

DOCKET NUMBER PETITION RULE PRM / 7 57 FR 46818

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Fiberboard Division

BASSETT FURNITURE INDUSTRIES, Inc. P.O. Box 626 - Bassett, Virginia 24055 703-529-5000 11:54

November 26, 19925-11, official and the set of the set

Secretary, U.S. Nuclear Regulatory Commission Washington, DC 20555

Attention: Docketing and Service Branch

COMMENTS OF BASSETT FIBERBOARD CO. TO REQUEST FOP COMMENT TO PETITION TO RULEMAKING OF AMERICAN COLLEGE OF NUCLEAR PHYSICAL AND SOCIETY OF NUCLEAR MEDICINE DOCKET NO. PRM - 170-3

Dear Sir/Madam:

This letter represents the comments of Bassett Fiberboard Co., a division of Bassett Furniture Industries, Inc., in the above referenced docket.

Bassett Fiberboard's chief concern is that, as stated in the Request for Comment, 'a reduction in the fees assessed from one class of licensee would require a corresponding increase in the fees assessed for another class.' Therefore, the petition Lefore the Commission, however construed, is simply an attempt to shift the burden of fees to other parties. We find this unacceptable. We find it unconvincing that Petitioner asserts that not simply a reduction in fees is justified, but an exemption on the basis of the unique societal benefits provided by its members and hardships imposed on individual practitioners. The societal benefits of every class of licensee can be characterized as unique - everything is relative and certainly depends on one's perspective. Bassett Fiberboard recycles wood waste into materials used for making fine furniture -we find this benefit unique.

We are equally unpersuaded of the severity of hardship imposed on physicians.

Accordingly, Bassett Fiberboard asks that the patition, specifically that part of the petition requesting exemption, be denied.

Sincerely 2 -Jones - hauthing James L. Franklin, Jr. Vice President, Plant Manager

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