER: And really, what we're
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1	envisioning here is something very similar to what we
2	did for NFPA-805.
3	CHAIRMAN STETKAR: Okay. Okay. That's
4	I was hoping that's what those words meant.
5	MR. GIITTER: Yes, I
6	CHAIRMAN STETKAR: And their capability.
7	MR. GIITTER: Right.
8	CHAIRMAN STETKAR: Okay. Because you got
9	into the 1174 in terms of the monitoring and feedback
10	and all of that part of the process. I was just kind
11	of hanging up on those criteria. Thanks.
12	MR. DUDLEY: On slide ten now. This is
13	still Option Two. And this is kind of what you wanted
14	to hear. The regulatory processes under Option Two for
15	self approval of certain plant specific changes would
16	be similar to NFPA-805 approval process.
17	Which I believe risk-informed changes are
18	allowed to license requirements without prior NRC
19	approval if the change in risk the increase in risk
20	where changing CDF is no more then minimal, less then
21	ten to the minus seven per year. And changes with risk
22	increases more then minimal would require NRC approval.
23	Plant licensees are expected to have an
24	upgraded, high quality PRAs to support this
25	risk-informed alternative licensing basis approach.
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1	We haven't defined exactly what that is. And we would
2	submit
3	CHAIRMAN STETKAR: Well, but you have in
4	the sense of Reg Guide or in the sense of NFPA-805. I
5	mean they're basically supposed to comply with Reg
б	Guide 1.200, which you know, endorses the ASME NS
7	standard.
8	So, there is precedent to for
9	understanding of what that upgraded, high quality PRA
10	means. In current regulatory space. I mean, this
11	isn't something that needs to be you might as Mary
12	said, you might want to elaborate on some particular
13	issues. But this isn't something that needs to be
14	crafted out of nothing.
15	MR. DUDLEY: Are there any more questions
16	on Power Reactor Option Two?
17	(No response)
18	MR. DUDLEY: Okay. Option Three is the
19	recommended compliant specific, risk management
20	regulatory framework implementation option from
21	NUREG-2150. Under Option Three we would require
22	operating licen all operating plants to have PRAs
23	and upgrade them periodically. And establish and
24	use them to establish a plant specific licensing base
25	basis, which would be based on their plant specific risk
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1	profiles and NRC specified risk management an NRC
2	specified risk management objective.
3	We would require licensees to use a
4	structured risk-informed decision making process. We
5	would require that both for licensees and for the NRC
6	under Option Three. And based on the plant specific
7	risk profile, licensees could implement the plant
8	specific licensing basis by determining how they want
9	to meet the risk objective.
10	Then they would have to ensure that the
11	necessary protections are in place to meet the risk
12	management goal. They'd have to establish the
13	risk-informed decision making process. And they'd
14	have to establish the monitoring and feedback process.
15	And there would also have to be a reporting process
16	associated with this plant specific approach.
17	Let me go to the next slide before the
18	questions start. Because I might answer some of them.
19	(Laughter)
20	MR. DUDLEY: So each plant's licensing
21	basis would consist of technical requirements that
22	would be based upon this plant specific attributes.
23	And applicant selected design specific elements. It
24	would include the rationales or the technical basis for
25	why the technical requirements adequately address risk
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1	and defense-in-depth in light of the plant specific
2	attributes and design elements.
3	And FSAR level description of the plant
4	specific attributes and the applicant selected design
5	elements would and the input assumptions for the
6	above rationales would also have to be maintained. And
7	the process for maintaining the validity of the
8	rationales, the technical basis through the lifetime
9	of the plant would also have to be included in this
10	plant's licensing basis.
11	So licensees would be required to use the
12	structured process with monitoring and feedback to
13	ensure that the plant specific licensing basis remained
14	consistent with the risk profile of the plant, which
15	could change over time.
16	MEMBER SKILLMAN: Dick, let me ask. Just
17	conceptually, how would this be implemented? There
18	are what about 67 sites, 104 plants, 100 plants? All
19	part 50 plants are designed to Appendix A. Part 50
20	plants are designed to Appendix A at 10 CFR 50.
21	Does the first bullet imply some form of
22	change to that?
23	MR. DUDLEY: This implementation approach
24	could result in I could think significant differences
25	between the design of one plant to another plant.
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1	Plants that were initially identical might end up with
2	designs that are significantly different.
3	CHAIRMAN STETKAR: Plants have designs
4	that are different. They might have different
5	licensing basis. But because of the differences in
6	those designs
7	MR. DUDLEY: Their licensing basis could
8	change and they that might include changes in the
9	design. In certain aspects of the design.
10	MEMBER SKILLMAN: I'm confused. I don't
11	understand those words. I understand what John said.
12	MR. GIITTER: Yes, let me try to clarify
13	it a little bit. Every plant now pretty much has a
14	unique licensing basis even though we you know.
15	MEMBER SKILLMAN: Right. Sure.
16	MR. GIITTER: So, it isn't as radical as
17	it may sound. But this approach would allow some sites
18	to have a more risk-informed licensing basis then other
19	sites. And so you would have some variability if you
20	take for example two standardized plants, which we
21	really don't have any in the United States, but
22	theoretically if we did, one could have a risk-informed
23	licensing basis, the other one might have a licensing
24	basis that's largely deterministic.
25	And so I and we have that today, okay.
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1	We have plants that have transitioned to NFPA-805 that
2	have made modifications to the plant. They've added
3	additional auxiliary feed water trains, non-safety
4	grade. And then you have plants that are
5	deterministic.
6	Well, so you might have a four-loop
7	Westinghouse plant with I'm getting into too much
8	detail here, but with two motor-drive aux feed pumps
9	and a turbine driven aux feed pump. And you might have
10	another plant that because of the vulnerability of fire
11	in a particular area of the plant, they might have an
12	additional non-safety grade aux feed water pump that
13	the other plant doesn't have.
14	So there will Dick's right, there will
15	be design differences. But you know, fundamentally
16	you're looking a different licensing basis for a
17	risk-informed plant versus a deterministic plant
18	because you determined based on risk insights that you
19	may need some additional systems or modifications that
20	you didn't have in the deterministic plant.
21	You may also determine that there are some
22	particular design features in the risk-informed plant
23	that aren't as necessary because they're not safety
24	significant.
25	MEMBER SKILLMAN: Okay, let me ask this.

