



United States Nuclear Regulatory Commission

*Protecting People and the Environment*



# NRC PUBLIC MEETING

AUGUST 21, 2019

**NEIMA SECTION 108: BEST PRACTICES FOR  
COMMUNITY ADVISORY BOARDS AT  
DECOMMISSIONING NUCLEAR POWER PLANTS**

# Agenda

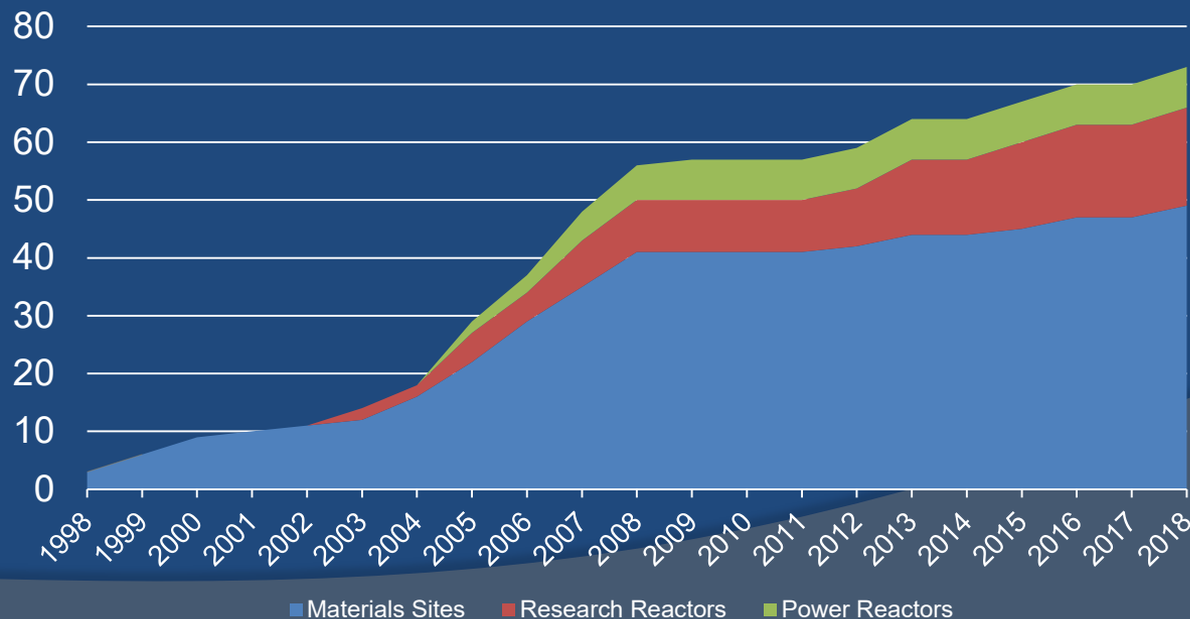
NRC Category III Public Meeting to obtain comments to identify best practices for establishment and operation of local community advisory boards (CABs) for decommissioning nuclear power reactors, including lessons learned

- ❖ Meeting Safety Procedures
- ❖ Introductions
- ❖ NRC Presentation on Decommissioning Experience, Process and Citizens Advisory Boards
- ❖ Ground Rules
- ❖ Public Comments
- ❖ Close the meeting at 9 p.m.

