

APPENDIX A

**SPECIFIC LEGAL REQUIREMENTS THAT APPLY TO WEST VALLEY
WASTE MANAGEMENT ACTIVITIES**

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APPENDIX A

SPECIFIC LEGAL REQUIREMENTS THAT APPLY TO WEST VALLEY WASTE MANAGEMENT ACTIVITIES

This appendix includes copies of the original West Valley Demonstration Project Act and the original Stipulation of Compromise settlement, as filed with the U.S. District Court for the Western District of New York.

WEST VALLEY PROJECT DEMONSTRATION ACT

PUBLIC LAW 96-368 [S. 2443]; October 1, 1980

WEST VALLEY DEMONSTRATION PROJECT ACT

For Legislative History of this and other Laws, see Table I, Public Laws and Legislative History, at end of final volume

An Act to authorize the Department of Energy to carry out a high-level liquid nuclear waste management demonstration project at the Western New York Service Center in West Valley, New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. This Act may be cited as the "West Valley Demonstration Project Act".

SEC. 2. (a) The Secretary shall carry out, in accordance with this Act, a high level radioactive waste management demonstration project at the Western New York Service Center in West Valley, New York, for the purpose of demonstrating solidification techniques which can be used for preparing high level radioactive waste for disposal. Under the project the Secretary shall carry out the following activities:

(1) The Secretary shall solidify, in a form suitable for transportation and disposal, the high level radioactive waste at the Center by vitrification or by such other technology which the Secretary determines to be the most effective for solidification.

(2) The Secretary shall develop containers suitable for the permanent disposal of the high level radioactive waste solidified at the Center.

(3) The Secretary shall, as soon as feasible, transport, in accordance with applicable provisions of law, the waste solidified at the Center to an appropriate Federal repository for permanent disposal.

(4) The Secretary shall, in accordance with applicable licensing requirements, dispose of low level radioactive waste and transuranic waste produced by the solidification of the high level radioactive waste under the project.

(5) The Secretary shall decontaminate and decommission—
(A) the tanks and other facilities of the Center in which the high level radioactive waste solidified under the project was stored,

(B) the facilities used in the solidification of the waste, and
(C) any material and hardware used in connection with the project,

in accordance with such requirements as the Commission may prescribe.

(b) Before undertaking the project and during the fiscal year ending September 30, 1981, the Secretary shall carry out the following:

(1) The Secretary shall hold in the vicinity of the Center public hearings to inform the residents of the area in which the Center is located of the activities proposed to be undertaken under the project and to receive their comments on the project.

(2) The Secretary shall consider the various technologies available for the solidification and handling of high level radioactive waste taking into account the unique characteristics of such waste at the Center.

West Valley
Demonstration
Project Act.
42 USC 2021a
note.
42 USC 2021a
note.

Activities.

Hearings.

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(3) The Secretary shall—

(A) undertake detailed engineering and cost estimates for the project,

(B) prepare a plan for the safe removal of the high level radioactive waste at the Center for the purposes of solidification and include in the plan provisions respecting the safe breaching of the tanks in which the waste is stored, operating equipment to accomplish the removal, and sluicing techniques,

(C) conduct appropriate safety analyses of the project, and
 (D) prepare required environmental impact analyses of the project.

(4) The Secretary shall enter into a cooperative agreement with the State in accordance with the Federal Grant and Cooperative Agreement Act of 1977 under which the State will carry out the following:

(A) The State will make available to the Secretary the facilities of the Center and the high level radioactive waste at the Center which are necessary for the completion of the project. The facilities and the waste shall be made available without the transfer of title and for such period as may be required for completion of the project.

(B) The Secretary shall provide technical assistance in securing required license amendments.

(C) The State shall pay 10 per centum of the costs of the project, as determined by the Secretary. In determining the costs of the project, the Secretary shall consider the value of the use of the Center for the project. The State may not use Federal funds to pay its share of the cost of the project, but may use the perpetual care fund to pay such share.

(D) Submission jointly by the Department of Energy and the State of New York of an application for a licensing amendment as soon as possible with the Nuclear Regulatory Commission providing for the demonstration.

(c) Within one year from the date of the enactment of this Act, the Secretary shall enter into an agreement with the Commission to establish arrangements for review and consultation by the Commission with respect to the project: *Provided*, That review and consultation by the Commission pursuant to this subsection shall be conducted informally by the Commission and shall not include nor require formal procedures or actions by the Commission pursuant to the Atomic Energy Act of 1954, as amended, the Energy Reorganization Act of 1974, as amended, or any other law. The agreement shall provide for the following:

(1) The Secretary shall submit to the Commission, for its review and comment, a plan for the solidification of the high level radioactive waste at the Center, the removal of the waste for purposes of its solidification, the preparation of the waste for disposal, and the decontamination of the facilities to be used in solidifying the waste. In preparing its comments on the plan, the Commission shall specify with precision its objections to any provision of the plan. Upon submission of a plan to the Commission, the Secretary shall publish a notice in the Federal Register of the submission of the plan and of its availability for public inspection, and, upon receipt of the comments of the Commission respecting a plan, the Secretary shall publish a notice in the Federal Register of the receipt of the comments and of the availability of the comments for public inspection. If the Secre-

41 USC
501 note.State costs,
percentage.Licensing
amendment
application.42 USC 2011
note.
42 USC 5801
note.Publications in
Federal
Register

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tary does not revise the plan to meet objections specified in the comments of the Commission, the Secretary shall publish in the Federal Register a detailed statement for not so revising the plan.

(2) The Secretary shall consult with the Commission with respect to the form in which the high level radioactive waste at the Center shall be solidified and the containers to be used in the permanent disposal of such waste.

(3) The Secretary shall submit to the Commission safety analysis reports and such other information as the Commission may require to identify any danger to the public health and safety which may be presented by the project.

(4) The Secretary shall afford the Commission access to the Center to enable the Commission to monitor the activities under the project for the purpose of assuring the public health and safety.

(d) In carrying out the project, the Secretary shall consult with the Administrator of the Environmental Protection Agency, the Secretary of Transportation, the Director of the Geological Survey, and the commercial operator of the Center.

SEC. 3. (a) There are authorized to be appropriated to the Secretary for the project not more than \$5,000,000 for the fiscal year ending September 30, 1981.

(b) The total amount obligated for the project by the Secretary shall be 90 per centum of the costs of the project.

(c) The authority of the Secretary to enter into contracts under this Act shall be effective for any fiscal year only to such extent or in such amounts as are provided in advance by appropriation Acts.

SEC. 4. Not later than February 1, 1981, and on February 1 of each calendar year thereafter during the term of the project, the Secretary shall transmit to the Speaker of the House of Representatives and the President pro tempore of the Senate an up-to-date report containing a detailed description of the activities of the Secretary in carrying out the project, including agreements entered into and the costs incurred during the period reported on and the activities to be undertaken in the next fiscal year and the estimated costs thereof.

Sec. 5. (a) Other than the costs and responsibilities established by this Act for the project, nothing in this Act shall be construed as affecting any rights, obligations, or liabilities of the commercial operator of the Center, the State, or any person, as is appropriate, arising under the Atomic Energy Act of 1954 or under any other law, contract, or agreement for the operation, maintenance, or decontamination of any facility or property at the Center or for any wastes at the Center. Nothing in this Act shall be construed as affecting any applicable licensing requirement of the Atomic Energy Act of 1954 or the Energy Reorganization Act of 1974. This Act shall not apply or be extended to any facility or property at the Center which is not used in conducting the project. This Act may not be construed to expand or diminish the rights of the Federal Government.

(b) This Act does not authorize the Federal Government to acquire title to any high level radioactive waste at the Center or to the Center or any portion thereof.

SEC. 6. For purposes of this Act

(1) The term "Secretary" means the Secretary of Energy.

(2) The term "Commission" means the Nuclear Regulatory Commission.

(3) The term "State" means the State of New York.

Reports and
other information
to Commission.

Consultation
with
EPA and others.

Appropriation
authorization.
42 USC 2021a
note.

Report to
Speaker of the
House and
President pro
tempore of the
Senate.
42 USC 2021a
note.

42 USC 2021a
note.

42 USC 2011
note.

42 USC 5801
note.

Definitions.
42 USC 2021a
note.

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(4) The term "high level radioactive waste" means the high level radioactive waste which was produced by the reprocessing at the Center of spent nuclear fuel. Such term includes both liquid wastes which are produced directly in reprocessing, dry solid material derived from such liquid waste, and such other material as the Commission designates as high level radioactive waste for purposes of protecting the public health and safety.

(5) The term "transuranic waste" means material contaminated with elements which have an atomic number greater than 92, including neptunium, plutonium, americium, and curium, and which are in concentrations greater than 10 nanocuries per gram, or in such other concentrations as the Commission may prescribe to protect the public health and safety.

(6) The term "low level radioactive waste" means radioactive waste not classified as high level radioactive waste, transuranic waste, or byproduct material as defined in section 11 e. (2) of the Atomic Energy Act of 1954.

(7) The term "project" means the project prescribed by section 2(a).

(8) The term "Center" means the Western New York Service Center in West Valley, New York.

42 USC 2014.

Approved October 1, 1980.

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF NEW YORK

COALITION ON WEST VALLEY	:	
NUCLEAR WASTES & RADIOACTIVE:		
WASTE CAMPAIGN,	:	
	:	CIVIL NO. 86-1052-C
Plaintiffs,	:	
	:	
-V-	:	<u>STIPULATION OF COMPROMISE</u>
	:	<u>SETTLEMENT</u>
DEPARTMENT OF ENERGY,	:	
UNITED STATES OF AMERICA,	:	
	:	
	:	
Defendant	:	

WHEREAS plaintiffs have filed this action challenging certain proposed actions of the United States Department of Energy relating to the disposal of low-level radioactive wastes generated from the solidification of high-level radioactive waste, and

WHEREAS plaintiffs and the defendant have met during the course of this litigation in an attempt to resolve through compromise the issues raised in the litigation, and

WHEREAS plaintiffs maintain that the defendants "Finding of No Significant Impact" dated August 6, 1986, which supported approval of disposal of certain radioactive wastes in two facilities situated at the Western New York Nuclear Service Center in West Valley, New York, should be annulled as contrary to the National Environmental Policy Act in that an Environmental Impact Statement (EIS) should have been prepared beforehand, and that

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certain radioactive wastes which the defendant intends to dispose of are not "low-level wastes" but are instead "transuranic wastes" and that an EIS should be prepared by a date certain and that judicial review is necessary for other reasons as well, and

WHEREAS the defendant maintains that the Environmental Assessment undertaken which ultimately resulted in a Finding Of No Significant Impact proceeded in a manner within all statutory mandates of the National Environmental Policy Act and the guidelines promulgated thereunder, including those promulgated by the Council on Environmental Quality,

WHEREAS the defendant during discussions with plaintiffs, has made representations to the plaintiffs based on preliminary evaluations done by the defendant in good faith, which the plaintiffs utilized in arriving at this settlement. Those representations are as follows:

- a. should the Class B/C wastes have to be moved from the existing emplacement as a result of the Environmental Impact Statement, it is estimated that there would be minimal occupational radiation doses associated with such potential future movement of the stored Class B/C wastes which would be further evaluated during the Environmental Impact Statement process; and
- b. the defendant estimates that the costs of construction at the tumulus location for emplacement purposes is approximately \$2,000,000 and the costs of converting the storage facility into a tumulus as approved by defendant is approximately \$18,000,000.

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WHEREAS, each of the parties is desirous of resolving this lawsuit so that one of the foremost objectives of the West Valley Demonstration Project Act can be met, that is, the immobilization of the liquid high-level radioactive waste located at the Western New York Nuclear Service Center (hereinafter referred to as "Center"), and

WHEREAS, the parties desire to avoid extended litigation and concomitant delay to the West Valley Demonstration Project and the parties further desire to advance the best interests of the public health and safety in light of the high-level nuclear wastes located at the Center, now

IT IS HEREBY STIPULATED AND AGREED by and between the plaintiffs, Coalition on West Valley Nuclear Wastes & Radioactive Waste Campaign, and the defendant, United States of America and the United States Department of Energy, by and through their respective attorneys as follows:

1. As used herein, the term "defendant" shall mean the United States of America and the United States Department of Energy and the term "plaintiffs" shall mean the Coalition on West Valley Nuclear Wastes and the Radioactive Waste Campaign.

2. The parties acknowledge that this agreement shall not constitute an admission of liability or fault on the part of the plaintiffs or the defendant or on the part of their agents,

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contractors or employees: this agreement is being entered into so that the best interests of the public and their health and safety can be served by the expeditious solidification of the high-level radioactive wastes located at the Western New York Nuclear Service Center and by the transport of said waste' to an appropriate federal repository for permanent disposal-in accordance with provisions of he West Valley Demonstration Project Act, Public Law 96-368. The procedures and actions set forth in the provisions of this agreement shall in force and in effect supersede the "Finding of No Significant Impact [FONSI] for Disposal of Project Low Level Wastes", dated August 6, 1986.

3. The Department of Energy had planned to prepare an Environmental Impact Statement concerning closure for the post-solidification phase of the project. The defendant hereby agrees that the scope of that Environmental Impact Statement shall include the following:

a. Disposal of those Class A wastes generated as a result of the activities of the Department of Energy at the West Valley Demonstration Project as mandated by the United States Congress under the West Valley Demonstration Project Act. However, in lieu of undertaking such an EIS, the defendant reserves the right to:

- i. dispose of the Class A wastes in accordance with applicable law at a site other than the Center; or
- ii. evaluate disposal of those Class A wastes in a separate EIS; or

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iii. seek and obtain Nuclear Regulatory Commission (NRC) review and approval of any proposed disposal methodology for such Class A wastes at the Center.

b. The disposal of those Class B/C wastes generated as a result of the activities of the Department of Energy at the West Valley Demonstration Project as mandated by the United States Congress under the West Valley Demonstration Project Act.

4. The parties hereby agree that the closure Environmental Impact Statement process -- including the scoping process -- shall begin no later than 1988 and that this process shall continue without undue delay and in an orderly fashion consistent with applicable law, the objectives of the West Valley Demonstration Project, available resources and mindful of the procedural processes (including public input) needed to complete the aforesaid Environmental Impact Statement. The defendant agrees to provide a six (6) month public comment period for the draft EIS.

5. Pending such Environmental Impact Statement, the plaintiffs withdraw and waive any objection or claim concerning immobilization of the Class B/C wastes in a cement form consistent with the applicable Nuclear Regulatory Commission "Technical Position on Waste Form, May 1983, Rev. 0".

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6. The plaintiffs withdraw and waive any objection or claim concerning the placement of the solidified Class B/C wastes in the "RTS Drum Cell" already under construction at the West Valley Demonstration Project pending a determination of the disposal of these solidified Class B/C wastes as a result of the Environmental Impact Statement. The Class A and Class B/C wastes shall be retrievably and temporarily stored pending the EIS or in the case of Class A wastes until fulfillment of the alternative disposal provisions under paragraph 3(a), supra.

7. The parties agree that for consideration of any on-site disposal, the defendant in the EIS shall evaluate erosion impacts and erosion control impacts and the need for erosion control measures.

8. While this agreement will not in and of itself subject the Department of Energy to formal NRC procedures, nor to actions required by law for licensed activities, it is hereby agreed that every good-faith effort shall be made to evaluate the site and the design(s) relative to the provisions of 10 C.F.R. S61.50 and s61.51. Similarly, if the Class B/C waste form does not satisfy or meet otherwise applicable NRC regulations and guidelines at the time of the draft Environmental Impact Statement, the defendant agrees that the scope of the Environmental Impact Statement shall

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evaluate reasonable additional site suitability and disposal facility design safeguards to provide reasonable assurance that exposures to humans are within regulatory limits and guidelines established by the NRC.

9. The defendant agrees to hold and undertake meetings on a quarterly basis at a location at or near the West Valley Demonstration Project site to which members of the local geographical, educational, scientific and political communities -- including plaintiffs -- shall be invited, so that the defendant can advise such participants of the status of the Environmental Impact Statement process including current results and in order to receive public comment. The meetings shall commence during or prior to the EIS scoping process.

10. The defendant agrees to make available to the plaintiffs at the West Valley Demonstration Project Public Reading Room for public inspection upon reasonable notice, at reasonable hours and without a search charge, those documents requested with reasonable specificity which are reasonably related to the preparation of the EIS for the West Valley Demonstration Project including background information which would be available under a Freedom of Information Act request to the Department of Energy in accordance with the provisions of that Act. Should any person wish to have

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copies, they may have such at nominal charges provided for under the Freedom of Information Act.

11. The defendant agrees to expeditiously seek and abide by a determination or prescription provided for under the West Valley Demonstration Project Act from the Nuclear Regulatory Commission (NRC) as to whether waste material (other than high-level waste) intended for disposal by the Department of Energy in conjunction with the West Valley Demonstration Project which waste material contains elements having an atomic number greater than 92 in concentrations greater than ten (10) nanocuries per gram but less than or equal to 100 nanocuries per gram, are transuranic wastes or low level wastes within the meaning of the West Valley Demonstration Project Act, Public Law 96-368 for disposal at the Center. For disposal at locations other than the Center, such disposal will be in accordance with applicable law. This determination or prescription shall be binding upon all parties except that plaintiffs reserve their right to seek judicial review of such determination or prescription of the Nuclear Regulatory Commission to the extent that such determination or prescription is arbitrary and capricious, an abuse of discretion or otherwise reviewable as not in accordance with the law.

12. The parties agree that this agreement shall fully and finally settle all the claims set forth in the Complaint and shall

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be binding upon the plaintiffs for themselves, their successors or assigns and shall release the defendant of liability for all those claims set forth in the Complaint. However, such release is conditioned upon compliance with the terms of this agreement. Additionally, it is expressly acknowledged that this agreement is designed to ensure that an EIS process is undertaken in accordance with the terms of this agreement and consistent with applicable law. However, the plaintiffs reserve all their rights to challenge the contents of any EIS under applicable law once the EIS process is completed.

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ACTING CHAIRMAN
On behalf of the Coalition on
West Valley Nuclear Wastes

CAROL MONGERSON
Vice Chairperson, On Behalf of
the Radioactive Waste Campaign

SO ORDERED:
HONORABLE JOHN T. CURTIN
UNITED STATES DISTRICT JUDGE

Dated: May 27, 1987.

APPENDIX B
RESPONSES TO SCOPING COMMENTS

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APPENDIX B

RESPONSES TO SCOPING COMMENTS

B.1 INTRODUCTION

In March 2001, the U.S. Department of Energy (DOE) issued a strategy for completing the 1996 West Valley Demonstration Project (WVDP) Completion and Closure Draft Environmental Impact Statement (EIS) (DOE 1996) and a Notice of Intent (NOI) to prepare a Decontamination and Waste Management EIS (66 Fed. Reg. 16447 (2001)). The Decontamination and Waste Management EIS was originally intended to be a revision of the 1996 Completion and Closure Draft EIS (see Section 1.2 for details). In the NOI, DOE published for comment its position that its decisionmaking process would be facilitated by preparing and issuing for public comment a Revised Draft EIS that focused on DOE's actions to decontaminate the project facilities and manage WVDP wastes controlled by DOE under the West Valley Demonstration Project Act. In the NOI, DOE also announced that it would conduct a public scoping meeting on April 10, 2001.

DOE received nine written and oral comments regarding the proposed scope of the Decontamination and Waste Management EIS from individuals, organizations, and government agencies. These comments were provided in letters and electronic mail messages and at the public scoping meeting. The commenters were:

- George J. Wilberg
- James L. Pickering
- Carol Mongerson
- State of New York Office of the Attorney General
- Coalition on West Valley Nuclear Wastes
- Concerned Citizens of Cattaraugus County, Inc.
- West Valley Citizens Task Force
- Nuclear Information and Resource Service, and Public Citizen/Critical Mass Energy and Environment Program (joint submittal)
- League of Women Voters of Buffalo/Niagara

B.2 SUMMARY OF COMMENTS

The commenters expressed concern regarding or opposition to DOE's rescoping of the *Environmental Impact Statement for Completion of the West Valley Demonstration Project and Closure or Long-Term Management of Facilities at the Western New York Nuclear Service Center* (1996 Completion and Closure Draft EIS). Taken together, the comments suggest that preparing one EIS for near-term decontamination and waste management activities and another EIS to support long-term decommissioning and/or long-term stewardship of the site violates the National Environmental Policy Act (NEPA) and the Stipulation of Compromise (*Coalition on West Valley Nuclear Wastes & Radioactive Waste Campaign*, Civil Action No. 86-1052-C, entered into on May 27, 1987).

B.3 DOE RESPONSE

As stated in the NOI to rescope the 1996 Completion and Closure Draft EIS, this EIS was originally focused on DOE actions to decontaminate West Valley Demonstration Project (WVDP or the Project) facilities and manage WVDP wastes that are controlled by DOE under the West Valley Demonstration Project Act. DOE has modified the scope of this EIS as a result of public comments received during

scoping and has decided to eliminate the consideration of decontamination activities at the WVDP in the scope of this EIS. The scope is now limited to onsite waste management and offsite waste transportation activities, and no longer includes decontamination activities as proposed in the NOI. The need for and potential environmental impacts of future decontamination activities will be addressed in the continuation of the 1996 Completion and Closure EIS, now referred to as the Decommissioning and/or Long-Term Stewardship EIS. An Advance NOI for this EIS was issued on November 6, 2001 (66 Fed. Reg. 56090 (2001)).

The proposed waste management activities addressed in this EIS would need to be taken by DOE regardless of the decisions regarding the long-term management of the Western New York Nuclear Service Center (the Center) that would be made at a later date. DOE's proposed waste management activities are independent of eventual site decommissioning and closure decisions.

DOE believes that the proposed waste management activities are not "connected" to future decommissioning and/or long-term stewardship decisions for WVDP or the Center, as that term is defined in the Council on Environmental Quality regulations implementing NEPA (see 40 Code of Federal Regulations [CFR] 1508.25(a)). The proposed activities would not automatically trigger other actions that would require the preparation of an EIS, can proceed independently of other actions at the site, and are not dependent upon future decisions regarding long-term plans for the site. Moreover, undertaking these activities in the near term would not limit or prejudge the range of alternatives or the decisions that would be made for eventual decommissioning of WVDP facilities and/or long-term stewardship of the Center. Finally, DOE believes that preparing an EIS for waste management activities would allow the Department to make progress in removing wastes from the site, rather than waiting until site decommissioning and/or long-term stewardship decisions are made some time in the future.

The specific issues that were raised by the commenters and DOE's responses are provided below.

GEORGE J. WILBERG

Wilberg Comment 1. After reading the recent article about the continuing radioactive cleanup at the West Valley Nuclear Facilities I can only think that this cleanup has taken what seems to me "forever." In weighing the alternatives of a one part or two part plan I can only wonder how much longer the two part plan will take? Although I do not have the exact details of each plan it would appear to the uninformed reader that the two part plan obviously would take longer. Therefore, as a local resident and taxpayer I opt for the one part plan to achieve closure of this facility.

DOE Response: DOE believes that rescoping the 1996 Completion and Closure Draft EIS into a Waste Management EIS and continuing the evaluations begun in the 1996 Completion and Closure Draft EIS in a future Decommissioning and/or Long-Term Stewardship EIS will allow the Department to begin site cleanup at an earlier time, rather than waiting until all future site closure decisions have been made. This approach will allow DOE to make decisions regarding transportation of waste for offsite disposal and to implement those decisions while undertaking the process of making long-term closure or stewardship decisions with the New York State Energy Research and Development Authority (NYSERDA) and federal and state regulators.

Wilberg Comment 2. The four day trip [in reference to spent fuel shipments to Idaho] seems to be the safest and most secure by using our railways. Truck transportation has too many variables and possibilities of failure – that is unacceptable. The half life of U-235 and 238 is high as well as strontium. Many thousands of years will pass before that radioactivity can decrease to an acceptable level (most sources says 10,000 years!). The best place for storage is in a relatively uninhabited area

with low earthquake activity. An area that can be relatively easily protected from terrorism is also a needed requirement – Idaho would seem ideal for such a venture.