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1	To what extent would Option Three require a rewrite of
2	the FSAR or rewrite of the Tech Specs?
3	MR. GIITTER: Well, we definitely require
4	a rewrite of the FSAR.
5	MEMBER SKILLMAN: Okay.
6	MR. GIITTER: The Tech Specs at a lot of
7	plants are going to be changed anyway because of
8	risk-informed Tech Specs.
9	MEMBER SKILLMAN: Okay, so let's talk
10	about rewrite of the FSAR. Isn't that a swamp that is
11	just that is just endless opportunity for error?
12	MR. GIITTER: Well, FSARs are rewritten
13	all the time based on
14	MEMBER SKILLMAN: In piecemeal based on
15	amendments that are
16	CHAIRMAN STETKAR: But isn't that a swamp
17	that the piecemeal cannot be tracked correctly so that
18	you get inconsistencies in your FSAR?
19	MEMBER SKILLMAN: If your configuration
20	control program is poor, yes. Exactly.
21	CHAIRMAN STETKAR: Okay but that's
22	that's the current situation.
23	MEMBER BLEY: I mean I agree with a lot of
24	your points Dick. But I also note as you did with your
25	ETAP plant, this isn't a problem with Option Three or
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1	with the PRA, it's a problem that applies to essentially
2	everything in the plant. All the analysis, all the
3	equipment. And if you don't have a good program, it
4	isn't going to be what you thought it was.
5	MEMBER SKILLMAN: I agree.
б	CHAIRMAN STETKAR: If you have a good
7	program, you have a good program. If you don't have
8	a good program,
9	MEMBER SKILLMAN: That isn't Option
10	Three's fault, that's the plant's fault. And nobody's
11	going to fix that.
12	CHAIRMAN STETKAR: Will Option Three fix
13	it?
14	MEMBER SKILLMAN: Option Three would at
15	least require you to take a comprehensive look at your
16	plant and the licensing basis for your plant. Which
17	currently isn't required. It's done piecemeal.
18	So in some sense it would at least provide
19	that catalyst in my mind that would prompt perhaps you
20	know, comprehensive reexamination of your licensing
21	basis. And given the fact that it's at one time, you
22	know, you wouldn't have this necessarily piecemeal
23	changes over the course of you know, several years.
24	So it could actually provide a catalyst to
25	take some of the if you want to characterize them
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1	as marginal performers in terms of comprehensive look
2	at their facilities and give them a shock in a sense
3	to look at things.
4	MEMBER SCHULTZ: It's hard to believe that
5	would not happen given at least this description.
6	MEMBER RYAN: It would seem to me that
7	there'd be some kind of a feedback mechanism too if the
8	staff isn't you know, not just doing this in a vacuum.
9	There's going to be some feedback, the reactor would
10	feedback, they adjust. And that's a cycle that goes
11	on you know, really robust program that's healthy.
12	So I'm just trying to so how do you
13	describe a healthy program? And if a program is
14	healthy by whatever measure or structure you send up
15	to make that or set up to make that evaluation, you
16	know, you can demonstrate what you're trying to
17	demonstrate.
18	I mean, I take your point that if it's not
19	exercised properly it's probably not worth much. That
20	it could be worth less. So I think it's it really
21	gets down to how do you judge the program? How do you
22	decide it's a good program or needs its work? I don't
23	know.
24	Does that make sense Dick?
25	MEMBER SKILLMAN: Yes.
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1	MR. DUDLEY: Yes. Are there any more
2	questions on Power Reactor Option Three?
3	MEMBER BROWN: Your next is just a path
4	forward, right?
5	MR. DUDLEY: Yes. Right.
6	MEMBER BROWN: Can I go back to Option Two?
7	MR. DUDLEY: Sure.
8	MEMBER BROWN: The I guess the page ten,
9	slide ten is the one of interest. The self-approved
10	certain plant changes list conformed to add to the
11	license requirements without prior NRC approval of the
12	CDF Delta CDF is no more then is less then one
13	times ten to the minus seven.
14	Which always gives me a little bit of pause
15	for thought. Because somebody's got to model ten to
16	the minus seven to get there. And I guess I was trying
17	to come up with an example that I could phrase my
18	question to make it clear.
19	Right now in my world, the I&C world, we're
20	dealing with the issue of how you transmit data out of
21	a plant and whether it's a unidirectional hardware
22	based or whether it's a firewall which has software
23	involved in it.
24	The initial efforts in some of the early
25	designs when we first looked and we were first talking
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1	about these five years ago, six years ago, the comment
2	was that oh, well because we've got a firewall there
3	and we've got anti-virus software, we've got malware
4	detection, Trojan horse, and everybody thinks this
5	stuff is the hot theirs is the hottest stuff that
6	ever walked the face of the earth.
7	So, we've been trying there's been a
8	forcing function to try to get people to more consider
9	you know, strictly hardware based transmissions. So
10	there is no external capability to get in.
11	And I'm looking downstream, you get a plant
12	configured like that and now you come along later, five
13	years later and management or somebody in the plant
14	decides gee, we're spending a lot of effort because we
15	have to have people come into the plant, bring hardware
16	down, go down to the cabinets. You know open them up,
17	put you know, a lap top in connection with it.
18	It would be far more efficient to be able
19	to send this from the vendor directly via the internet
20	into the plant, into the server, the network system and
21	then down to the maintenance cabinet. And then into
22	cabinets you know, to change whatever you want to
23	change.
24	So that would require a firewall to
25	software as opposed to a hardware based one way. And
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1	I can easily envision the computer weenies that think
2	their virus software and protection software is so
3	perfect that they will easily meet the one times it
4	will be easily be one times ten to the minus 12, the
5	way they'll advertise this.
6	They'll change that fire that barrier
7	to a software based barrier and nobody will ever see
8	it. And I don't know how as a regulator there are
9	certain boundary conditions I would have a hard spot
10	with allowing free you know, self approval. On the
11	program I came from nobody changed it without
12	headquarters while were the designers as well as the
13	regulator. But we had to be careful of that.
14	So, I just you know, that one just there
15	are some things that it would probably work just fine
16	for. But there are others that are fraught with peril
17	in my own mind. So I don't know how you balance that.
18	I'm not saying you don't go forward. But
19	it seems to me there have got to be some look at what
20	somebody's doing. As it chose to without prior NRC
21	approval are very strong words. And self approval
22	means nobody effectively nobody looks at it or has
23	to look at it.
24	MR. GIITTER: I can address that Dick.
25	Currently what the process laid out here is exactly what
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1	we do for NFPA-805.
2	CHAIRMAN STETKAR: And other things.
3	MR. GIITTER: And other things, thank you.
4	Yes. I agree with your comment on the degree of
5	precision sometimes when you come up with a
6	quantitative value for core damage frequency. That
7	people who practice PRA understand there are
8	limitations and that you can't you know, when you get
9	really small numbers like that you have to be careful.
10	But the point is that we have to ensure that
11	there would be only minimal increases in risk or even
12	preferably decreases in risk in the modifications that
13	are being made. So it's what you're really looking
14	at is the relative order of magnitude. You want to make
15	sure that the risk increase if there is one is actually
16	very small to allow licensees to self approve.
17	And we do audit that. It's not like we're
18	not taking a look at it. We do you know, that is
19	something we will look at. And through the audit
20	process or through our regular oversight process. But
21	at some point you know, we have to kind of let go of
22	things that are of very low risk significance because
23	
24	MEMBER BROWN: Well, I don't think that
25	what I the example I gave is not a low risk
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1	assessment.
2	MR. GIITTER: No, but what we're talking
3	about is.
4	MEMBER BROWN: Not even close.
5	MR.GIITTER: No and I understand that. I
6	understand that. But what we're talking about is, is
7	items that are clearly of low risk significance. Or
8	preferably if you're even looking at modifications that
9	improve safety and decrease risk. That wouldn't
10	require NRC approval unless it changes the licensee
11	basis of the plant.
12	So, there is precedent here. We're not
13	just making this stuff up. It's based on the you know,
14	the regulatory infrastructure we have in place. And
15	we've implemented it and NFPA-805 in other areas as
16	well.
17	MEMBER SCHULTZ: So would the example that
18	Charlie has brought up, would that be caught in the
19	first bullet where we're talking about maintaining
20	compliance and insuring that NRC's specific specified
21	criteria are met? In other words, what Charlie is
22	saying is there's certain things that you would not want
23	to fall out of the control process because someone's
24	come up with a great idea that reduces a particular
25	system vulnerability they think to a low, low level and
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1	they're wrong.
2	So, he's looking for a backstop that will
3	catch that and prevent it from happening.
4	MEMBER BROWN: And I don't think an audit,
5	I mean, audits or spot checks. And I am just not sure
6	that an audit would catch them. And obviously I have
7	strong feelings on this particular incident.
8	CHAIRMAN STETKAR: That's a bit of the
9	problem is that you have strong feelings about one
10	particular aspect of the digital I&C design. A
11	materials guy has one has his own strong feelings
12	about one particular materials issue. A pump guy
13	everybody has their own strong feelings about
14	individual issues.
15	And everybody is not equally got. Now the
16	nice thing about risk assessment is you look at
17	everything under the same umbrella.
18	MEMBER BROWN: Well, and all I'm saying is
19	I got the risk
20	CHAIRMAN STETKAR: And you see that the
21	risk models may be less, the current risk models may
22	be less capable of evaluating with six significant
23	figure in numerical precision, elements of software in
24	digital I&C programs. And that's true.
25	On the other hand, they can also evaluate
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1	uncertainties. And in many cases the differences
2	don't make any difference.
3	MEMBER BROWN: I guess I would think that
4	I understand you point.
5	CHAIRMAN STETKAR: But part of this
б	MEMBER BROWN: But I think
7	CHAIRMAN STETKAR: Part of this notion
8	without pointing fingers, is to remove I think in my
9	opinion, a bit of that issue specific focus among
10	designers, you know, maintainers, regulators,
11	everybody and say let's at least use the risk assessment
12	process to look at all the contributors to risk.
13	MEMBER BROWN: My only point is and my
14	and this again, like you say, I have a very parochial
15	thought process and very focused on the areas for which
16	I have my greatest interest. But software is very
17	amorphous. It is not predictable.
18	The way people program it varies from
19	individual to individual. What one guy thinks is
20	satisfactory in terms of how he structures his software
21	is fine. Another guy has a different way of doing that
22	because he thinks the other guy is not doing it the right
23	way.
24	And I think that's a far greater
25	vulnerability then in some of the more hardware, what
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1	I call the blacksmith tech I know, I'm not being
2	facetious, I mean the blacksmith you know, materials,
3	et cetera, et cetera. It's a little bit more amenable
4	to looking at small variations because they're just not
5	as intractable as the variability of software is.
6	CHAIRMAN STETKAR: You talk to sump pump
7	designers and they say they'd like to have a factor of
8	three margin or net positive suction head available
9	divided by net positive suction head required. Other
10	people say no, maybe one and a half, maybe you could
11	get down to one. Maybe a little bit of cavitation is
12	okay. What's the difference?
13	MEMBER BROWN: That is not the same. I
14	don't think those
15	CHAIRMAN STETKAR: That's a okay.
16	Okay.
17	MEMBER BROWN: That's like moral
18	equivalence. Okay, I don't think they're totally. I
19	understand your point but they are not equivalent,
20	okay. You can put your hand on that. You can't on the
21	software. It's buried in ones and zeros.
22	CHAIRMAN STETKAR: Okay.
23	MEMBER REMPE: Since you went back to this
24	one
25	MEMBER BROWN: I'm sorry. Excuse me, go
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1	ahead.
2	MEMBER REMPE: Well there's one point I
3	thought about mentioning and didn't. But more then
4	minimal, ten to the minus seven per year is different
5	for an AP1000 perhaps then an older plant. And so why
б	did you decide to go with something like that to
7	quantify more then minimal then saying like ten percent
8	or five percent or something like that of the frequency?
9	And have you thought about changing that type of
10	statement to have a percentage of the core damage
11	frequency for example?
12	MR. DUDLEY: Well, these are based on what
13	we do for NFPA-805. And Joe, do you want to apply that
14	to can you expand that to other new plant designs
15	or any?
16	MR. GIITTER: Well, yes, without getting
17	into new plant designs, it's a metric that's consistent
18	with how we measure risk. So, if you look at a
19	percentage, I mean, you could always do that. But the
20	way that the standards are written and the regulatory
21	guidance is written and the standard practice within
22	the PRA community is to look at core damage frequency
23	or other as measures.
24	So it's I understand your point, why
25	don't you look at it in relative terms because you have
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1	
2	MEMBER REMPE: You may have a small
3	modular reactor coming in.
4	MR. GIITTER: You may have a small modular
5	reactor which has a much lower risk profile then an
6	operating currently operating reactor. You know,
7	it's something we will you know, we can consider.
8	I understand your point.
9	MEMBER REMPE: Okay. I just thought I'd
10	mention it.
11	MR. GIITTER: Quite frankly I don't think
12	we've given it any thought. But
13	MEMBER REMPE: It's just something to
14	think about.
15	MR. GIITTER: Yes.
16	MEMBER REMPE: Okay.
17	MEMBER BROWN: Also, don't take my
18	comments that I'm not against some relaxation to allow
19	people to do stuff on their own. I mean that's we
20	can over complicate stuff and drive costs out of sight.
21	So I understand that.
22	I just, along with Steve's comment about
23	backstops. I just think that somewhere at the higher
24	level, but not down in the lower levels. I mean, I can
25	look at stuff going on in the I&C where some changes
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1	they make would be perfectly acceptable without going