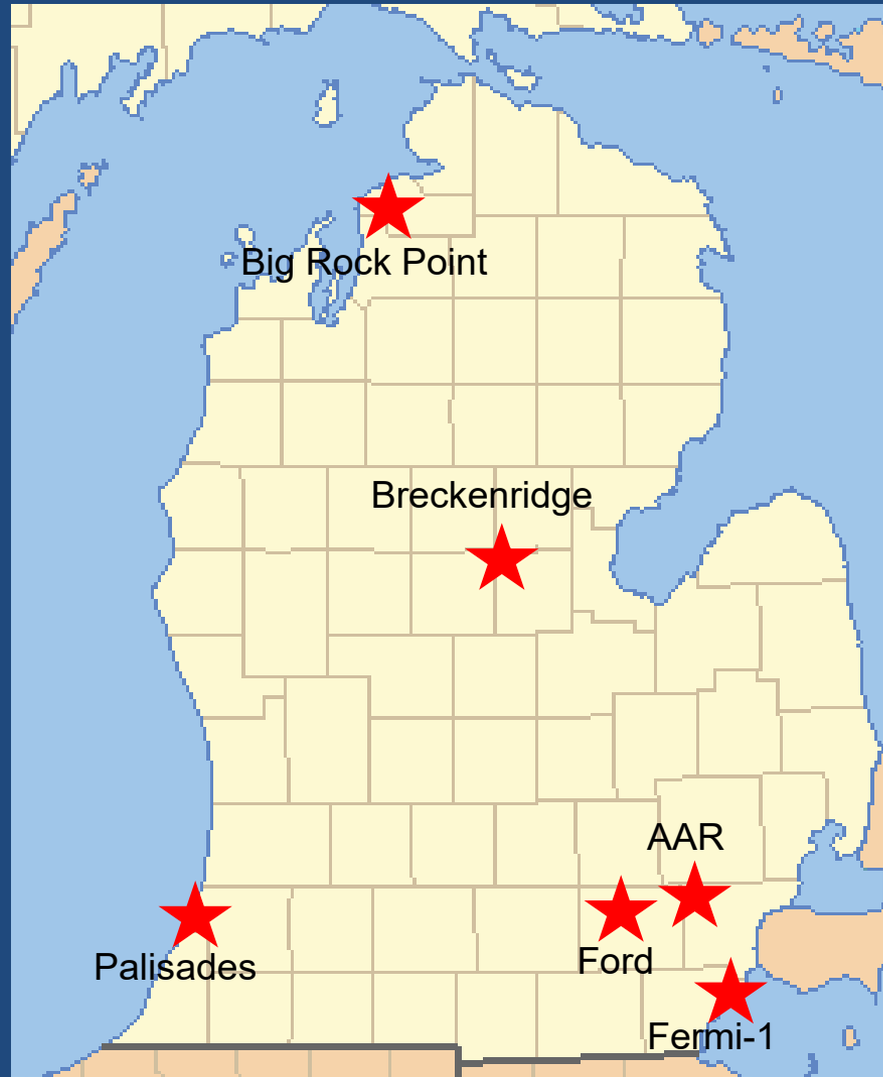
# Decommissioning Experience

- ❖ Current decommissioning regulations are performance-based and risk-informed
- ❖ Extensive decommissioning experience
- ❖ A total of 10 power reactor sites have completed decommissioning and had the reactor licenses terminated for unrestricted use

Cumulative Completion of Decommissioning Sites  
1998-2018



# Decommissioning in Michigan



# Michigan Decommissioning Experience

## AAR site in Livonia, Michigan 2014



2007



2018

# Michigan Decommissioning Experience

## University of Michigan Ford Reactor 2013



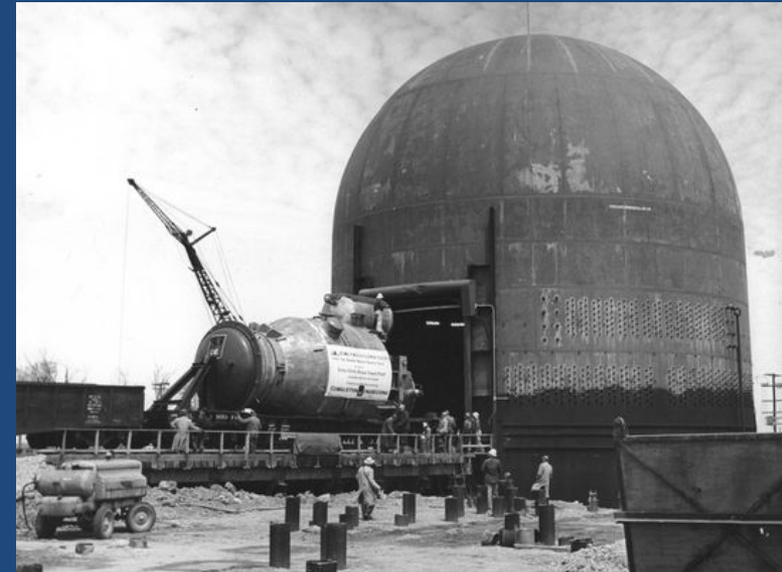
# Michigan Decommissioning Experience

## Big Rock Point 2006



# Michigan Decommissioning Experience

## Fermi Unit 1 In Progress



01/07/2010

# Nuclear Energy Innovation and Modernization Act (NEIMA) Section 108

- ❖ **January 14, 2019** – legislation issued. Section 108 requires a report to Congress by July 14, 2020 identifying best practices for establishment and operation of local community advisory boards (CABs) for decommissioning nuclear power reactors, including lessons learned from such organizations.
- ❖ Assigned to the Reactor Decommissioning Branch in NMSS
- ❖ Federal Register Notice soliciting requests for public meetings to discuss CAB best practices issued on March 18, 2019
- ❖ Public meeting locations were determined in June 2019
- ❖ OMB clearance for a questionnaire associated with CAB best practices and lessons learned obtained in August 2019
- ❖ **Nationwide Webinar held August 8, 2019**