DOE Response: The Waste Management EIS analyzes the transportation of low-level radioactive waste (LLW), mixed LLW, transuranic (TRU) waste, and high-level radioactive waste (HLW) by both rail and truck to appropriate storage or disposal facilities. The storage and disposal sites being considered are Envirocare in Utah (disposal of LLW and mixed LLW), the Nevada Test Site in Nevada (disposal of LLW), the Hanford Site in Washington (disposal of LLW and storage of HLW and TRU waste), the Waste Isolation Pilot Plant in New Mexico (storage and disposal of TRU waste), the Savannah River Site in South Carolina (storage of TRU and HLW), Oak Ridge National Laboratory in Tennessee (storage of TRU waste), Idaho National Engineering and Environmental Laboratory (storage of TRU waste), and the proposed Yucca Mountain High-Level Waste Repository (disposal of HLW). All of these sites have waste management facilities that are safe and secure and that provide the appropriate isolation from the human environment for each type of WVDP waste.

JAMES L. PICKERING

Pickering Comment 1 (summarized from comment letter). *The West Valley Demonstration Project Act (Public Law No. 96-368) provides for the removal, preparation for disposal, solidification, and decontamination of facilities at the West Valley Demonstration Project site. The Stipulation of Compromise in Civil Action No. 86-1052-C (U.S. District Court, Western District of New York) calls for one EIS process and one environmental impact statement. Both the Stipulation and the one process/one EIS under Public Law No. 96-368 are binding upon the Department of Energy. The Notice of Intent to rescope the 1966 Draft Completion and Closure EIS is void and unlawful and unconstitutional.*

DOE Response: In DOE's view, neither the West Valley Demonstration Project Act nor the Stipulation of Compromise requires the preparation of only one EIS. DOE has met or will meet all of the commitments included in the Stipulation of Compromise by completing both the Waste Management EIS and the future Decommissioning and/or Long-Term Stewardship EIS. DOE has met or will meet all of the vitrification, waste management, and closure requirements set forth in the West Valley Demonstration Project Act. The Decommissioning and/or Long-Term Stewardship EIS will evaluate alternatives for completing DOE's obligations under the Act.

Pickering Comment 2 (from public meeting). *Our scientists have identified certain black holes in outer space. They have computed that it takes millions and billions of light years before the rays got here to identify those black holes. What those black holes are is a space where all of the rest of its environment is zero. We have developed the technology to get vehicles in outer space. I see no reason why we should not take a test and ship something even if it was not radioactive and see if it would head towards that black hole once we got beyond the gravitational pull of the earth and have a vehicle headed into a black hole, then we give nature the whole of creation back her radioactive waste.*

DOE Response: DOE has studied the environmental impacts that could occur if DOE developed and implemented various technologies for the management and disposal of radioactive waste. It examined several alternatives, including mined geologic disposal, very deep hole disposal, disposal in a mined cavity that resulted from rock melting, island-based geologic disposal, subseabed disposal, ice sheet disposal, well injection disposal, transmutation, and space disposal in a Final Environmental Impact Statement on *Management of Commercially Generated Radioactive Waste* (DOE/EIS-0046F). Space disposal in particular was thought to pose unacceptable health and safety risks. The Record of Decision for that EIS announced the DOE decision to pursue the mined geologic disposal alternative for disposition of radioactive waste (46 Federal Register [FR] 26677 (1981)).

CAROL MONGERSON COMMENTS (FROM PUBLIC MEETING)

Mongerson Comment 1. *If this hearing were legal, which I am not conceding by making these remarks, I would want to say some of the following. I do not really have comments to make on the first EIS proposal. What you are planning to cover sounds reasonable to me. You've done a pretty good job our here so far and I trust you to do the decontamination work pretty well.*

DOE Response: The NOI to revise the strategy for completing the 1996 Completion and Closure Draft EIS, published in the *Federal Register* on March 26, 2001 (66 FR 16447) gave appropriate notice of the public meeting held on April 10, 2001. Notice of the meeting was also provided in local media. For this reason, DOE believes that the public meeting held to discuss the revised strategy and the scope of the Waste Management EIS was in compliance with all applicable laws.

DOE and the WVDP appreciate the confidence in our ability to safely and effectively decontaminate the Project facilities.

Mongerson Comment 2. *So my concerns are about the second one... It appears to me that some decisions – that the two EISs are not really inseparable because some decisions have already been made about which waste to ship. Until this time only Class A waste has been agreed that we would ship Class A waste offsite. Now we are talking about doing higher classes of waste and the transuranic waste. So that decision has already been made and it makes those EISs inseparable and we will already be committed to that.*

DOE Response: As a result of the *Final Waste Management Programmatic Environmental Impact Statement for Managing, Treatment, Storage, and Disposal of Radioactive and Hazardous Waste* (WM PEIS) (DOE/EIS-0200-F, May 1997), DOE made programmatic decisions regarding the management (treatment, storage, or disposal) of LLW, mixed LLW, TRU waste, HLW, and non-wastewater hazardous waste. The proposed actions and alternatives assessed in this EIS are consistent with the terms of the Stipulation of Compromise reached with the Coalition on West Valley Nuclear Wastes and Radioactive Waste Campaign. Implementation of these actions would allow DOE to make progress in meeting its obligations under the Act that pertain to waste management (see Appendix A), and they are consistent with programmatic decisions DOE has made (see Sections 1.6.1.2 and 1.6.1.4) regarding the waste types addressed in this EIS. Those decisions and their respective EISs, as they apply to the WVDP, provide for shipping wastes from the West Valley site to other regional or centralized DOE sites for treatment, storage, and disposal, as appropriate. In particular, DOE is considering a variety of options in this EIS for offsite transportation and disposal of LLW and mixed LLW and offsite storage or disposal of TRU waste and HLW.

Pursuant to the Stipulation of Compromise, DOE is permitted to ship Class A LLW and some mixed LLW. DOE will defer shipment of other types of waste until completion of the Waste Management EIS and the issuance of a Record of Decision (ROD). The shipment of wastes offsite for disposal or storage is an activity that will have to occur regardless of the ultimate decision that is made regarding the disposition of the WVDP and the Center.

Mongerson Comment 3. *The first thing I want to say about the second EIS is ... the idea of doing a draft environmental impact statement without knowing what NRC criteria you are going to have to meet has always struck me as being insane and it still has. We must wait for that NRC criteria before we write these drafts.*

DOE Response: This comment refers to criteria that the U.S. Nuclear Regulatory Commission (NRC) has prescribed for the cleanup of the WVDP site. DOE will address these criteria in the future Decommissioning and/or Long-Term Stewardship EIS.

Mongerson Comment 4. *The second thing that disturbs me is what appears to me to be an appearance of a new term. That term in the title – long term management of the facilities. That may mean nothing but it sounds ominous to me and it disturbs me because to me what we were promised was not long-term management. What we were promised was closure and decommission. Long-term management to me implies indefinite institutional control and indefinite institutional control is something that is not realistic. I don't believe that we can count on it. I just don't think it is going to happen.*

DOE Response: Long-term stewardship (or management) does include provisions for institutional control such as continuous monitoring and maintenance of protective barriers to protect the public.

Long-term stewardship was an option in the 1996 Completion and Closure Draft EIS under Alternatives III and IV, although the term “long-term stewardship” was not used in that document. Long-term stewardship (long-term monitoring and maintenance) is a reasonable alternative for site closure, and it will be analyzed in the future Decommissioning and/or Long-Term Stewardship EIS along with other alternatives. An Advance NOI was issued on November 6, 2001 (66 FR 56090) formalizing DOE’s commitment to begin work on the Decommissioning and/or Long-Term Stewardship EIS.

Mongerson Comment 5. *Any waste which we ship away from here has to go some place else and that some place else is not going to want it either. This is a fundamental problem that we are simply going to have to deal with. Our society is going to have to deal with this problem and the irony is that we keep on making more waste. All the time we are trying to deal with this problem but nobody wants it. We must stop making more nuclear waste. Yes, we have to deal with what is at West Valley already. We must stop making more. Now, you will say that's neither here nor there with this EIS and in a sense that is true, but the problem is not inseparable. You cannot make the one decision without making the other as a society.*

DOE Response: As the commenter recognizes, whether the nation continues to produce nuclear waste is a decision to be made by the American people and Congress, not by DOE. As a federal agency, DOE is required to follow the dictates of Congress, which has enacted laws directing DOE to engage in activities (such as research and development and national security) that generate nuclear waste. Because a decision to discontinue the production of nuclear waste is not within DOE’s purview, that issue will not be analyzed in either the Waste Management EIS or the future Decommissioning and/or Long-Term Stewardship EIS.

STATE OF NEW YORK OFFICE OF THE ATTORNEY GENERAL

Office of the Attorney General Comment 1. *There is no basis for the proposed action other than the conclusory statement in the Notice that “the regulatory and physical nature of the two categories of actions are different.” This is no more true now than it was when the NEPA process was initiated in 1988.*

DOE Response: Although DOE attempted to address all issues in the 1996 Completion and Closure Draft EIS, it became apparent, during DOE and NYSERDA discussions on the preferred alternative, that separating waste management from decommissioning would allow DOE to move forward with activities for which it is responsible under the West Valley Demonstration Project Act and for which it would not need NYSERDA’s concurrence. For that reason, DOE decided to rescope the 1996 Draft EIS and proceed with the Waste Management EIS that focuses exclusively on activities conducted by DOE.

Office of the Attorney General Comment 2. *The Notice is somewhat misleading in that it announces DOE's and NYSERDA's "intent to revise their strategy for completing the [1996 Completion and Closure Draft EIS] issued for public comment in March 1996." In fact, however, a review of the entire Notice reveals that the agencies seek not to complete the 1996 Completion and Closure Draft EIS but instead to separate the EIS process into two parts.*

DOE Response: DOE apologizes if some readers found the Notice misleading. As described in the Notice, the revised strategy for completing the 1996 Completion and Closure Draft EIS was to separate the original proposed action into two distinct activities: the first being waste management and decontamination; and the second focusing on decommissioning. DOE has modified the scope of this EIS as a result of public comments received during scoping. The scope is now limited to onsite waste management and offsite waste transportation activities, and no longer includes decontamination activities as proposed in the NOI. DOE will prepare an EIS in the future for decisions regarding decommissioning and/or long-term stewardship. An Advance NOI was issued on November 6, 2001 (66 FR 56090), formalizing DOE's commitment to begin work on the Decommissioning and/or Long-Term Stewardship EIS. Upon completion of both of these EISs, the proposed action and alternatives described in the 1996 Completion and Closure Draft EIS will have been fully analyzed and the subject of public review and comment, thus "completing" the 1996 Completion and Closure Draft EIS.

Office of the Attorney General Comment 3. *Pursuant to 40 CFR Section 1508.25(a)(3), actions involving common geography and cumulative environmental impacts such as are present at the WNYNSC and the WVDP should be evaluated in a single EIS.*

DOE Response: The Council on Environmental Quality regulations implementing the procedural provisions of NEPA do encourage federal agencies to consider the extent to which proposed actions that are connected, cumulative, or similar should be addressed in the same EIS (see 40 CFR 1508.25(a)). DOE has determined that, while the waste management and decommissioning proposals would both affect the WVDP site and the Center, other considerations (such as timing) favor the separation of the two proposals into two EISs. This is consistent with the Council on Environmental Quality NEPA regulations.

Office of the Attorney General Comment 4. *The first three alternatives for closure of the WNYNSC including the WVDP in the 1996 Draft Completion and Closure EIS are based on varying degrees of waste removal. Given the acknowledged unsuitability of the WNYNSC for the long-term storage or disposal of radioactive waste, waste removal must necessarily be part of future actions regarding decommissioning and/or long-term stewardship. Pursuant to 40 CFR Section 1502.23 an EIS must include a cost-benefit analysis. Separating the same issues now addressed in the 1996 Completion and Closure Draft EIS into two separate Environmental Impact Statements, particularly waste removal, will have a significant impact on the cost-benefit analysis used to evaluate closure options, including monetary costs and qualitative considerations. Economies of scale and the significance of cumulative environmental, social, and economic impacts are unavoidably affected by separating the EIS into two parts.*

DOE Response: The Council on Environmental Quality NEPA regulations state that "[i]f a cost-benefit analysis relevant to the choice among environmentally different alternatives is being considered for the proposed action, it shall be incorporated by reference or appended to the statement as an aid in evaluating the environmental consequences." (40 CFR 1502.23). Neither NEPA nor the Council on Environmental Quality regulations require that a cost-benefit analysis be prepared as part of an EIS.

There could be cumulative environmental impacts associated with the proposed waste management activities and the conduct of future decommissioning and/or long-term stewardship activities. DOE

describes the potential for these cumulative impacts in the Waste Management EIS and will take these potential impacts into account in its decisionmaking process.

COALITION ON WEST VALLEY NUCLEAR WASTES (COALITION)

Coalition Comment 1. *The Stipulation of Compromise Settlement (hereinafter “Stipulation”) requires that “the closure Environmental Impact Statement process - including the scoping process - shall begin no later than 1988 . . .” This requirement is binding. DOE cannot unilaterally create a new scoping process that supersedes or substantially modifies the scoping process carried out in 1988.*

DOE Response: The Notice of Intent to prepare the Completion and Closure EIS was issued in 1988, beginning the scoping process for that document. DOE has fulfilled this aspect of the Stipulation. Moreover, the Stipulation does not preclude DOE from preparing other EISs or environmental review documentation to analyze proposed activities at the WVDP that must occur regardless of any future decisions regarding site decommissioning, closure, or long-term stewardship.

Coalition Comment 2. *The scoping process begun in 1988 led to issuance of the 1996 Completion and Closure Draft EIS. A Final EIS or Record of Decision has not yet been issued. Thus, the EIS process specified in the Stipulation has not yet been completed. It is not clear from the Notice of Intent published in the Federal Register on March 26, 2001 whether the EIS process specified in the Stipulation has already been, or soon will be, partially discontinued or suspended. It would be violative of the Stipulation of Compromise Settlement for the DOE to unilaterally abandon the current EIS process and begin a new segmented process.*

DOE Response: The EIS process specified in the Stipulation is not being and will not be discontinued or suspended. Rather, DOE will complete its obligations under the Stipulation by a slightly different route than was envisioned in 1988. An Advance NOI was issued on November 6, 2001 (66 FR 56090), formalizing DOE’s commitment to begin work on the Decommissioning and/or Long-Term Stewardship EIS. The conditions of the Stipulation of Compromise will be met by the Waste Management EIS and the future Decommissioning and/or Long-Term Stewardship EIS, in combination. Upon completion of both of these EISs, all conditions of the Stipulation will have been met.

Coalition Comment 3. *The provisions of the Stipulation apply to any and all Environmental Impact Statements into which the closure EIS that began in 1988 may be split. Paragraph 3 of the Stipulation defines the scope of the closure EIS very broadly, such that it covers disposal of all “[Class A] [Class B/C] wastes generated as a result of the activities of the West Valley Demonstration Project as mandated by the United States Congress under the West Valley Demonstration Project Act.”*

DOE Response: The provisions of the Stipulation apply to an EIS, begun in 1988, to analyze the potential impacts associated with site closure, including onsite waste disposal. This EIS, as rescoped, assesses only the offsite shipment of stored wastes and wastes that will be generated during the next 10 years of operations while decommissioning and/or long-term closure decisions are still ongoing. Pursuant to the Stipulation, DOE retains the ability to dispose of Class A LLW in accordance with applicable law at a site other than the Center. In addition, for waste material containing elements having an atomic number greater than 92 in concentrations greater than 10 nanocuries per gram but less than or equal to 100 nanocuries per gram, the Stipulation provides that “[f]or disposal at locations other than the Center, such disposal will be in accordance with applicable law.” The Stipulation does not address transportation and subsequent offsite disposal of TRU (waste material containing elements having an atomic number greater than 92 in concentrations greater than 100 nanocuries per gram) or HLW. Thus, the preparation

of an EIS to examine waste management activities, none of which relate to onsite disposal of waste, is consistent with the Stipulation.

Coalition Comment 4. According to the Notice of Intent published in the Federal Register on March 26, 2001, “DOE intends to issue soon a Notice of Intent for a second EIS, with NYSERDA as a joint lead agency, on decommissioning and/or long-term stewardship of the WVDP and the Western New York Nuclear Service Center . . .” This will violate provisions of the Stipulation. The Stipulation requires that “the closure Environmental Impact Statement process - including the scoping process - shall begin no later than 1988 . . .” DOE cannot unilaterally create a new EIS with a new scoping process that supersedes or substantially modifies the scoping process carried out in 1988. As specified in the Stipulation, the EIS is a closure EIS. DOE cannot unilaterally change the purpose of the project and thus the scope of the EIS.

DOE Response: As noted above, the NOI to prepare the Completion and Closure EIS was issued in 1988, beginning the scoping process for that document. DOE has fulfilled this aspect of the Stipulation. However, the Stipulation does not preclude DOE from completing its obligations under the Stipulation by a slightly different route than was envisioned in 1988, separating the original scope of the Completion and Closure EIS into two EISs, one that analyzes proposed waste management activities and one that addresses future decisions regarding site decommissioning, closure, and/or long-term stewardship. As stated above, DOE believes that this approach is consistent with the Council on Environmental Quality NEPA implementing regulations regarding connected actions (40 CFR 1506.1) and that this approach, upon completion of the future Decommissioning and/or Long-Term Stewardship EIS, will meet all of the conditions of the Stipulation of Compromise. An Advance NOI was issued on November 6, 2001 (66 FR 56090), formalizing DOE’s commitment to continue work on the Closure EIS process by beginning work on the Decommissioning and/or Long-Term Stewardship EIS. DOE is anticipating that NYSERDA will participate in the preparation of the Decommissioning and/or Long-Term Stewardship EIS as a joint lead agency, that the Nuclear Regulatory Commission (NRC) will participate as a cooperating agency, and that the New York State Department of Environmental Conservation will participate as an involved agency under the New York State Environmental Quality Review Act (SEQRA).

Coalition Comment 5. According to the Notice of Intent published in the Federal Register on March 26, 2001, DOE intends to dispose of certain low-level and mixed wastes in either Nevada or Washington prior to completion of the West Valley closure EIS. The Stipulation allows off-site disposal of Class A wastes in accordance with applicable law but does not allow any disposal (offsite or otherwise) of Class B/C wastes until the closure EIS is completed.

DOE Response: Pursuant to the Stipulation, DOE retains the ability to dispose of Class A LLW in accordance with applicable law at a site other than the Center. In addition, for waste material containing elements having an atomic number greater than 92 in concentrations greater than 10 nanocuries per gram but less than or equal to 100 nanocuries per gram, the Stipulation provides that “[f]or disposal at locations other than the Center, such disposal will be in accordance with applicable law.” The Stipulation does not address transportation and subsequent offsite disposal of TRU (waste material containing elements having an atomic number greater than 92 in concentrations greater than 100 nanocuries per gram) or HLW. Further, the Stipulation does not preclude the offsite disposal of any type of radioactive waste in accordance with applicable law prior to the completion of a closure EIS. This Waste Management EIS does not address onsite disposal; however, DOE will not initiate any of the waste shipping proposed under the action alternatives until this EIS is completed and a ROD is issued.

Coalition Comment 6. According to the Notice of Intent published in the Federal Register on March 26, 2001, DOE intends to provide a 45-day public comment period following the issuance of the draft

Decontamination and Waste Management EIS. The Stipulation requires a six month public comment period.

DOE Response: DOE provided a 6-month comment period for the 1996 Completion and Closure Draft EIS in compliance with the Stipulation and intends to provide a 6-month comment period for the future Decommissioning and/or Long-Term Stewardship EIS, which will be the continuation of the 1996 Completion and Closure Draft EIS. Thus, DOE has complied with, and will continue to comply with, this provision of the Stipulation. The 6-month comment period noted in the Stipulation does not apply to the Waste Management EIS.

Coalition Comment 7. *DOE asserts in the Notice of Intent published in the Federal Register on March 26, 2001, that the “decontamination and waste management actions will not be connected within the meaning of the regulations to decommissioning and/or long-term stewardship actions because decontamination and waste disposal actions can be implemented without previous or simultaneous actions being taken, are not an interdependent part of a larger action, and do not depend on a larger action for their justification” This assertion is false. The actions of decontamination, decommissioning and/or long term stewardship are clearly interconnected in the context of the West Valley Demonstration Project.*

DOE Response: As originally scoped, DOE agrees that the proposed decontaminations actions could have been linked to decommissioning and/or long-term stewardship decisions and has accordingly eliminated them from the scope of this EIS. However, DOE believes that the waste management actions it proposes would need to occur regardless of any future decisions regarding site decommissioning, closure, and/or long-term stewardship. For this reason, DOE believes that these proposed waste management actions are independent from future site decommissioning and/or long-term stewardship decisions and do not depend on those future actions for their justification.

Coalition Comment 8. *DOE asserts in the Notice of Intent published in the Federal Register on March 26, 2001, that DOE and NYSERDA “may decide to proceed independently.” This segmentation of the overall cleanup and closure is inappropriate under federal and state environmental review law.*

DOE Response: DOE noted that DOE and NYSERDA intended to prepare the future Decommissioning and/or Long-Term Stewardship EIS jointly under both NEPA and SEQRA, although either agency could decide to proceed independently in support of its separate mission. Applicable NEPA regulations encourage federal and state agencies to become joint lead agencies where appropriate; there is no requirement to do so, particularly when the agencies have responsibilities under different laws and regulations. It is not unlawful for DOE to prepare an EIS pursuant to NEPA to support its decisionmaking process and for NYSERDA to prepare separate documentation pursuant to SEQRA.

CONCERNED CITIZENS OF CATTARAUGUS COUNTY, INC. (CCCC)

CCCC Comment 1. *The substantive mandate of New York's State Environmental Quality Review Act (SEQRA) is much broader than that of the National Environmental Policy Act (NEPA). In particular, SEQRA disfavors dividing an action for environmental review in such a way that the various segments are addressed as though they were independent and unrelated activities where the earlier part of the action may practically determine a subsequent part of the action. Such an approach impermissibly avoids considering the combined environmental effects of all parts of the action. This mandate does not preclude action in stages; it only requires that cumulative impacts of likely subsequent actions be considered in the initial EIS. Unless DOE/NYSERDA's proposed new decontamination and waste management EIS also considers what standards for protection of health and the environment will be met*

at closure and decommissioning of the site, DOE/NYSERDA's proposal will violate SEQRA's mandate. Isn't the proposal dependent on decisions regarding closure of the West Valley site? Won't decisions regarding closure of the West Valley site depend on decontamination and waste management decisions?

DOE Response: The proposed action and alternatives to be addressed in the Waste Management EIS are activities that are solely DOE's responsibility under the West Valley Demonstration Project Act. These proposed activities include management of waste for which DOE is responsible. For this reason, the applicable environmental review statute is NEPA, not SEQRA. DOE is not required to comply with SEQRA.

However, NEPA, like the SEQRA, requires that an agency consider connected actions together in the same EIS to avoid segmenting a large project into smaller projects with fewer impacts (*see Council on Environmental Quality, NEPA Implementing Regulations, 40 CFR 1508.25(a)*). NEPA also requires that agencies consider the cumulative impacts of past, present, and reasonably foreseeable future actions, along with the impacts of the proposed action (*see 40 CFR 1508.7*)). Thus, although SEQRA does not apply to DOE actions, NEPA imposes similar segmentation and cumulative impact requirements on federal agencies.

DOE does not believe that the proposed waste management activities in this EIS are connected to future decommissioning and/or long-term stewardship decisions for WVDP or the Center. These proposed waste management activities would not trigger other actions that would require the preparation of an EIS, can proceed independently of other actions at the site, and are not dependent upon future decisions regarding long-term plans for the site.

Rather, the proposed waste management activities are those that DOE would need to take regardless of eventual decisions regarding the long-term management of the Center. Undertaking these activities in the near term would not limit or prejudge the range of alternatives or the decisions to be made for eventual decommissioning of Project facilities and/or long-term stewardship of the Center. Further, DOE believes that preparing an EIS for waste management activities will allow the Department to make progress in removing wastes from the site, rather than waiting until site decommissioning and/or long-term stewardship decisions are made in the future.

CCCC Comment 2. *The West Valley Demonstration Project Act's Section 2(a)(5) requires DOE to "decontaminate and decommission" in accordance with NRC requirements. Under what authority does DOE now propose to decontaminate without considering requirements for decommissioning?*

DOE Response: DOE has modified the scope of this EIS as a result of public comments received during scoping. The scope is now limited to onsite waste management and offsite waste transportation activities, and no longer includes decontamination activities as proposed in the NOI.