2	through your thing.
3	But if there's certain boundary conditions
4	I think that ought to be put in place on some things.
5	I quit.
6	MEMBER REMPE: The Charlie Brown software
7	rule.
8	MR. DUDLEY: I had one more slide. And
9	maybe I can just do that before the break. Again, this
10	last slide is on our path forward.
11	We had written a draft white paper that we
12	had hoped we could have made public prior to this
13	meeting. And we were unable to do so.
14	CHAIRMAN STETKAR: We were pretty hopeful
15	that would have occurred too. I'll just put that on
16	the record.
17	MR. DUDLEY: Right.
18	CHAIRMAN STETKAR: And we're pretty
19	disappointed that we didn't get to see that.
20	MR. DUDLEY: Right. Right. That paper
21	is now under review by NRC Senior Management. We will
22	incorporate management comments into an updated draft
23	of that white paper as soon as we can. And we will
24	publically release it and the Committee will get it at
25	that time.
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1	We'll have a public meeting to discuss the
2	white paper probably in April, maybe late April to
3	discuss the white paper. At one point at some point
4	along the process we'll solicit written comments on a
5	version of the white paper. It probably won't be the
6	first version. We'll probably want to iterate on it
7	a little a time or two so that we have a little more
8	fully developed paper when we go out for public comment.
9	So, I can't tell you exactly when we'll ask
10	for public comments. The paper will be available as
11	it evolves over time on the Regulations.gov, the
12	Federal rule making website. And at some point we will
13	ask for written public comments.
14	We will then receive those comments,
15	summarize those comments and I think that that's
16	probably the best time for us to come back and meet with
17	you. But we're certainly open to discussions as to how
18	you would like the interactions to take place. But we
19	think that can happen sometime this summer.
20	And the due date for the SECY paper we're
21	tasked with providing is December 18, 2015. This date
22	was established before this op of this effort evolved
23	to include an Agency wide policy statement. So I am
24	not a hundred percent certain
25	CHAIRMAN STETKAR: Wait, until you return
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1	to the original tasking memo, which required an Agency
2	wide policy statement?
3	MR. DUDLEY: Well the SRM 1 recommendation
4	would change the scope also and there were some there
5	were some redirections associated with that. But
6	you're right. I December 18 is the current date.
7	I will strive to try to meet that date. Depending upon
8	how much detail we get into on an Agency wide policy
9	statement and how long it takes to reach Management
10	agreement on that, will determine whether or not I think
11	we can meet that date.
12	And that completes my presentation on the
13	status of our activities on the risk management
14	regulatory framework.
15	MEMBER BLEY: We'd sure like to see the
16	white paper as soon as we can.
17	MR. DUDLEY: Yes. We understand that and
18	we're providing it as soon as possible.
19	MEMBER BLEY: Do you have a date set for
20	the public meeting?
21	MR. DUDLEY: No.
22	MEMBER BLEY: How far before the public
23	meeting do you have to have the paper?
24	MR. DUDLEY: We generally well, I think
25	we're going to have like a 60-day public comment period.
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1	So we usually like to have the public meeting right in
2	the middle of the public comment period.
3	MEMBER BLEY: Okay.
4	MR. DUDLEY: So that people have had time
5	to read the paper. And then they can come to the
6	meeting and we can have our discussions and then they
7	can produce then they still have time to produce
8	informed comments.
9	So the public meeting should be right about
10	in the middle of the public comment period, about 30
11	days after we've released the
12	CHAIRMAN STETKAR: So you're looking
13	roughly a month from now at the latest if this late
14	late April date for the public meeting is
15	MR. DUDLEY: That is correct. Yes, I'm
16	one of the Senior Managers and I've asked Senior
17	Managers to provide their comments to me on this current
18	draft by next Tuesday. I'm not sure how many
19	iterations we'll go through.
20	That would depend some once I see the
21	first round of comments I'll have an idea of whether
22	we're converging or whether we're still have
23	differing views that we need to work out.
24	CHAIRMAN STETKAR: Anything else for
25	MEMBER SCHULTZ: Just to clarify Dick, I'm
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1	confused by these different versions that you intend
2	to create. Isn't one version going out for public
3	comment? Or are you going to iterate on the version
4	sometime during the public comment period?
5	MR. DUDLEY: As soon as we get a white
б	paper that is approved by Management, we'll release it
7	to the public, post it on Regulations.gov.
8	MEMBER SCHULTZ: Got you.
9	MR. DUDLEY: Over time, as we work with
10	that, we'll update that white paper so that the
11	publically available version will evolve. And when we
12	get to the point we think it's appropriate that we've
13	got enough detail in that particular version of the
14	white paper, then we will solicit formally written
15	public comments.
16	So the public can follow this entire
17	process on Regulations.gov by looking at each white
18	paper will be there. And as it evolves from time to
19	time, members of the public will be able to see that.
20	After
21	MEMBER SCHULTZ: But they're not
22	providing comment?
23	MR. DUDLEY: Only at one point when we
24	think there's we have the proper amount of detail
25	in that paper, then we would solicit written public
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1	comments. But only one time. But the paper is out
2	there available hopefully, you know, in two or three
3	weeks. And as it evolves over time, we will continue
4	to make the updated versions available on
5	Regulations.gov.
6	MEMBER SCHULTZ: and then there'll be a
7	public comment period of some duration of
8	MR. DUDLEY: And we will meet after 60
9	days.
10	MEMBER SCHULTZ: And then we'll meet again
11	after the public comments have been provided but not
12	resolved, most likely.
13	MR. DUDLEY: Right. We'll summarize for
14	you the public comment.
15	CHAIRMAN STETKAR: Well, I think the
16	Subcommittee probably would want to meet before that.
17	When you say we, the full ACRS certainly well, I can't
18	speak for the full ACRS. But the Subcommittee would
19	want to engage, you know, earlier rather then later.
20	MR. DUDLEY: That sounds good.
21	CHAIRMAN STETKAR: The full ACRS you know,
22	that's up to the Committee.
23	MR. DUDLEY: Yes, this next meeting will
24	be a Subcommittee meeting.
25	CHAIRMAN STETKAR: Anything else for
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1	Dick?
2	(No response)
3	CHAIRMAN STETKAR: Well, what I've done
4	is, I know we have some staff members out on we have
5	two bridge lines set up for this particular meeting.
б	And I know we have some staff members on one of them.
7	And I've asked that that line be opened up. We'll open
8	up the meeting for public comments closer to the end
9	of the meeting.
10	But because we're finishing this general
11	discussion on the RMRF and the different Options, I'll
12	just ask if anybody from the staff is out there, if you
13	want to add anything to the discussion, you've been on
14	mute. So this is your opportunity.
15	MR. HARRISON: This is Donnie Harrison.
16	CHAIRMAN STETKAR: Hi Donnie.
17	MR. HARRISON: Hi. As we were going
18	through the slides and the discussion on like backstop,
19	it dawned on me that we need to recognize in both Options
20	Two and Three, at some point the staff's going to have
21	to deal with or struggle with the ideas of
22	defense-in-depth, safety margins and that type of
23	thing.
24	Since we're not risk-based, we're
25	risk-informed. So, the discussions on the slides are
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1	all geared towards risks and there's other factors we
2	need to include.
3	CHAIRMAN STETKAR: That's a good point.
4	I mean you know, 1174 addresses those issues. But
5	perhaps not as quantitatively as you might want.
б	MR. DUDLEY: And the paper on Near Term
7	Task Force Recommendation One had some substantial
8	recommendations for improving our definition and
9	criteria for adequacy of defense-in-depth. So we
10	would likely include that sort of an effort into one
11	of these options if we were to you know, if we were to
12	recommend it. Although so that it would be a
13	risk-informed and not risk-based approached.
14	CHAIRMAN STETKAR: Well, Donnie's right.
15	I mean, it applies both to Options Two and Three as
16	they're
17	MR. DUDLEY: That's correct.
18	CHAIRMAN STETKAR: As they're cast now.
19	MR. DUDLEY: But we have to have better
20	handle on defense-in-depth, safety margins and other
21	related facets.
22	MR. HARRISON: Right. I didn't want to
23	leave the impression that just because someone could
24	say a large LOCA with one train of safety systems is
25	always going to be a low ten to the minus seven,
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1	therefore I can get rid of the second train.
2	MR. DUDLEY: Right.
3	MR. HARRISON: We would have a we'd have
4	to add defense-in-depth metrics as well to say what's
5	the minimum interpretation of defense-in-depth so
6	those things wouldn't happen.
7	MR. DUDLEY: Right. Right.
8	CHAIRMAN STETKAR: Good. Anybody else
9	from the staff out there?
10	(No response)
11	CHAIRMAN STETKAR: If not, we'll cut you
12	off again and put you on mute. And we'll take a recess
13	until 10:15.
14	(Whereupon, the above-entitled matter
15	went off the record at 10:01 a.m. and
16	resumed at 10:16 a.m.)
17	CHAIRMAN STETKAR: We are back in session.
18	I guess you're up Joe.
19	MR. RIVERS: Okay, we basically thought
20	that it would be a good opportunity to give you folks
21	on the ACRS some insights into some of our activities
22	on trying to risk-inform security. This dates back to
23	probably about 2009 where we started actively working
24	in this area when former Chairman Klein and that time
25	Commissioner Klein gave a talk at a November 2009 ANS
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1	meeting and one of his statements he made in that
2	presentation was that NSIR needs to better risk-inform
3	security.
4	And so the next day I was called into Jim
5	Wiggins' office and Jim said Joe, you have a new area
6	of responsibility. Get to work.
7	And so that sort of and we have been
8	doing things related to this before, but not formally
9	talking about it as risk-informed in security. So we
10	can go to the next slide.
11	But one of the first things we did is we
12	worked with the Office of Research to put together a
13	workshop. We had Sandia actually conduct the workshop
14	for us. It was actually held at a classified level.
15	That was held at Sandia in the fall of 2010.
16	And essentially what came out of that
17	workshop was six sort of areas of opportunities were
18	identified to potentially risk-informed security.
19	One was the uncertainty of initiating events. Always
20	the one of the bigger challenges in security.
21	Simulation tools, collaboration between
22	safety and security, cyber security, improving metrics
23	and also the possibility of a demonstration project
24	like WASH 1400. So, once that workshop was complete,
25	that was about the time that the Risk Task Force that
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1	was headed up by Commissioner Apostolakis began.
2	And so we decided to lay low a little bit
3	there to see what came of that Task Force before we
4	proceeded in any of these initiatives. Next slide
5	please.
6	One of the things we found from the
7	workshop that Sandia hosted was that it cost us a lot
8	of money. So I came up with the brilliant idea that
9	we ought to get a professional society to host one of
10	these. And essentially it would cost us travel costs
11	and registration fees.
12	And so we asked them to host a workshop
13	on risk-informing security. It was initially
14	scheduled for October 2013. The Government shutdown
15	sort of impacted us there. We rescheduled it for
16	February 2014. And these were the five general areas
17	that we worked on that workshop. Next slide please.
18	MEMBER SKILLMAN: Joe, what is INMM?
19	MR. RIVERS: It's the Institute of Nuclear
20	Materials Management.
21	MEMBER SKILLMAN: Thank you.
22	MR. RIVERS: So it's that along with the
23	American Nuclear Society are probably the two that
24	cover most of the activities, but that this Agency's
25	involved at.
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1	So, the area of safety and security risk
2	assessment is we had discussion at PRA and NRC. We had
3	some other presentations, one by Los Alamos on an
4	extensible risk-informed decisions work method.
5	Another lab person presented on implications of
6	security challenges for safety assessment tools.
7	And then DNDO presented on some of its risk
8	models that it actually develops under Executive Order
9	requirements. Next slide please.
10	Then I convened a panel on material
11	attractiveness, an effort that we've got to try to
12	understand what special nuclear material was how
13	attractive it is to potential adversaries. We made a
14	presentation on the NRC approach that was under
15	development.
16	DOE provided some technical support for
17	that NRC approach. We had Matt Bunn provided some
18	thoughts on where he thought that approach ought to go.
19	Industry gave some insights that they had.
20	The United Kingdom gave comments on their
21	concepts for dilution, which is the primary focus of
22	our approach. And the French provided a presentation
23	on security in civilian facilities.
24	One thing to make note of is that at the
25	2012 Nuclear Security Summit, the U.S., France and the
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1	United Kingdom gave made the commitment to have a
2	workshop on material attractiveness and this workshop
3	and this specific panel actually met that commitment
4	that was made at that Nuclear Security Summit. Next
5	slide please.
6	The likelihood of event
7	MEMBER BLEY: Before you do that.
8	MR. RIVERS: Yes?
9	MEMBER BLEY: There's a conference coming
10	up in March, is that that's associated with
11	MR. RIVERS: I'm going to talk about it.
12	MEMBER BLEY: Oh, you've got that coming
13	up. Ididn't see it when I Ididn't flip far enough.
14	Okay, I'll wait.
15	MR. RIVERS: Okay. Very good. We've got
16	several conferences coming up.
17	MEMBER BLEY: Okay.
18	MR. RIVERS: So, after we've done that, of
19	course the real challenge we have here is that unlike
20	in the safety world where we tend to think that things
21	will happen randomly and security it's actually a
22	when the aberrant started to think thinks it's a good
23	opportunity to do it and he has the best chance of
24	success. And so, that tends to be somewhat of a
25	challenge.
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So we had presentations on possible
approaches and options. Just how some of those
approaches might be used. And then DoD funds an effort
out of the University of Maryland on at the National
Consortium for the Study of Terrorism and Responses to
Terrorism Approach that has some insights on how they
might consider doing that type of a thing.