# Reactor Decommissioning

The process of safely removing a nuclear facility from the operating mode, transitioning it to a permanently shutdown condition, and reducing the residual radioactivity to a level that permits the release of the property for unrestricted use and termination of the operating license.

# Principles of Decommissioning



- ❖ Protection of the plant and decommissioning workers
- ❖ Protection of the public and the environment



- ❖ Communication with external stakeholders throughout the decommissioning and dismantlement process

# Preliminary Activities

- ❖ While Operating:
  - Decommissioning Records
  - Radiological Environmental Monitoring Reports
  - End-of-Cycle Meetings
- ❖ After Shut-Down Decision:
  - Decommissioning Strategy
  - Site Characterization
  - Post-Shutdown Decommissioning Activities Report (PSDAR)



# Initial Decommissioning Process

- ❖ Certification of permanent cessation of operations
- ❖ Certification of permanent removal of fuel from reactor
- ❖ Review of Post-Shutdown Decommissioning Activities Report (PSDAR)



# Decommissioning Options



- ❖ **DECON** – Equipment, systems, structures, components, etc., are removed or decontaminated to a radiological level that permits unrestricted release
- ❖ **SAFSTOR** – Plant is placed in a safe, stable condition and maintained in this state until it is subsequently dismantled and decontaminated to levels that permit unrestricted release

# Decommissioning Timeline



Under NRC regulations, the process must be completed within 60 years, unless permission is granted for a longer timeline