CCCC Comment 3. *Current federal regulations require monitoring for radionuclides be performed at entry points to community water distribution systems and impose drinking water limits for radionuclides on such water systems. 65 FR 76707 (Dec. 7, 2000). Will the scope include the impact of DOE/NYSERDA's proposed new approach on the ability of community water systems to comply with current MCLs for radionuclides? If such impacts are considered, will they extend to community water systems that rely on the Cattaraugus Creek Sole Source Aquifer that underlies the WVDP site? See 52 FR 36100 (September 25, 1987).*

DOE Response: Because the proposed activities analyzed in the Waste Management EIS are limited to the shipping of wastes offsite and continued management of the HLW tanks prior to decisions from the Decommissioning and/or Long-Term Stewardship EIS, there would be no change in any site releases that

could affect the ability of community water systems to comply with maximum contaminant levels for radionuclides. The EIS that will be prepared to address decommissioning and/or long-term stewardship of the site will address any potential impacts to water quality in general and to the Cattaraugus Creek Sole Source Aquifer in particular.

CCCC Comment 4. *Will the proposed EIS consider the effect of contaminated materials left onsite after decontamination on the collective dose for the population that uses the Cattaraugus Creek Sole Source Aquifer? If so, will this be the population at the time of the final status survey is performed?*

DOE Response: DOE will address the potential environmental impacts of contamination remaining after implementation of a decontamination and decommissioning alternative and disposition of the remaining wastes at the Center in the EIS for site decommissioning and/or long-term stewardship. To that end, DOE will use the most current population data available.

CCCC Comment 5. *Will the scope of the proposed decontamination and waste management EIS include the cumulative impact of releases of radioactive and non-radioactive hazardous or toxic substances into surface waters and groundwater from the West Valley site on the Cattaraugus Creek Sole Source Aquifer and the communities and private well water users who rely on the aquifer?*

DOE Response: The Waste Management EIS evaluates potential releases from the proposed waste management actions to the environment (Chapter 4) and the cumulative impacts (Chapter 5) of such releases for each alternative considered. As shown by the analyses, the proposed waste management actions would not result in adverse impacts to groundwater or surface water. Such impacts will be addressed in the Decommissioning and/or Long-Term Stewardship EIS.

CCCC Comment 6. *Together with the Nuclear Regulatory Commission (NRC), DOE and NYSERDA "have long favored addressing environmental impacts on a site-wide basis. Therefore, the EIS, the [NRC's] decommissioning criteria, and long-term control alternatives discussed in [SECY-98-251] cover both DOE's completion of the project and NYSERDA's closure of the site." NRC, SECY-98-251, note 1 (October 30, 1998). Isn't the proposed new decontamination and waste management EIS part of a long-term plan that includes closure of the West Valley site under NEPA? The EIS should consider impacts of decontamination and waste management activities on future site closure options.*

DOE Response: The proposed waste management activities analyzed in this EIS are those that DOE would need to take regardless of eventual decisions regarding the long-term closure and/or management of the Center. Undertaking these activities in the near term would not limit or prejudge the range of alternatives or the decisions to be made for eventual decommissioning of WVDP facilities and/or long-term stewardship of the Center. The proposed waste management activities addressed in this EIS would not have any impact on future site closure options. The potential environmental impacts of contamination remaining after implementation of a decontamination alternative and disposition of remaining wastes from the Center will be evaluated as part of the future EIS for site decommissioning and/or long-term stewardship.

CCCC Comment 7. *Low level radioactive waste and transuranic waste produced by the solidification of high level radioactive waste under the WVDP may be left in place or be left on the West Valley site following completion of the proposed decontamination and waste management activities. Will the scope of the proposed decontamination and waste management EIS measure, calculate, estimate or otherwise determine the amounts of these low level radioactive wastes and transuranic wastes or the exposure levels to be expected from these wastes?*

DOE Response: DOE has limited this EIS to those waste management actions that would ship wastes that are currently stored and that would be generated over the next 10 years to offsite disposal or interim storage. Information regarding the volume and exposure rates of other wastes left onsite after completion of proposed waste management activities (and the proposed disposition of that waste) will be provided in the future Decommissioning and/or Long-Term Stewardship EIS.

CCCC Comment 8. *Will the scope of the proposed decontamination and waste management EIS include the question whether long-term or perpetual institutional controls are necessary to ensure adequate protectiveness results from any decontamination and waste management activities? If this question of institutional controls is considered within the scope, will impacts of decontamination and waste management activities on resources and staff necessary to support long-term institutional controls also be included within the scope?*

DOE Response: This Waste Management EIS examines the potential environmental impacts of performing certain near-term waste management activities for which DOE is responsible under the West Valley Demonstration Project Act. The need for long-term or perpetual institutional controls will be examined in the future Decommissioning and/or Long-Term Stewardship EIS.

CCCC Comment 9. *Will dose-based criteria that include all pathways and that take into account exposures from the entire site, including the State Disposal Area and NYSERDA's 3300 acres around the WVDP, be used to evaluate potential impacts from decontamination and waste management activities?*

DOE Response: This Waste Management EIS examines the potential environmental impacts of performing certain near-term waste management activities for which DOE is responsible under the West Valley Demonstration Project Act. This EIS analyzes the potential worker and public dose from all pathways that could result from these activities. Cumulative impacts from past, present, and reasonably foreseeable future actions also are also analyzed. The future EIS that will be prepared to address decommissioning and/or long-term stewardship of the site will address potential exposures from the 13-square-kilometer (3,300-acre) Center as a whole, including the State-licensed Disposal Area.

CCCC Comment 10. *Will NYSDEC's technical and administrative guidance memorandum 4003, "Cleanup Guidelines for Soils Contaminated with Radioactive Materials," be adopted by DOE as a currently applicable, relevant and appropriate regulation for purposes of decontaminating areas of soil contamination?*

DOE Response: DOE has modified the scope of this EIS as a result of public comments received during scoping. The scope is now limited to onsite waste management and offsite waste transportation activities, and no longer includes decontamination activities as proposed in the NOI; therefore, the guidance memorandum is not applicable to the proposed actions of this EIS. The future Decommissioning and/or Long-Term Stewardship EIS will consider all relevant regulations and standards in its assessments of impacts.

CCCC Comment 11. *Will the scope of the proposed decontamination and waste management EIS include the question whether new waste disposal cells on the site will be needed to manage hazardous or mixed wastes generated as a result of decontamination activities?*

DOE Response: The activities analyzed in the Waste Management EIS do not include onsite disposal of any waste. For that reason, this EIS does not address the need for new onsite waste disposal cells.

CCCC Comment 12. *NRC's decommissioning criteria for the West Valley site, including areas outside the Demonstration Project's 200 acres, NRC "rel[ies] on the DOE/NYSERDA's EIS for [NEPA]*

purpose[s].” 64 FR 67952, at p. 67954 (Dec. 3, 1999) (NRC Draft Policy Statement on West Valley). Will the proposed decontamination and waste management EIS stand in for or otherwise consider impacts on NRC’s NEPA responsibilities?

DOE Response: This Waste Management EIS examines the potential impacts of activities at WVDP for which DOE is responsible, and does not affect the NRC’s NEPA responsibilities.

WEST VALLEY CITIZEN TASK FORCE (CTF)

CTF Comment 1. Concerns about Splitting the EIS: *The CTF agrees that we must stay within the requirements of the National Environmental Policy Act (NEPA) and the West Valley Demonstration Project (WVDP) Act, both of which seem to call for one process. We are concerned that some important matters might get lost in the changeover; that segmentation could be an issue, and that the second phase could get bogged down if the DOE/NYSERDA disagreement continues. We are eager to see the wording of the proposal for the second phase to be assured that the emphasis will be on closure rather than long-term stewardship and that the possibility of further decontamination is addressed adequately. We believe arriving at a cost/benefit analysis for waste removal and closure could be substantially more difficult once the EIS is split. We note that the recent DOE budget cut could be an omen of future funding shortages, a disturbing possibility.*

DOE Response: Neither NEPA nor the West Valley Demonstration Project Act requires only one NEPA document for all of the activities that must be undertaken at the site in compliance with the Act. The two-EIS strategy allows DOE to progress while longer term discussions with NYSERDA continue.

The Waste Management EIS will address activities that DOE would need to take regardless of eventual decisions regarding the long-term management of the Center, such as transporting nuclear waste for which DOE is responsible to offsite locations for storage or disposal. Decontamination, decommissioning, and site closure will be addressed in the future Decommissioning and/or Long-Term Stewardship EIS. DOE recognizes the CTF’s stated preference for a focus on closure in the upcoming EIS and will consider that in the scoping process for that document. An Advance NOI was issued on November 6, 2001 (66 FR 56090), formalizing DOE’s commitment to begin work on the Decommissioning and/or Long-Term Stewardship EIS.

DOE disagrees that the generation of two EISs would have a negative effect on its ability to assess the costs of the various decommissioning and/or closure alternatives available to DOE and NYSERDA. DOE annually reassesses its estimated operating costs and uses this information in its budget submittals. DOE is committed to seeking the funding necessary to meet its obligations under the West Valley Demonstration Project Act in its annual budget submittal to Congress; however, it cannot control Congressional decisionmaking.

CTF Comment 2. Concerns about Phase One: *We support only option two, as it is defined in the Federal Register notice (option three as presented at the scoping meeting), which includes decontaminating the high and low-level waste areas, the main plant, Vitrification facility, 01/14 Building and the waste tank farm. In regard to all cleanup, we would like to see all of EPA’s concerns addressed, as expressed in their comment to NRC January 2000, including assurance that both radioactive and hazardous waste will be included in the cleanup, and that groundwater and air emissions standards likewise will be upheld. The CTF also has concerns about the brevity of the 45-day comment period.*

DOE Response: DOE has modified the scope of this EIS as a result of public comments received during scoping. The scope is now limited to onsite waste management and offsite waste transportation activities,

and no longer includes decontamination activities as proposed in the NOI. DOE's ability to continue to comply with groundwater and air emission standards during the proposed waste management activities is addressed in the Waste Management EIS (Chapter 4).

With respect to the 45-day comment period, DOE believes that the standard 45-day comment period called for in NEPA implementing regulations will be sufficient given the limited nature of the proposed waste management activities analyzed in this Waste Management EIS. DOE provided a 6-month comment period for the 1996 Completion and Closure Draft EIS in compliance with the Stipulation of Compromise and intends to provide a 6-month comment period for the future Decommissioning and/or Long-Term Stewardship EIS.

CTF Comment 3. Concerns about Phase Two: *Our primary concern about splitting the EIS relates to the impact on phase two. Our concerns include:*

- *DOE's definition of the term "closure or long-term management";*
- *Whether the waste left in the tanks could be reclassified as incidental, as at other sites, yet could still be HLW by other definitions;*
- *Whether and how EPA and NRC criteria will be reconciled;*
- *The impact of the NRC Decontamination and Decommissioning guidelines when they are finally made public; and*
- *Most imminent, the ultimate division of responsibility between DOE and NYSERDA.*

DOE Response: These issues relate to the scope of the future Decommissioning and/or Long-Term Stewardship EIS and the basis for ultimate decisions to be made regarding site closure or future use, and are not addressed in the Waste Management EIS due to its limited scope. However, the issues raised in the comment will be within the scope of the second EIS.

NUCLEAR INFORMATION AND RESOURCE SERVICE AND PUBLIC CITIZEN/CRITICAL MASS ENERGY AND ENVIRONMENT PROGRAM (JOINT SUBMITTAL)

NIRS/PC Comment 1. *[Our organizations] request direct notification of all future comment periods, proposed actions and meetings regarding the long-term management and clean-up at the West Valley site. We believe that the 30-day comment period for this Notice of Intent is inadequate and that a 45-day comment period for the proposed segmented Draft Environmental Impact Statement to be published later this year is inadequate.*

DOE Response: DOE has included both organizations on its mailing list for future notices and copies of the Draft Waste Management EIS when it is issued. While DOE allowed for the usual 30-day public comment period on the scope of this EIS, the Department also stated in the Notice of Intent published in the Federal Register on March 26, 2001, that late comments would be considered to the extent practicable (the last comment letter DOE received was dated May 10, 2001). DOE has received no indication that any party seeking to submit scoping comments was unable to do so because of the length of the formal scoping period. Given the limited nature of the proposed activities to be analyzed in the Waste Management EIS, DOE believes that the standard 45-day comment period called for in NEPA implementing regulations will be sufficient for this EIS.

NIRS/PC Comment 2. *[Our organizations] oppose the splitting or segmenting of the Environmental Impact Statement for the West Valley Demonstration Project and Nuclear Service Center site. Some of us are already on record calling for the inclusion of the entire site in long-term planning so that the entire legacy at the site is evaluated in total, all areas, including the DOE Demonstration Project and the NYS*

areas. Segmenting the property into smaller sub-groups for purposes of long-term management and closure opens the door to leaving greater amounts of contamination and risk. We believe that the decontamination and waste management activities are inextricably linked to the decommissioning and long-term management of the site and should not be severed into two distinct Environmental Impact Statements. The Federal Register Notice of Intent does not fully explain or make the case for revising the strategy for completing the demonstration project and closure/long-term site management.

DOE Response: DOE is not proposing to split the consideration of decommissioning and/or long-term stewardship of the WVDP facilities from the decommissioning and/or long-term stewardship of the Center. Rather, DOE is proposing to analyze the potential impacts associated with waste management activities such as offsite transportation of waste. DOE has modified the scope of this EIS as a result of public comments received during scoping. The scope is now limited to onsite waste management and offsite waste transportation activities, and no longer includes decontamination activities as proposed in the NOI. The proposed waste management activities are those that DOE would need to take regardless of eventual decisions regarding the long-term management of the Center. The future Decommissioning and/or Long-Term Stewardship EIS will analyze the potential impacts of closure and/or long-term management of the Center as a whole, including the Project facilities. An Advance NOI was issued on November 6, 2001(66 FR 56090), formalizing DOE's commitment to begin work on the Decommissioning and/or Long-Term Stewardship EIS.

NIRS/PC Comment 3. *[Our organizations] support efforts by DOE and NYSERDA to comply with the Agreement (Stipulation of Compromise Settlement) with the local community organization, the Coalition on West Valley Nuclear Wastes, in 1987, which resulted from legal action on the long-term management of the site. We do not support efforts to circumvent or violate the Agreement or NEPA. We support the Coalition in its efforts toward isolation of radioactivity from all of the West Valley nuclear activities.*

DOE Response: DOE is not proposing to take any action that would violate either the Stipulation of Compromise or NEPA. DOE supports the efforts to isolate radioactivity from WVDP nuclear activities and believes that preparing an EIS for waste management activities will allow the Department to make progress in onsite waste management and offsite waste transportation activities, rather than waiting until site decommissioning and/or long-term stewardship decisions are made some time in the future.

NIRS/PC Comment 4. *[Our organizations] consider this notice inadequate as an announcement of Scoping for a new segmented EIS, since we contest the simultaneous announcement splitting the existing process.*

DOE Response: In its NOI, published in the *Federal Register* on March 26, 2001, DOE stated that it welcomed comments on the plan for revising the strategy for completion of the 1996 Completion and Closure Draft EIS as well as on the scope of the anticipated Waste Management EIS. DOE has considered all of the comments it received regarding its plan to rescope the 1996 Draft EIS, and continues to believe that this course of action is appropriate and consistent with NEPA and the Stipulation of Compromise.

NIRS/PC Comment 5. *[Our organizations] support the goal of complete isolation of all of the West Valley wastes, support both short and long term remedial actions and planning that prevent leakage, exposure and loss of control of the radioactivity from all of the West Valley activities.*

DOE Response: DOE also supports the efforts to isolate WVDP wastes and believes that preparing an EIS for waste management activities will allow the Department to make progress in onsite waste management and offsite waste transportation activities, rather than waiting until site decommissioning and/or long-term stewardship decisions are made some time in the future.

THE LEAGUE OF WOMEN VOTERS OF BUFFALO/NIAGARA

LWV Comment 1. *The official time period on this revised strategy was inadequate.*

DOE Response: DOE provided the required 30-day comment period for the proposed rescoping of the 1996 Completion and Closure Draft EIS. In addition, DOE stated that late comments would be considered to the extent practicable. For example, DOE received the League of Women Voters comments on May 11, 2001, and has considered those comments along with comments received by the April 25, 2001 due date.

LWV Comment 2. *We concur with all the comments made by the [Citizens Task Force] in this matter, especially questioning the legality of the proposed change, emphasizing the need for staying within the laws of NEPA and the West Valley Demonstration Project Act, and reiterating the necessity that the Nuclear Regulatory Commission guidelines be available soon, before completion of the draft EIS, and honored therein.*

DOE Response: Please see the DOE responses to the CTF comments above. With respect to NRC guidelines, the West Valley Demonstration Project Act requires DOE to decontaminate and decommission material and hardware used in connection with the project “in accordance with such requirements as the Commission may prescribe.” West Valley Demonstration Project Act, Section 2((a)(5)(C)). The level to which the Center should be cleaned up will be addressed in the future Decommissioning and/or Long-Term Stewardship EIS.

DOE has modified the scope of the EIS as a result of public comments received during scoping. The scope is now limited to onsite waste management and offsite waste transportation activities, and no longer includes decontamination activities as proposed in the NOI.

LWV Comment 3. *The 1996 Draft Environmental Impact Statement for Completion and Closure called for one project while the strategy change requires two separate NEPA documents. When a coordinated plan is split into two or more phases, the overall plan remains in effect. When the plan itself is split, many unforeseen problems can emerge:*

- *Parts of the original plan could be changed, ignored, or forgotten*
- *Cumulative effects may go unchecked because of the segmentation of various portions*
- *Arriving at a cost benefit analysis for a split project will be difficult, and completion will be more expensive*
- *Considering the uncertainty of Congressional budget allotments (recent cuts in the DOE budget presents a prime example), budget constraints could disallow continuance of the project, thus endangering its completion*
- *Splitting the EIS into two could allow for serious delay in drafting and implementing the final EIS and completion and closure for the entire site.*

DOE Response: The West Valley Demonstration Project Act established a single program with multiple components. DOE has already prepared numerous NEPA documents to carry out its numerous responsibilities under the Act, including the *Final Environmental Impact Statement, Long Term Management of Liquid High-Level Radioactive Wastes Stored at the Western New York Nuclear Service Center* (DOE/EIS-0081, June 1982). Rather than address the waste management activities and decommissioning components in one EIS, as originally planned for the Completion and Closure EIS, DOE decided that addressing the two components separately would facilitate its decisionmaking process. Regardless of the number of NEPA documents prepared, the overall plan required by the West Valley Demonstration Project Act remains in place.

DOE believes that all of the activities that were addressed in the 1996 Completion and Closure Draft EIS will be addressed in either the Waste Management EIS or in the future Decommissioning and/or Long-Term Stewardship EIS. Cumulative impacts will be addressed in both documents.

Because DOE proposes to implement actions that will need to occur regardless of any future decommissioning and/or long-term stewardship scenario, DOE does not expect that significant additional costs would be incurred. Although DOE does not anticipate discontinuance of federal funds for the WVDP, possible future budget constraints are a reason to analyze and implement initial cleanup decisions in the short term.

DOE does not expect that the decision to prepare the Waste Management EIS will delay the final decision on the future of the site. DOE issued an Advance NOI on November 6, 2001, to prepare the Decommissioning and/or Long-Term Stewardship EIS in the near future with NYSERDA, demonstrating its commitment to making final decisions regarding the site. Moreover, the waste management activities addressed in the Waste Management EIS would take several years to implement, allowing sufficient time for DOE and the NYSERDA to resolve their differences and make the necessary decommissioning and/or long-term stewardship decisions.

LWV Comment 4. The second phase could get bogged down, in light of the fact that the Department of Energy withdrew in January from negotiations with the New York State Energy Research and Development Authority regarding their individual responsibilities. We find it very disturbing that the future of the entire project and the surrounding community is being held hostage to intra-governmental squabbles.

DOE Response: One of the reasons DOE decided to rescope the 1996 Completion and Closure Draft EIS was to be able to make decisions more quickly regarding its responsibilities for the cleanup of the WVDP site. DOE believes that preparing an EIS for waste management activities will allow the Department to make progress in removing waste from the site, rather than waiting until site decommissioning and/or long-term stewardship decisions are made some time in the future.

LWV Comment 5. Under the proposed change, the first EIS refers to Decontamination and Waste Management. The proposed second EIS does not mention further decontamination and waste management, including removal, which we assume will be necessary. We all need assurance that waste removal and closure will remain the goal and become the reality at the completion of the entire cleanup process at the West Valley site.

DOE Response: DOE has modified the scope of this EIS as a result of public comments received during scoping. The scope is now limited to onsite waste management and offsite waste transportation activities, and no longer includes decontamination activities as proposed in the NOI. The proposed actions evaluated in this EIS would remove all stored and newly generated wastes from the site. Further decontamination, and decommissioning actions will be the subject of the Decommissioning and/or Long-Term Stewardship EIS.

B.4 REFERENCES

DOE (U.S. Department of Energy), 1996. *Draft Environmental Impact Statement for Completion of the West Valley Demonstration Project and Closure or Long-Term Management of Facilities at the Western New York Nuclear Service Center - Volumes 1 and 2*, DOE/EIS-0226-D, January.

DOE (U.S. Department of Energy), 1997. *Final Waste Management Programmatic Environmental Impact Statement for Managing Treatment, Storage, and Disposal of Radioactive and Hazardous Waste (Volumes 1 through 5)*, DOE/EIS-0200, Washington, DC, May.

APPENDIX C
HUMAN HEALTH IMPACTS

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APPENDIX C

HUMAN HEALTH IMPACTS

This appendix contains information in addition to that presented in Chapter 4 on the human health analyses conducted for this environmental impact statement (EIS).

C.1 RADIATION AND HUMAN HEALTH

Radiation is the emission and propagation of energy through space or through a material in the form of waves or bundles of energy called photons, or in the form of high-energy subatomic particles. Radiation generally results from atomic or subatomic processes that occur naturally. The most common kind of radiation is electromagnetic radiation, which is transmitted as photons. Electromagnetic radiation is emitted over a range of wavelengths and energies. We are most commonly aware of visible light, which is part of the spectrum of electromagnetic radiation. Radiation of longer wavelengths and lower energy includes infrared radiation, which heats material when the material and the radiation interact, and radio waves. Electromagnetic radiation of shorter wavelengths and higher energy (which are more penetrating) includes ultraviolet radiation, which causes sunburn, X-rays, and gamma radiation.

Ionizing radiation is radiation that has sufficient energy to displace electrons from atoms or molecules to create ions. It can be electromagnetic (for example, X-rays or gamma radiation) or subatomic particles (for example, alpha and beta radiation). The ions have the ability to interact with other atoms or molecules; in biological systems, this interaction can cause damage in the tissue or organism.

Radioactivity is the property or characteristic of an unstable atom to undergo spontaneous transformation (to disintegrate or decay) with the emission of energy as radiation. Usually the emitted radiation is ionizing radiation. The result of the process, called radioactive decay, is the transformation of an unstable atom (a radionuclide) into a different atom, accompanied by the release of energy (as radiation) as the atom reaches a more stable, lower energy configuration. Radioactive decay produces three main types of ionizing radiation—alpha particles, beta particles, and gamma or X-rays—but our senses cannot detect them. These types of ionizing radiation can have different characteristics and levels of energy and, thus, varying abilities to penetrate and interact with atoms in the human body. Because each type has different characteristics, each requires different amounts of material to stop (shield) the radiation. Alpha particles are the least penetrating and can be stopped by a thin layer of material such as a single sheet of paper. However, if radioactive atoms (called radionuclides) emit alpha particles in the body when they decay, there is a concentrated deposition of energy near the point where the radioactive decay occurs. Shielding for beta particles requires thicker layers of material such as several reams of paper or several inches of wood or water. Shielding from gamma rays, which are highly penetrating, requires very thick material such as several inches to several feet of heavy material (for example, concrete or lead). Deposition of the energy by gamma rays is dispersed across the body in contrast to the local energy deposition by an alpha particle. In fact, some gamma radiation will pass through the body without interacting with it.

Radiation that originates outside of an individual's body is called external or direct radiation. Such radiation can come from an X-ray machine or from radioactive materials (materials or substances that contain radionuclides), such as radioactive waste or radionuclides in soil. Internal radiation originates inside a person's body following intake of radioactive material or radionuclides through ingestion or inhalation. Once in the body, the fate of a radioactive material is determined by its chemical behavior and how it is metabolized. If the material is soluble, it might be dissolved in bodily fluids and transported to and deposited in various body organs; if it is insoluble, it might move rapidly through the gastrointestinal tract or be deposited in the lungs.