So there's no clear cut way of doing it. There will be a lot of uncertainty if you try to do that. And that's generally one of the reasons in the security world we either do things based on a conditional risk or focus on trying to look at the consequences that might be associated with an event. Next slide.

CHAIRMAN STETKAR: Joe, is some of that thought changing though?

MR. RIVERS: I don't think it's changing that much. We're trying to introduce as many risk insights as we can. But for example when DHS is doing its integrated terrorism risk assessment models, especially the Rad Nuc Terrorism Risk Assessment, they go to the intel community and say what is the likelihood that there is going to be an initiating event?

And when they do that, what they find -you find is that you get a number. But really, what is the -- I mean the uncertainty around that number,

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1	and it's probably plus or minus 100 or 200 percent.
2	CHAIRMAN STETKAR: Sure. But I mean, you
3	know, in the safety arena we deal with that also. And
4	in some senses, although the uncertainties may be very,
5	very large, you still may be able to rank order threats
6	if you will relative to one another.
7	MR. RIVERS: Yes. We you know, we used
8	the you know, NRC has the Intelligence Liaison and
9	Threat Assessment Branch and their job is to try to
10	understand, you know, we look at the terrorist
11	activities worldwide. And then we try to assess what
12	is the likelihood that they're going to show up on our
13	doorstep.
14	And so we do some of that and then we inform
15	the Commission. And the Commission makes some
16	determination as to whether or not we need to adjust
17	the design basis threat or not based on that.
18	So there are things that are happening in
19	other parts of the world that we don't assess will
20	happen here in the United States.
21	MEMBER BLEY: I kind of like what you're
22	doing there. Because I this guy's done a lot of
23	PRAs. I disagree with many of my colleagues on this
24	part. You can get some kind of comparative stuff that
25	would be useful by doing the whole thing at once. But
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1	this is unusual from most of our other kinds of analysis
2	in that that initiating that first strike, is a time
3	varying thing.
4	And trying to keep I mean, taking
5	advantage of the government agencies that are tracking
б	that and trying to be up to date on that makes a lot
7	of sense to me.
8	MR. RIVERS: And we have a lot of
9	activities that we work and the interagency with the
10	White House that if certain things become evident in
11	the chatter and things like that and the intelligence
12	understanding of things that we have approaches that
13	we can use to immediately implement certain
14	requirements that we wouldn't normally consider as
15	being appropriate. So, we do work within the
16	interagency to try to be able to effect those types of
17	changes if something pops up.
18	CHAIRMAN STETKAR: My only the only
19	reason for my bringing up the topic is that a focus only
20	on consequences and protection against what are deemed
21	to be severe consequences can sometimes overlook I'll
22	call them scenarios that might have not as severe a
23	consequence as your worst possible focus, might have
24	a higher frequency. You know, opportunistic attacks
25	
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1	MR. RIVERS: Well, and I think that
2	CHAIRMAN STETKAR: And that's the notion
3	of trying to understand you know, the more integrated
4	some of that.
5	MR. RIVERS: I think we debated some about
6	of that at the Y12 incident
7	CHAIRMAN STETKAR: Yes.
8	MR. RIVERS: Where it was the protesters.
9	You know, when I think back to the '80s, long before
10	9/11, before Oklahoma City, you know, I can recall that
11	the security DOE Security Manager Rafi Flasch used
12	to have all the Saint's Days, she had her little
13	church's calendar up on her door and she highlighted
14	the ones she thought the nuns would be showing up for.
15	And so that was fairly common back in those
16	days. And we really focused a lot back in the '80s on
17	these protests that would take place. At the Nevada
18	test site we had a you know, certain procedure that we
19	worked with the protesters that they would cross a line,
20	they'd get arrested. The next group would cross a
21	line, they'd get arrested.
22	But I think 9/11 and Oklahoma City and
23	other events caused us to put more of a focus on the
24	big major terrorist events. But I think the Oak Ridge
25	event, the Y12 event, caused us to relook that. And
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1	I know that we as a government are working closely with
2	the British and the French to try to understand what
3	is the best way to actually prepare for those types of
4	civil disobedience type things and how do we address
5	those in an appropriate fashion.
б	So that's an ongoing challenge right now.
7	Okay, one of the things I know coming from the DOE world,
8	you know, DOE world is very heavily and actively
9	involved in using VA simulation tools. A lot of those
10	tools actually were developed by the same people that
11	developed the PRA tools that we use in the safety world.
12	What I also realized is that my likelihood
13	of getting a regulatory requirement to force them to
14	use these tools was probably slim to none. And so what
15	I did is I worked with the vendor communities who
16	encouraged them to approach the reactor utilities to
17	talk about how their tools might actually be useful.
18	Both ARES Corporation with AVERT and Rhino
19	Corporation with Simajin actually have done that. And
20	so that I'll talk about that in a few minutes. But
21	at this workshop we had both of them make presentations.
22	Also Sandia and DTRA on some of their modeling aspects.
23	And then also Pacific Northwest National Laboratories
24	developing a tool that sort of merges cyber and physical
25	type security within the tool. So it's a fairly
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1	interesting development there. Next slide please.
2	Cyber security of course is a new and
3	ever-changing environment. We had some discussion on
4	the pros and cons and challenges of risk-informing
5	cyber security. NRC talked about our regulatory
6	program. And PNNL talked a bit about their cyber
7	model. Next slide please.
8	Okay, basically post that workshop, what
9	we've done is we've you know, I wanted to highlight some
10	of the things that we're working on. Risk
11	prioritization initiative and of course I won't mention
12	that, talk about too much now as we're talking about
13	it this afternoon.
14	CHAIRMAN STETKAR: Joe, I have to
15	interrupt you in deference to Charlie who's not here.
16	If I go back to the cyber security, the previous slide,
17	and you don't have to go back to it. Is that that's
18	an ongoing
19	MR. RIVERS: Essentially the
20	CHAIRMAN STETKAR: You said PNNL and those
21	
22	MR. RIVERS: Well, Jim and I talked about
23	cyber risk model, but if we're looking at the regulatory
24	program, of course we put requirements into place.
25	It's big it's not fully implemented now.
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1	CHAIRMAN STETKAR: But if I stay away from
2	the regulatory part of it and just put my sort of
3	engineer hat on, you said PNNL talked about a cyber risk
4	model or they actively
5	MR. RIVERS: They're actively pursuing
б	this.
7	CHAIRMAN STETKAR: They are?
8	MR. RIVERS: Yes.
9	CHAIRMAN STETKAR: Okay. Thanks.
10	That's what I wanted to oh, thank you.
11	MR. RIVERS: So, I'll talk about each of
12	these individually. But this is sort of what's going
13	on right now and what I'm working on in risk-informing
14	security. So you can go to the next slide.
15	Risk prioritization initiative of course
16	we'll talk a bit more about it this afternoon. But one
17	of the things that we find is that they do a really
18	reasonable job on looking at the safety aspects of risk
19	prioritization.
20	But trying to get the industry to better
21	understand how to actually look at the security risk
22	is somewhat of a challenge. And then trying to how
23	to integrate that with the safety risk is also not the
24	easiest thing. But it's something that we've
25	committed to work with industry on. Next slide please.
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1	MEMBER SKILLMAN: Joe, before you change.
2	Would you comment on attempting to prioritize emergency
3	preparedness?
4	MR. RIVERS: Well, that also basically
5	if we look at the industry initiative, they are looking
6	at safety, security, emergency preparedness and
7	radiation protection, all of those. What you tend to
8	find is that the emergency preparedness and radiation
9	protection tend to be not as risk significant generally
10	as the security and the safety elements.
11	Emergency preparedness of course is trying
12	to mitigate if something does happen. So you've
13	already had an event. So, what
14	CHAIRMAN STETKAR: We'll hear it we'll
15	hear a bit more about this this afternoon.
16	MEMBER SCHULTZ: But your point is that
17	security and emergency preparedness, they are
18	different
19	MR. RIVERS: Yes, they are different.
20	MEMBER SCHULTZ: In terms of
21	characterization with regard to risk prioritization
22	MR. RIVERS: Right.
23	MEMBER SCHULTZ: And with regard to the
24	way in which one can benefit from application of
25	risk-informed preparation.
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1	MR. RIVERS: Right. Generally the
2	emergency preparedness is how do we mitigate if
3	something actually does happen. Security, what you
4	find is that you can have security events that can cause
5	the same types of things that safety events might cause.
6	And so
7	MEMBER SCHULTZ: Correct.
8	MR. RIVERS: Trying to figure out how to
9	actually integrate the safety and security things, it's
10	somewhat of a challenge because one of the things I
11	think we found was that the people that were generating
12	the initially generating the industry sort of model
13	for risk prioritization didn't actively involve a lot
14	of their security people. So they didn't have the
15	understanding of how security actually fit into the
16	process.
17	But you can ask more about that this
18	afternoon when it's probably a better venue to do that.
19	Next slide, okay.
20	Risk Management Regulatory Framework
21	Working Group, that's what we're here right now for.
22	We've been actively involved with that to make sure that
23	the security aspects of things are appropriately
24	addressed within the working group. Next slide
25	please.
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Okay, they used the simulation modeling. Essentially through some of my efforts we have at least two of the vendors, ARES Corporation and Rhino Corp that are actively working with industry right now to look at how simulation modeling can actually help in them securing their facilities and also addressing regulatory issues. ARES Corporation is actually modeled two or three of the nuclear sites to date.

And we're trying to work with industry to better understand what is -- what do we need to have here at NRC in the way of oversight of that to allow that to fit into the regulatory program? So, you know, I think one of the concerns, we have to understand how the facilities were modeled, how the data was generated to do that.

16 And I heard earlier this morning about the 17 concern about gaming the PRA type models. The same 18 thing can be done on the security models. And so, we 19 want to make sure that we have an understanding of you 20 know, what's common and data elements drive the models 21 so that we can focus our attention on those elements 22 in our oversight process.

23MEMBER BROWN: If this -- excuse me. Is24this the physical plant? This modeling?

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MR. RIVERS: Well, I could talk about the

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1	fact that at least one of the National Laboratories,
2	Pacific Northwest National Lab is actually trying to
3	develop a cyber risk model. And also one that
4	integrates cyber and physical.
5	MEMBER BROWN: Yes, I see you haven't
б	gotten to that slide yet. I just wanted to see if there
7	was a separate that this was being applied to.
8	MR. RIVERS: Okay, so next slide please.
9	Material attractiveness. This is something I actually
10	worked on when I was at the Department of Energy and
11	when I came here to NRC I was asked to continue working
12	in this area.
13	But it's essentially taking what we how
14	we categorize material and security for predominately
15	the fuel cycle facility, but it will also impact the
16	research and test reactor facilities. Where you know,
17	is all uranium and all plutonium the same? And the
18	answer is no.
19	One example would be that if I have five
20	kilograms of high enriched uranium metal in a button
21	versus five kilograms disbursed in soil on a railcar,
22	do they require the same protection? And the answer
23	is no. The adversary is going to focus on the metal
24	button more so then that five kilograms disbursed in
25	a railcar.
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1	And so that's what this approach is looking
2	at. Next slide please.
3	To support that we actually conducted a
4	study at Los Alamos National Laboratory. They
5	developed a logic module that sort of put things into
б	four phases. One is acquiring the special nuclear
7	material. Looking at a wide variety of facilities and
8	types of material that might be present in those
9	facilities. What type of processing is required to
10	take that material that's acquired at those facilities
11	to convert it into a weapons useful form.
12	Then weaponization goes from a design of
13	an improvised device to engineering that improvised
14	device. And then one of the questions that I've always
15	been asked over the years by the policy makers is, okay,
16	that's what Los Alamos and Livermore can do, but what
17	can a real adversary do? And so we actually have an
18	approach in that model to perform a yield reduction
19	based on some understanding that they aren't going to
20	be necessarily as skilled as one of our National
21	Laboratories.
22	And then in the end what it does is it
23	provides yield an estimate of the likelihood of an
24	actual nuclear detonation and also a yield associated
25	with that detonation.
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MEMBER REMPE: For a minute if you don't mind going back to slide 13 with the material attractiveness and your statement. That's assuming that the adversary is going to do something with the material for alternative uses when you make that assumption about which -- whether they'll go for disbursed materials or not disbursed materials. And they may have other priorities.

MR. RIVERS: Well from a security standpoint, when we're looking at this specific approach, we're predominately focused on the theft of that material to potentially be used in an improvised nuclear device. Essentially a mock up of that.

MEMBER REMPE: Right. And so what -- are you considering other types of adversaries who may just want to reek havoc? That the disbursed material would be just as attractive to them.

18 MR. RIVERS: Well we -- one of the things 19 we look at and that we're also looking at in this rule 20 making for material attractiveness standpoint is, of 21 course with the radioactive materials, we put in 22 certain requirements in 10 CFR Part 37 to address the 23 potential use of that material in a disbursal device 24 and exposure device or other things. And a lot of it's 25 based on the IAEA Code of Conduct concept of what's

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Given that some of these special nuclear materials could also be used in a disbursal device, we as part of the study that we had conducted at Los Alamos and also one conducted at Sandia National Laboratories, we looked at what comparable quantities of special nuclear material could produce similar effects to those radioactive materials?

And so trying to align the protection requirements for those smaller quantities of special nuclear material, generally in the category three realm, where if we were just protecting them from an improvised nuclear device threat, we probably wouldn't put a lot of requirements on because you wouldn't have enough to do anything. But you might have enough to actually disburse and cause problems.

And so in the rule making that's currently under development, we would actually add some requirements to some of those nuclear materials that could have a radiological fence price. Okay, so the next slide.

22 So essentially, what we've done is we've 23 developed this model and based on a lot of information 24 that we got from this model that Los Alamos developed 25 for us we identified you know, what are the appropriate

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1	protection mechanisms? It led us to determining that
2	probably the best property of material to be used in
3	an attractiveness concept is probably dilution.
4	And so that's essentially how we you know,
5	developed the material attractiveness approach for the
6	ongoing rule making. Next slide.
7	MEMBER BALLINGER: But you're limiting
8	now this to the special nuclear materials?
9	MR. RIVERS: This is special nuclear
10	material. Cyber security, this panel discussed a
11	number of things that we talked about. We're looking
12	at some of the things that we're looking at are
13	reactor cyber security implementation that's underway.
14	Highest consequence, critical visual assets are
15	addressed.
16	And we're trying to use a consequence based
17	approach to consider lesser requirements for critical
18	visual assets with lower consequences. So, in the
19	implementation to meet the NRC requirements, there are
20	eight milestones essentially that all of the plants
21	have implemented for seven milestones. The last
22	milestone is focusing on those lower consequence
23	critical digital assets.
24	And we're in the process of trying to
25	understand do we need to implement all of the same
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1	requirements on those final visual assets that we did
2	for all of the previous ones? And I think the general
3	direction is to try to do it in a more risk-informed
4	approach where you probably wouldn't expect all the
5	same security measures to go into place for these lesser
б	assets then you would in the previous ones.
7	MEMBER BROWN: How do I phrase this? When
8	you say implementation is underway at the plants, what
9	are the elements? What kind of elements of that
10	implementation are there?
11	I mean if I mean, we've had absolutely
12	no, I don't think we have, any discussion of that, of
13	how you're looking at implementing the you know, the
14	5.71, Reg Guide 5.71 where it talks about CDAs or
15	critical digital assets. But nobody's gone through
16	and okay, when we're looking at this from the top down
17	and looking at the plant, what are the elements? Where
18	is there a level of work through? You're talking
19	about reactor cyber security, what does that mean?
20	MR. RIVERS: Well, basically we right now
21	only our have an active requirement at nuclear power
22	plants. All of the other ones were in a process of
23	deciding how much cyber security is appropriate for
24	each of those.
25	MEMBER BROWN: You mean fuel facilities
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1	and things like that?
2	MR. RIVERS: Just for example there is
3	MEMBER BROWN: I'm looking I'm only
4	asking about reactor nuclear power plants right now.
5	MR. RIVERS: Looking at nuclear power
6	plants, Reg Guide 5.71 is what we tend to be using. It
7	tends to focus on essentially the NIST process for
8	addressing cyber security which has several hundred
9	elements that they're supposed to look at for each of
10	these digital assets.
11	They put together a cyber security plan.
12	We evaluate that. We send inspection teams out to
13	assess whether or not they're implementing the plan
14	appropriately. This isn't my area of special
15	expertise.
16	MEMBER BROWN: Okay. So I shouldn't ask.
17	MR. RIVERS: So, I can't give you a lot of
18	detail on that. But I'm sure that if you'd like to talk
19	to our cyber security folks, Barry Westreich is the
20	Director of the directorate. He or his deputy would
21	be very happy to talk to you.
22	MEMBER BROWN: Okay, so we've got a
23	meeting coming up if I remember correctly in a month
24	or so?
25	CHAIRMAN STETKAR: Fuel cycle facilities.
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1	MR. RIVERS: It's for fuel cycle
2	facilities.
3	CHAIRMAN STETKAR: It's not nuclear power
4	plants.
5	MR. RIVERS: But I'm sure that because
6	you'll have the right people there that they can answer
7	your questions on reactors and such.
8	MEMBER BROWN: But we could we'll have
9	to talk more.
10	CHAIRMAN STETKAR: Well PNNL apparently
11	is developing some models for cyber security. At least
12	Oconee for example ought to have in place. Remember
13	there aren't too many operating plants in the country
14	that have the integrated safety and you know,
15	protection control systems. Oconee is one though. So
16	if we're interested to find out you know, what they've
17	actually done in terms of hardware and otherwise.
18	MEMBER BROWN: Well, I was interested also
19	not just you know, not just looking at the
20	plant/plant type stuff. But you know the other
21	activities that are conducted within you know, what I
22	call the overall governance and management of the plant
23	and how is that looked at if you're not
24	MR. RIVERS: Right, but I'm not the expert
25	on that.
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1	MEMBER BROWN: That's fine. I
2	understand. I'm not going to go we're not going to
3	do that.
4	MR. RIVERS: Sorry. So
5	MEMBER BROWN: We just I think we need
6	to.
7	MR. RIVERS: Well I think you can talk to
8	our folks that are involved in that because we have to
9	address all of the things including their business
10	systems and their access authorization systems. All
11	of those things get factored into.
12	MEMBER BROWN: Yes, my concern is how
13	those would integrate down into the configuration
14	control and other plant management to interact. You
15	know, how they interact because right now they're not
16	supposed to electronically interact but they
17	MR. RIVERS: That's right. They're
18	supposed to be
19	MEMBER BROWN: But we can pursue that
20	separately.
21	CHAIRMAN STETKAR: Yes. That's a good
22	idea.
23	MEMBER BROWN: All right. We might even
24	have to have a separate meeting on that.
25	CHAIRMAN STETKAR: Another Subcommittee.
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1	MEMBER BROWN: But I'm not sure we'll have
2	enough time if the other one's just a half day.
3	MR. RIVERS: So anyway, on the fuel cycle
4	essentially that's gone to the Commission. We've got
5	I think three of the four votes back on that. So we'll
6	be waiting an SRM on that.
7	We're also had there's a paper that was
8	developed on research and test reactors. Then we'll
9	also be looking at radioactive materials as well. So
10	we're trying to look at all of those. But the first
11	initial focus was on power plants because they have the
12	biggest potential consequence. Next slide please.
13	I chair an IAEA Coordinated Research
14	Project in Vienna that's been ongoing for a couple of
15	years right now on the development of essential
16	guidance on how to conduct security assessments. So
17	it fits right into this idea of risk-informing
18	security.
19	So the intent is to develop sort of two
20	levels of guidance. One that is a more complete type
21	guide that would sort of supporting nuclear power
22	plants or category one fuel cycle facilities. And a
23	lesser guide that would be a little bit more
24	straightforward to be able to be used by a wider variety
25	of facilities.
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A lot of times for example if I get to an irradiator facility, the person doing the security is a radiation safety officer. And so he's not going to have either the interest or the knowledge to necessarily understand a very complex guide that you might use in a nuclear power plant.

