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United States Senate

COMMITTEE ON THE JUDICIARY WASHINGTON. DC 20510-6275

September 20, 1989

The Honorable Kenneth Carr Chairman U.S. Nuclear Regulatory Commission Washington, D.C. 20555

Dear Mr. Chairman:

I have enclosed a copy of a bill to amend the Southeast Low-Lev3l Radioactive Waste Management Compact, which has been referred to the Senate Judiciary Committee.

Before the committee begins consideration of this bill, the comments of the U.S. Nuclear Regulatory Commission would be appreciated. Because I would like to proceed with committee action on this bill before the end of the year, a timely response is needed.

Thank you for your cooperation on this matter. I look forward to your commission's analysis and comments.

Sincerely,

Joseph R. Biden, Jr. Chairman

8911080265 891027 PDR COMMS NRCC CORRESPONDENCE PNU 101st CONGRE S 1st Session

S. 1563

Granting the consent of the Congress to amendments to the Southeast Interstate Low-Level Radioactive Waste Management Compact.

IN THE SENATE OF THE UNITED STATES

AUGUST 4, (legislative day, JANUARY S), 1989

Mr. SANFORD (for himself, Mr. HELMS, Mr. THUEMOND, Mr. HOLLINGS, Mr. NUNN, Mr. FOWLEE, Mr. GRAHAM, Mr. MACK, Mr. HEFLIN, Mr. SHELBY, Mr. COCHRAN, Mr. LOTT, Mr. SASSER, Mr. GORE, Mr. WAENEE, and Mr. ROBB) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

- Granting the consent of the Congress to amendments to the Southeast Interstate Low-Level Radioactive Waste Management Compact.
- Be it enacted by the Senate and House of Representa tives of the United States of America in Congress assembled,
 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Southeast Interstate 5 Low-Level Radioactive Waste Compact Amendments 6 Consent Act of 1989". SEC. 2. CONSENT OF CONGRESS TO AMENDMENTS TO COM PACT.
 Congress consents to the amendments to the Southeast

4 Interstate Low-Level Radioactive Waste Management Com5 pact made by party states to such Compact. Such amend6 ments are substantially as follows:

At the end of article 5 add the following new section:
"(E) No party State shall be required to operate a regional facility for longer than a 20-year
period, or to dispose of more than 32,000,000
cubic feet of low-level radioactive waste, whichever first occurs.".

13 Sections (G), (H), and (I) of article 7 are amended to 14 read as follows:

15 "(G) Subject to the provisions of article 7, section (H), any party State may withdraw from 16 17 the compact by enacting a law repealing the com-18 pact, provided that if a regional facility is located 19 within such State, such regional facility shall 20 remain available to the region for four years after 21 the date the Commission receives verification in 22 writing from the Governor of such party State of the rescission of the Compact. The Commission, 23 24 upon receipt of the verification, shall as soon as 25 practicable provide copies of such verification to 26 the Governor, the Presidents of the Senates, and

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the Speakers of the Houses of Representatives of the party States as well as the chairmen of the appropriate committees of the Congress.

"(H) The right of a party State to withdraw pursuant to section (G), shall terminate thirty days following the commencement of operation of the second host State disposal facility. Thereafter a party State may withdraw only with the unanimous approval of the Commission and with the consent of Congress. For purposes of this section, the low-level radioactive waste disposal facility located in Barnwell County, South Carolina shall be considered the first host State disposal facility.

"(I) This compact may be terminated only by the affirmative action of the Congress or by rescission of all laws enacting the compact in each party State.".

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