Exposure to ionizing radiation is expressed in terms of absorbed dose, which is the amount of energy imparted to matter per unit mass. Often simply called dose, it is a fundamental concept in measuring and quantifying the effects of exposure to radiation. The unit of absorbed dose is the rad. The different types of radiation mentioned above have different effects in damaging the cells of biological systems. Dose equivalent is a concept that considers the absorbed dose and the relative effectiveness of the type of ionizing radiation in damaging biological systems, using a radiation-specific quality factor. The unit of dose equivalent is the rem. In quantifying the effects of radiation on humans, other types of concepts are also used. The concept of effective dose equivalent is used to quantify effects of radionuclides in the body. It involves estimating the susceptibility of the different tissue in the body to radiation to produce a tissue-specific weighting factor. The weighting factor is based on the susceptibility of that tissue to cancer. The sum of the products of each affected tissue's estimated dose equivalent multiplied by its specific weighting factor is the effective dose equivalent. The potential effects from a one-time ingestion or inhalation of radioactive material are calculated over a period of 50 years to account for radionuclides that have long half-lives and long residence time in the body. The result is called the committed effective dose equivalent. The unit of effective dose equivalent is also the rem. Total effective dose equivalent is the sum of the committed effective dose equivalent from radionuclides in the body plus the dose equivalent from radiation sources external to the body (also in rem). All estimates of dose presented in this EIS, unless specifically noted as something else, are total effective dose equivalents, which are quantified in terms of rem or millirem (mrem), which is one one-thousandth of a rem.

More detailed information on the concepts of radiation dose and dose equivalent are presented in publications of the National Council on Radiation Protection and Measurements (NCRP 1993) and the International Commission on Radiological Protection (ICRP 1991).

The factors used to convert estimates of radionuclide intake (by inhalation or ingestion) to dose are called dose conversion factors. The International Commission on Radiological Protection and federal agencies such as the U.S. Environmental Protection Agency (EPA) publish these factors (Eckerman and Ryman 1993; Eckerman et al. 1988). They are based on original recommendations of the International Commission on Radiological Protection (ICRP 1977).

The radiation dose to an individual or to a group of people can be expressed as the total dose received or as a dose rate, which is dose per unit time (usually an hour or a year). Collective dose is the total dose to an exposed population. Person-rem is the unit of collective dose. Collective dose is calculated by summing the individual dose to each member of a population. For example, if 100 workers each received 0.1 rem, the collective dose would be 10 person-rem (100×0.1 rem).

Exposures to radiation or radionuclides are often characterized as being acute or chronic. Acute exposures occur over a short period of time, typically 24 hours or less. Chronic exposures occur over longer periods of time (months to years); they are usually assumed to be continuous over a period, even though the dose rate might vary. For a given dose of radiation, chronic radiation exposure is usually less harmful than acute exposure because the dose rate (dose per unit time, such as rem per hour) is lower, providing more opportunity for the body to repair damaged cells.

On average, members of the public nationwide are exposed to approximately 300 mrem per year from natural sources (NCRP 1987). The largest natural sources are radon-222 and its radioactive decay products in homes and buildings, which contribute about 200 mrem per year. Additional natural sources include radioactive material in the earth (primarily the uranium and thorium decay series, and potassium-40) and cosmic rays from space filtered through the atmosphere. With respect to exposures resulting from human activities, the combined doses from weapons testing fallout, consumer and industrial products, and air travel (cosmic radiation) account for the remaining approximate 3 percent of

the total annual dose. Nuclear fuel cycle facilities contribute less than 0.1 percent (0.05 mrem per year) of the total dose.

Cancer is the principal potential risk to human health from exposure to low or chronic levels of radiation. This EIS expresses radiological health impacts as the incremental changes in the number of expected fatal cancers (latent cancer fatalities) for populations and as the incremental increases in lifetime probabilities of contracting a fatal cancer for an individual. The estimates are based on the dose received and on dose-to-health effect conversion factors recommended by the Interagency Steering Committee on Radiation Standards (DOE 2002a). The Committee estimated that, for the general population, a collective dose of 1 person-rem would yield 6×10^{-4} excess latent cancer fatality. For radiation workers, a collective dose of 1 person-rem would yield an estimated 5×10^{-4} excess latent cancer fatality. The higher risk factor for the general population is primarily due to the inclusion of children in the population group, while the radiation worker population includes only people older than 18.

Other health effects such as nonfatal cancers and genetic effects can occur as a result of chronic exposure to radiation. Inclusion of the incidence of nonfatal cancers and severe genetic effects from radiation exposure increases the total detriment by 40 to 50 percent (Table C-1), compared to the change for latent cancer fatalities (ICRP 1991). As is the general practice for any U.S. Department of Energy (DOE) EIS, estimates of the total change have not been included in this EIS.

Table C-1. Risk of Latent Cancer Fatalities and Other Health Effects from Exposure to Radiation

Population	Latent Cancer Fatality (per rem)	Nonfatal Cancer (per rem)	Genetic Effects (per rem)	Total Detriment (per rem)
Workers	4.0×10^{-4}	8.0×10^{-5}	8.0×10^{-5}	5.6×10^{-4}
General Population	5.0×10^{-4}	1.0×10^{-4}	1.3×10^{-4}	7.3×10^{-4}

Source: ICRP 1991.

Exposures to high levels of radiation at high dose rates over a short period (less than 24 hours) can result in acute radiation effects. Minor changes in blood characteristics might be noted at doses in the range of 25 to 50 rad. The external symptoms of radiation sickness begin to appear following acute exposures of about 50 to 100 rad and can include anorexia, nausea, and vomiting. More severe symptoms occur at higher doses and can include death at doses higher than 200 to 300 rad of total body irradiation, depending on the level of medical treatment received. Information on the effects of acute exposures on humans was obtained from studies of the survivors of the Hiroshima and Nagasaki bombings and from studies following a multitude of acute accidental exposures. Factors to relate the level of acute exposure to health effects exist but are not applied in this EIS because expected exposures during normal operations and accidents would be well below 50 rem.

C.2 RADIOPHYSICAL ASSESSMENT

When radioactivity is released into the environment, it has the potential to affect persons who come in contact with it. Mechanisms for transporting radiation include air, water, soil and food. The many ways an individual or population can come into contact with radiation are known as pathways. Pathway analysis is useful in quantifying the effective dose equivalent to an individual or population that is affected by the release. If radiation is released into the environment, an individual can come directly into contact with it via the external and inhalation pathways, or indirectly via the ingestion pathway.

Submersion in an air or water plume can be directly quantified by dose conversion factors based on the concentration in the medium of interest.

Gaseous effluents released to the atmosphere were modeled with a straight line gaussian plume. The receptors were assumed to be downwind at a location that maximized their dose. The total dose to the individual at that location is the sum of all pathways (external, inhalation, and ingestion). At the location of the receptor, the external dose was calculated by multiplying the time-integrated concentration in air by the length of exposure and then multiplying that product by the appropriate external dose conversion factor for air, for each radionuclide, and then those doses were summed across all radionuclides. Radionuclides deposited on the ground also provide an external dose component and are assessed in a similar manner using the appropriate external ground dose conversion factors.

Internal exposure via inhalation for each radionuclide was quantified at the receptor location by multiplying the estimated concentration of the radionuclide by the intake of air (breathing rate times length of exposure) multiplied by the appropriate inhalation dose conversion factor for all nuclides.

The ingestion pathway is significant for some radionuclides that are released into the air or into water used for irrigation. For those radionuclides in the air, as the plume carrying the radionuclides travels away from the source, the radionuclides are deposited on the ground. Some radionuclides move from the soil into vegetation with water. The outside of plants will also intercept radionuclides from air and water. These plants can be either consumed directly by humans, or ingested by an animal (beef or poultry) that will then be consumed by humans or that will produce milk or eggs. The rates at which radionuclides accumulate in plant and animal product food stuffs are described by radionuclide transfer factors.

The following are pathways for liquid effluents released into surface water. The receptor can come into contact with liquid effluents that are released into surface water through direct external submersion in the contaminated water, boating over contaminated water and by spending time on shorelines where contaminated water is present. These are all external pathways. Internal pathways are primarily from drinking contaminated water, eating fish and wildlife that use the water, and by eating produce and animal products that were irrigated using the contaminated surface water.

C.2.1 Normal Operations

The GENII computer code (Napier et al. 1988) was used to estimate the radiation doses from releases during normal operations. For releases of radioactive material to the atmosphere, two receptors were evaluated: the maximally exposed individual, who was considered to be a nearby resident, and the population within 80 kilometers (50 miles) of the WVDP site. People were assumed to inhale radioactive material and be exposed to external radiation from the radioactive material released during normal operations. People were also assumed to ingest radioactive material through foodstuffs such as leafy vegetables, produce, meat, and milk.

Releases to the atmosphere could be from ground level or from a stack. Annual average atmospheric conditions were used to estimate radiation doses. Site-specific meteorological data from 1994 through 1998 (WVNS 2000a) were used to determine these atmospheric conditions.

The values of parameters used in GENII are listed in Table C-2.

C.2.2 Facility Accidents

The GENII computer code (Napier et al. 1988) was also used to estimate radiation doses from accidents. For accidents where radioactive material would be released to the atmosphere, three receptors were evaluated: (1) a worker at the onsite evaluation point located 640 meters (3,000 feet) from the accident, (2) the maximally exposed individual located at the WVDP site boundary, and (3) the population within

Table C-2. Parameters Used in GENII Radiological Assessments

Parameter	Individual Value	Population Value
Leafy Vegetable Consumption Rate	64 kg/yr	23 kg/yr
Other Produce Consumption Rate	217 kg/yr	80 kg/yr
Fruit Consumption Rate	114 kg/yr	42 kg/yr
Cereal Consumption Rate	125 kg/yr	46 kg/yr
Leafy Vegetable Growing Time	90 d	60 d
Other Produce Growing Time	90 d	60 d
Fruit Growing Time	90 d	60 d
Cereal Growing Time	90 d	60 d
Leafy Vegetable Holdup Time	1 d	14 d
Other Produce Holdup Time	60 d	14 d
Fruit Holdup Time	60 d	14 d
Cereal Holdup Time	90 d	14 d
Leafy Vegetable Yield	2 kg/m ²	2 kg/m ²
Other Produce Yield	2 kg/m ²	2 kg/m ²
Fruit Yield	2 kg/m ²	2 kg/m ²
Cereal Yield	2 kg/m ²	2 kg/m ²
Beef Consumption Rate	73 kg/yr	63 kg/yr
Poultry Consumption Rate	37 kg/yr	31 kg/yr
Milk Consumption Rate	310 L/yr	110 L/yr
Egg Consumption Rate	100 kg/yr	20 kg/yr
Beef Holdup Time	20 d	20 d
Poultry Holdup Time	1 d	1 d
Milk Holdup Time	0 d	4 d
Egg Holdup Time	0 d	3 d
Stored Feed Diet Fraction (beef)	0.25	0.25
Stored Feed Diet Fraction (poultry)	0.25	0.25
Stored Feed Diet Fraction (milk cow)	0.25	0.25
Stored Feed Diet Fraction (laying hen)	0.25	0.25
Stored Feed Grow Time (beef)	90 d	90 d
Stored Feed Grow Time (poultry)	90 d	90 d
Stored Feed Grow Time (milk cow)	45 d	45 d
Stored Feed Grow Time (laying hen)	90 d	90 d
Stored Feed Yield (beef)	2 kg/m ²	1 kg/m ²
Stored Feed Yield (poultry)	2 kg/m ²	2 kg/m ²
Stored Feed Yield (milk cow)	2 kg/m ²	2 kg/m ²
Stored Feed Yield (laying hen)	2 kg/m ²	2 kg/m ²
Stored Feed Storage Time (beef)	90 d	90 d
Stored Feed Storage Time (poultry)	90 d	90 d
Stored Feed Storage Time (milk cow)	90 d	90 d
Stored Feed Storage Time (laying hen)	90 d	90 d
Fresh Forage Diet Fraction (beef)	0.25	0.25
Fresh Forage Diet Fraction (milk cow)	0.75	0.75
Fresh Forage Grow Time (beef)	45 d	45 d
Fresh Forage Grow Time (milk cow)	30 d	30 d
Fresh Forage Yield (beef)	0.70 kg/m ²	2 kg/m ²
Fresh Forage Yield (milk cow)	1 kg/m ²	0.7 kg/m ²
Fresh Forage Storage Time (beef)	90 d	90 d
Fresh Forage Storage Time (milk cow)	0	0
Immersion Exposure Time (Chronic)	8,760 hr/yr	8,760 hr/yr

Table C-2. Parameters Used in GENII Radiological Assessments (cont)

Parameter	Individual Value	Population Value
Inhalation Exposure Time (Chronic)	2,000 hr/yr	2,000 hr/yr
Ground Surface Exposure Time (Chronic)	2,000 hr/yr	2,000 hr/yr
Immersion Exposure Time (Acute)	Duration of plume passage	Duration of plume passage
Inhalation Exposure Time (Acute)	Duration of plume passage	Duration of plume passage
Ground Surface Exposure Time (Acute)	2 hr	2 hr
Mass Loading	1×10^{-4} g/m ³	1×10^{-4} g/m ³
Swimming Time	12 hr/yr	8.3 hr/yr
Boating Time	12 hr/yr	8.3 hr/yr
Other Shoreline Activities Time	12 hr/yr	8.3 hr/yr
Transit Time for aquatic recreation	2.3 hr	0 hr
Irrigation Rate	43 in/yr	36 in/yr
Irrigation Duration	6 mo/yr	6 mo/yr
Fish Consumption Rate	21 kg/yr	0.1 kg/yr
Fish Holdup Time	1 d	10 d
Fish Transit Time	2.3 hr	160 hr
Mixing Ratio	0.125	4×10^{-3}
Average River Flow Rate	13.6 m ³ /s	23.1 m ³ /s
Transit Time to Irrigation Withdrawal	3.8 hr	0
Drink Water Consumption Rate	0	370 L/yr
Drinking Water Holdup Time	0	1 d
Breathing Rate (Chronic)	270 cm ³ /s	270 cm ³ /s
Breathing Rate (Acute)	330 cm ³ /s	330 cm ³ /s

Source: WVNS 2000a.

Acronyms: kg/yr = kilograms per year; d = day; kg/m² = kilograms per square meter; L/yr = liters per year; hr/yr = hours per year; g/m³ = grams per cubic meter; in/yr = inches per year; mo/yr = months per year; m³/s = cubic meters per second; cm³/s = cubic centimeters per second

80 kilometers (50 miles) of the WVDP site. The maximally exposed individual was assumed to be at the WVDP site boundary because radiation doses were higher at the boundary than at the actual locations of nearby residents.

People were assumed to inhale radioactive material and be exposed to external radiation from radioactive material released during the accident. This radioactive material could be released from ground level or from a stack, depending on the accident. Two types of atmospheric conditions were used to estimate radiation doses, 50 percent atmospheric conditions and 95 percent atmospheric conditions. Fifty percent atmospheric conditions are conditions that are not exceeded 50 percent of the time and provide a realistic estimate of the likely atmospheric conditions that would exist during an accident. Ninety-five percent atmospheric conditions are conditions that are not exceeded 95 percent of the time and provide an upper bound on the atmospheric conditions that would exist during an accident. Site-specific meteorological data from 1994 through 1998 (WVNS 2000a) were used to determine 50 percent and 95 percent atmospheric conditions.

C.3 RADIONUCLIDE RELEASES FOR NORMAL OPERATIONS

Under all alternatives, it is assumed that current levels of maintenance, surveillance, heating, ventilation, and other routine operations would continue to be required while the actions proposed under each alternative were performed. For this EIS, these actions are called ongoing operations. Because ongoing operations would not vary among the proposed alternatives, the releases from these actions would be the

same across all alternatives. These releases are listed in the WVDP Annual Site Environmental Reports for 1995 through 1999 (WVNS 1996, 1997, 1998, 1999a, 2000b). Stack parameters for these releases are listed in Table C-3.

Table C-3. Stack Parameters for Normal Operations Releases

Stack	Height (meters) ^a	Diameter (meters)	Discharge Rate (cubic meters per second) ^b	Exit Velocity (meters per second)
Process Building (ANSTACK)	63.4	1.35	23.6	16.49
Vitrification Facility (ANVITSK)	22.86	0.91	11.8	17.98
Waste Tank Farm (ANSTSK)	10.06	0.47	2.12	12.24
01/14 Building (ANCSSTK)	22.25	0.6	4.58	16.19

Source: WVNS 1999b.

a. To convert meters to feet, multiply by 3.2808.

b. To convert cubic meters to cubic feet, multiply by 0.028317.

C.4 RADIONUCLIDE RELEASES FOR ACCIDENTS

The amount of radioactive material released during an accident is known as the source term. The units of the source term are usually curies. It is the product of several factors, including:

$$\text{Source Term} = \text{MAR} \times \text{DR} \times \text{ARF} \times \text{RF} \times \text{LPF}$$

where:

- MAR = Material at risk
- DR = Damage ratio
- ARF = Airborne release fraction
- RF = Respirable fraction
- LPF = Leakpath factor

The material at risk is the amount of radioactive material (in grams or curies of radioactivity for each radionuclide) available to be acted on by a given physical stress.

The damage ratio is the fraction of the material at risk impacted by the actual accident-generated conditions under evaluation.

The airborne release fraction is the coefficient used to estimate the amount of a radioactive material that can be suspended in air and made available for airborne transport under a specific set of induced physical stresses. It is applicable to events and situations that are completed during the course of the event.

The respirable fraction is the fraction of airborne radionuclides as particles that can be transported through air and inhaled into the human respiratory system and is commonly assumed to include particulate matter less than or equal to 10 micrometers in diameter.

The leakpath factor is the fraction of airborne materials transported from containment or confinement deposition or filtration mechanism (for example, fraction of airborne material in a glovebox leaving the glovebox under static conditions, fraction of material passing through a high efficiency particulate air [HEPA] filter).

C.4.1 Class A LLW Drum Puncture

This accident assumed that a drum containing Class A low-level waste (LLW) was punctured during handling by a fork of the forklift. The accident could take place under the No Action Alternative, Alternative A, or Alternative B.

The material at risk for this accident is based on a Class A LLW drum filled with the intermediate radionuclide mix from Marschke (2001). The values for the damage ratio, airborne release fraction, respirable fraction, and leakpath factor are from WVNS (1993a). The frequency of this accident was estimated to be in the range of 0.1 to 0.01 per year (WVNS 2002a). Table C-4 lists the material at risk, damage ratio, airborne release fraction, respirable fraction, leakpath factor, and source term for this accident.

Table C-4. Source Term for Class A LLW Drum Puncture

Nuclide	MAR (curies)	DR	ARF	RF	LPF	ST (curies)
Strontium-90	6.7×10^{-4}	0.10	1.0×10^{-3}	1.0	1.0	6.7×10^{-8}
Cesium-137	8.6×10^{-4}	0.10	1.0×10^{-3}	1.0	1.0	8.6×10^{-8}
Plutonium-238	2.7×10^{-4}	0.10	1.0×10^{-3}	1.0	1.0	2.7×10^{-8}
Plutonium-239	3.8×10^{-4}	0.10	1.0×10^{-3}	1.0	1.0	3.8×10^{-8}
Plutonium-240	2.7×10^{-4}	0.10	1.0×10^{-3}	1.0	1.0	2.7×10^{-8}
Plutonium-241	1.1×10^{-2}	0.10	1.0×10^{-3}	1.0	1.0	1.1×10^{-6}
Americium-241	2.8×10^{-5}	0.10	1.0×10^{-3}	1.0	1.0	2.8×10^{-9}
Americium-243	8.3×10^{-7}	0.10	1.0×10^{-3}	1.0	1.0	8.3×10^{-11}
Curium-244	4.0×10^{-7}	0.10	1.0×10^{-3}	1.0	1.0	4.0×10^{-11}

Acronyms: MAR = material at risk; DR = damage ratio; ARF = airborne release fraction; RF = respirable fraction; LPF = leakpath factor; ST = Source Term

C.4.2 Class A LLW Pallet Drop

This accident assumed that a pallet containing six Class A LLW drums was dropped during handling and the 6 drums were punctured. The accident could take place under the No Action Alternative, Alternative A, or Alternative B.

The material at risk for this accident is based on a Class A LLW drum filled with the intermediate radionuclide mix from Marschke (2001). The values for the damage ratio, airborne release fraction, respirable fraction, and leakpath factor are from WVNS (1993a). The frequency of this accident was estimated to be in the range of 0.1 to 0.01 per year (WVNS 2002a). Table C-5 lists the material at risk, damage ratio, airborne release fraction, respirable fraction, leakpath factor, and source term for this accident.

Table C-5. Source Term for Class A LLW Pallet Drop

Nuclide	MAR (curies)	DR	ARF	RF	LPF	ST (curies)
Strontium-90	4.0×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	4.0×10^{-7}
Cesium-137	5.2×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	5.2×10^{-7}
Plutonium-238	1.6×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	1.6×10^{-7}
Plutonium-239	2.3×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	2.3×10^{-7}
Plutonium-240	1.6×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	1.6×10^{-7}
Plutonium-241	0.063	0.10	1.0×10^{-3}	1.0	1.0	6.3×10^{-6}
Americium-241	1.7×10^{-4}	0.10	1.0×10^{-3}	1.0	1.0	1.7×10^{-8}
Americium-243	5.0×10^{-6}	0.10	1.0×10^{-3}	1.0	1.0	5.0×10^{-10}
Curium-244	2.4×10^{-6}	0.10	1.0×10^{-3}	1.0	1.0	2.4×10^{-10}

Acronyms: MAR = material at risk; DR = damage ratio; ARF = airborne release fraction; RF = respirable fraction; LPF = leakpath factor; ST = Source Term

C.4.3 Class A LLW Box Puncture

This accident assumed that a B-25 box containing 90 cubic feet of Class A LLW was punctured during handling by a fork of the forklift. The accident could take place under the No Action Alternative, Alternative A, or Alternative B.

The material at risk for this accident is based on a Class A LLW box filled with the intermediate radionuclide mix from Marschke (2001). The values for the damage ratio, airborne release fraction, respirable fraction, and leakpath factor are from WVNS (1993a). The frequency of this accident was estimated to be in the range of 0.1 to 0.01 per year (WVNS 2002a). Table C-6 lists the material at risk, damage ratio, airborne release fraction, respirable fraction, leakpath factor, and source term for this accident.

Table C-6. Source Term for Class A LLW Box Puncture

Nuclide	MAR (curies)	DR	ARF	RF	LPF	ST (curies)
Strontium-90	8.3×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	8.3×10^{-7}
Cesium-137	0.011	0.10	1.0×10^{-3}	1.0	1.0	1.1×10^{-6}
Plutonium-238	3.3×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	3.3×10^{-7}
Plutonium-239	4.6×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	4.6×10^{-7}
Plutonium-240	3.3×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	3.3×10^{-7}
Plutonium-241	0.13	0.10	1.0×10^{-3}	1.0	1.0	1.3×10^{-5}
Americium-241	3.4×10^{-4}	0.10	1.0×10^{-3}	1.0	1.0	3.4×10^{-8}
Americium-243	1.0×10^{-5}	0.10	1.0×10^{-3}	1.0	1.0	1.0×10^{-9}
Curium-244	4.9×10^{-6}	0.10	1.0×10^{-3}	1.0	1.0	4.9×10^{-10}

Acronyms: MAR = material at risk; DR = damage ratio; ARF = airborne release fraction; RF = respirable fraction; LPF = leakpath factor; ST = Source Term

C.4.4 Collapse of Tank 8D-2 Vault (Wet)

For this accident, it is assumed that the occurrence of a severe earthquake greater than six times the design basis (0.1 g) causes the roof of Tank 8D-2 and its vault to collapse, exposing the tank contents to the atmosphere. In this accident, the contents of the tank were assumed to be wet. The material at risk for

Tank 8D-2 was a heel made up of two components, the mobile inventory and the fixed inventory (WVNS 2001a). The mobile inventory consisted of the liquid at the bottom of the tank. This liquid was assumed to have an airborne release fraction of 1×10^{-8} . The fixed inventory was assumed to be scoured from the sides of the tank by debris falling into the tank during the collapse and have an airborne release fraction of 1×10^{-7} . Because of its physical form (particles as opposed to liquid), the zeolite inventory was assumed to not be released during the accident.

This accident could take place under any of the alternatives. The frequency of this accident was estimated to be in the range of 10^{-4} to 10^{-6} per year (WVNS 2002a). Table C-7 lists the material at risk, damage ratio, airborne release fraction, respirable fraction, leakpath factor, and source term for this accident.