To support this we're also doing case studies that help people understand how to implement it within their own type of facility. And the five that we currently have ongoing are nuclear power plant case study, an irradiator facility, radioactive material transport, and LEU fuel fabrication facility and a spent fuel storage facility.

To basically figuring that a general guidance document generally a lot of times isn't enough. That you need to have these case studies that can be used to support those guidance documents and also potentially support training activities. Next slide.

Also, we've got a number of workshops that will be carried out this year. These are the three workshops. Next slide please.

The INMM and Reducing Risk Workshop is actually the seventh in a series of reducing risk workshops that INMM has put on. This one will be put on at GW University next month, the week after the RIC.

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1	It will have four panel discussions. One of them will
2	be on cyber security.
3	I've set the cyber security panel
4	discussion to focus on essentially risk associated with
5	security cyber security at a nuclear power plant.
6	It will have panel members from NRC Cyber Security
7	Directorate, three of the National Laboratories and
8	also industry.
9	There will be three other panels during the
10	workshop. One will be on insider mitigation. A third
11	one will be on perception of risk. And a fourth one,
12	because we're doing this in conjunction with the
13	Elliott School of International Affairs, will be on
14	essentially the changing relationship with the
15	Government of Russia.
16	Given with what's been happening in the
17	Ukraine and things like that. So it will be a fairly
18	diverse workshop. Next slide please.
19	MEMBER BLEY: Are you getting mostly the
20	people you interact with anyway? Or are you getting
21	some a bigger cross section? You've gotten some
22	good ideas coming out from these?
23	MR. RIVERS: We tend to get a bigger cross
24	section. We also get a lot of international fly in on
25	some of these workshops. I know that one of the names
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1	I've seen that's registered is Philippe Galland from
2	Russia, not from Russia, from France, from CEA.
3	Usually we get representation from the UK, from Japan,
4	from other governments that will send people to these
5	workshops.
6	We also try to open them up so that we get
7	non-governmental organization participation. For
8	example, on the perception of risk work panel
9	discussion, Ed Lyman will be a participant on that.
10	We'll have a couple of folks from NRC that will
11	participate. And so that I think somebody from
12	Monterey will also be on that panel.
13	So, we try when I do these workshops I
14	try to do it in such a way that we get a very wide and
15	diverse group up in the panel so that we get a lot of
16	participation from the workshop participants as well.
17	One of the things to come out of both the
18	Sandia and the Stone Mountain workshop were that we
19	needed to really engage the risk, safety and security
20	people. So working with Nathan Su and John Nakoski in
21	research, we identified that an ANS meeting that was
22	being given at Sun Valley, Idaho in April as being a
23	targeted opportunity that will have a lot of the safety
24	risk analysts at that meeting.
25	And so, we are working with ANS to put on
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1	a one day workshop on the day prior to the ANS meeting
2	to have a day of engagement between the safety and
3	security risk professionals. Next slide please.
4	One of the things that has never really
5	taken place is actually a real workshop on
6	vulnerability assessment tools. And since I think
7	when I mentioned it to Chris Lui and my boss that we
8	had set up the ANS INMM one on safety and security, she
9	walked in the next day and said well, when are you going
10	to do one on vulnerability assessment tools.
11	So, we got the INMM to agree to put on this.
12	It will be a three-day workshop in Boston in September.
13	We'll have a discussion of VA tools that will talk about
14	the validation, verification and accreditation of
15	tools, of software tools. It will have a discussion
16	of modeling issues. A discussion of data.
17	We'll have a demonstration by vendors.
18	And this is one where I'm actually pulling in the NUSAM
19	project I mentioned before where there's a case study
20	on nuclear power plants where we'll actually give the
21	vendors that are participating the case study on
22	nuclear power plants. So each of them can demonstrate
23	how their tool assesses the security effectiveness at
24	that nuclear power plant.
25	We'll also give a half day for the vendors
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1	to actually interact directly with all of the workshop
2	participants. Then we'll have some panel discussions
3	at the end where we'll have users, regulators, industry
4	and vendors discuss these vulnerability assessment
5	tools.
6	MEMBER BLEY: Is DOE coming? Are they
7	part of this?
8	MR. RIVERS: DOE is actively working,
9	supporting me in setting this workshop up.
10	CHAIRMAN STETKAR: I haven't heard of this
11	one Joe, what are the dates in September? Do you have
12	them? That's all right, we can get them.
13	MR. RIVERS: It's mid-September time
14	frame. If you go to the INMM website, www.INMM.org,
15	it has a in the upcoming events, you can click on
16	this and get the dates for it.
17	CHAIRMAN STETKAR: Okay. Thank you.
18	MR. RIVERS: And probably in the next week
19	or so, we'll probably put up the draft agenda for the
20	workshop on the website as well.
21	Okay. And I think that's the last slide
22	other then the questions slide. If you have any
23	questions, I would be happy to answer them.
24	CHAIRMAN STETKAR: Anything more for Joe?
25	MR. RIVERS: But basically we're not
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1	sitting idle and you know, we have our initiatives
2	ongoing in the security world to try to better
3	risk-inform security.
4	CHAIRMAN STETKAR: Thank you.
5	MEMBER BROWN: Just one question. You
б	said this earlier and I just probably missed it. The
7	risk-informing security, there's some aspects of that
8	are a little tenuous. I mean how?
9	MR. RIVERS: Well I think it's you know,
10	my training is you know, as a statistician. So you
11	know, risk has certain consequences, expected loss
12	basically is what risk is.
13	But knowing that we can't necessarily do
14	all of that real well in the security world, it's trying
15	to look at those elements of risk that can help us do
16	a better job in security. You know, and I gave some
17	examples of some of the ongoing activities.
18	You know, some of them include trying to
19	get more use of simulation modeling at nuclear power
20	plants. Trying to better understand what can an
21	adversary really do. Trying to understand what
22	consequences can actually be achieved because that's
23	very important to understand. So, all of those types
24	of things.
25	MEMBER BROWN: Is access I mean, access
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1	points are a big part of maintaining a secure
2	environment.
3	MR. RIVERS: Correct.
4	MEMBER BROWN: And I mean is at least
5	that's a high level.
6	MR. RIVERS: Yes.
7	MEMBER BROWN: Is a way to look at it. I
8	mean, is that part of the modeling in terms of trying
9	to look I mean, if you're a plant, how many access
10	points do you have?
11	MR. RIVERS: Well, when you look at one
12	of the issues that you have at a nuclear power plant
13	or a category one facility is, is you do control access.
14	Adversaries can use a number of approaches to getting
15	into the facility. Some of it can be through deception
16	where they actually fake credentials, steal
17	credentials or whatever to try to get in to get in
18	through certain levels. But you may also just use
19	brute force where you just basically crash through the
20	fences and use explosives to breach walls and things
21	like that.
22	So, all of those have to be considered when
23	you're looking at security risks.
24	MEMBER BROWN: Okay. Thank you.
25	MR. RIVERS: Yes, and one of the things if
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1	you look at the material attractiveness thing that
2	we're working on right now in the fuel cycle facilities,
3	one of the thoughts is that if we actually determine
4	that some materials that are currently put into the
5	material access areas in those secured areas don't
6	really credibly have to be there. Those activities
7	that are performed at those plants can be performed in
8	less secure areas which means that fewer people are
9	gaining access to the most secure parts of the facility.
10	So, we're looking at a lot of those types
11	of elements and risk-informing security.
12	MEMBER SCHULTZ: I think the most
13	important feature that well one of the most more
14	important features that you'd be looking at, I didn't
15	see it in a conference, but probably it's in the
16	discussions is barrier evaluation and development.
17	MR. RIVERS: Yes, if you look up yes.
18	MEMBER SCHULTZ: Because the consequences
19	are interesting. But in fact minor consequences could
20	have a major impact on industry. So, the important
21	features would be to assure that the event doesn't come
22	to fruition.
23	So, a varied evaluation and opportunities
24	to dissuade.
25	MR. RIVERS: The barrier analysis is a
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CHAIRMAN STETKAR: I need to keep us moving here a bit because we have time slotted for a presentation by the industry. Another turn by UCS. And I need to get public comments and comments from the Committee. And I need to leave Michael enough time so that he doesn't have to speak too rapidly. So Michael?

MR. CALL: Thank you. Just wanted to give you a brief overview of some efforts that we're doing in the area of spent fuel storage in my division, which is the Spent Fuel Management Division in NMSS. This effort is relatively young. And so there hasn't been too much that's gone forward in it yet. So it's just we'll be bringing up to speed on the general outline of what it's like, what we're doing and the significant workshop that we had last month.

18 This effort we're looking to try to set up 19 oal, we have a framework -- aiming for a framework 20 tter enable risk-informed regulatory decisions in 21 the areas of us looking at both spent fuel storage and 22 transportation. But with the interest being mainly in 23 transportation right now, we felt it's important to focus our efforts initially in spent fuel dry storage. 24 25 The reasons you know, like I said, this is

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1	relatively new. Some of the reasons for taking on this
2	effort is partly because of understanding the
3	NUREG-2150. Come out of the follow up efforts that
4	we're talking about here today as well as public
5	interactions where we present but we've received a
6	petition for rule making from NEI where they felt if
7	we made they proposed certain changes that they felt
8	would be useful to make Part 72 of the storage
9	regulations more risk-informed.
10	In our reports we're looking at trying to
11	set up this framework through a process in taking
12	seven major steps, looking to see what risk information
13	is out there already. For example, you may be familiar
14	with, there are a couple of PRAs that have been done.
15	NRC did their own pilot PRA, which is NUREG-1864 as well
16	as EPRI had done a PRA of their own.
17	So, just trying to identify what
18	information is available. And the next step which is
19	where our workshop from last month comes in, was to try
20	to see where a defense-in-depth, how we would go about
21	defining defense-in-depth for purposes of application
22	and spent fuel storage. I believe that's the next
23	slide. Yes, it's right there.
24	So, we had this workshop we had, held
25	it on the 15th. It was well attended by both we had
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1	NEI participation and a number of public participants
2	both in person as well as through the webinar that we
3	had. In fact we had so many trying to register in that
4	we assignment of a system telling people that we were
5	overloaded, we can't take anymore.
6	So, maybe next time we have a public
7	webinar we'll expand the number of lines that we make
8	available for that. The NRC and NEI, we asked NEI to
9	make a presentation on their views of what
10	defense-in-depth would look like as well as presenting
11	our own, and that is discussed a little bit more on the
12	next slide.
13	For NRC we are looking and thinking in
14	terms of threes. We're looking at three layers to
15	ensure performance of three safety functions. And
16	understanding how operations of spent fuel storage
17	occur. Breaking that out as far as how we looked at
18	it in terms of three different phases of operation.
19	NEI's is more a applying more succinct way of looking
20	at it in terms of identifying barriers, controls,
21	personnel and so forth to prevent and contain or
22	mitigate exposure to radioactive materials.
23	As I said, we had a number of public
24	comments ranging from you know, in favor of you know,
25	the NRC is looking at this as a good thing because it
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There were some questions about the level of detail and some questions about different things such as well how are you going to determine if you have adequate defense-in-depth. And so there were some discussions on those points.