**BEFORE**

**AFTER**

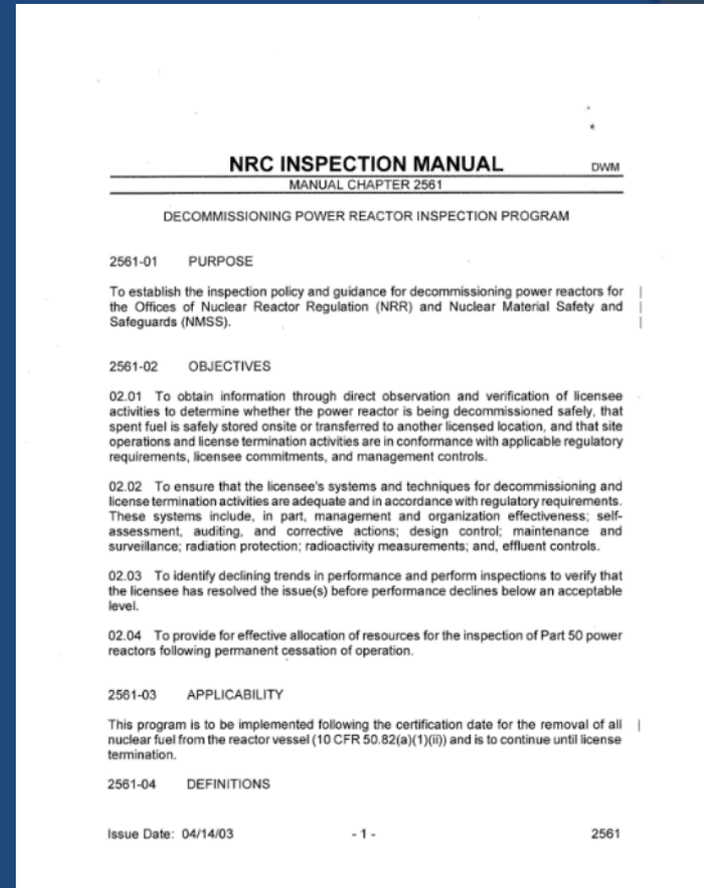


Maine Yankee



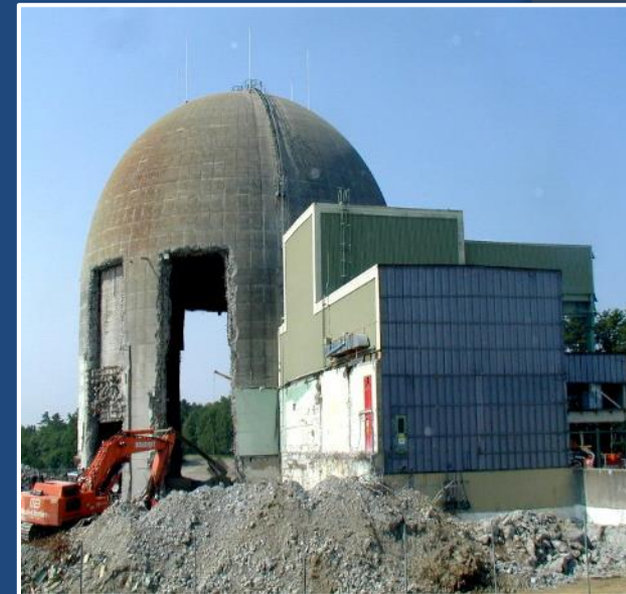
# Oversight After Shutdown

- ❖ Oversight and monitoring conducted over the entire decommissioning period
- ❖ Oversight program is described in NRC Inspection Manual Chapter (IMC) 2561 (power reactors) and 2690 (dry fuel storage)



# Oversight After Shutdown

- ❖ The NRC inspection and oversight program continues until the license is terminated (or shrunk to just the ISFSI)
- ❖ IMC 2561 includes both core and discretionary inspection procedures
- ❖ Implementation depends on activities being planned or performed:
  - Post-operation transition phase
  - Spent fuel transfer to dry storage
  - Active decommissioning
  - SAFSTOR
  - Final surveys underway



# Spent Fuel Management



- ❖ Removed from spent fuel pool after cooling
- ❖ Stored on site in dry cask storage systems
- ❖ Safety and security programs remain until fuel removed from site

# Public Involvement Opportunities



- ❖ Public meeting to discuss the decommissioning process and the plant's PSDAR
- ❖ NRC staff typically provide briefings at meetings of state/citizen decommissioning advisory panels
- ❖ Hearing and comment opportunity on most licensing actions reviewed by the NRC
- ❖ Public meeting on License Termination Plan



# Community Advisory Boards

- ❖ An organized group of citizens interested in safe decommissioning practices and spent fuel management at a decommissioning facility
- ❖ Sponsor is usually the local licensee or mandated by the State legislature
- ❖ Composition typically includes local community leaders and elected officials, State representatives, and members of licensee staff
- ❖ Most CABs have a governing charter to establish roles and responsibilities

# Typical CAB Responsibilities

- ❖ Reviews licensee decommissioning plans
- ❖ Feedback mechanism to the licensee
- ❖ Provides insight into the licensee's planned activities' potential impact on the local community
- ❖ Forum for public education on decommissioning
- ❖ Makes recommendations to State officials
- ❖ Provides input on site restoration decisions
- ❖ Considers plans for future reuse of the site
- ❖ Considers economic development concerns

# CAB History



- ❖ Maine Yankee – licensee sponsored CAB
- ❖ Connecticut Yankee – licensee sponsored CAB
- ❖ Yankee Rowe – licensee sponsored CAB
- ❖ No CABs, but other outreach activities during decommissioning:
  - Big Rock Point
  - Fort St. Vrain
  - Pathfinder
  - Rancho Seco
  - Shoreham
  - Saxton
  - Trojan