Table C-7. Source Term for Tank 8D-2 Collapse (Wet)

Nuclide	Mobile MAR (curies)	Fixed MAR (curies)	DR	Mobile ARF	Fixed ARF	RF	LPF	ST (curies)
Carbon-14	1.0×10^{-3}	4.0×10^{-3}	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	4.1×10^{-10}
Cobalt-60	0.50	1.2	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	1.3×10^{-7}
Nickel-63	4.1	9.7	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	1.0×10^{-6}
Strontium-90	820	39,000	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	3.9×10^{-3}
Technetium-99	0.12	0.68	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	6.9×10^{-8}
Cesium-137	21,000	4,600	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	6.7×10^{-4}
Plutonium-241	6.3	1,000	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	1.0×10^{-4}
Curium-242	0.060	1.4	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	1.4×10^{-7}
Neptunium-237	7.0×10^{-3}	0.32	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	3.2×10^{-8}
Plutonium-238	0.70	120	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	1.2×10^{-5}
Plutonium-239	0.30	48	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	4.8×10^{-6}
Americium-241	5.4	170	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	1.7×10^{-5}
Americium-243	0.090	2.1	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	2.1×10^{-7}
Curium-244	1.1	25	1.0	1.0×10^{-8}	1.0×10^{-7}	1.0	1.0	2.5×10^{-6}

Acronyms: MAR = material at risk; DR = damage ratio; ARF = airborne release fraction; RF = respirable fraction; LPF = leakpath factor; ST = Source Term

C.4.5 Collapse of Tank 8D-2 Vault (Dry)

For this accident, it is assumed that the occurrence of a severe earthquake greater than six times the design basis (0.1 g) causes the roof of Tank 8D-2 and its vault to collapse, exposing the tank contents to the atmosphere. In this accident, the contents of the tank were assumed to be dry. The material at risk for Tank 8D-2 was a heel made up of two components, the mobile and zeolite inventory, and the fixed inventory (WVNS 2001a). The mobile and zeolite inventory was assumed to have dried out at the bottom of the tank. This dry material was assumed to have an airborne release factor of 4×10^{-7} . The fixed inventory was assumed to be scoured from the sides of the tank by debris falling into the tank during the collapse and have an airborne release factor of 1×10^{-7} .

Two phenomena were assumed to control the release of radioactive material following a tank collapse. The impact stresses imposed by the falling debris entrain some of the radioactive material in the air during the collapse. For the material on the walls of the tank, the fraction airborne was estimated using Equation 5-1 in DOE (1994). Using a fall height of 8 meters (27 feet) and a particle density of 2 grams per cubic meter, an airborne release fraction of 3×10^{-5} was estimated.

For the solid debris on the bottom of the tank, Section 4.4.3.3.2 of DOE (1994) summarizes experiments that have been run to estimate the release fractions when debris falls into various powders. According to Volume 2 of DOE (1994), there is only one experiment in which objects were actually dropped on powders; Table A-42 of that document summarizes those results. Based on the values listed in the “ $< 10 \text{ }\mu\text{m}$ Inhal. PMS Probe” column, the average airborne release fraction is 1.4×10^{-4} .

The two airborne release fractions derived above were multiplied by 3×10^{-3} to obtain the final release fractions of 1.0×10^{-7} and 4×10^{-7} . The factor of 3×10^{-3} accounts for the effectiveness of the falling debris to remove entrained respirable particulates. The basis for this removal fraction is a series of experiments performed to determine the release fraction of respirable material following an explosion in a cell used to assemble nuclear weapons. These cells have roofs consisting of several feet of overburden that falls into the cell following an explosion. These experiments show that the falling debris removes 99.7 percent of the respirable particles.

This accident could take place under any of the alternatives. The frequency of this accident was estimated to be in the range of 10^{-4} to 10^{-6} per year (WVNS 2002a). Table C-8 lists the material at risk, damage ratio, airborne release fraction, respirable fraction, leakpath factor, and source term for this accident.

Table C-8. Source Term for Tank 8D-2 Collapse (Dry)

Nuclide	Dry MAR (curies)	Fixed MAR (curies)	DR	Dry ARF	Fixed ARF	RF	LPF	ST (curies)
Carbon-14	1.0×10^{-3}	4.0×10^{-3}	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	8.0×10^{-10}
Cobalt-60	0.50	1.2	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	3.2×10^{-7}
Nickel-63	4.1	9.7	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	2.6×10^{-6}
Strontium-90	990	39,000	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	4.3×10^{-3}
Technetium-99	0.12	0.68	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	1.2×10^{-7}
Cesium-137	130,000	4,600	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	0.054
Plutonium-241	8.3	1,000	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	1.0×10^{-4}
Curium-242	0.060	1.4	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	1.6×10^{-7}
Neptunium-237	7.0×10^{-3}	0.32	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	3.5×10^{-8}
Plutonium-238	0.93	120	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	1.2×10^{-5}
Plutonium-239	0.40	48	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	5.0×10^{-6}
Americium-241	5.4	170	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	1.9×10^{-5}
Americium-243	0.090	2.1	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	2.4×10^{-7}
Curium-244	1.1	25	1.0	4.0×10^{-7}	1.0×10^{-7}	1.0	1.0	2.9×10^{-6}

Acronyms: MAR = material at risk; DR = damage ratio; ARF = airborne release fraction; RF = respirable fraction; LPF = leakpath factor; ST = Source Term

C.4.6 Drum Cell Drop

This accident assumed that two drums containing solidified LLW from the Drum Cell were dropped. The accident could take place under Alternative A or Alternative B.

The material at risk for this accident is based on a 71-gallon drum filled with solidified LLW (WVNS 1993b). The airborne release fraction (DOE 1994) assumed that the cement in the drum was solid with a density of 1.8 grams per cubic centimeter (0.065 pound per cubic inch). The fall height for the drums was assumed to be 200 centimeters (79 inches), which yields an airborne release fraction of 7.1×10^{-6} . The damage ratio, respirable fraction, and leakpath factor were assumed to equal one for this

accident. The frequency of this accident was estimated to be in the range of 0.1 to 0.01 per year (WVNS 2002a). Table C-9 lists the material at risk, damage ratio, airborne release fraction, respirable fraction, leakpath factor, and source term for this accident.

Table C-9. Source Term for Drum Cell Drop

Nuclide	MAR (curies)	DR	ARF	RF	LPF	ST (curies)
Strontium-90	0.30	1.0	7.1×10^{-6}	1.0	1.0	2.1×10^{-6}
Cesium-137	2.0	1.0	7.1×10^{-6}	1.0	1.0	1.4×10^{-5}
Plutonium-238	0.076	1.0	7.1×10^{-6}	1.0	1.0	5.4×10^{-7}
Plutonium-239	0.015	1.0	7.1×10^{-6}	1.0	1.0	1.0×10^{-7}
Plutonium-240	0.011	1.0	7.1×10^{-6}	1.0	1.0	7.8×10^{-8}
Plutonium-241	0.74	1.0	7.1×10^{-6}	1.0	1.0	5.2×10^{-6}

Acronyms: MAR = material at risk; DR = damage ratio; ARF = airborne release fraction; RF = respirable fraction; LPF = leakpath factor; ST = Source Term

C.4.7 Class C LLW Drum Puncture

This accident assumed that a drum containing Class C LLW was punctured during handling by a fork of the forklift. The accident could take place under Alternative A or Alternative B.

The material at risk, damage ratio, airborne release fraction, respirable fraction, and leakpath factor are from WVNS (1993a). The frequency of this accident was estimated to be in the range of 0.1 to 0.01 per year (WVNS 2002a). Table C-10 lists the material at risk, damage ratio, airborne release fraction, respirable fraction, leakpath factor, and source term for this accident.

Table C-10. Source Term for Class C LLW Drum Puncture

Nuclide	MAR (curies)	DR	ARF	RF	LPF	ST (curies)
Strontium-90	0.14	0.10	1.0×10^{-3}	1.0	1.0	1.4×10^{-5}
Cesium-137	0.15	0.10	1.0×10^{-3}	1.0	1.0	1.5×10^{-5}
Plutonium-238	7.5×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	7.5×10^{-7}
Plutonium-239	2.1×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	2.1×10^{-7}
Plutonium-240	1.5×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	1.5×10^{-7}
Plutonium-241	0.099	0.10	1.0×10^{-3}	1.0	1.0	9.9×10^{-6}
Americium-241	5.7×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	5.7×10^{-7}
Americium-243	5.0×10^{-5}	0.10	1.0×10^{-3}	1.0	1.0	5.0×10^{-9}
Curium-244	6.0×10^{-4}	0.10	1.0×10^{-3}	1.0	1.0	6.0×10^{-8}

Acronyms: MAR = material at risk; DR = damage ratio; ARF = airborne release fraction; RF = respirable fraction; LPF = leakpath factor; ST = Source Term

C.4.8 Class C LLW Pallet Drop

This accident assumed that a pallet containing six Class C LLW drums was dropped during handling and the 6 drums were punctured. The accident could take place under Alternative A or Alternative B.

The material at risk, damage ratio, airborne release fraction, respirable fraction, and leakpath factor are from WVNS (1993a). The frequency of this accident was estimated to be in the range of 0.1 to 0.01 per

year (WVNS 2002a). Table C-11 lists the material at risk, damage ratio, airborne release fraction, respirable fraction, leakpath factor, and source term for this accident.

Table C-11. Source Term for Class C LLW Pallet Drop

Nuclide	MAR (curies)	DR	ARF	RF	LPF	ST (curies)
Strontium-90	0.84	0.10	1.0×10^{-3}	1.0	1.0	8.4×10^{-5}
Cesium-137	0.90	0.10	1.0×10^{-3}	1.0	1.0	9.0×10^{-5}
Plutonium-238	0.045	0.10	1.0×10^{-3}	1.0	1.0	4.5×10^{-6}
Plutonium-239	0.013	0.10	1.0×10^{-3}	1.0	1.0	1.3×10^{-6}
Plutonium-240	9.0×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	9.0×10^{-7}
Plutonium-241	0.59	0.10	1.0×10^{-3}	1.0	1.0	5.9×10^{-5}
Americium-241	0.034	0.10	1.0×10^{-3}	1.0	1.0	3.4×10^{-6}
Americium-243	3.0×10^{-4}	0.10	1.0×10^{-3}	1.0	1.0	3.0×10^{-8}
Curium-244	3.6×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	3.6×10^{-7}

Acronyms: MAR = material at risk; DR = damage ratio; ARF = airborne release fraction; RF = respirable fraction; LPF = leakpath factor; ST = Source Term

C.4.9 Class C LLW Box Puncture

This accident assumed that a B-25 box containing 90 cubic feet of Class C LLW was punctured during handling by a fork of the forklift. The accident could take place under Alternative A or Alternative B.

The material at risk, damage ratio, airborne release fraction, respirable fraction, and leakpath factor are from WVNS (1993a). The frequency of this accident was estimated to be in the range of 0.1 to 0.01 per year (WVNS 2002a). Table C-12 lists the material at risk, damage ratio, airborne release fraction, respirable fraction, leakpath factor, and source term for this accident.

Table C-12. Source Term for Class C LLW Box Puncture

Nuclide	MAR (curies)	DR	ARF	RF	LPF	ST (curies)
Strontium-90	1.4	0.10	1.0×10^{-3}	1.0	1.0	1.4×10^{-4}
Cesium-137	1.5	0.10	1.0×10^{-3}	1.0	1.0	1.5×10^{-4}
Plutonium-238	0.075	0.10	1.0×10^{-3}	1.0	1.0	7.5×10^{-6}
Plutonium-239	0.021	0.10	1.0×10^{-3}	1.0	1.0	2.1×10^{-6}
Plutonium-240	0.015	0.10	1.0×10^{-3}	1.0	1.0	1.5×10^{-6}
Plutonium-241	0.99	0.10	1.0×10^{-3}	1.0	1.0	9.9×10^{-5}
Americium-241	0.057	0.10	1.0×10^{-3}	1.0	1.0	5.7×10^{-6}
Americium-243	5.0×10^{-4}	0.10	1.0×10^{-3}	1.0	1.0	5.0×10^{-8}
Curium-244	6.0×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	6.0×10^{-7}

Acronyms: MAR = material at risk; DR = damage ratio; ARF = airborne release fraction; RF = respirable fraction; LPF = leakpath factor; ST = Source Term

C.4.10 High-Integrity Container Drop

This accident assumed that a high-integrity container holding radioactive sludge and resin was dropped during handling, spilling its contents. The accident could take place under Alternative A or Alternative B.

The material at risk, damage ratio, airborne release fraction, respirable fraction, and leakpath factor are from WVNS (2002a). The frequency of this accident was estimated to be in the range of 0.1 to 0.01 per year (WVNS 2002a). Table C-13 lists the material at risk, damage ratio, airborne release fraction, respirable fraction, leakpath factor, and source term for this accident.

Table C-13. Source Term for High-Integrity Container Drop

Nuclide	MAR (curies)	DR	ARF	RF	LPF	ST (curies)
Americium-241	0.18	1.0	4.0×10^{-5}	1.0	1.0	7.2×10^{-6}
Plutonium-239	0.15	1.0	4.0×10^{-5}	1.0	1.0	6.1×10^{-6}
Plutonium-240	0.12	1.0	4.0×10^{-5}	1.0	1.0	4.6×10^{-6}
Plutonium-241	5.7	1.0	4.0×10^{-5}	1.0	1.0	2.3×10^{-4}
Plutonium-238	0.043	1.0	4.0×10^{-5}	1.0	1.0	1.7×10^{-6}
Cesium-137	210	1.0	4.0×10^{-5}	1.0	1.0	8.4×10^{-3}
Cobalt-60	5.2	1.0	4.0×10^{-5}	1.0	1.0	2.1×10^{-4}
Strontium-90	2.2	1.0	4.0×10^{-5}	1.0	1.0	8.7×10^{-5}
Cesium-134	4.5	1.0	4.0×10^{-5}	1.0	1.0	1.8×10^{-4}

Acronyms: MAR = material at risk; DR = damage ratio; ARF = airborne release fraction; RF = respirable fraction; LPF = leakpath factor; ST = Source Term

C.4.11 CH-TRU Drum Puncture

This accident assumed that a drum containing contact-handled transuranic (CH-TRU) waste was punctured during handling by a fork of the forklift. The accident could take place under Alternative A or Alternative B.

The material at risk for this accident is from WVNS (2002a). The damage ratio, airborne release fraction, respirable fraction, and leakpath factor are from WVNS (1993a). The frequency of this accident was estimated to be in the range of 0.1 to 0.01 per year (WVNS 2002a). Table C-14 lists the material at risk, damage ratio, airborne release fraction, respirable fraction, leakpath factor, and source term for this accident.

Table C-14. Source Term for CH-TRU Drum Puncture

Nuclide	MAR (curies)	DR	ARF	RF	LPF	ST (curies)
Plutonium-238	3.3	0.10	1.0×10^{-3}	1.0	1.0	3.3×10^{-4}
Strontium-90	520	0.10	1.0×10^{-3}	1.0	1.0	0.052
Plutonium-239	0.85	0.10	1.0×10^{-3}	1.0	1.0	8.5×10^{-5}
Plutonium-240	0.64	0.10	1.0×10^{-3}	1.0	1.0	6.4×10^{-5}
Americium-241	0.62	0.10	1.0×10^{-3}	1.0	1.0	6.2×10^{-5}
Plutonium-241	32	0.10	1.0×10^{-3}	1.0	1.0	3.2×10^{-3}
Curium-244	0.14	0.10	1.0×10^{-3}	1.0	1.0	1.4×10^{-5}
Americium-243	0.045	0.10	1.0×10^{-3}	1.0	1.0	4.5×10^{-6}
Cesium-137	570	0.10	1.0×10^{-3}	1.0	1.0	0.057
Uranium-232	0.015	0.10	1.0×10^{-3}	1.0	1.0	1.5×10^{-6}
Americium-242m	7.6×10^{-3}	0.10	1.0×10^{-3}	1.0	1.0	7.6×10^{-7}

Acronyms: MAR = material at risk; DR = damage ratio; ARF = airborne release fraction; RF = respirable fraction; LPF = leakpath factor; ST = Source Term

C.4.12 Fire in Loadout Bay

This accident involved a diesel fuel fire in the Remote-Handled Waste Facility as a result of a leak in the fuel tank or fuel line of a truck. This fire would involve CH-TRU and remote-handled transuranic (RH-TRU) waste. The frequency of this accident was estimated to be in the range of 10^{-4} to 10^{-6} per year WVNS (2000c). This accident could take place under Alternative A or Alternative B.

The material at risk, damage ratio, airborne release fraction, respirable fraction, and leakpath factor are from WVNS (2000c). Table C-15 lists the material at risk, damage ratio, airborne release fraction, respirable fraction, leakpath factor, and source term for this accident.

Table C-15. Source Term for Fire in Loadout Bay

Nuclide	MAR (curies)	DR	ARF	RF	LPF	ST (curies)
Plutonium-238	11	1.0	6.0×10^{-3}	0.010	1.0	6.8×10^{-4}
Americium-241	3.9	1.0	6.0×10^{-3}	0.010	1.0	2.3×10^{-4}
Plutonium-239	3.2	1.0	6.0×10^{-3}	0.010	1.0	1.9×10^{-4}
Plutonium-240	2.4	1.0	6.0×10^{-3}	0.010	1.0	1.5×10^{-4}
Plutonium-241	71	1.0	6.0×10^{-3}	0.010	1.0	4.2×10^{-3}
Cesium-137	180	1.0	6.0×10^{-3}	1.0	1.0	11
Strontium-90	170	1.0	6.0×10^{-3}	0.010	1.0	9.9×10^{-3}
Curium-244	0.35	1.0	6.0×10^{-3}	0.010	1.0	2.1×10^{-5}
Americium-243	0.17	1.0	6.0×10^{-3}	0.010	1.0	1.0×10^{-5}
Uranium-232	0.051	1.0	6.0×10^{-3}	0.010	1.0	3.0×10^{-6}
Americium-242	0.027	1.0	6.0×10^{-3}	0.010	1.0	1.6×10^{-6}
Thorium-228	0.051	1.0	6.0×10^{-3}	0.010	1.0	3.1×10^{-6}
Americium-242m	0.027	1.0	6.0×10^{-3}	0.010	1.0	1.6×10^{-6}

Acronyms: MAR = material at risk; DR = damage ratio; ARF = airborne release fraction; RF = respirable fraction; LPF = leakpath factor; ST = Source Term

C.5 ATMOSPHERIC DATA

Hourly meteorological data collected at West Valley are shown in Tables C-16 and C-17 for 10-meter (33-foot) and 60-meter (197-foot) heights. These data were collected over a 5-year period from 1994 through 1998 (WVNS 2000a). They are arranged according to direction, atmospheric stability class, and wind speed. When the wind was calm (wind speed = 0 meters per second), the data were assigned to stability classes weighted by the frequency of each stability class. The “greater than 12 meters per second” data were included with the “9.0-12.0 meters per second” data.

C.6 LOCATIONS OF RECEPTORS

Locations of receptors near the WVDP site are listed in Table C-18. To provide a realistic estimate of maximally exposed individual radiation doses from airborne releases during normal operations, radiation doses were evaluated at the locations of nearby residences. For releases from the Process Building, the location that yielded the largest radiation dose was at 1,800 meters (5,900 feet) northwest of the WVDP site. For airborne releases from the Vitrification Facility, the Waste Tank Farm, and the 01/14 Building, the location that yielded the largest radiation dose was at 1,900 meters (6,200 feet) north-northwest of the WVDP site. Population radiation doses from airborne releases during normal operations included contributions from all directions for distances from 0 to 80 kilometers (0 to 50 miles) of the WVDP site.

C.4.12 Fire in Loadout Bay

This accident involved a diesel fuel fire in the Remote-Handled Waste Facility as a result of a leak in the fuel tank or fuel line of a truck. This fire would involve CH-TRU and remote-handled transuranic (RH-TRU) waste. The frequency of this accident was estimated to be in the range of 10^{-4} to 10^{-6} per year WVNS (2000c). This accident could take place under Alternative A or Alternative B.

The material at risk, damage ratio, airborne release fraction, respirable fraction, and leakpath factor are from WVNS (2000c). Table C-15 lists the material at risk, damage ratio, airborne release fraction, respirable fraction, leakpath factor, and source term for this accident.

Table C-15. Source Term for Fire in Loadout Bay

Nuclide	MAR (curies)	DR	ARF	RF	LPF	ST (curies)
Plutonium-238	11	1.0	6.0×10^{-3}	0.010	1.0	6.8×10^{-4}
Americium-241	3.9	1.0	6.0×10^{-3}	0.010	1.0	2.3×10^{-4}
Plutonium-239	3.2	1.0	6.0×10^{-3}	0.010	1.0	1.9×10^{-4}
Plutonium-240	2.4	1.0	6.0×10^{-3}	0.010	1.0	1.5×10^{-4}
Plutonium-241	71	1.0	6.0×10^{-3}	0.010	1.0	4.2×10^{-3}
Cesium-137	180	1.0	6.0×10^{-3}	1.0	1.0	11
Strontium-90	170	1.0	6.0×10^{-3}	0.010	1.0	9.9×10^{-3}
Curium-244	0.35	1.0	6.0×10^{-3}	0.010	1.0	2.1×10^{-5}
Americium-243	0.17	1.0	6.0×10^{-3}	0.010	1.0	1.0×10^{-5}
Uranium-232	0.051	1.0	6.0×10^{-3}	0.010	1.0	3.0×10^{-6}
Americium-242	0.027	1.0	6.0×10^{-3}	0.010	1.0	1.6×10^{-6}
Thorium-228	0.051	1.0	6.0×10^{-3}	0.010	1.0	3.1×10^{-6}
Americium-242m	0.027	1.0	6.0×10^{-3}	0.010	1.0	1.6×10^{-6}

Acronyms: MAR = material at risk; DR = damage ratio; ARF = airborne release fraction; RF = respirable fraction; LPF = leakpath factor; ST = Source Term

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Hourly meteorological data collected at West Valley are shown in Tables C-16 and C-17 for 10-meter (33-foot) and 60-meter (197-foot) heights. These data were collected over a 5-year period from 1994 through 1998 (WVNS 2000a). They are arranged according to direction, atmospheric stability class, and wind speed. When the wind was calm (wind speed = 0 meters per second), the data were assigned to stability classes weighted by the frequency of each stability class. The “greater than 12 meters per second” data were included with the “9.0-12.0 meters per second” data.