So that's where we are at this point. We're looking at taking the comments that we had from that meeting and putting together some kind of brief paper to consolidate that thinking. And then move to the next step which would be like I said, there are seven steps that we're looking at. I think we're looking at what are we going to use of making decisions, decision metrics. And how those would play into a decision process.

Eventually we're going to lay out a preliminary framework and then use a pilot -- selected a pilot to run that through and see where we need to make changes to that and finalize our approach before going forward with that.

24 So, if there are any questions? I know 25 that that was a brief presentation. But this is where

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1	we are in terms of a significant activity in spent fuel
2	storage.
3	MEMBER BALLINGER: Are you interfacing
4	with the folks that are looking at license renewal for
5	these casks and long term dry storage and things like
б	that?
7	MR. CALL: License well, I realize
8	MEMBER BALLINGER: You have a unique
9	opportunity here.
10	MR. CALL: Right. I think I when we've
11	been looking at these things as far as looking at what
12	elements might be in each of these layers, we're not
13	just looking at an initial storage period, but also
14	looking at what might be things in a renewal period
15	also. So there is some thinking toward that effort.
16	Like I said, we're relatively this is
17	a relatively young and so as we go forward, we can
18	definitely keep those things in mind to make sure that
19	we reach out to that adequately.
20	MEMBER BALLINGER: I would encourage you
21	to do that. Because there's a huge effort on defining
22	what kind of inspections are going to be needed. And
23	expensive. Very expensive inspections and technology
24	which need to be balanced against other types of
25	inspection which ensure that you don't get released
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1	material.
2	MR. CALL: Okay. Yes, we will definitely
3	keep
4	MR. LOMBARD: Actually if I may Ron, Bill
5	Demoross.
6	MEMBER BALLINGER: Demoross, who is that?
7	CHAIRMAN STETKAR: Identify yourself sir.
8	MR. LOMBARD: I need records for a
9	schedule of management. He can schedule management
10	within NMSS and the folks who are developing HMS
11	programs, managing regulatory framework are the same
12	division, same compliance.
13	CHAIRMAN STETKAR: I'm sorry, we need your
14	name on the record too.
15	MR. LOMBARD: Mark Lombard.
16	CHAIRMAN STETKAR: Thank you.
17	MR. LOMBARD: Yes, we deal very closely
18	with NEI, the same folks who interfaced with us on other
19	spent fuel storage issues almost on a weekly basis.
20	CHAIRMAN STETKAR: Any other questions?
21	(No response)
22	MR. CALL: And just moving on, as Dick
23	mentioned earlier, I'm filing in for Dennis Damon.
24	He's the NMSS Risk Analyst that would normally be making
25	this kind of presentation. Just wanted to give you
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1	again, a brief informational presentation about some
2	efforts that have gone on that are NMSS wide as well
3	as just point to some things that are active in the
4	different divisions within the NMSS.
5	Sometime ago there was a risk task group
6	that was organized and developed a guidance document
7	that's referred to as the Risk-Informed Decision Making
8	document or RIDM. The current revision is we have
9	one that was put out in February 2008.
10	But the activity started much earlier in
11	a response to the SRM on SECY-99-0100. In that SECY
12	just to give you a little bit of information, the
13	staff's proposal to implement a framework for using
14	risk assessment in regulating nuclear material uses and
15	disposal was approved along with the proposal for
16	addressing risk management issues in those areas
17	including development of risk metrics and goals. And
18	then there was a joint ACRS/ACNW subcommittee that was
19	established to peer review those staff efforts.
20	The document itself has four objectives.
21	To provide a step by step procedure on how to make
22	risk-informed regulatory decisions. To suggest
23	quantitative health guidelines. And provide a
24	discussion of three regions of risk, which would be
25	considered negligible, acceptable or tolerable I
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should say, not acceptable and negligible are the terms
that they were using. And then to discuss how the RIDM
method would be applied to nuclear material and waste
regulatory areas.

In the SRM on SECY-04-0182, the Commission approved staff's plan to continue to apply risk-informed methods to these activities, materials and the waste repository activities and directed that the staff should consider applying the guidance in the document to planned and emergent activities. Next slide please.

So as I mentioned, part of the guidance that was developed and in the document itself there are quantitative health guidelines. They developed six. Two of which will look similar to the guideline -- to the goals that are for the reactor safety goals.

They're all in terms of individual risk. So that there are six. Three for the public, three for workers. In addition to acute fatality and serious injury or like in cancer fatality, the serious injury guideline was also adopted or suggested.

I would note that these are not -- unlike the safety goals for reactors, these are not endorsed by any type of Commission policy statement. And what they are, you'll notice that we've called them

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1 guidelines instead of goals. Instead of conveying a 2 sense that these would be something that would need to be met at some point in the future or at some day, these 3 are more of guidelines which would be anticipated 4 5 according to the guidance document levels below which do you really need to consider doing much more to ensure 6 that the risks are any lower then this. 7 MEMBER SKILLMAN: So these are thresholds 8 9 for action? 10 MR. CALL: Kind of. Looking at -- yes. 11 And they're not really -- it's not a hard and fast. 12 It's kind of -- it's like I said, it's a guideline to 13 suggest considering whether any further effort is 14 needed. So whether you're in the negligible risk area and need to do anymore or not. Of course there will 15 16 be other considerations that may weigh into that. But 17 from a risk values perspective, that's where this is 18 looking at. MEMBER SKILLMAN: 19 Thank you. 20 MR. CALL: On the next slide. To see if 21 you know, since that time we note that these guidelines 22 are not widely known or incorporated into 23 risk-informing applications within the NMSS programs. However, there's various concepts have you know, the 24 25 different groups are aware of the various other

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concepts in the guidance and made use of those as they felt was deemed appropriate. Just describing some of that here with the different organizations. The Economic Directorate, my division in terms of spent fuel storage, the fuel cycle and the materials and decommissioning.

And some of these are in terms of ongoing efforts. For example, in fuel cycle they're looking to revise their oversight program. And they feel that some of the milestones that they've set up for activities there would be well suited to employ guidance from, or consider guidance from the RIDM document.

On the next slide. In addition to that, just wanted to also make you aware that there have been various activities both past and ongoing within the different divisions that are risk-informing in nature or that support risk-informing efforts. Many of these if not all I would imagine are or have been or are currently listed on the NRC's public website. And it describes the different risk-informing activities of the Agency.

And then I've listed here some examples for the different areas. You'll see that this covers the range of what we regulate at NMSS.

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1	And then that's the last slide, so if there
2	are any questions?
3	MEMBER SCHULTZ: Michael, are you
4	familiar enough with the fuel cycle effort with regard
5	to the integrated safety the overall plan as to know
6	what the schedule is there?
7	MR. CALL: For the revised oversight
8	program?
9	MEMBER SCHULTZ: Yes, exactly.
10	MR. CALL: That I'm not aware of the
11	schedule, no. I just know that they are working
12	towards some. They have an effort engaged in that
13	area.
14	MEMBER SCHULTZ: I'll look it up.
15	Thanks.
16	CHAIRMAN STETKAR: Any other questions
17	for Michael or the staff?
18	(No response)
19	CHAIRMAN STETKAR: If not, thank you all.
20	It's good overview of not only the RMRF initiative, but
21	what's going on in the other areas that would be
22	affected by the integrated policy statement and
23	regulatory framework.
24	With that I'd like we have next on the
25	agenda a slot for NEI. If you have some comments to
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1	come up.
2	Mike, we haven't received any material
3	from the slide or whatever.
4	MR. TSCHILTZ: No. No.
5	CHAIRMAN STETKAR: Or is it just okay.
6	It will be on the record.
7	MR. TSCHILTZ: Certainly. I
8	contemplated developing slides for this discussion,
9	but when I was initially asked to come and speak before
10	the Committee, it was under the presumption that the
11	paper would be available and the industry would have
12	an opportunity to comment.
13	And so I think my comments won't be so much
14	aimed at the content or the presumed content of the
15	paper, but more at a higher level as to where we're going
16	with this initiative and where the industry may come
17	out as far as seeing the benefit or not seeing the
18	benefit. I guess just looking at the process for
19	moving forward, you know, Dick Dudley described the
20	white paper followed by a public comment period
21	followed by potentially a meeting to discuss a
22	resolution of comments.
23	One perspective I would offer is that these
24	initiatives seem to be voluntary initiatives. And
25	they're not something that would be imposed upon the
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1	licensee, it would be something that they would
2	voluntarily apply for and implement similar to NFPA-805
3	or Option Two was the example that was given there.
4	So, the observation that I would have is
5	that NUREG-2150 was developed and written by an NRC Task
6	Force with little public involvement. The development
7	of the white paper, the Options is being developed with
8	little public involvement. Just one opportunity it
9	appears for stakeholder feedback on the white paper.
10	So, my concern is that there's going to be
11	a lot of effort potentially put into the development
12	of Options that there's no clear identified person or
13	utility that would implement it. So to me, it seems
14	that it needs to be more closely linked to the people
15	the development of the Options need to be more
16	closely linked to the people who would ultimately
17	implement that.
18	So, in separation of those two activities,
19	I think is problematic. And the reason that I wouldn't
20	offer more detailed comments I think are the devil's
21	in the details. I think whether these Options are
22	looked upon favorable and then people decide to
23	implement them are largely based upon the details that
24	are going to be developed for the Options.
25	So in that regard I think it's very
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important that you know, we allow sufficient time in the development of these Options for meaningful interactions. And I would say it would be beneficial to look at a potential examples of applications for Option Two.

looking at Option Three on the Just surface, it would appear that it's what I would characterize as a heavy lift. And with all of the other activities going on in the post-Fukushima era here, there's a lot to consider. So, someone's volunteering 11 to take that on, at this stage I think that would be 12 questionable. But I think that's something that we 13 need to explore as we move forward.

The other observation I would offer is that the industry and the NRC have formed risk-informed steering committees. And there's joint meetings where the industry's steering committee meets with the NRC's steering committee. And they identify the issues that they think are most important to be addressed in the near term as far as risk-informed regulation.

21 And I think if you look at what we focused 22 on in the past year and the things that we're focusing 23 on in the coming year, it's going to identify the things that are really issues that people face right now that 24 25 they need answers to. For example, this year one of

