

## UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20555

October 1, 1990

The Honorable Ted Stevens United States Senate Washington, D. C. 20510

Dear Senator Stevens:

I am responding to your September 11, 1990, letter in which you asked us to address the concerns of your constituents, Diane Sly, Thomas R. Funk, and Candia Kodane, who expressed their disagreement with a Nuclear Regulatory Commission (NRC) policy which establishes guidelines for the NRC staff in reviewing requests for exemptions for certain low-level radioactive waste (LLW) as being below regulatory concern or BRC.

On July 3, 1990, the Commission issued a Below Regulatory Concern Policy Statement. I have enclosed a copy of this statement together with a companion explanatory booklet for your use in responding to your constituents. The statement identifies the principles and criteria that will govern Commission decisions to exempt certain radicactive material from the full scope of regulatory controls. Thus, the policy could apply, but would not be limited to potential BRC waste determinations. I would emphasize that the policy is not self-executing and does not, by itself, deregulate any LLW. Any specific exemption decisions would be accomplished through rulemaking or licensing actions during which opportunity for public comment would be provided in those situations where generic exemption provisions have not already been established.

The policy can be considered an outgrowth of the concepts articulated in the Low-Level Radioactive Waste Policy Amendments Act of 1985 (Pub. L. 99-240). That Act (i.e., Section 10) directed the NRC to "...establish standards and procedures...and develop the technical capability for considering and acting upon petitions to exempt specific radioactive waste streams from regulation...due to the presence of radionuclides in such waste streams in sufficiently low concentrations or quantities as to be below regulatory concern." In response to the legislation, NRC developed and published in 1986 a Statement of Folicy and Procedures which outlines the criteria for considering such petitions. Our recently issued broad policy statement, which has implications beyond waste disposals (e.g., applicable to decommissioning decisions involving the release of residually-contaminated lands or structures), reflects much of the basic radiation protection approach described in this earlier Commission policy. The Commission, in both actions, has acted in the belief that the nation's best interests are served by policies that establish a consistent

9011130261 901001 PDR ORG NGPZ PDC

Encloser filed in Steer

FULL TEXT ASCII SCAN

CC52

risk framework within which exemption decisions can be made with assurance that human health and the environment are protected. In this regard, we believe our actions are consisten with those of other Federal agencies; e.g., the Environmental Protection Agency (EPA) and the Food and Drug Administration (FDA), who have formulated or are attempting to formulate similar policies for the hazardous materials they regulats.

It may be helpful to first summarize the typical exposures which we all routinely receive from a variety of sources of radiation. The exposures occur from radiation that is natural in origin as well as from sources which involve man-made uses of radioactive material. In total, as estimated by the National Council on Radiation Protection and Measurements (NCRP Report No. 93), the effective dose equivalent received by an average individual in the United States population is about 360 millirem per year. Of this total, over 83 percent (about 300 millirem per year) is a result of natural sources, including radon and its decay products, while medical exposures such as x-rays, when averaged over the U.S. population, contribute an estimated 15 percent (53 millirem per year). Other man-made sources, including nuclear fallout, contribute the remaining 1 to 2 percent also includes the contribution from nuclear power plant effluents. Any low-level radioactive material associated with an exemption decision would not be expected to change this typical exposure "picture."

Ms. Sly asserts that a significant portion of the waste material from nuclear power plants may be reclassified. This statement may originate from a view expressed by the nuclear power industry and the EPA that 30 percent of the low-level radioactive waste generated by volume (at nuclear power facilities) may be considered for BRC waste classification. The nuclear power industry has estimated that this volume of material would contain approximately 0.01 percent of the radioactivity contained in all their low-level radioactive waste. There are other industries such as hospitals that also produce low-level waste.

I can assure you that any low-level radioactive waste that could be considered for BRC classification would involve only materials with the lowest levels of radioactivity content. In fact, the level of radioactivity may be such a small fraction of natural background radiations that it may not be readily detectable. Any NRC-developed constraints, including the provision for regulatory inspections at the licensed facility generating the waste, will ensure that the materials in question can safely be released as below regulatory concern from a radiological standpoint.

In closing, I want to assure you that the Commission takes its mandate to protect the health and safety of the public very seriously. I, therefore, hope the views expressed and the enclosed information will prove useful in responsibly expanding the dialogue on this controversial and technically complex issue.

Sincerely.

Dennis K. Rathbun, Director

Congressional Affairs

Office of Governmental and Public Affairs

Enclosures: As Stated