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Table C-16. Hours for Combinations of Direction, Stability Class, and Wind Speed Range at 10-meter (33-foot) Height for 1994-1998 at the WVDP Site^a

Direction		Stability Class	Wind Speed Range (in meters per second)					
From	To		0.0-1.5	1.5-3.0	3.0-6.0	6.0-9.0	9.0-12.0	> 12.0
S	N	A	4	9	21	1	0	0
SSW	NNE	A	2	11	16	0	0	0
SW	NE	A	1	16	14	0	0	0
WSW	ENE	A	2	10	3	0	0	0
W	E	A	1	11	3	0	0	0
WNW	ESE	A	0	22	40	0	0	0
NW	SE	A	1	46	242	2	0	0
NNW	SSE	A	0	19	67	6	0	0
N	S	A	0	21	20	0	0	0
NNE	SSW	A	0	18	12	0	0	0
NE	SW	A	0	13	10	0	0	0
ENE	WSW	A	0	11	12	0	0	0
E	W	A	0	16	9	0	0	0
ESE	WNW	A	0	7	6	0	0	0
SE	NW	A	0	9	10	0	0	0
SSE	NNW	A	2	6	10	0	0	0
Calms								
S	N	B	0	23	42	3	0	0
SSW	NNE	B	2	34	26	0	0	0
SW	NE	B	1	50	27	0	0	0
WSW	ENE	B	0	26	10	0	0	0
W	E	B	1	34	14	0	0	0
WNW	ESE	B	1	67	61	1	0	0
NW	SE	B	0	119	241	1	0	0
NNW	SSE	B	0	34	95	2	0	0
N	S	B	0	24	18	0	0	0
NNE	SSW	B	2	28	15	0	0	0
NE	SW	B	3	22	10	0	0	0
ENE	WSW	B	2	13	4	0	0	0
E	W	B	0	15	7	0	0	0
ESE	WNW	B	0	10	4	0	0	0
SE	NW	B	1	15	16	2	0	0
SSE	NNW	B	2	19	40	0	0	0
Calms								
S	N	C	5	68	74	0	0	0
SSW	NNE	C	3	74	29	0	0	0
SW	NE	C	3	102	30	0	0	0
WSW	ENE	C	3	48	19	0	0	0
W	E	C	2	71	21	0	0	0
WNW	ESE	C	8	143	72	2	0	0

Table C-16. Hours for Combinations of Direction, Stability Class, and Wind Speed Range at 10-meter (33-foot) Height for 1994-1998 at the WVDP Site^a (cont)

Direction		Stability Class	Wind Speed Range (in meters per second)					
From	To		0.0-1.5	1.5-3.0	3.0-6.0	6.0-9.0	9.0-12.0	> 12.0
NW	SE	C	7	203	341	4	0	0
NNW	SSE	C	4	95	118	5	0	0
N	S	C	1	71	30	0	0	0
NNE	SSW	C	9	39	11	0	0	0
NE	SW	C	5	33	11	0	0	0
ENE	WSW	C	3	18	6	0	0	0
E	W	C	2	17	20	4	0	0
ESE	WNW	C	3	22	14	0	0	0
SE	NW	C	5	39	44	2	0	0
SSE	NNW	C	2	39	42	9	0	0
Calms			0					
S	N	D	284	929	615	25	0	0
SSW	NNE	D	294	938	283	1	0	0
SW	NE	D	257	729	181	1	0	0
WSW	ENE	D	251	501	96	0	0	0
W	E	D	340	827	214	0	0	0
WNW	ESE	D	429	1,441	739	1	0	0
NW	SE	D	370	2,575	1,816	8	0	0
NNW	SSE	D	147	630	492	4	0	0
N	S	D	131	421	126	0	0	0
NNE	SSW	D	139	261	46	0	0	0
NE	SW	D	91	170	29	0	0	0
ENE	WSW	D	90	142	117	8	0	0
E	W	D	103	161	128	1	0	0
ESE	WNW	D	140	314	202	2	0	0
SE	NW	D	191	660	698	114	4	0
SSE	NNW	D	180	534	797	270	29	3
Calms			46					
S	N	E	810	895	315	10	0	0
SSW	NNE	E	446	288	39	0	0	0
SW	NE	E	280	59	3	0	0	0
WSW	ENE	E	267	41	3	0	0	0
W	E	E	290	66	3	0	0	0
WNW	ESE	E	317	183	2	0	0	0
NW	SE	E	175	267	28	0	0	0
NNW	SSE	E	60	34	3	0	0	0
N	S	E	38	8	1	0	0	0
NNE	SSW	E	38	8	0	0	0	0
NE	SW	E	32	9	0	0	0	0
ENE	WSW	E	54	8	0	0	0	0

Table C-16. Hours for Combinations of Direction, Stability Class, and Wind Speed Range at 10-meter (33-foot) Height for 1994-1998 at the WVDP Site^a (cont)

Direction		Stability Class	Wind Speed Range (in meters per second)					
			0.0-1.5	1.5-3.0	3.0-6.0	6.0-9.0	9.0-12.0	> 12.0
From	To							
E	W	E	95	15	4	0	0	0
ESE	WNW	E	114	73	7	0	0	0
SE	NW	E	275	433	199	3	0	0
SSE	NNW	E	575	692	476	94	11	0
	Calms	E	219					
S	N	F	632	98	0	0	0	0
SSW	NNE	F	276	9	0	0	0	0
SW	NE	F	166	1	0	0	0	0
WSW	ENE	F	111	4	0	0	0	0
W	E	F	68	7	0	0	0	0
WNW	ESE	F	28	2	0	0	0	0
NW	SE	F	20	6	0	0	0	0
NNW	SSE	F	23	4	0	0	0	0
N	S	F	16	0	0	0	0	0
NNE	SSW	F	10	1	0	0	0	0
NE	SW	F	20	0	0	0	0	0
ENE	WSW	F	17	0	0	0	0	0
E	W	F	42	1	0	0	0	0
ESE	WNW	F	96	14	1	0	0	0
SE	NW	F	223	72	3	0	0	0
SSE	NNW	F	711	136	10	0	0	0
	Calms	F	537					
S	N	G	696	22	0	0	0	0
SSW	NNE	G	168	0	0	0	0	0
SW	NE	G	89	0	0	0	0	0
WSW	ENE	G	51	1	0	0	0	0
W	E	G	16	1	0	0	0	0
WNW	ESE	G	4	0	0	0	0	0
NW	SE	G	8	0	0	0	0	0
NNW	SSE	G	9	0	0	0	0	0
N	S	G	5	0	0	0	0	0
NNE	SSW	G	4	0	0	0	0	0
NE	SW	G	6	0	0	0	0	0
ENE	WSW	G	12	0	0	0	0	0
E	W	G	16	0	0	0	0	0
ESE	WNW	G	53	3	0	0	0	0
SE	NW	G	260	27	0	0	0	0
SSE	NNW	G	1,197	85	0	0	0	0
	Calms	G	611					

Source: WVNS 2000a.

a. Total hours recorded (1994-1998) for wind blowing from the direction and at the speed range indicated.

Table C-17. Hours for Combinations of Direction, Stability Class, and Wind Speed Range at 60-meter (197-foot) Height for 1994-1998 at the WVDP Site^a

Direction		Stability Class	Wind Speed Range (in meters per second)					
From	To		0.0-1.5	1.5-3.0	3.0-6.0	6.0-9.0	9.0-12.0	> 12.0
S	N	A	0	2	15	7	1	0
SSW	NNE	A	0	2	22	5	0	0
SW	NE	A	0	5	21	12	0	0
WSW	ENE	A	0	5	11	5	0	0
W	E	A	1	4	16	4	1	0
WNW	ESE	A	1	7	87	70	2	0
NW	SE	A	0	8	122	59	3	0
NNW	SSE	A	0	9	41	21	1	0
N	S	A	0	7	34	2	0	0
NNE	SSW	A	0	3	26	0	0	0
NE	SW	A	0	3	19	0	0	0
ENE	WSW	A	0	6	17	0	0	0
E	W	A	1	9	19	0	0	0
ESE	WNW	A	0	4	6	0	0	0
SE	NW	A	1	2	13	1	0	0
SSE	NNW	A	1	3	8	1	0	0
Calms								
S	N	B	0	8	34	7	2	0
SSW	NNE	B	1	3	45	15	1	0
SW	NE	B	1	5	72	12	0	0
WSW	ENE	B	0	9	42	10	1	0
W	E	B	0	16	38	19	0	0
WNW	ESE	B	0	31	159	55	6	0
NW	SE	B	0	31	168	51	1	0
NNW	SSE	B	0	23	72	7	0	0
N	S	B	3	14	22	0	0	0
NNE	SSW	B	0	21	21	0	0	0
NE	SW	B	1	19	16	0	0	0
ENE	WSW	B	0	8	10	0	0	0
E	W	B	0	7	14	0	0	0
ESE	WNW	B	2	9	4	1	0	0
SE	NW	B	0	7	15	5	0	0
SSE	NNW	B	2	6	29	12	0	0
Calms								
S	N	C	4	15	61	11	0	0
SSW	NNE	C	2	28	107	9	0	0
SW	NE	C	2	30	121	17	0	0
WSW	ENE	C	1	29	71	13	0	0
W	E	C	0	35	115	14	2	0
WNW	ESE	C	1	48	266	79	12	0

Table C-17. Hours for Combinations of Direction, Stability Class, and Wind Speed Range at 60-meter (197-foot) Height for 1994-1998 at the WVDP Site^a (cont)

Direction		Stability Class	Wind Speed Range (in meters per second)					
From	To		0.0-1.5	1.5-3.0	3.0-6.0	6.0-9.0	9.0-12.0	> 12.0
NW	SE	C	3	53	260	41	1	0
NNW	SSE	C	4	53	98	15	0	0
N	S	C	2	52	45	0	0	0
NNE	SSW	C	1	36	22	0	0	0
NE	SW	C	4	28	17	0	0	0
ENE	WSW	C	1	14	14	1	0	0
E	W	C	1	14	21	7	3	0
ESE	WNW	C	3	14	15	4	0	0
SE	NW	C	1	27	40	4	1	1
SSE	NNW	C	0	16	38	14	6	
Calms								
S	N	D	42	162	475	278	54	5
SSW	NNE	D	24	242	908	204	6	0
SW	NE	D	29	408	1,334	296	2	0
WSW	ENE	D	46	438	1,066	181	2	0
W	E	D	49	528	1,737	506	24	0
WNW	ESE	D	49	585	2,320	748	32	0
NW	SE	D	70	524	1,425	322	8	0
NNW	SSE	D	67	311	469	46	0	0
N	S	D	82	312	262	14	0	0
NNE	SSW	D	84	234	167	1	0	0
NE	SW	D	74	193	99	6	0	0
ENE	WSW	D	76	105	195	10	3	0
E	W	D	62	126	214	12	1	0
ESE	WNW	D	85	219	281	33	0	0
SE	NW	D	86	371	671	226	53	6
SSE	NNW	D	38	227	685	323	204	45
Calms								
S	N	E	65	178	523	226	28	1
SSW	NNE	E	39	174	728	136	0	0
SW	NE	E	38	153	589	69	0	0
WSW	ENE	E	30	200	249	6	0	0
W	E	E	32	184	299	7	0	0
WNW	ESE	E	42	165	286	10	1	0
NW	SE	E	47	134	201	6	0	0
NNW	SSE	E	56	65	62	0	0	0
N	S	E	55	72	10	0	0	0
NNE	SSW	E	43	34	4	0	0	0
NE	SW	E	36	32	7	0	0	0
ENE	WSW	E	40	35	14	0	0	0

Table C-17. Hours for Combinations of Direction, Stability Class, and Wind Speed Range at 60-meter (197-foot) Height for 1994-1998 at the WVDP Site^a (cont)

Direction		Stability Class	Wind Speed Range (in meters per second)					
From	To		0.0-1.5	1.5-3.0	3.0-6.0	6.0-9.0	9.0-12.0	> 12.0
E	W	E	55	59	14	6	0	0
ESE	WNW	E	111	121	42	1	0	0
SE	NW	E	224	507	455	50	0	0
SSE	NNW	E	166	337	536	207	76	14
	Calms	E	59					
S	N	F	72	100	140	1	0	0
SSW	NNE	F	19	87	115	0	0	0
SW	NE	F	26	46	66	0	0	0
WSW	ENE	F	27	56	30	1	0	0
W	E	F	18	50	22	0	0	0
WNW	ESE	F	26	55	25	0	0	0
NW	SE	F	43	52	35	0	0	0
NNW	SSE	F	44	34	13	0	0	0
N	S	F	42	8	0	0	0	0
NNE	SSW	F	20	4	0	0	0	0
NE	SW	F	28	3	0	0	0	0
ENE	WSW	F	28	3	0	0	0	0
E	W	F	39	7	0	0	0	0
ESE	WNW	F	72	35	6	0	0	0
SE	NW	F	374	390	162	3	0	0
SSE	NNW	F	457	286	134	8	0	0
	Calms	F	77					
S	N	G	99	172	122	1	0	0
SSW	NNE	G	36	114	166	1	0	0
SW	NE	G	25	87	49	0	0	0
WSW	ENE	G	32	68	7	0	0	0
W	E	G	20	37	8	0	0	0
WNW	ESE	G	21	25	6	0	0	0
NW	SE	G	31	44	6	0	0	0
NNW	SSE	G	24	16	1	0	0	0
N	S	G	15	2	0	0	0	0
NNE	SSW	G	19	1	0	0	0	0
NE	SW	G	28	0	0	0	0	0
ENE	WSW	G	17	2	0	0	0	0
E	W	G	27	1	0	0	0	0
ESE	WNW	G	63	12	2	0	0	0
SE	NW	G	317	369	89	0	0	0
SSE	NNW	G	554	511	110	0	0	0
	Calms	G	44					

Source: WVNS 2000a.

a. Total hours recorded (1994-1998) for wind blowing from the direction and at the speed range indicated.

Table C-18. Locations of Receptors at WVDP Site (in meters)^a

Direction	Site Boundary Distance	Nearest Residence Distance
S	1,958	2,300
SSW	1,806	2,800
SW	1,538	2,100
WSW	1,405	2,200
W	1,051	1,800
WNW	1,051	1,200
NW	1,153	1,300
NNW	1,223	1,900
N	1,598	2,500
NNE	1,604	2,600
NE	1,604	1,900
ENE	1,615	2,000
E	1,856	2,500
ESE	2,430	2,600
SE	2,406	2,900
SSE	2,223	3,100

Sources: WVNS 2000a (site boundary); WVNS 2002b (nearest residence).

a. To convert meters to feet, multiply by 3.2808.

To provide a conservative estimate of maximally exposed individual radiation doses from airborne releases during accidents, radiation doses were evaluated at the WVDP site boundary because radiation doses at the site boundary were slightly larger than at nearby residences. For ground-level releases, the location that yielded the largest radiation dose was at 1,051 meters (3,448 feet) west-northwest of the WVDP site for 95-percent meteorology and at 1,223 meters (4,012 feet) north-northwest for 50-percent meteorology. For elevated releases, the location that yielded the largest radiation dose was at 1,806 meters (5,925 feet) south-southwest of the WVDP site for 95-percent meteorology and 50-percent meteorology.

For accidents, radiation doses for workers were also evaluated at an onsite evaluation point located 640 meters (2,100 feet) from the accident. For ground-level releases, the north-northwest direction yielded the largest radiation dose for 95-percent meteorology and 50-percent meteorology. For elevated releases, the southwest direction yielded the largest radiation dose for 95-percent meteorology and 50-percent meteorology.

Population radiation doses from airborne releases during accidents were evaluated for the direction that yielded the largest population radiation dose. For ground-level and elevated releases, the north-northwest direction yielded the largest population radiation dose for 95-percent meteorology and 50-percent meteorology. For distances from 0 to 80 kilometers (0 to 50 miles) of the WVDP site, this direction had a population of about 680,000 people.

C.7 POPULATION DATA

The 2000 population within 80 kilometers (50 miles) of the WVDP site was 1,535,963 (Table C-19). This was an increase of about 15 percent since 1990, with most of the growth being in the southern suburbs of Buffalo, north and north-northwest of the WVDP site. The 2000 population within 10 kilometer (6.2 miles) of the WVDP site was 8,978; this was a decrease of about 2 percent since 1990.

Table C-19. 2000 Population Distribution Around the WVDP Site

Direction	Distance (in kilometers)^a										Total (0 to 80)
	0 to 2	2 to 3	3 to 5	5 to 10	10 to 20	20 to 30	30 to 40	40 to 50	50 to 60	60 to 80	
S	3	6	19	140	998	1,849	5,874	1,420	1,7190	6,109	33,608
SSW	4	3	44	205	540	1,957	2,669	691	437	15,236	21,786
SW	9	4	19	166	780	2,163	2,563	4,148	7,935	54,727	72,514
WSW	13	7	32	167	497	674	2,386	2,304	5,201	13,869	25,150
W	14	13	41	105	390	5,710	1,819	4,129	29,437	10,830	52,488
WNW	20	40	203	68	1,276	7,277	6,140	8,614	0	0	23,638
NW	8	32	58	236	915	5,206	19,405	1,407	0	0	27,267
NNW	1	6	40	2,554	1,518	8,536	59,778	106,966	294,784	213,344	687,527
N	5	10	53	2380	1,680	4,329	24,337	80,620	109,284	112,259	334,957
NNE	7	12	69	306	914	3,824	3,940	5,758	10,979	35,272	61,081
NE	8	14	47	160	1,343	1,649	2,155	2,596	10,031	17,803	35,806
ENE	7	16	40	122	4,082	3,586	1,419	2,218	5,687	26,411	43,588
E	7	12	95	171	1,323	1,376	1,752	4,048	1,600	11,020	21,404
ESE	10	23	64	175	1,411	578	1,127	2,668	4,521	17,611	28,188
SE	22	22	105	318	725	2,689	2,432	3,820	4,541	7,076	21,750
SSE	1	19	40	358	353	698	2,427	24,822	6,562	9,931	45,211
Total	139	239	969	7,631	18,745	52,101	140,223	256,229	508,189	551,498	1,535,963

a. To convert kilometers to miles, multiply by 0.62137.

C.8 RADIATION DOSES FROM CONTINUED MANAGEMENT FOR WVDP WORKERS AND THE PUBLIC

Using data from DOE Radiation Exposure Monitoring System (DOE 2001) for 1995 through 1999, the average collective radiation dose to workers at the WVDP site was about 15 person-rem per year (Table C-20). Over this same time period, the average individual radiation dose to workers at the WVDP site was about 59 millirem (mrem) per year. This radiation dose is well below the WVDP site administrative control level of 500 mrem per year (WVNS 2001b).

Table C-20. Radiation Doses to WVDP Workers from Continued Management Activities

Year	Number of People Monitored	Number of People with Measurable Doses	Collective Dose (person-rem/yr)	Individual Dose (mrem/yr)
1999	1,064	243	12.5	52
1998	1,115	260	18.2	70
1997	1,206	174	6.9	40
1996	1,365	231	11.2	48
1995	1,518	311	26.9	87
Average	1,254	244	15	59

Source: DOE 2001.

Using data from the West Valley Annual Site Environmental Reports (WVNS 1996, 1997, 1998, 1999a, 2000b) for 1995 through 1999, the collective radiation dose to people living around the WVDP site from airborne releases was about 0.17 person-rem per year (Table C-21). The individual radiation dose from airborne releases was about 0.021 mrem per year.

Table C-21. Radiation Doses to WVDP Members of the Public from Continued Management Activities

Pathway	Individual Dose (mrem/yr)	Collective Dose (person-rem/yr)
Airborne		
1999	0.011	0.11
1998	0.034	0.26
1997	0.049	0.39
1996	8.7×10^{-3}	0.070
1995	4.3×10^{-4}	8.6×10^{-3}
Annual Average	0.021	0.17
Waterborne^a		
1999	0.056	0.13
1998	0.031	0.067
1997	0.024	0.038
1996	0.067	0.084
1995	0.028	0.094
Annual Average	0.041	0.083
All-Pathways		
1999	0.068	0.24
1998	0.065	0.33
1997	0.073	0.43
1996	0.076	0.15
1995	0.028	0.10
Annual Average	0.062	0.25
Background		
1999	300	380,000
1998	300	380,000
1997	300	380,000
1996	300	390,000
1995	300	390,000
Annual Average	300	380,000

a. Includes effluents and North Plateau drainage.

Sources: WVNS 1996, 1997, 1998, 1999a, and 2000b

Over this same time period, radiation doses from waterborne releases, including effluents and North Plateau drainage, were estimated to be 0.041 mrem per year for individuals and 0.083 person-rem per year for the population within 80 kilometers (50 miles) of the WVDP site.

The collective radiation dose through all exposure pathways (air and water) to people living around the WVDP site was about 0.25 person-rem per year. The individual radiation dose through all exposure pathways to people living within 80 kilometers (50 miles) of the WVDP site was about 0.062 mrem per year. For perspective, the population radiation dose from background radiation to people living within 80 kilometers (50 miles) of the WVDP site was 380,000 person-rem per year, and the individual radiation dose from background radiation to people living within 80 kilometers of West Valley was about 300 mrem per year.

C.9 AIR QUALITY

New York State is divided into nine regions for assessing state ambient air quality. The WVDP site is located in Region 9, which is comprised of Niagara, Erie, Wyoming, Chautauqua, Cattaraugus, and Allegany counties. The WVDP site and the surrounding area in Cattaraugus County are in attainment with the National Primary and Secondary Ambient Air Quality Standards contained in 40 CFR 50 and

New York State air quality standards contained in 6 NYCRR 257. The city of Buffalo, located about 48 km (30 mi) from the WVDP site, is a marginal nonattainment area for ozone (EPA 2002).

Under all of the proposed alternatives, the primary impacts to air quality would be through the continued emission of four criteria pollutants—nitrogen dioxide, sulfur dioxide, carbon monoxide, and particulate matter—from the two Cleaver Brooks boilers at the WVDP site. These boilers are used to generate steam for heating and other processes at the site, and each have a capacity of 20.2 million British thermal units per hour. Together, these boilers use about 2 million cubic meters (70 million cubic feet) of natural gas and about 24,000 liters (6,300 gallons) of No. 2 fuel oil per year. The other two criteria pollutants, lead and ozone, are produced in insufficient quantities by the boilers for consideration in this analysis.

Emissions from the boilers are presented in Table C-22. These emissions were calculated using the emission factors from *Compilation of Air Pollutant Emission Factors* (EPA 1998) (Chapter 1.3 for fuel oil combustion and Chapter 1.4 for natural gas combustion and are for boilers with a capacity of less than 100 million British thermal units per hour). The particulate matter emissions include both filterable particulate matter and condensable particulate matter, and all particulate matter was assumed to have an aerodynamic diameter of less than 10 micrometers. Back-up generators at the WVDP site do not contribute significantly to these emissions. Other data used in the analysis are listed in Table C-23.

The SCREEN3 computer code (EPA 1995) was used to model the potential impacts to air quality from these emissions. Three analyses were performed: (1) a simple terrain analysis for flat terrain, (2) a simple elevated terrain analysis for terrain lower than the physical stack height, and (3) a complex terrain analysis for terrain higher than the physical stack height. The simple elevated terrain analysis and the complex terrain analysis were performed because of the many hills and valleys around the WVDP site. Many offsite locations were examined in these analyses. The nearest location was at 1,051 meters (3,450 feet) from the boiler stacks, which corresponds to the nearest the WVDP site boundary location. The furthest location was at 50,000 meters (30 miles) from the site. The simple elevated terrain analysis yielded the highest estimates of criteria pollutant concentrations (Table C-24). The highest concentrations occurred at 1,379 meters (4,524 feet) from the WVDP site. As shown in Table C-24, the concentrations of criteria pollutants from the WVDP site emissions are well below the National Primary and Secondary Ambient Air Quality Standards contained in 40 CFR 50 and the New York State air quality standards contained in 6 NYCRR 257. It should be noted that the background concentrations used in Table C-24 were from near Buffalo, New York; actual background concentrations near the WVDP site would be lower. WVDP emissions of nitrogen dioxide and sulfur dioxide are also well below the New York State Department of Environmental Conservation's annual emission cap of 90,700 kilograms (100 tons).

Table C-22. Annual Criteria Pollutant Emissions from WVDP Boilers (in tons)^a

Criteria Pollutant	Emissions from Natural Gas	Emissions from No. 2 Fuel Oil
Nitrogen Dioxide	3.5	0.063
Sulfur Dioxide	0.021	0.22
Carbon Monoxide	2.9	0.016
Particulate Matter	0.27	0.010

Source: EPA 1998.

a. To convert tons to kilograms, multiply by 907.18.

Note: Emissions are based on using 70 million cubic feet of natural gas and 6,300 gallons of No. 2 fuel oil per year. The boilers were assumed to operate 180 days per year. Emissions were calculated using the emission factors from AP-42, Chapter 1.3 for fuel oil combustion and AP-42, Chapter 1.4 for natural gas combustion, and are for boilers with a capacity of less than 100 million British thermal units per hour.

Table C-23. Data Used to Model Criteria Pollutant Emissions

Parameter	Value
Stack Height	7.62 meters (25 feet)
Stack Diameter	0.6096 meter (24 inches)
Stack Velocity	8 meters per second (26 feet per second)
Stack Temperature	154°C (427°K)
Ambient Temperature	20°C (293°K)
Boiler Capacity	20.2 million British thermal units per hour
Boiler Operating Time	180 days per year
Minimum site boundary distance	1,051 meters (3,450 feet)
Maximum distance	50,000 meters (30 miles)
Maximum sulfur content of No. 2 fuel oil	0.5 percent
Excess oxygen	3 percent
Fuel factor (natural gas)	8,710 dry standard cubic feet per million British thermal units
1-hour averaging time to 3-hour averaging time multiplying factor	0.9 (a)
1-hour averaging time to 8-hour averaging time multiplying factor	0.7 (a)
1-hour averaging time to 24-hour averaging time multiplying factor	0.4 (a)
1-hour averaging time to annual averaging time multiplying factor	0.08 (a)

Source: EPA 1992.

Table C-24 also shows the regional background concentrations of the criteria pollutants as measured near Buffalo, New York (EPA 2001). When combined with concentrations from WVDP emissions, the resulting total concentrations are also below the National Primary and Secondary Ambient Air Quality Standards contained in 40 CFR 50 and the New York State air quality standards contained in 6 NYCRR 257.