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1	the issues was PRA realism. And to a large degree that
2	was as a result of some of the issues that arose during
3	the development of fire PRAs for NFPA-805.
4	And the industry has a sense of urgency in
5	the need to resolve those issues with fire PRAs because
6	of the consequences of having these conservatisms. So
7	and the potential negative consequences and
8	diversion of resources to things that don't have a true
9	safety benefit.
10	So, I would say the risk-informed steering
11	committee is a good place and this is this issue,
12	the RMRF is one of the topics that the staff steering
13	committee has raised as a potential, one to be
14	considered in 2015. But I think the industry is
15	looking at more practical application, things that can
16	be used in the near term. The treatment of uncertainty
17	in decision making. Aggregation of risk and
18	development of external vent PRAs.
19	The flooding PRAs being an issue. I know
20	you've heard of the challenges that the industry and
21	the staff has faced with evaluating flooding hazards
22	to the deterministic methods that are used per site in
23	new reactors and the challenges that are created by
24	that. And not having a risk-informed or accepted
25	risk-informed method for dealing with those hazards.
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1	So, I would say that being said, I mean,
2	we're ready. I have a small working group formed to
3	review the paper when it's issued. And we'll provide
4	our comments and engage the staff.
5	I think the general belief out there I
б	think from when NUREG-2150 was initially issued was
7	that the regulatory framework doesn't really need to
8	be revamped at this stage. That our efforts would be
9	better spent encouraging and sustaining the existing
10	policies that have been put in place with the PRA policy
11	statement that exists.
12	And there's still a lot of work to be done.
13	We heard comments today on defense-in-depth. It has
14	just been out there since the initial implementation
15	of misconformed regulation. And people still struggle
16	with how to apply those concepts. So I think we can
17	clearly make progress in those areas in an evolutionary
18	way as opposed to a revolutionary way of reframing the
19	regulations.
20	So I'll stop there and take any questions.
21	CHAIRMAN STETKAR: Any questions for
22	Mike?
23	(No response)
24	CHAIRMAN STETKAR: Thank you very much for
25	your comments. And again, I share your frustration
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1	about not having something more substantive to actually
2	comment on. But, that's the way it is. We will have
3	that opportunity in the future. And I'm sure you'll
4	be back.
5	MR. TSCHILTZ: Thanks.
б	CHAIRMAN STETKAR: And we have a request
7	from Union of Concerned Scientists. So I believe Ed
8	Lyman is here. Is Ed here? Oh, is he on okay. Ed
9	is apparently out there screaming at his communication
10	device. Ed, we'll get the line open for you in a second
11	here.
12	MR. LYMAN: Hello?
13	CHAIRMAN STETKAR: Ed, are you there?
14	MR. LYMAN: Yes. Can you hear me?
15	CHAIRMAN STETKAR: Yes, we can.
16	MR. LYMAN: Yes. I apologize for not
17	being there in person today.
18	CHAIRMAN STETKAR: No. That's fine.
19	MR. LYMAN: So, as always we appreciate
20	the opportunity to provide comments. But I don't want
21	to pile on here. But again, we were also expecting to
22	get the white paper to comment on. And so without
23	having that, my remarks are just going to be reactions
24	to some of what I've heard this morning.
25	With regard to the risk management
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1	regulatory framework, I guess there are two separate
2	aspects here. One is the is it appropriate to
3	implement this policy statement Agency wide for all
4	aspects, even those where there may not be a clear or
5	useful application of risk management concepts? And
6	I think the answer to that is no from our perspective.
7	One clear example being security. I am
8	glad to hear that there doesn't seem to be an effort
9	to try to quantify the unquantifiable with regard to
10	initiating events for security. But that's certainly
11	something we would not support.
12	The other aspect is are the is what we
13	heard with regard to the Power Reactor Options on
14	appropriate. And I think the answer to that is also
15	no. I think there is a great need for the Agency to
16	clarify the way risk is being used to clear up some of
17	the issues and inconsistencies. And it doesn't sound
18	like this particular vehicle is going to accomplish
19	that. And you may not hear this very often, but I
20	totally agree with the NEI speaker about I think the
21	
22	CHAIRMAN STETKAR: There's laughing going
23	on in the room Ed, if you can't hear it.
24	MR. LYMAN: But I actually am going to say
25	the same thing. I don't see how what the elements of
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1	the policy statement that were presented are any
2	improvement over the PRA policy statement. In fact I
3	think it may be a step backward.
4	For instance, I'm concerned about the
5	first bullet which sounds to me would perhaps the plant
6	adequate protection or equate adequate protection with
7	the idea that that's really risk management. And I
8	don't think you can really justify and I think risk
9	management is the only aspect of adequate protection.
10	And I'm concerned about the implications, the legal
11	implications of a statement like that.
12	I would say adequate protection is
13	probably closer to risk-minimization. Or that would
14	be our hope then risk management. You could always
15	keep in mind that you know, the public is one of the
16	customers of this policy statement and I think the
17	Agency needs to focus on improving the priority with
18	how it applies in it's decision making. And I don't
19	see that happening here.
20	One aspect I think that highlights it, we
21	heard how NFPA-805 was actually it sounds like it's
22	leading to greater inconsistencies between those who
23	voluntarily choose to implement it and sign
24	vulnerabilities that require correction and those who
25	don't. And that seems to be going in the wrong
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1	direction.
2	So until that problem is fixed, it doesn't
3	seem like it's a good model for going forward. And I
4	don't see how Option Two, clearly industry is not going
5	to want to go on a hunt for unrectified vulnerabilities
б	that they're going to have to pay to fix. So that
7	to expect that that's going to be a reasoned outcome
8	of this process is not a reasonable expectation. So
9	if it were going to happen, I think it would have to
10	be a mandatory Option Three type.
11	We've made pitches in the past for a new
12	vulnerability, you know, systematic vulnerability
13	assessment across the whole fleet so that you can at
14	least get consistency. And it seems to increase
15	inconsistency by allowing this process to be voluntary
16	would make matters worse.
17	So I think that's all I have to say on that.
18	On risk-informing security, we have some views on the
19	material attractiveness rule making that Joe Rivers is
20	well familiar with. I won't rehash them here, but I
21	think Dr. Rempe's comment goes to one of our main
22	concerns, that material attractiveness is not an
23	intrinsic aspect of material properties.
24	But it does imply some modeling or
25	presumption of an adversary, their capabilities and
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their contentions. And that has to be accounted for better in the rule making process to make clear that there is some target adversary in mind when you're talking about what materials are attractive and what are less attractive.

The last point I wanted to make has to do 6 with defense-in-depth for spent fuel. I think here is 7 8 this is an area where there might be some value in 9 considering risk. And we think that if you apply the 10 defense-in-depth, the metric for evaluating the 11 expedited fuel transfer issue as I said before, that that would make expedited fuel transference dry casks 12 look more attractive then if you've done a cost benefit 13 14 analysis expected.

So I would hope that that program would also be applied not just to spent fuel in dry storage but also comparative of risks of densely packed spent fuel pools compared to dry storage.

19And I think that's all I have. Thank you.20CHAIRMAN STETKAR: Thank you very much.21I've lost track of what lines are open. Was Ed on the22general public line?23MR. SNODDERLY: No. Ed was on the staff

line.

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CHAIRMAN STETKAR: Was on the staff line.

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1	Okay. Let me ask, as long as we have the staff line
2	open, are any other members of the staff out there that
3	wanted to make any comments on anything? As long as
4	we have your line open.
5	MR. HARRISON: No comments here.
6	CHAIRMAN STETKAR: Okay. Thank you.
7	What we'll do then is open up the other line, which is
8	the public line. And while we're doing that, let me
9	ask if is there anyone in the room that has any comments
10	that you'd like to make? Please come up and do so.
11	Now, if there's a member of the public out
12	there, because of our high tech system here, could you
13	just please say something, hello or anything so that
14	we can confirm that your line is open.
15	(No response)
16	CHAIRMAN STETKAR: It's always
17	troublesome.
18	MR. SNODDERLY: There wasn't anybody.
19	CHAIRMAN STETKAR: Okay. We have
20	indications that there isn't anyone on the public line.
21	And if that's the case, then thank you all for your
22	comments. And again, NEI and Ed Lyman, you're on the
23	record for the meeting. So, we have your comments.
24	What we always do at the end of one of these
25	Subcommittee meetings, I'll go around the table and ask
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1	each Member if you have any final comments that you'd
2	like to make. And also, if ask whether you think
3	that at this stage in the game it merits bringing the
4	issue before the full Committee.
5	I always like to get a little feedback from
6	other Members on that topic in terms of timeliness.
7	And because Joy got a chance to go last a few days ago,
8	you can go first today.
9	MEMBER REMPE: Oh. I wanted to thank you
10	for the presentations and comments. I look forward to
11	the white paper when it's released. I would encourage
12	us to have another Subcommittee my viewpoint is we
13	should have another Subcommittee meeting after the
14	white paper is released. And then I would take it to
15	the full Committee. I think at this time that we're
16	going before the paper is released to the full
17	Committee.
18	CHAIRMAN STETKAR: Charlie?
19	MEMBER BROWN: Same comment on the
20	presentations. Got something out of it. And I agree
21	with Joy that we ought to get the white paper done first
22	before we go to the full Committee.
23	CHAIRMAN STETKAR: Ron?
24	MEMBER BALLINGER: Same.
25	CHAIRMAN STETKAR: It's going quick.
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1	Mike?
2	MEMBER RYAN: It's a work in progress.
3	And I agree with the comments from my colleagues.
4	CHAIRMAN STETKAR: Dennis?
5	MEMBER BLEY: I agree with them except we
б	might want to wait until the public comments are in on
7	the white paper before we take it to the full Committee.
8	CHAIRMAN STETKAR: Okay. Dick?
9	MEMBER SKILLMAN: Yes, I agree with Dr.
10	Rempe. I'd like to hear again after we see the white
11	paper, after the public comments, that would probably
12	be better. But I also want to thank Dick and Joe for
13	putting up with my focused questions. Thank you Dick
14	Dudley and Joe.
15	CHAIRMAN STETKAR: Steve?
16	MEMBER SCHULTZ: I appreciate the
17	presentations and also the got the involvement by
18	both the staff and the other organizations that have
19	provided input to us today. And would suggest that we
20	have the Subcommittee meeting as we get the additional
21	information and join in with the public comment period.
22	CHAIRMAN STETKAR: Yes. My inclination
23	thanks. You have well, my inclination is to do
24	that Dick. Is that you're path forward that identified
25	interactions with the Subcommittee I think during the
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1	summer period. I think we want to probably interact
2	with you earlier then that so that you have the benefit
3	of the Subcommittee feedback in parallel with the
4	public comments.
5	And then see where we go after all of the
6	public comments are in and you have a final version of
7	the paper you know, later in the year. So, I think
8	we'll probably be looking at scheduling a Subcommittee
9	meeting in the April/May time frame. Well have to
10	figure out a slot to put that in. But I think earlier
11	the better I think is what you're hearing from us.
12	MEMBER BLEY: You want to wait until after
13	they have that meeting I would think.
14	CHAIRMAN STETKAR: I think we want to wait
15	until after they have that meeting. But not
16	necessarily wait until they have all of the public
17	comments and are working on the you know, the final
18	draft.
19	And with that, if there are no other
20	comments, we are adjourned.
21	(Whereupon, the above-entitled matter
22	went off the record at 11:30 a.m.)
23	
24	
25	
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Staff Recommendations Regarding a Risk Management Regulatory Framework

### **Briefing for ACRS Subcommittee**

February 20, 2015

#### Outline of Staff Presentation on Risk Management Regulatory Framework (RMRF)

- Background and Current Approach (R. Dudley)
  - Agency-wide Policy Statement
  - Implementation Options for Power Reactors
  - Path Forward
- Status of Risk-Informed Activities Regarding Common Defense and Security (Joe Rivers)
- Status of Risk-Informed Activities Regarding Spent Fuel Dry Storage (Michel Call)
- Status of Risk-Informed Activities Regarding Nuclear Materials Licensing (Dennis Damon/Michel Call)

### Summary: Background and Current Approach to Evaluate Risk Management Regulatory Framework

- Chairman's Tasking Memorandum of June 14, 2012 directed staff to "review NUREG-2150 and provide a paper to the Commission that would identify options and make recommendations, including the potential development of a Commission policy statement."
- Commission's May 19, 2014 SRM on Near-Term Task Force Recommendation 1:
  - Directed staff to reevaluate objectives of Improvement Activity 1 (new designbasis extension category) and Improvement Activity 2 (adequacy of defense-indepth) within context of Commission direction on long-term Risk Management Regulatory Framework
  - Closed NTTF Recommendation 1
  - Increased scope of RMRF SECY paper (describe relationships between ongoing risk-informed activities)
- Staff has requested extension of due date until December 2015
- Management has re-evaluated the staff's approach to evaluating agency-wide RMRF
  - Staff will consider 3 RMRF implementation options for power reactors
  - Staff will also ask Commission to consider an overarching, agency-wide risk management policy statement

# Overview of Agency-wide Policy Statement

- Applicable to all NRC-regulated program areas (radiological safety and security)
  - A risk management approach would be used to ensure adequate protection of public health and safety and promote the common defense and security for all NRC regulatory activities.
  - In a risk management approach, safety and security are ensured by (1) understanding the risk associated with NRCregulated activities and (2) using that risk information to make regulatory decisions.

# Overview of Agency-wide Policy Statement (continued)

- The risk management approach would:
  - Use a structured process to identify issues, develop and analyze options, make decisions, and monitor the effectiveness of regulatory programs to make improvements as necessary,
  - 2. Ensure appropriate regulatory controls and oversight are in place recognizing the variety of risks associated with different uses of radioactive materials, and
  - Employ risk-informed decision-making, in which risk insights are considered together with other factors commensurate with their importance to public health and safety and common defense and security.

# Overview of Agency-wide Policy Statement (continued)

- The technical analyses supporting the riskmanagement approach should:
  - 1. Be based on sound data, information, and methodologies, including consideration of uncertainties,
  - 2. Use techniques or combinations of techniques appropriate for the hazards and complexity of the issue,
  - 3. Be as realistic as practicable, and
  - 4. Promote and utilize advances in science and technology, as practicable.

