

From: [Tara Inverso \(She\)](#)
To: [Desiree Davis \(She/Her\)](#); [Samuel Lee](#); [Susan Abraham](#)
Subject: RE: NDAA's coverage of UAP activities at facilities subject to § 73.67
Date: Tuesday, September 5, 2023 9:25:47 AM

Thanks, Desiree!

From: Desiree Davis (She/Her) <Desiree.Davis@nrc.gov>
Sent: Tuesday, September 5, 2023 9:25 AM
To: Tara Inverso (She) <Tara.Inverso@nrc.gov>; Samuel Lee <Samuel.Lee@nrc.gov>; Susan Abraham <Susan.Abraham@nrc.gov>
Subject: FW: NDAA's coverage of UAP activities at facilities subject to § 73.67

Hi Tara, Sam, and Susan,

[REDACTED]



Desiree

From: Daryl Johnson <Daryl.Johnson@nrc.gov>
Sent: Tuesday, September 5, 2023 9:14 AM
To: Phil Brochman <Phil.Brochman@nrc.gov>; Desiree Davis (She/Her) <Desiree.Davis@nrc.gov>
Cc: Leah Smith <leah.smith@nrc.gov>; Becca Lagios (She/Her) <rebecca.lagios@nrc.gov>; Greg Bowman <Gregory.Bowman@nrc.gov>; Tony Bowers <Anthony.Bowers@nrc.gov>; Tim Harris <Tim.Harris@nrc.gov>
Subject: RE: NDAA's coverage of UAP activities at facilities subject to § 73.67

Here's the statute language:

(xv) In consultation with the Chairman of the Nuclear Regulatory Commission, the number of reported incidents, and descriptions thereof, of unidentified anomalous phenomena or drones of unknown origin associated with nuclear power generating stations, nuclear fuel storage sites, or other sites or facilities regulated by the Nuclear Regulatory Commission.

So, I guess it's covered by "other sites or facilities regulated by the NRC."

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From: Phil Brochman <Phil.Brochman@nrc.gov>

Sent: Tuesday, September 5, 2023 6:31 AM

To: Daryl Johnson <Daryl.Johnson@nrc.gov>; Desiree Davis (She/Her) <Desiree.Davis@nrc.gov>

Cc: Leah Smith <leah.smith@nrc.gov>; Becca Lagios (She/Her) <rebecca.lagios@nrc.gov>; Greg Bowman <Gregory.Bowman@nrc.gov>; Tony Bowers <Anthony.Bowers@nrc.gov>; Tim Harris <Tim.Harris@nrc.gov>

Subject: NDAA's coverage of UAP activities at facilities subject to § 73.67

Daryl, in that recent NDAA language on reporting strange aviation things to Congress, are NRC licensees engage in SNM enrichment or fuel fabrication (e.g., under § 73.67) included within the scope of the facilities affected by this statute?

[REDACTED]

Any clarification of what the NDAA requires in terms of applicability to different types NRC licensees would be appreciated.

Thanks, Phil

Hope you had a good holiday weekend.

Phil Brochman, Sr. Policy Analyst-Security (P.E. - emeritus)

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