Air emissions of radionuclides from WVDP, are regulated by the EPA under the National Emission Standards for Hazardous Air Pollutants (NESHAP) regulations, 40 CFR Part 61, Subpart H, National Emission Standards for Emissions of Radionuclides other than Radon from Department of Energy Facilities. Annual reporting of the radionuclide emissions for calendar year 2000 was less than 0.1 percent of EPA's standards (WVNS, 2001).

C.10 OFFSITE IMPACTS

This section describes how the data in Table 2-6 were derived from the *Final Waste Management Programmatic Environmental Impact Statement for Managing Treatment, Storage, and Disposal of Radioactive and Hazardous Waste* (DOE 1997a) (WM PEIS), the *Waste Isolation Pilot Plant Disposal Phase Final Supplemental Environmental Impact Statement* (DOE 1997b) (WIPP SEIS-II), and the *Final Environmental Impact Statement for a Geologic Repository for the Disposal of Spent Nuclear Fuel and High-Level Radioactive Waste at Yucca Mountain, Nye County, Nevada* (DOE 2002) (Yucca Mountain Repository EIS).

LLW and Mixed LLW Disposal at Hanford, NTS, or a Commercial Disposal Site such as Envirocare. In the WM PEIS, DOE analyzed the potential environmental impacts of managing (treating, storing, or disposing of) LLW, mixed LLW, TRU waste, high-level waste (HLW), and hazardous waste. For each waste type, DOE considered a Decentralized Alternative (DOE sites where waste was currently

Table C-24. Criteria Pollutant Concentrations from WVDP Boiler Emissions and Regional Background

Criteria Pollutant	Averaging Time	Standard ^{a,b}	Concentration From WVDP Emissions ^{b,c}	Background Concentration ^{b,d}	Total Concentration ^b	Percent of Standard
Nitrogen dioxide	Annual	100 ^{g,h,i} (0.053 ppm)	1.5	41	42	42
Carbon monoxide	1 hour	40,000 ^{g,j} (35 ppm)	15	5,800	5,800	14
Carbon monoxide	8 hours	10,000 ^{g,i} (9 ppm)	11	3,200	3,200	32
Sulfur dioxide	Annual	80 ^{g,i} (0.03 ppm)	0.10	17	17	22
Sulfur dioxide	24 hours	365 ^{g,i} (0.14 ppm)	0.50	63	64	17
Sulfur dioxide	3 hours	1,300 ^{h,i} (0.5 ppm)	1.1	160	160	12
Particulate matter ^e	Annual	50 ^{g,h}	0.11	21	21	42
Particulate matter ^f	24 hours	150 ^{g,h}	0.56	61	61	41
Ozone	1 hour	235 ^{g,h} (0.12 ppm)	(--)	210	210	89
Lead	Quarterly	1.5 ^{g,h}	(--)	0.03	0.03	2

- a. Standards from 40 CFR 50, National Primary and Secondary Ambient Air Quality Standards and 6 NYCRR 257, Air Quality Standards. Comparisons to the standards for particulate matter with an aerodynamic diameter less than 2.5 micrometers and the 8-hour ozone standard were not made because these standards have been remanded to the U.S. Environmental Protection Agency by the U.S. Court of Appeals.
- b. Units in micrograms per cubic meter. Parts per million not calculated for substances that do not exist as a gas or vapor at normal room temperature and pressure.
- c. The maximum criteria pollutant concentrations from WVDP boiler emissions were located 1,379 meters (4,524 feet) from the WVDP site.
- d. Source: EPA 2001. Background concentrations were measured near Buffalo, New York.
- e. Annual state standard is 45 to 75 micrograms per cubic meter according to level designation.
- f. 24-hour state standard is 250 micrograms per cubic meter.
- g. National primary ambient air quality standard.
- h. National secondary ambient air quality standard.
- i. New York State air quality standard.

generated or stored), one or more Regionalized Alternatives (a few DOE sites at various locations across the nation), and one or more Centralized Alternatives (one DOE site). Of particular relevance to this WVDP Waste Management EIS, the WM PEIS described human health impacts of disposing of 1.5 million cubic meters (53.5 million cubic feet) of LLW at Hanford (Centralized Alternative 3) or NTS (Centralized Alternative 4) and disposing of 219,000 cubic meters (7.8 million cubic feet) of mixed LLW at Hanford (Centralized Alternative) or NTS (Regionalized Alternative 3) (WM PEIS, Section 1.5 and Table 1-6.2).

For these two waste types, the WVDP waste represents less than 2 percent of the total waste volume from all DOE sites analyzed in the WM PEIS (for Class A waste, the WVDP represents 0.3 percent of the total LLW volume; for LLW, the WVDP waste represents 1.3 percent of the total LLW volume; and for mixed LLW, the WVDP waste represents 0.1 percent of the total mixed LLW volume). Because impacts, particularly human health impacts, are directly related to waste volume, the impacts of managing WVDP LLW and mixed LLW at either Hanford or NTS would be no more than 2 percent of the total impacts at those sites, as described in the WM PEIS. Table 2-6 shows the potential human health impacts of disposing of WVDP LLW and mixed LLW at Hanford or NTS. These impacts are 2 percent of the

impacts described in the site data tables for those sites in Volume II of the WM PEIS. The impacts of the disposal of these waste types at Envirocare are assumed to be similar to impacts at Hanford.

TRU Waste Interim Storage at Hanford, INEEL, ORNL, or SRS. The WM PEIS also analyzed the treatment and interim storage of differing volumes of TRU waste from several DOE sites (including WVDP) at Hanford, INEEL, ORNL, or SRS (Regionalized Alternative 3). Table 2-6 shows the potential human health impacts of all TRU waste treatment and interim storage at those sites as stated in the WM PEIS. Because the WVDP TRU waste to be stored at those sites would not be treated and would be a smaller volume than that analyzed in the WM PEIS (and included in Table 2-6), the data in Table 2-6 substantially overstate the potential impacts of storing WVDP TRU waste at those sites.

TRU Waste Interim Storage at WIPP. The WM PEIS analyzed the treatment of TRU waste generated at most DOE sites at WIPP (Centralized Alternative). Table 2-6 shows the potential human health impacts of WVDP TRU waste interim storage at WIPP. These impacts are the impacts described in the WIPP SEIS-II for TRU waste treatment at WIPP. Because the volume of WVDP TRU waste is less than the volume analyzed in the WM PEIS, and because the impacts of interim storage at WIPP would be less than the impacts of TRU waste treatment at that site, the data in Table 2-6 substantially overstate the potential impacts of WVDP TRU waste interim storage at WIPP.

HLW Interim Storage at Hanford or SRS. With respect to HLW storage, the WM PEIS analyzed the interim storage of 340 canisters of WVDP HLW at Hanford (Regionalized Alternative 2) and SRS (Regionalized Alternative 1). Table 2-6 shows the potential human health impacts of WVDP HLW interim storage at these sites as originally reported in the site data tables for Hanford and SRS (Volume II of the WM PEIS). The impacts of interim storage of WVDP HLW would be slightly less because the volume of WVDP HLW (300 canisters) is slightly less than the volume of WVDP HLW analyzed in the WM PEIS (340 canisters).

TRU Waste Disposal at WIPP. The WIPP SEIS-II analyzed the potential environmental impacts of the shipment of all TRU waste to WIPP for treatment prior to disposal. TRU waste generated and stored at WVDP represents less than 1 percent of the total inventory to be disposed of at WIPP (175,580 cubic meters [6.2 million cubic feet]). Table 2-6 shows the expected human health impacts of disposing of WVDP TRU waste at WIPP. These impacts are 1 percent of the impacts reported in the WIPP SEIS-II (WIPP SEIS-II, Section 3.4, Table 3-18).

HLW Disposal at Yucca Mountain. The Yucca Mountain Repository EIS analyzed the potential environmental impacts of the disposal of 70,000 metric tons of heavy metal of HLW and spent nuclear fuel at the Yucca Mountain Repository. The 300 canisters of HLW (approximately 690 metric tons of heavy metal)¹ at WVDP represent approximately 1 percent of the total inventory of HLW and spent nuclear fuel to be disposed of at Yucca Mountain. Table 2-6 shows the expected human health impacts of disposing of WVDP HLW waste at the Yucca Mountain Repository. These impacts are 1 percent of the impacts reported in the Yucca Mountain Repository EIS (Yucca Mountain Repository EIS, Section 2.4.1, Table 2-7).

C.11 BIOTA SCREENING PROCEDURE

DOE's graded approach for evaluating radiation doses to aquatic and terrestrial biota consists of a three-step process designed to guide a user from an initial, conservative general screening to, if needed, a

¹ DOE estimates that each WVDP HLW canister contains 2.3 metric tons of heavy metal. Thus, 300 canisters would contain 690 metric tons of heavy metal. This volume is 1 percent of the 70,000 metric tons of heavy metal analyzed in the Yucca Mountain Repository EIS.

more rigorous analysis using site-specific information (DOE 2002c). The three-step process includes: (1) assembling radionuclide concentration data and knowledge of sources, receptors, and routes of exposure for the area to be evaluated, (2) applying a general screening methodology that provides limiting radionuclide concentration values (i.e., biota concentration guides in soil, sediment, and water), and (3) if needed, conducting an analysis through site-specific screening, site-specific analysis, or an actual site-specific biota dose assessment.

Internal and external sources of dose (and their contributing exposure pathways) are incorporated in the derivation of the graded approach methodology. Sufficient prudence has been exercised in developing each assumption and default parameter value to ensure that the resulting biota concentration guides are appropriately conservative. In the event that an individual default parameter value is subsequently found to be an upper-end value but not the “most limiting” value for a unique site-specific exposure scenario, the other prudent assumptions and default parameter values will ensure that the biota concentration guides (and resultant doses to biota) should continue to carry the appropriate degree of conservatism for screening purposes.

Biota concentration guides were derived for aquatic animal, riparian animal, terrestrial plant, and terrestrial animal reference organisms. The dose rate limits used to derive the biota concentration guides for each organism type are 1 rad per day, 0.1 rad per day, 1 rad per day, and 0.1 rad per day, respectively. While existing effects data support the application of these dose limits to representative individuals within populations of plants and animals, the assumptions and parameters applied in deriving the biota concentration guides are based on a maximally exposed individual, representing a conservative approach for screening purposes.

The contribution to dose from external radioactive material was estimated assuming that all of the ionizing radiation was deposited in the organism (i.e., no pass-through and no self-shielding). This is conservative and is tantamount to assuming that the radiosensitive tissues of concern (the reproductive tissues) lie on the surface of a very small organism. For external exposure to contaminated soil, the source was presumed to be infinite in extent. In the case of external exposure to contaminated sediment and water, the source was presumed to be semi-infinite in extent. The source medium to which the organisms are continuously exposed is assumed to contain uniform concentrations of radionuclides. These assumptions provide for appropriately conservative estimates of energy deposition in the organism from external sources of radiation exposure.

The contribution to dose from internal radioactive material was conservatively estimated assuming that all of the decay energy is retained in the tissue of the organism, (i.e., 100 percent absorption). Progeny of radionuclides and their decay chains are also included. This overestimates internal exposure, as the lifetimes of many of the biota of interest are generally short compared to the time for the build-up of progeny for certain radionuclides. The radionuclides are presumed to be homogeneously distributed in the tissues of the receptor organism. This is unlikely to underestimate the actual dose to the tissues of concern (i.e., reproductive organs). A radiation weighing factor of 20 for alpha particles is used to calculate the biota concentration guides for all organism types. This is conservative, especially if nonstochastic effects are most important in determining harm to biota.

The limiting concentration in an environmental medium was calculated by first setting a target total dose (e.g., 1 rad per day for aquatic organisms and terrestrial plants, or 0.1 rad per day for riparian and terrestrial animals) and then back-calculating to the medium concentration (i.e., the biota concentration guide) necessary to produce the applicable dose from radionuclides in the organism (internal dose), plus the external dose components from radionuclides in the environment (external dose).

C.12 REFERENCES

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APPENDIX D
TRANSPORTATION

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APPENDIX D

TRANSPORTATION

D.1 INTRODUCTION

This appendix summarizes the methods and results of analysis for determining the environmental impacts of radioactive materials transportation on public highways and rail systems. The impacts are presented by alternative and include doses and health effects.

D.2 TRANSPORTATION REGULATIONS

The regulatory standards for packaging and transporting radioactive materials are designed to achieve four primary objectives:

- Protect persons and property from radiation emitted from packages during transportation, by specific limitations on the allowable radiation levels;
- Provide proper containment of the radioactive material in the package (achieved by packaging design requirements based on performance-oriented packaging integrity tests and environmental criteria);
- Prevent nuclear criticality (an unplanned nuclear chain reaction that may occur as a result of concentrating too much fissile material in one place); and
- Provide physical protection against theft and sabotage during transit.

The U.S. Department of Transportation regulates the transportation of hazardous materials in interstate commerce by land, by air, and on navigable water. As outlined in a 1979 Memorandum of Understanding (MOU) with the U.S. Nuclear Regulatory Commission (NRC), the Department of Transportation specifically regulates the carriers of radioactive materials and the conditions of transport such as routing, handling and storage, and vehicle and driver requirements. The Department of Transportation also regulates the labeling, classification, and marking of radioactive material packages.

The NRC regulates the packaging and transport of radioactive material for its licensees, which includes commercial shippers of radioactive materials. Under an agreement with the U.S. Department of Transportation, the NRC sets the standards for packages containing fissile materials and Type B packages. The NRC also establishes safeguards and security regulations to minimize the theft, diversion, or attack on certain shipments.

The U.S. Department of Energy (DOE), through its management directives, orders, and contractual agreements, ensures the protection of public health and safety by imposing standards on its transportation activities that are equivalent to those of the NRC and Department of Transportation. DOE has the authority, granted by a 1973 MOU between the Department of Transportation and the Atomic Energy Commission, to certify DOE-owned packages. DOE may design, procure, and certify its own packages, for use by DOE and its contractors, if the packages provide for a level of safety that is equivalent to that provided in Title 10 of the Code of Federal Regulations (CFR) Part 71.

The U.S. Department of Transportation also has requirements that help reduce transportation impacts. For example, there are requirements for drivers, packaging, labeling, marking, and placarding. There are

also requirements that specify the maximum dose rate associated with radioactive material shipments, which help reduce incident-free transportation doses.

The Federal Emergency Management Agency is responsible for establishing policies for, and coordinating civil emergency management, planning, and interaction with, federal executive agencies that have emergency response functions in the event of a transportation incident. The Federal Emergency Management Agency coordinates federal and state participation in developing emergency response plans and is responsible for the development of the interim Federal Radiological Emergency Response Plan. This plan is designed to coordinate federal support to state and local governments, upon request, during the event of a transportation incident.

Other agencies regulating the handling and transport of radioactive materials include the U.S. Postal Service, the Occupational Safety and Health Administration, and the U.S. Environmental Protection Agency.

Radioactive materials are transported in Excepted packages, Industrial packages, Type A packages, or Type B packages. The amount of radioactive material determines which package must be used. Excepted packages are used to transport materials with extremely low levels of radioactivity and must meet only general design requirements. Industrial packages are used to transport materials which present a limited hazard to the public and environment, such as contaminated equipment and radioactive waste solidified in materials such as concrete.

Type A packages are used to transport radioactive materials with higher concentrations of radioactivity such as low-level radioactive waste (LLW). Type A packages are designed to retain their radioactive contents in normal transport. Under normal conditions, a Type A package must withstand:

- Hot (158 degrees Celsius [70 degrees Fahrenheit]) and cold (-40 degrees Celsius [-40 degrees Fahrenheit]) temperatures
- Pressure changes of 3.6 pounds per square inch
- Normal vibration experienced during transportation
- Simulated rainfall of 5 centimeters (2 inches) per hour for 1 hour
- Free drop from 0.3 to 1 meter (1 to 4 feet), depending on the package weight
- Corner drop test
- Compression test
- Impact of a 6-kilogram (13.2-pound) steel cylinder with rounded ends dropped from 1 meter (3 feet) onto the most vulnerable surface of the cask.

Type B packages are used to transport materials with radioactivity levels higher than those allowed for Type A packages. Type B packages are designed to retain their radioactive contents in both normal and accident conditions. In addition to the normal conditions outlined above, under accident conditions a Type B package must withstand:

- Free drop for 9 meters (30 feet) onto an unyielding surface in a way most likely to cause damage to the cask
- For some low-density, light-weight packages, a dynamic crush test consisting of dropping a 500-kilogram (1,100-pound) mass from 9 meters (30 feet) onto the package resting on an unyielding surface
- Free drop from 1 meter (40 inches) onto the end of a 15-centimeter (6-inch) diameter vertical steel bar
- Exposure for not less than 30 minutes to temperatures of 800 degrees Celsius (1,475 degrees Fahrenheit)
- For all packages, immersion in at least 15 meters (50 feet) of water for 8 hours
- For some packages, immersion in at least 0.9 meter (3 feet) of water for 8 hours in an orientation most likely to result in leakage
- For some packages, immersion in at least 200 meters (660 feet) of water for 1 hour.

Compliance with these requirements is demonstrated by using a combination of simple calculational methods, computer modeling techniques, or full-scale or scale-model testing of casks.

D.3 TRANSPORTATION ROUTES

To assess incident-free and transportation accident impacts, route characteristics were determined for shipments from the West Valley Demonstration Project (WVDP) Site to Envirocare in Clive, Utah; the Hanford Site in Richland, Washington; the Idaho National Engineering and Environmental Laboratory (INEEL); the Nevada Test Site (NTS) in Mercury, Nevada; the Oak Ridge National Laboratory (ORNL) in Tennessee; the Savannah River Site (SRS) in Aiken, South Carolina; and the Waste Isolation Pilot Plant (WIPP) in Carlsbad, New Mexico. Representative highway and rail routes were analyzed using the routing computer code WebTRAGIS (Johnson and Michelhaugh 2000).¹ The routes were calculated using current routing practices and applicable routing regulations and guidelines. Route characteristics include total shipment distance between each origin and destination and the fractions of travel in rural, suburban, and urban population density zones. Population densities were determined using data from the 2000 census. Table D-1 shows the truck and rail route distances and the population densities along the proposed routes.

The WebTRAGIS computer code predicts highway routes for transporting radioactive materials within the United States. The WebTRAGIS database is a computerized road atlas that currently describes approximately 386,000 kilometers (240,000 miles) of roads. Complete descriptions of the interstate highway system, U.S. highways, most of the principal state highways, and a number of local and community highways are identified in the database. The WebTRAGIS computer code calculates routes that maximize the use of interstate highways. This feature allows the user to determine routes for shipment of radioactive materials that conform to U.S. Department of Transportation regulations (as specified in 49 CFR Part 397). The calculated routes conform to applicable guidelines and regulations and therefore represent routes that could be used. However, they may not be the actual routes used in the

¹ There is direct rail access to Envirocare, the Hanford Site, INEEL, ORNL, SRS, and WIPP. There is no direct rail access to NTS, including Yucca Mountain.

Table D-1. Truck and Rail Route Distances and Population Densities

Origin	Destination	Distances (in kilometers) ^a			Population Densities (in person per square kilometer) ^b		
		Rural	Suburban	Urban	Rural	Suburban	Urban
<i>Truck Routes</i>							
WVDP	Envirocare	2,505.2	659.5	81.5	11.6	303.3	2,352.1
SRS		856.3	583.1	35.4	17.7	309.0	2,197.5
Hanford		3,222.1	792.0	82.2	11.2	294.5	2,309.8
WIPP		2,482.8	1,225.0	77.1	15.3	292.1	2,115.7
NTS/Yucca Mountain		3,055.0	756.7	115.9	11.0	308.9	2,468.1
INEEL		2,642.9	702.3	70.3	11.8	295.2	2,325.3
ORNL		716.4	517.1	25.2	19.3	291.5	2,110.5
WIPP		1,729.6	650.8	64.4	13.2	315.6	2,172.5
NTS/Yucca Mountain		3,253.7	893.2	137.2	11.0	333.7	2,393.5
INEEL		1,952.1	266.0	42.8	6.9	356.2	2,293.6
ORNL		1,647.1	538.6	67.8	12.7	328.2	2,263.6
Hanford		2,531.3	355.7	54.7	7.2	339.3	2,277.2
WIPP		1,507.7	299.1	75.3	8.6	345.4	2,537.9
<i>Rail Routes^c</i>							
WVDP	Envirocare	2,778.9	502.5	176.1	8.2	423.4	2,482.9
SRS		1,284.6	430.1	96.9	15.3	391.4	2,486.0
Hanford		3,471.5	559.6	176.9	6.3	413.2	2,477.1
WIPP		2,491.5	372.9	117.3	7.4	437.9	2,448.8
NTS/Yucca Mountain (rail portion of route)		3,172.5	507.8	176.3	7.4	421.8	2,482.8
NTS/Yucca Mountain (truck portion of route)		517.71	4.18	0.16	1.08	577.00	1,764.67
INEEL		2,839.1	490.0	159.9	8.2	414.3	2,487.0
ORNL		827.6	329.6	97.6	15.2	435.1	2,490.6

Table D-1. Truck and Rail Route Distances and Population Densities (cont)

Origin	Destination	Distances (in kilometers) ^a			Population Densities (in person per square kilometer) ^b		
		Rural	Suburban	Urban	Rural	Suburban	Urban
<i>Rail Routes (cont)^c</i>							
SRS	WIPP	2,512.2	421.6	78.7	9.9	415.7	2,188.4
	NTS/Yucca Mountain (rail portion of route)	3,479.1	550.9	125.5	7.4	418.6	2,280.7
	NTS/Yucca Mountain (truck portion of route)	517.71	4.18	0.16	1.08	577.00	1,764.67
INEEL	WIPP	2,169.7	162.2	42.5	3.6	421.8	2,292.5
ORNL	WIPP	2,458.6	360.4	63.8	8.0	388.7	2,241.2
Hanford	WIPP	2,986.1	214.0	57.2	3.7	428.8	2,262.3
	NTS/Yucca Mountain (rail portion of route)	1,597.5	124.3	38.0	4.7	400.2	2,370.1
	NTS/Yucca Mountain (truck portion of route)	517.71	4.18	0.16	1.08	577.00	1,764.67

Acronyms: WVDP = West Valley Demonstration Project; SRS= Savannah River Site; WIPP= Waste Isolation Pilot Plant; NTS = Nevada Test Site; INEEL = Idaho National Engineering and Environmental Laboratory; ORNL = Oak Ridge National Laboratory.

a. To convert kilometers to miles, multiply by 0.62137.

b. To convert people per square kilometer to people per square mile, multiply by 2.59.

c. Envirocare, SRS, Hanford, WIPP, INEEL, and ORNL have direct rail access. NTS does not have direct rail access.

future. The code is updated periodically to reflect current road conditions, and it has been benchmarked against reported mileages and observations of commercial truck firms.

The WebTRAGIS computer code also is designed to simulate the routing of the U.S. rail system. The WebTRAGIS database consists of 94 separate subnetworks and represents various competing rail companies in the United States. The database used by WebTRAGIS was originally based on Federal Railroad Administration data and reflected the U.S. railroad system in 1974. The database has since been expanded and modified over the past two decades. Standard assumptions in the WebTRAGIS computer code were applied to the routes analyzed for this EIS and simulate the selection process railroads used to direct shipments of radioactive material. Currently, there are no specific routing regulations for transporting radioactive material by rail. WebTRAGIS is updated periodically to reflect current track conditions, and it has been benchmarked against reported mileages and observations of commercial rail firms.

Because there is no rail access to the NTS, it was assumed that radioactive waste would be shipped to Nevada by rail to an intermodal transfer facility in Nevada and then shipped from the intermodal transfer facility to NTS by truck.

D.4 SHIPMENTS

Radioactive material shipments associated with the proposed alternatives are assumed to be transported by either truck or rail. At this time, insufficient data exist to determine what fraction of shipments would be shipped by either transport mode. Therefore, the transportation analysis assumed that radioactive materials would be shipped 100 percent by truck and 100 percent by rail to bound potential impacts.

Several types of containers were assumed to be used to transport the radioactive waste evaluated in this environmental impact statement (EIS). The types of containers, their volumes, and the numbers of containers in a shipment are listed in Table D-2. Table D-3 lists the waste volumes, numbers of containers, and numbers of shipments for each alternative evaluated in the EIS. In Tables D-2 and D-3, a shipment is defined as the amount of waste transported on a single truck or a single railcar. There may be multiple railcars per train, but the data used in the transportation analysis and the resulting transportation impacts are based on the number of railcars that are transported. For example, rail accident rates are based on the number of accidents per railcar-mile, not on the number of accidents per train-mile.