# Three Power Reactor Implementation Options

- Option 1 Maintain Current Framework
- Option 2 Voluntary Alternative Risk-Informed Licensing Basis
- Option 3 Plant Specific Risk Management Regulatory Framework from NUREG-2150

# Power Reactor Option 1 – Maintain **Current Framework**

- No overall revision of NRC's regulatory framework
- The current power reactor regulatory framework meets the RMRF criteria in NUREG-2150, Chapter 4 - Option A
  - Commission Safety Goal Policy sets forth the "risk management objective"
  - Current regulations implement sufficient protections (e.g., defense-in-depth and safety margins) corresponding to NUREG-2150 "risk management goal"
  - NRR's LIC-504 sets forth a risk-informed decision process with steps consistent with those described in NUREG-2150
  - NRC has numerous monitoring and feedback mechanisms to (1) gage the efficacy of regulatory decisions and (2) identify new information that should be considered within the regulatory framework
- Not a "do nothing" option -- staff would still make safety improvements (based on risk insights or other considerations) whenever deemed necessary using existing regulatory processes

### Power Reactor Option 2 – Voluntary Alternative Risk-Informed Licensing Basis

- Maintain existing generic regulatory structure
- Issue rule allowing licensees who upgrade PRAs to apply for approval of a licensing basis that would support a performance-based, risk-informed alternative to certain deterministic regulations of low safety benefit
  - Licensees allowed to select a plant-specific set of design changes/compliance issues of low risk-significance that would deviate from current deterministic requirements (NRC or self-approval) and must search for and mitigate all plant-specific risk vulnerabilities meeting NRC-specified criteria
  - New information on mitigation of risk-significant events and/or accident sequences (risk vulnerabilities) must be documented in an updated Final Safety Analysis Report (FSAR) in accordance with 10 CFR 50.71 (e) requirements
  - Mandatory monitoring and feedback (as described in RG 1.174) to ensure changes in risk remain acceptable throughout the lifetime of the facility

### Power Reactor Option 2 – Voluntary Alternative Risk Informed Licensing Basis (continued)

- Regulatory process for licensees to self-approve certain plantspecific changes would be similar to NFPA-805 approval process, i.e., risk-informed changes allowed to license requirements without prior NRC approval if risk increase (Δ CDF) is "no more than minimal" (e.g., < 1E-7/year)</li>
- Changes with risk increases "more than minimal" (e.g., > 1E-7/year) require NRC approval
- Plant licensees are expected to have upgraded, high quality PRAs to support this risk-informed alternative licensing basis approach

# Power Reactor Option 3 – Plant-Specific RMRF from NUREG-2150

- Require PRAs and establish plant-specific licensing basis based on:
  - Plant-specific risk profiles
  - NRC-specified risk management objective
- Structured, risk-informed decision-making process used by both NRC and licensees
- Based on the risk profile, licensees would implement the plant-specific licensing basis by:
  - Determining how the risk objective is met
  - Ensuring that the necessary protections are in place to meet the risk management goal
  - Establishing the risk-informed decision-making process
  - Establishing the monitoring/feedback and reporting process

# Power Reactor Option 3 – Plant-Specific RMRF from NUREG-2150 (continued)

- Each plant's licensing basis would consist of:
  - "Technical requirements" based upon plant-specific attributes and applicant-selected design specific elements/constraints
  - Rationales (technical bases) why the technical requirements adequately address risk and defense-in-depth in light of the plantspecific attributes and design specific elements/constraints
  - FSAR-level description of the plant-specific attributes and applicantselected design specific elements/constraints that are the inputs/assumptions for the above rationales (technical bases) which must be maintained
  - Process for maintaining the validity of the rationales (technical bases) throughout the operating lifetime of the facility.
- Licensees would be required to use the structured process with monitoring and feedback to ensure that the plantspecific licensing basis remained consistent with the risk profile of the plant, which could change over time.

# Path Forward on RMRF

- Draft white paper and outline of policy statement now being reviewed by NRC Senior management
- Incorporate management comments into updated draft white paper and release to public
- Public meeting (late April) to discuss draft white paper
- Solicit written public comments on later version of white paper via <u>www.regulations.gov</u>
- Summarize public comments and meet again with ACRS (summer)
- RMRF SECY paper currently due to Commission on December 18, 2015

# Backup Slides

# **Definitions**

To ensure a common understanding of this example policy statement, it is important to know the differences between the terms "risk management," "risk assessment", and "riskinformed approach."

- Risk management is the recognition of the threat or danger involved with the use of nuclear materials and establishing controls and oversight to manage the potential threat or danger. That is, it is coordinated activities to direct and control an organization with regard to risk. [From ISO 31000, "Risk Management – Principles and Guidelines"]
- Risk assessment is the evaluation of what can go wrong, how likely is it, and what would be the consequences? This consideration may be addressed either qualitatively or quantitatively. [From SRM-SECY-98-144, "White Paper on Risk-Informed and Performance-Based Regulation," March 1999]

#### **Definitions (continued)**

Risk-informed approach to regulatory decision-making represents a philosophy whereby [quantitative and qualitative] risk insights are considered together with other factors to establish requirements that better focus licensee and regulatory attention on design and operational issues commensurate with their importance to public health and safety. A risk-informed approach enhances the deterministic approach which is used to define many of the design and operational requirements for NRC licensees. Risk-informed approaches lie between the risk-based and purely deterministic approaches. [From SRM-SECY-98-144, "White Paper on Risk-Informed and Performance-Based Regulation," March 1999]

#### NUREG-2150 Hierarchy and Structured Decision-making Process

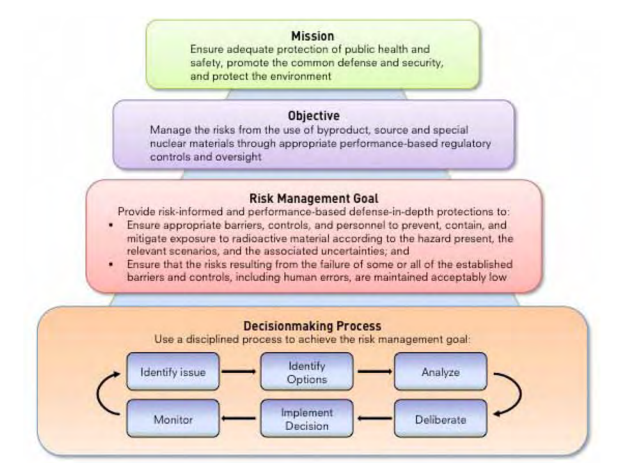


Figure ES-1 A Proposed Risk Management Regulatory Framework



#### Status of Risk-Informed Activities Regarding Common Defense and Security

Joe Rivers, NSIR February 20, 2015 ACRS Subcommittee Meeting



## NRC Sandia Workshop 2010

- Six Areas of Opportunity Identified
  - Uncertainty of initiating events
  - Simulation tools
  - Collaboration between safety/security
  - Cyber Security
  - Improved metrics
  - Demonstration project like WASH 1400



## February 2014 INMM Workshop

- Safety/Security Risk Approaches
- Material Attractiveness
- Likelihood of Event
- VA Simulation Tools
- Cyber Security



## Safety/Security Risk Approaches

- Discussion of PRA at NRC
- Presentation of an extensible risk informed decision support method
- Implications of security challenges for safety assessment tools
- DNDO risk models



## **Material Attractiveness**

- NRC approach under development
- DOE support for NRC approach
- NGO thoughts on approach
- Industry thoughts
- UK comments on concept of dilution
- French presentation on security at civilian facilities



## Likelihood of Event

- Surveys of possible approaches and options
- Discussions of how approaches might be used
- National Consortium for the Study of Terrorism and Responses to Terrorism approach



# **VA Simulation Tools**

- ARES Corporation AVERT
- Rhino Corp Simajin
- Sandia modelling
- DTRA modelling
- PNNL tool to address physical and cyber attacks



# **Cyber Security**

- Discussion of pros, cons and challenges of risk informing cyber security
- NRC regulatory program
- PNNL cyber risk model



### **Current Activities**

- Risk Prioritization Initiative
- Risk Management Regulatory Framework Working Group
- Use of Simulation Modelling
- Material Attractiveness
- Cyber Security
- NUSAM



## **Risk Prioritization Initiative**

- Attempt to prioritize plant projects informed by risk associated with safety, security, emergency preparedness, and radiation protection
- Industry Pilots conducted



## Risk Management Regulatory Framework Working Group

- Addressing recommendations of RMRF Task Force
- First, focus on reactor safety
- Expand to other disciplines
- Include concept of defense in depth
- Look at beyond design basis accidents



## **Use of Simulation Modelling**

- Industry initiative to incorporate vulnerability assessment modelling tools into regulatory process
- Industry pilot to model a number of NPPs
- NRC staff assessing process to determine requirements for use in regulatory process



### **Material Attractiveness**

- Development of an approach to grade security based on the attractiveness of the nuclear material to the adversary
- Approach allows alternative measures to be applied for varying levels of dilution
- Will apply to fuel cycle facilities and RTRs



## Los Alamos Model

- Logic model developed
- Four modules
  - Acquisition
  - Processing
  - Weaponization
  - Yield reduction
- Provides an estimate of likelihood



# **Cyber Security**

- Reactor cyber security implementation under way
- Highest consequence critical digital assets (CDAs) adressed
- using a consequence based approach to consider lesser requirements for CDAs with lower consequences



## NUSAM

- IAEA Coordinated Research Project
- Develop guidance on the conduct of security assessments
- Case Studies
  - NPP
  - Irradiator Facility
  - Rad Material Transport
  - LEU Fuel Fabrication Facility
  - Spent Fuel Storage Facility



# **Upcoming Workshops**

- INMM Reducing Risk Workshop
- INMM/ANS Workshop on Safety/Security Risk
- INMMWorkshop on VA Tools



# **INMM Reducing Risk Workshop**

- March 2015 in Washington, DC
- Session on Cyber Security
- Focus on risk approaches that might apply to cyber security



## ANS/INMM Workshop on Safety/Security Risk

- April 2015 in Sun Valley, Idaho
- Engage safety and security risk professionals in a discussion of risk applied to their discipline



## **INMM Workshop on VA Tools**

- September 2015 in Boston
- Discussion of VA Tools
- Discussion of VV&A
- Discussion of modelling issues
- Discussion of data
- Demonstration by Vendors
- Discussion by users
- Panel Discussion



## **Questions** ?

#### Risk Informing Spent Fuel Dry Storage

Michel Call

Division of Spent Fuel Management

Office of Nuclear Materials Safety and Safeguards

# **Risk-Informing Effort**

- Prompted by agency activities and stakeholder interactions
- Goal framework to better enable risk-informed regulatory decisions
- Focus initially on spent fuel dry storage
- Approach 7 major steps

## Defense-in-Depth Public Workshop

- Definition and application in dry storage, one major step
- Held public workshop Jan 15, 2015
- Well attended with good public and industry participation
- NRC and NEI presentations

## **Defense-in-Depth Approaches**

#### NRC

- 3 layers (engineered, programmatic, and mitigating controls)
- 3 safety functions (sub-criticality, radiation exposure, radioactive materials release)
- 3 operations phases (loading/transfer, storage, unloading)

#### NEI

 Barriers, controls, etc. to prevent, contain, mitigate exposure to radioactive materials

### **Risk Informing in NMSS**

**Michel Call** 

Division of Spent Fuel Management

Office of Nuclear Materials Safety and Safeguards

#### **Risk-Informed Decisionmaking (RIDM)**

- Guidance document developed by NMSS Risk Task Group
- Current Revision (Rev 1) from February 2008 (ML080720238)
- Response to SRM-SECY-99-0100
- 4 objectives of the RIDM document
- Commission Approval in SRM-SECY-04-0182

#### Quantitative Health Guidelines (QHGs)

6 Guidelines

	Public	Worker
Acute fatality	≤ 5x10 <sup>-7</sup> /yr	≤ 1x10 <sup>-6</sup> /yr
Latent cancer fatality	≤ 2x10 <sup>-6</sup> /yr or 4 mrem/yr	≤ 1x10 <sup>-5</sup> /yr or 25 mrem/yr
Serious injury	≤ 1x10 <sup>-6</sup> /yr	≤ 5x10 <sup>-6</sup> /yr

- Not endorsed by Commission policy statement
- Guidelines vs. Goals

## Use of RIDM & QHGs

- QHGs are not widely known or incorporated into risk-informing applications
- NMSS programs
  - Yucca Mountain risk-informed regulation and guidance in place, pre-dates RIDM and QHGs
  - Dry Spent Fuel Storage consideration in effort to riskinform dry storage
  - Fuel Cycle consideration/application in revised oversight program development
  - Materials and Decommissioning have made use of various concepts from RIDM

## **Other NMSS Risk-Informing Efforts**

- Variety of Activities past and present
- Current activities described on NRC's website
- Examples of Activities (past and present)
  - NUREG-1556 Series Guidance about Materials Licenses
  - Part 61 rulemaking Land disposal of radioactive waste
  - Fuel Cycle Integrated Safety Assessment, Part 70 Subpart H
  - Yucca Mountain Part 63, Performance Assessment
  - Spent Fuel Transportation Fire Studies