# Decommissioning Outreach

## ❖ State Mandated CAB

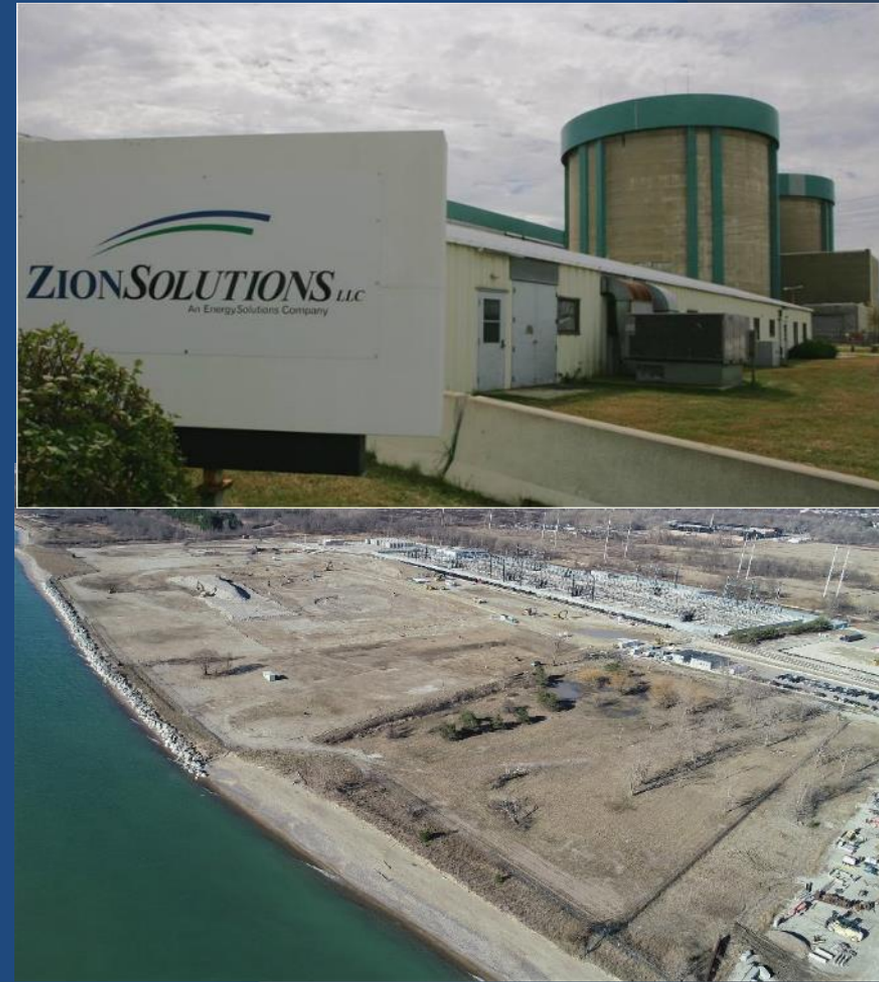
- Pilgrim
- Vermont Yankee

## ❖ Licensee Sponsored CAB

- Diablo Canyon
- Humboldt Bay
- San Onofre
- Zion
- La Crosse

## ❖ Other Licensee Outreach Programs

- Fort Calhoun
- Crystal River
- Kewaunee
- Oyster Creek



# Meeting Purpose

Identify the best practices for:  
establishment and operation of  
local community advisory  
boards (CABs) for  
decommissioning nuclear  
power reactors

# NEIMA 108 Report to Congress

- ❖ (A) [what are] the topics that could be brought before a local community advisory board
- ❖ (B) how such a board's input could be used to inform the decision making processes of stakeholders for various decommissioning activities
- ❖ (C) what interactions such a board could have with the Commission and other Federal regulatory bodies to support the board members' overall understanding of the decommissioning process and promote dialogue between the affected stakeholders and the licensee involved in decommissioning activities
- ❖ (D) how such a board could offer opportunities for public engagement throughout all phases of the decommissioning process

# Questions for the Public to Inform the Report to Congress

- ❖ Why was the local CAB established?
- ❖ How and when was the local CAB established?
- ❖ Is there a charter for the CAB?
- ❖ What is the historical and current frequency of CAB meetings?
- ❖ What is the historical and current composition of the local CAB?
- ❖ What is the selection process for board members?
- ❖ What are the terms of board members?
- ❖ Are there any specific rules or protocols followed by the CAB?
- ❖ Are there any specific logistics required to support the board's meetings and other routine activities?
- ❖ How is the board's input used to inform the decision-making processes of stakeholders for decommissioning activities?

# Questions for the Public to Inform the Report to Congress

- ❖ Who sponsors (funds) the CAB expenses? What kinds of activities are included in the CAB budget (e.g., transcription service, audio/visual support, meeting venues, meals and per diem for CAB members)?
- ❖ What topics have been (or could be) brought before a CAB?
- ❖ What other topics could be useful to stakeholders' understanding of the decommissioning process?
- ❖ What interactions does the local CAB have with the NRC and other Federal regulatory bodies?
- ❖ How does the CAB offer opportunities for public engagement throughout all phases of the decommissioning process?
- ❖ In general, what are the advantages of having a local CAB?
- ❖ In general, what are the disadvantages of having a local CAB?

# Questions for the Public to Inform the Report to Congress

- ❖ Please share any additional best practices or other lessons learned related to having a local CAB

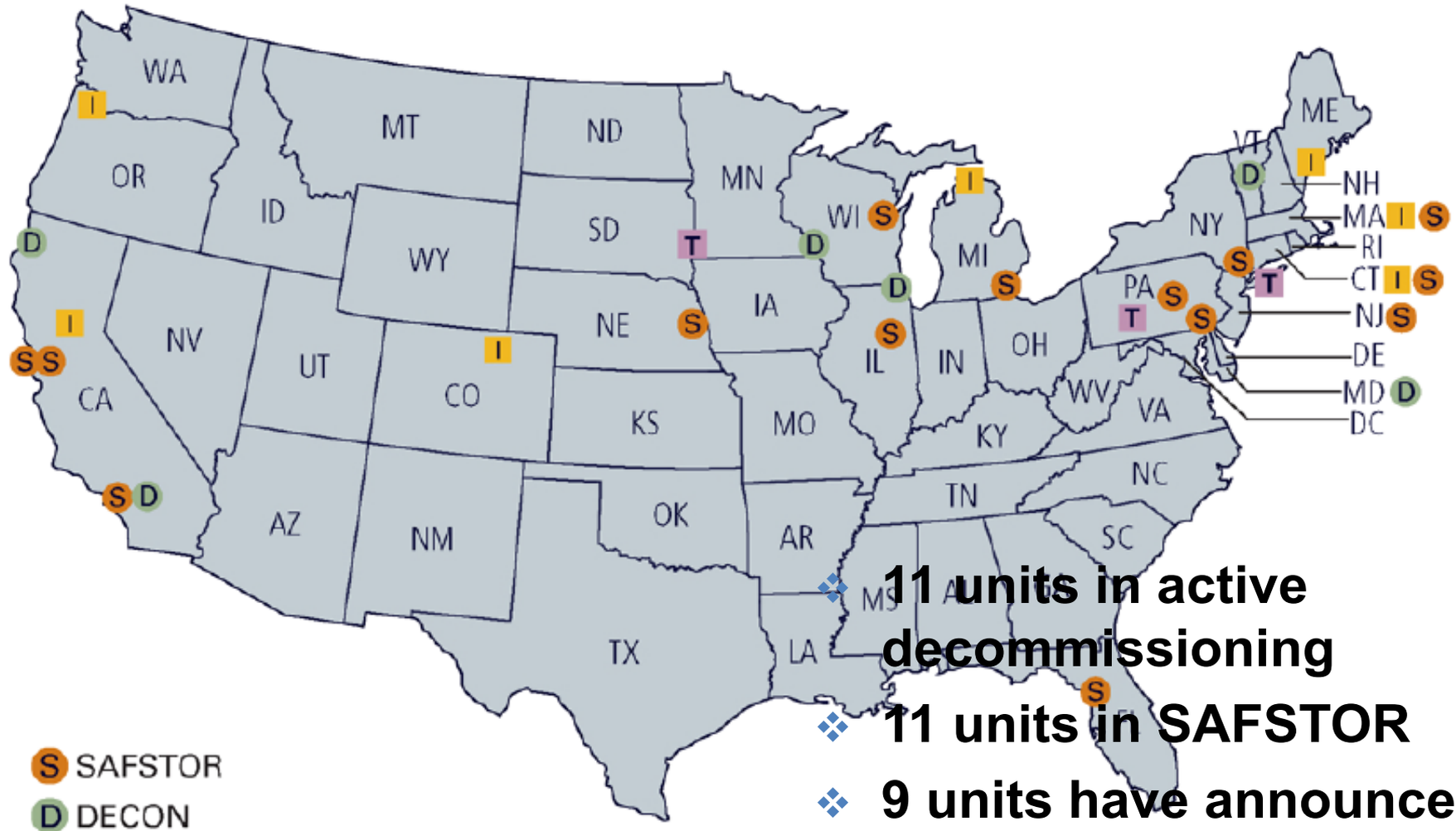
For decommissioning plants without an established CAB:

- ❖ Has the licensee or State ever considered the establishment of a local CAB? When was it considered?
- ❖ What are the reasons for not establishing a local CAB?
- ❖ How does the licensee or State provide opportunities for public engagement throughout the decommissioning process?
- ❖ In general, what are the advantages of not having a local CAB?
- ❖ In general, what are the disadvantages of not having a local CAB?

# Methods to Submit Comments

- ❖ Fill out the NEIMA questionnaire online here:  
<https://www.nrc.gov/waste/decommissioning/neima-local-comm-advisory-board-questionnaire.html>
- ❖ Scan completed questionnaires and send to:  
[NEIMA108.Resource@nrc.gov](mailto:NEIMA108.Resource@nrc.gov)
- ❖ Mail completed questionnaires to:  
Kim Conway, U.S. NRC  
11545 Rockville Pike, Mail Stop T-5 A10  
Rockville, MD 20852
- ❖ Additional information located on the web site:  
<https://www.nrc.gov/waste/decommissioning/neima-section-108.html>

# Power Reactors Decommissioning Status



**11 units in active decommissioning**  
**11 units in SAFSTOR**  
**9 units have announced shutdowns thru 2025**

- S** SAFSTOR
- D** DECON

*Decommissioning Completed*

- I** ISFSI (Independent Spent Fuel Storage Installation) only
- T** License Terminated (no fuel on site)

# NRC References

U.S. NUCLEAR REGULATORY COMMISSION  
OFFICE OF NUCLEAR REGULATORY RESEARCH

June 2013  
Revision 1

**REGULATORY GUIDE**

**REGULATORY GUIDE 1.185**  
(10 CFR 50.62(a)(2), (a)(3), and (a)(4))

**STANDARD FORMAT AND CONTENT FOR POST-SHUTDOWN DECOMMISSIONING ACTIVITIES REPORT**

A. INTRODUCTION

**Purpose**

This regulatory guide identifies the type of information that the post-shutdown decommissioning activities report (PSDAR) must contain and establishes a standard format for the PSDAR that the U.S. Nuclear Regulatory Commission (NRC) staff considers acceptable. This regulatory guide applies only to licenses to operate nuclear power reactors under Parts 50 (10 CFR 50.1) and 52 (10 CFR 52) of Title 10 of the Code of Federal Regulations (10 CFR) and then may use that standard format to prepare PSDARs.

**Applicable Rules and Regulations**

- 10 CFR Part 50 provides for the NRC's domestic licensing of production and utilization facilities.
  - 10 CFR 50.2 provides definitions.
  - 10 CFR 50.4 provides the requirements for written communications.
  - 10 CFR 50.54 provides the conditions for a license.
  - 10 CFR 50.75 provides the requirements for reporting and recordkeeping for decommissioning planning.
  - 10 CFR 50.82 provides the requirements for termination of a license including a requirement for nuclear power reactor licenses to submit a PSDAR.

\*Written suggestions regarding this guide or levels of power of new guides may be obtained through the NRC's public Web site under the Regulatory Guide document collection of the NRC Library at <http://www.nrc.gov/reactor/rgdocs/regguide/rgdocs.html>.

U.S. NUCLEAR REGULATORY COMMISSION

October 2013  
Revision 1

Technical Lead  
James Sheppard

**REGULATORY GUIDE**

**REGULATORY GUIDE 1.184**  
(10 CFR 50.62(a)(2), (a)(3), and (a)(4))

**DECOMMISSIONING OF NUCLEAR POWER REACTORS**

A. INTRODUCTION

**Purpose**

This regulatory guide provides guidance on the actions required of U.S. Nuclear Regulatory Commission (NRC) licensees to decommission nuclear power reactors licensed under the provisions of Part 50 (10 CFR 50.1) and Part 52 (10 CFR 52) of Title 10 of the Code of Federal Regulations (10 CFR).

**Applicable Rules and Regulations**

- 10 CFR Part 50 provides for the NRC's domestic licensing of production and utilization facilities.
  - 10 CFR 50.2 provides definitions.
  - 10 CFR 50.4 provides the requirements for written communications.
  - 10 CFR 50.54 provides the conditions for a license.
  - 10 CFR 50.75 provides the requirements for reporting and recordkeeping for decommissioning planning.
  - 10 CFR 50.82 provides the requirements for termination of a license including a requirement for nuclear power reactor licenses to submit a Post-Shutdown Decommissioning Activities Report (PSDAR).
- 10 CFR Part 51 (10 CFR 51) provides the requirements for environmental protection regulations for the NRC's domestic licensing and related regulatory functions.

\*Written suggestions regarding this guide or levels of power of new guides may be obtained through the NRC's public Web site under the Regulatory Guide document collection of the NRC Library at <http://www.nrc.gov/reactor/rgdocs/regguide/rgdocs.html>.

**NRC**

**2018-2019**

**Information Digest**

**NRC INSPECTION MANUAL** DWM  
MANUAL CHAPTER 2561

**DECOMMISSIONING POWER REACTOR INSPECTION PROGRAM**

2561-01 **PURPOSE**

To establish the inspection policy and guidance for decommissioning power reactors for the Offices of Nuclear Reactor Regulation (NRR) and Nuclear Material Safety and Safeguards (NMSS).

2561-02 **OBJECTIVES**

02.01 To obtain information through direct observation and verification of licensee activities to determine whether the power reactor is being decommissioned safely, that spent fuel is safely stored onsite or transferred to another licensed location, and that site operations and license termination activities are in conformance with applicable regulatory requirements, licensee commitments, and management controls.

02.02 To ensure that the licensee's systems and techniques for decommissioning and license termination activities are adequate and in accordance with regulatory requirements. These systems include, in part, management and organization effectiveness, self-assessment, auditing, and corrective actions, design control, maintenance and surveillance, radiation protection, radioactivity measurements, and, effluent controls.

02.03 To identify declining trends in performance and perform inspections to verify that the licensee has resolved the issue(s) before performance declines below an acceptable level.

02.04 To provide for effective allocation of resources for the inspection of Part 50 power reactors following permanent cessation of operation.

2561-03 **APPLICABILITY**

This program is to be implemented following the certification date for the removal of all nuclear fuel from the reactor vessel (10 CFR 50.62(a)(1)(iii)) and is to continue until license termination.

2561-04 **DEFINITIONS**

Issue Date: 04/14/03 - 1 -

**NRC INSPECTION MANUAL** NMSS/DST  
MANUAL CHAPTER 2600

**INSPECTION PROGRAM FOR DRY STORAGE OF SPENT REACTOR FUEL AT INDEPENDENT SPENT FUEL STORAGE FACILITIES AND FOR 10 CFR PART 71 TRANSPORTATION PACKAGINGS**

**USNRC**  
U.S. Nuclear Regulatory Commission  
Protecting People and the Environment

**BACKGROUNDER**  
Office of Public Affairs  
300 Rockledge Drive  
Washington, DC 20545

**Decommissioning Nuclear Power Plants**

When a power company decides to close a nuclear power plant permanently, the facility must be decommissioned by safely removing it from service and reducing residual radioactivity to a level that permits release of the property and termination of the operating license. The Nuclear Regulatory Commission has strict rules governing nuclear power plant decommissioning, involving cleanup of radioactively contaminated plant systems and structures, and removal of the radioactivity. But, these requirements protect workers and the public during the entire decommissioning process and the public after the license is terminated.

**Discussion**

Licensees may choose from three decommissioning strategies: DECON, SAFSTOR, or ENTOMB.

Under DECON (immediate dismantling), soon after the nuclear facility closes, equipment, structures, and portions of the facility containing radioactive contaminants are removed or decontaminated to a level that permits release of the property and termination of the NRC license.

Under SAFSTOR, often considered "deferred dismantling," a nuclear facility is maintained and monitored in a condition that allows the radioactivity to decay; afterwards, the plant is dismantled and the property decontaminated.

Under ENTOMB, radioactive contaminants are permanently encased on site in structurally sound material such as concrete. The facility is maintained and monitored until the radioactivity decays to a level permitting restricted release of the property. To date, no NRC-licensed facilities have requested this option.

The licensee may also choose to adopt a combination of the first two choices in which some portions of the facility are dismantled or decontaminated while other parts of the facility are left in SAFSTOR. The decision may be based on factors besides radioactive decay, such as availability of waste disposal sites.

Decommissioning must be completed within 60 years of the plant ceasing operations. A time beyond that would be considered only when necessary to protect public health and safety in accordance with NRC regulations.

**Demolition of a Reactor Containment Building**

NUREG-1628

**Staff Responses to Frequently Asked Questions Concerning Decommissioning of Nuclear Power Plants**

Final Report

U.S. Nuclear Regulatory Commission  
Office of Nuclear Reactor Regulation  
Washington, DC 20555-0001

# Questions

- ❖ David McIntyre, Office of Public Affairs
- ❖ Phone: 301-415-8206
- ❖ Email: [NEIMA108.Resource@nrc.gov](mailto:NEIMA108.Resource@nrc.gov)





United States Nuclear Regulatory Commission

• *Protecting People and the Environment*

# BEST PRACTICES FOR COMMUNITY ADVISORY BOARDS AT DECOMMISSIONING NUCLEAR POWER PLANTS

- **Meeting Ground Rules**
- **Comments, and**
- **Feedback**