The waste volumes used in this EIS were based on current waste volumes and future projections. These volumes were then escalated by about 10 percent to account for the uncertainties in future waste projections, packaging efficiency, and the choice of shipping container. Using this process, contact-handled transuranic (CH-TRU) waste was escalated from 1,019 cubic meters (36,000 cubic feet) to 1,133 cubic meters (40,000 cubic feet); remote-handled transuranic (RH-TRU) waste was escalated from 227 cubic meters (8,000 cubic feet) to 255 cubic meters (9,000 cubic feet); and LLW was escalated from 12,743 cubic meters (450,000 cubic feet) to 14,158 cubic meters (500,000 cubic feet). Drum Cell waste was not escalated because actual container counts are known. The volume of Drum Cell waste was based on 19,877 71-gallon drums and an additional 500 71-gallon drums containing sodium-bearing waste. All Drum Cell waste and sodium-bearing waste was assumed to be Class C LLW. This yields a volume of 5,477 cubic meters (193,405 cubic feet), so the total volume of LLW analyzed was 19,635 cubic meters (693,405 cubic feet). The escalated volume includes 223 cubic meters (7,889 cubic feet) of mixed LLW.

Table D-2. Waste Types and Containers

Waste Type	Container	Container Volume (ft³)^a	Effective Volume (ft³)	Number of Containers per Shipment
Class A LLW	B-25 box	90	81	14 (truck) 28 (rail)
Class A LLW	55-gallon drum	7.65	6.885	84 (truck) 168 (rail)
Class B LLW	HIC ^b	100	90	1 (truck) 4 (rail)
Class B LLW	55-gallon drum	7.65	6.885	84 (truck) 168 (rail)
Class C LLW	HIC ^b	100	90	1 (truck) 4 (rail)
Class C LLW	71-gallon drum ^c	9.5	9.5	24 (truck) 96 (rail)
Class C LLW	55-gallon drum ^d	7.65	6.885	10 (truck) 40 (rail)
CH-TRU	55-gallon drum ^e	7.65	6.885	42 (truck) 42 (rail)
RH-TRU	55-gallon drum ^f	7.65	6.885	10 (truck) 40 (rail)
MLLW	55-gallon drum	7.65	6.885	84 (truck) 168 (rail)
HLW	Canister	NA ^g	NA	1 (truck) 5 (rail)

Acronyms: LLW = low-level radioactive waste; HIC = high-integrity container; CH-TRU = contact-handled transuranic waste; RH-TRU = remote-handled transuranic waste; MLLW = mixed low-level waste; HLW = high-level radioactive waste.

- a. To convert cubic feet to cubic meters, multiply by 0.028317.
- b. High-integrity containers were assumed to be shipped in a Type B shipping container.
- c. Solidified waste from the Drum Cell.
- d. Class C drums were assumed to be shipped in a Type B shipping container holding 10 drums.
- e. CH-TRU waste drums were assumed to be shipped in a Type B TRUPACT-II shipping container, which holds 14 drums. A truck or rail shipment was assumed to hold three TRUPACT-II shipping containers.
- f. RH-TRU waste drums were assumed to be shipped in a Type B shipping container holding 10 drums.
- g. NA = not applicable.

D.5 INCIDENT-FREE TRANSPORTATION

Radiological dose during normal, incident-free transportation of radioactive materials results from exposure to the external radiation field that surrounds the shipping containers. The dose is a function of the number of people exposed, their proximity to the containers, their length of time of exposure, and the intensity of the radiation field surrounding the containers.

Radiological impacts were determined for crew workers and the general population during normal, incident-free transportation. For truck shipments, the crew were drivers of the shipment vehicles. For rail shipments, the crew were workers in close proximity to the shipping containers during inspection or classification of railcars. The general population was the individuals within 800 meters (2,625 feet) of the road or railway (off-link), sharing the road or railway (on-link), and at stops. Collective doses for the crew and general population were calculated using the RADTRAN 5 computer code (Neuhauer et al. 2000).

Table D-3. Waste Volumes, Containers, and Shipments By Alternative

Waste Type	No Action Alternative			Alternative A			Alternative B		
	Volume (ft ³) ^a	Number of Containers	Number of Shipments	Volume (ft ³)	Number of Containers	Number of Shipments	Volume (ft ³)	Number of Containers	Number of Shipments
Class A LLW (boxes)	97,649	1,206	87 (truck) 44 (rail)	351,586	4,341	311 (truck) 156 (rail)	351,586	4,341	311 (truck) 156 (rail)
Class A LLW (drums)	47,351	6,878	82 (truck) 41 (rail)	83,014	12,508	144 (truck) 72 (rail)	83,014	12,508	144 (truck) 72 (rail)
Class B LLW (HIC)	0	0	0	38,500	428	428 (truck) 107 (rail)	38,500	428	428 (truck) 107 (rail)
Class B LLW (drums)	0	0	0	194	29	1 (truck) 1 (rail)	194	29	1 (truck) 1 (rail)
Class C LLW (HIC)	0	0	0	12,618	141	141 (truck) 36 (rail)	12,618	141	141 (truck) 36 (rail)
Class C LLW (55-gallon drums)	0	0	0	6,198	901	91 (truck) 23 (rail)	6,198	901	91 (truck) 23 (rail)
Class C LLW (71-gallon drums)	0	0	0	193,405	20,377	850 (truck) 213 (rail)	193,405	20,377	850 (truck) 213 (rail)
CH-TRU	0	0	0	40,000	5,810	139 (truck) 139 (rail)	40,000	5,810	278 (truck) ^b 278 (rail) ^b
RH-TRU	0	0	0	9,000	1,308	131 (truck) 33 (rail)	9,000	1,308	262 (truck) ^c 66 (rail) ^d
MLLW	0	0	0	7,889	1,146	14 (truck) 7 (rail)	7,889	1,146	14 (truck) 7 (rail)
HLW					300	300 (truck) 60 (rail)		300	600 (truck) ^e 120 (rail) ^f
Total	145,000	8,084	169 (truck) 85 (rail)	742,404	46,839	2,550 (truck) 847 (rail)	742,404	46,839	3,120 (truck) ^g 1,079 (rail) ^h

Acronyms: LLW = low-level radioactive waste; HIC = high-integrity container; CH-TRU = contact-handled transuranic waste; RH-TRU = remote-handled transuranic waste;

MLLW = mixed low-level waste; HLW = high-level radioactive waste.

a. To convert cubic feet to cubic meters, multiply by 0.028317.

b. 139 CH-TRU shipments from WVDP to interim storage, 139 CH-TRU shipments from interim storage to disposal.

c. 131 RH-TRU shipments from WVDP to interim storage, 131 RH-TRU shipments from interim storage to disposal.

d. 33 RH-TRU shipments from WVDP to interim storage, 33 RH-TRU shipments from interim storage to disposal.

e. 300 HLW shipments from WVDP to interim storage, 300 HLW shipments from interim storage to disposal.

f. 60 HLW shipments from WVDP to interim storage, 60 HLW shipments from interim storage to disposal.

g. Includes 270 TRU waste, and 300 HLW, truck shipments from interim storage to disposal. Alternative B would load the same number of truck shipments (2,550) at WVDP for shipment offsite as Alternative A.

h. Includes 172 TRU waste, and 60 HLW, rail shipments from interim storage to disposal. Alternative B would load the same number of rail shipments (847) at WVDP for shipment offsite as Alternative A.

Collective Dose Scenarios

Calculating the collective doses is based on developing unit risk factors. Unit risk factors provide an estimate of the impact from transporting one shipment of radioactive material over a unit distance of travel in a given population density zone. The unit risk factors may be combined with routing information such as the shipment distances in various population density zones to determine the risk for a single shipment (a shipment risk factor) between a given origin and destination. Cashwell et al. (1986) contains a detailed explanation of the use of unit risk factors. Table D-4 contains the unit risk factors for truck and rail shipments.

Table D-4. Unit Risk Factors for Incident-Free Transportation

Receptor	Type of Zone	Rail	Truck
Public			
Off-link (rem per [persons per square kilometer] per kilometer)	Rural	3.90×10^{-8}	2.89×10^{-8}
	Suburban	6.24×10^{-8}	3.18×10^{-8}
	Urban	1.04×10^{-7}	3.18×10^{-8}
On-link (person-rem per kilometer per vehicle per hour)	Rural	1.21×10^{-7}	9.53×10^{-6}
	Suburban	1.55×10^{-6}	2.75×10^{-5}
	Urban	4.29×10^{-6}	9.88×10^{-5}
Residents near rest/refueling and walk-around stops (person-rem per [persons per square kilometer] per kilometer)	Rural	1.24×10^{-7}	5.50×10^{-9}
	Suburban	1.24×10^{-7}	5.50×10^{-9}
	Urban	1.24×10^{-7}	5.50×10^{-9}
Residents near rail classification stops (person-rem per [persons per square kilometer] per square kilometer)	Suburban	1.59×10^{-5}	NA ^a
Public including workers at rest/refueling stops (person-rem per kilometer)	Rural	NA	7.86×10^{-6}
	Suburban	NA	7.86×10^{-6}
	Urban	NA	7.86×10^{-6}
Workers			
Dose in moving vehicle (person-rem per kilometer)	Rural	NA	4.52×10^{-5}
	Suburban	NA	4.76×10^{-5}
	Urban	NA	4.76×10^{-5}
Classification stops at origin and destination (person-rem)	Suburban	0.0464	0.018
In-transit rail stops (person-rem per kilometer)	Rural	1.45×10^{-5}	NA
	Suburban	1.45×10^{-5}	NA
	Urban	1.45×10^{-5}	NA
Walk-around inspection (person-rem per kilometer)	Rural	NA	1.93×10^{-5}
	Suburban	NA	1.93×10^{-5}
	Urban	NA	1.93×10^{-5}

a. NA = not applicable.

Each waste type was assigned an external radiation dose rate representative of its constituents and shipping container. High-level waste (HLW), Class B LLW, and Class C LLW were assigned a dose rate of 14 millirem (mrem) per hour at 1 meter (3 feet) from their respective vehicles. Using the RADTRAN 5 computer code, this yields the regulatory maximum dose rate at 2 meters (7 feet) from the vehicle, which is 10 mrem per hour. RH-TRU waste was assigned a dose rate of 10 mrem per hour at 1 meter, and CH-TRU waste was assigned a dose rate of 4 mrem per hour at 1 meter (DOE 1997a). Class A LLW and mixed LLW were assigned a dose rate of 1 mrem per hour at 1 meter (DOE 1997b).

Incident-free nonradiological fatalities were also evaluated using unit risk factors. These fatalities would result from exhaust and fugitive dust emissions from highway and rail traffic and are associated with 10-micrometer particles. The nonradiological unit risk factor for truck transport used in this analysis was 1.5×10^{-11} fatalities per kilometer per persons per square kilometer; for train transport, the nonradiological unit risk factor was 2.6×10^{-11} fatalities per kilometer per persons per square kilometer. Escorts for HLW shipments were assumed to be in automobiles, with a unit risk factor of 9.4×10^{-12} fatalities per kilometer per persons per square kilometer. These unit risk factors were estimated from the data in Biwer and Butler (1999) and have been adjusted to account for more current diesel exhaust emission factors, a fleet average fugitive dust emission factor for roads, an age-adjusted mortality rate, and an average 10-micrometer particle risk factor. The distances used in the nonradiological analyses were doubled to reflect the round-trip distances, because these impacts could occur whether or not the shipments contain radioactive material.

Maximally Exposed Individual Exposure Scenarios

Maximum individual doses were calculated using the RISKIND computer code (Yuan et al. 1995). The maximum individual doses for the routine transport offsite were estimated for transportation workers and for members of the public. For rail shipments, the three scenarios for members of the public were:

- A railyard worker working at a distance of 10 meters (33 feet) from the shipping container for 2 hours,
- A resident living 30 meters (98 feet) from the rail line where the shipping container was being transported, and
- A resident living 200 meters (656 feet) from a rail stop where the shipping container was sitting for 20 hours.

For train shipments, the maximum exposed transportation worker was an inspector working 1 meter (3 feet) from the shipping container for 1 hour.

For truck shipments, the three scenarios for members of the public were:

- A person caught in traffic and located 1 meter (3 feet) away from the surface of the shipping container for 30 minutes,
- A resident living 30 meters (98 feet) from the highway used to transport the shipping container, and
- A service station worker working at a distance of 20 meters (66 feet) from the shipping container for 1 hour.

The hypothetical maximum exposed individual doses were accumulated for all shipments over 1 year. For workers, it was assumed that they would be exposed to 23 percent of the shipments, based on working 2,000 hours per year. However, for the scenario involving an individual caught in traffic next to a truck, the radiological exposures were calculated for only one event because it was considered unlikely that the same individual would be caught in traffic next to all containers for all shipments. For truck shipments, the maximum exposed transportation worker is the driver who was assumed to drive shipments for up to 1,000 hours per year. In the maximum exposed individual scenarios, the exposure rate for the shipments depended on the type of waste being transported. Also, the maximum exposure rate for the truck driver was 2 mrem per hour (10 CFR 71.47(b)(4)).

D.6 TRANSPORTATION ACCIDENTS

The offsite transportation accident analysis considers the impacts of accidents during the transportation of waste by truck or rail. Under accident conditions, impacts to human health and the environment may result from the release and dispersal of radioactive material. Transportation accident impacts have been assessed using accident analysis methodologies developed by the NRC. This section provides an overview of the methodologies, and the reader can obtain a detailed description from the referenced reports (NRC 1977; Fischer et al. 1987; Sprung et al. 2000). Accidents that could potentially breach the shipping container are represented by a spectrum of accident severities and radioactive release conditions. Historically, most transportation accidents involving radioactive materials have resulted in little or no release of radioactive material from the shipping container. Consequently, the analysis of accident risks takes into account a spectrum of accidents ranging from high-probability accidents of low severity to hypothetical high-severity accidents that have a correspondingly low probability of occurrence. This accident analysis calculates the probabilities and consequences from this spectrum of accidents.

To provide DOE and the public with a reasonable assessment of radioactive waste transportation accident impacts, two types of analyses were performed. First, an accident risk assessment was performed that takes into account the probabilities and consequences of a spectrum of potential accident severities using a methodology developed by the NRC (NRC 1977; Fischer et al. 1987; Sprung et al. 2000). For the spectrum of accidents considered in the analysis, accident consequences in terms of collective dose to the population within 80 kilometers (50 miles) were multiplied by the accident probabilities to yield collective dose risk using the RADTRAN 5 computer code (Neuhauer et al. 2000). Second, to represent the maximum reasonably foreseeable impacts to individuals and populations should an accident occur, radiological consequences were calculated for an accident of maximum credible severity in each population zone. An accident is considered credible if its probability of occurrence is greater than 1×10^{-7} per year (1 in 10 million per year). The accident consequence assessment for maximally exposed individuals and population groups was performed using the RISKIND computer code (Yuan et al. 1995).

The impacts for specific alternatives were calculated in units of dose (rem or person-rem). Impacts are further expressed as health risks in terms of estimated latent cancer fatalities in exposed populations. The health risk conversion factors used were derived from International Commission on Radiological Protection Publication 60 (ICRP 1991). The nonradiological impacts from transportation accidents (traffic fatalities) were also estimated.

D.6.1 Transportation Accident Rates

For calculating accident risks and consequences, state-specific accident rates were taken from data provided in Saricks and Tompkins (1999) for rail and heavy combination trucks. For calculating the nonradiological impacts from transportation accidents, state-specific fatality rates were taken from data provided in Saricks and Tompkins (1999) for rail and heavy combination trucks.

D.6.2 Conditional Probabilities and Release Fractions

Accident severity categories for potential radioactive waste transportation accidents are described in three NRC reports: NUREG-0170 (NRC 1977) for radioactive waste in general; a report commonly referred to as the Modal Study (Fischer et al. 1987); and a reassessment of NUREG-0170 (Sprung et al. 2000). The latter two reports address only spent nuclear fuel. The Modal Study represents a refinement of the NUREG-0170 methodology, and the recent reassessment analysis, which compares more recent results to NUREG-0170, represents a further refinement of both studies. Even though none of the radioactive waste assumed to be shipped in this EIS is classified as spent nuclear fuel, many of the modeling techniques developed in Fischer et al. (1987) and Sprung et al. (2000) can be applied to the types of waste that would

be shipped from the WVDP site. Thus, this section presents the results of analyses that extend the results presented in the reexamination of the transport risk to fuel types other than spent nuclear fuel.

Each of the risk analyses considers a spectrum of accidents of varying severity. Each first determines the conditional probability that the accident will be of a specified severity. Then, based on the accident environment associated with each severe accident, each models the behavior of the material being shipped and the response of the packaging. The models estimate the fraction of each species of radioactive material that might be released for each of the severe accidents being considered. Each of the NRC risk assessments has considered a different breakdown of the severe accident environment. The analyses presented in NUREG-0170 divides the accident environment into eight accident severity categories. Fischer et al. (1987) represented the severe accident environment as a matrix, with one dimension being midline temperature of the lead in the cask and the other dimension being cask deformation. The matrix contained a total of 20 cases. The most recent analysis (Sprung et al. 2000) also represented the severe accident environment as a matrix, with one dimension being the temperature of the radioactive material and the other being the velocity of impact onto an unyielding surface. The matrix contained 19 cases for the truck accidents and 21 cases for rail accidents. The unique feature of the most recent analysis is the specification of a fire-only case. The NUREG-0170 analyses did not specify the accident environment associated with each of the eight accident severity categories, whereas the later analyses both based their cases on a matrix of fire durations and mechanical impacts on the cask. The result is ultimately reduced to a conditional probability of occurrence for each accident case or category, and a set of radionuclide release fractions for each accident case or category.

Both the Modal Study and Sprung et al. (2000) distinguished among material types that are present in the waste form. In addition to release fractions for particulates, separate release fractions are specified for noble gases, cesium, ruthenium, and any crud that might be present on the external surfaces of the spent nuclear fuel cladding. Rather than carry between 19 and 21 accident severity cases through the analysis, a simple mathematical technique has been used to reduce the accident categories to 6 when estimating the transport accident risk.

The probability for the severity category was estimated using the following formula:

$$P_{Sci} = \sum_j P_{Cj}$$

where:

j represents the cases included in severity category i

P_{Cj} is the case j probability

P_{Sci} is the accident severity i probability

The probability weighting of the release fractions is calculated using the following formula:

$$RF_{Sci,m} = \frac{\sum_{j,m} RF_{Cj} * P_{Cj}}{P_{Sci}}$$

The use of the “ i ” and “ j ” subscripts in the above equation are the same as those used for the probability calculation. The additional “ m ” subscript has been added to represent the various material classes. The term “RF” is the fraction of the material in the cask released for a given material type. The two equations above are general and have been used to reduce the accident severity categories in NUREG-0170 from

8 to 6 and, in the case of the HLW and Class B and Class C shipping container analyses, from the 21 rail and 19 truck accident severity cases described by Sprung et al. (2000) to the 6 accident severity categories carried through this assessment. Use of these two equations reduces the level of detail carried into subsequent calculations without changing the overall risk estimate. Tables D-5 through D-10 show the six accident severity categories used to model the transportation accident risk for all the waste materials that may be shipped from the WVDP site.

Table D-5. Conditional Probabilities and Release Fractions for CH-TRU Waste Shipments

Severity Category	Truck		Rail	
	Conditional Probability	Release Fraction	Conditional Probability	Release Fraction
1	0.91	0	0.80	0
2	0.070	8.0×10^{-9}	0.18	2.0×10^{-8}
3	0.016	2.0×10^{-7}	0.018	7.0×10^{-7}
4	2.8×10^{-3}	8.0×10^{-5}	1.8×10^{-3}	8.0×10^{-5}
5	1.1×10^{-3}	2.0×10^{-4}	1.3×10^{-4}	2.0×10^{-4}
6	1.0×10^{-4}	2.0×10^{-4}	7.0×10^{-5}	2.0×10^{-4}

Source: DOE 1990.

Table D-6. Conditional Probabilities and Release Fractions for RH-TRU Waste Shipments

Severity Category	Truck		Rail	
	Conditional Probability	Release Fraction	Conditional Probability	Release Fraction
1	0.99993	0	0.99991	0
2	6.2×10^{-5}	2.6×10^{-5}	3.9×10^{-5}	2.5×10^{-5}
3	5.6×10^{-6}	2.4×10^{-5}	4.9×10^{-5}	8.8×10^{-5}
4	5.2×10^{-7}	2.6×10^{-5}	5.8×10^{-7}	5.3×10^{-4}
5	7.0×10^{-8}	6.2×10^{-5}	1.1×10^{-7}	1.3×10^{-4}
6	2.2×10^{-10}	6.7×10^{-5}	8.5×10^{-10}	2.9×10^{-4}

Source: DOE 1990.

Table D-7. Conditional Probabilities and Release Fractions for HLW Shipments

Severity Category	Truck		Rail	
	Conditional Probability	Release Fraction	Conditional Probability	Release Fraction
1	0.99993	0	0.99991	0
2	6.2×10^{-5}	3.4×10^{-8}	3.9×10^{-5}	6.2×10^{-8}
3	5.6×10^{-6}	0	4.9×10^{-5}	0
4	5.2×10^{-7}	2.4×10^{-7}	5.8×10^{-7}	7.9×10^{-6}
5	7.0×10^{-8}	9.3×10^{-8}	1.1×10^{-7}	9.3×10^{-8}
6	2.2×10^{-10}	3.0×10^{-7}	8.5×10^{-10}	2.7×10^{-6}

Table D-8. Conditional Probabilities and Release Fractions for Class C LLW Drum Cell Waste Shipments

Severity Category	Truck		Rail	
	Conditional Probability	Release Fraction	Conditional Probability	Release Fraction
1	0.93	0	0.93	0
2	0.071	1.2×10^{-5}	0.069	1.2×10^{-5}
3	2.2×10^{-3}	3.1×10^{-5}	1.0×10^{-3}	3.1×10^{-5}
4	7.5×10^{-5}	8.8×10^{-6}	3.7×10^{-3}	3.3×10^{-5}
5	6.9×10^{-4}	5.0×10^{-5}	3.8×10^{-4}	5.9×10^{-5}
6	6.1×10^{-5}	5.7×10^{-5}	1.3×10^{-4}	7.5×10^{-5}

Table D-9. Conditional Probabilities and Release Fractions for Class A Drum and Box and Class B LLW Drum Waste Shipments

Severity Category	Truck		Rail	
	Conditional Probability	Release Fraction	Conditional Probability	Release Fraction
1	0.81	0	0.82	0
2	0.14	1.2×10^{-5}	0.14	1.2×10^{-5}
3	0.028	9.2×10^{-4}	0.019	9.1×10^{-4}
4	1.9×10^{-4}	5.0×10^{-4}	2.5×10^{-5}	5.0×10^{-4}
5	0.019	7.9×10^{-3}	0.015	7.7×10^{-3}
6	1.2×10^{-4}	0.38	9.7×10^{-4}	0.38

Table D-10. Conditional Probabilities and Release Fractions for Class B LLW High-Integrity Containers and Class C LLW Drum and High-Integrity Container Shipments

Severity Category	Truck		Rail	
	Conditional Probability	Release Fraction	Conditional Probability	Release Fraction
1	0.99993	0	0.99991	0
2	6.2×10^{-5}	2.6×10^{-5}	3.9×10^{-5}	2.5×10^{-5}
3	5.6×10^{-6}	2.4×10^{-5}	4.9×10^{-5}	8.8×10^{-5}
4	5.2×10^{-7}	2.6×10^{-5}	5.8×10^{-7}	5.3×10^{-4}
5	7.0×10^{-8}	6.2×10^{-5}	1.1×10^{-7}	1.3×10^{-4}
6	2.2×10^{-10}	6.7×10^{-5}	8.5×10^{-10}	2.9×10^{-4}

In developing the release fractions for the various waste types, the models developed in Sprung et al. (2000) combined separate responses of the waste form, its cladding, the response of the gases internal to the waste form and shipping container, and the shipping container. Waste form release fractions were estimated for the 21 rail and 19 truck cases. For shipping containers used for HLW and Class B and Class C waste, the response for the various accident environments represented by the 19 and 21 cases was assumed to be the same. To estimate the behavior of materials released from the clad to the internals of the packaging, Sprung et al. (2000) developed a deposition and gas expansion model to estimate the fraction of the material in the gas that might be released to the environment. To demonstrate how these models were adapted to one of the WVDP waste types, the modeling of the HLW canister behavior in the accident environment represented by the 21 rail and 19 truck severe accident cases will be described.

The first step was to make the assumption that because glass and ceramics are both brittle solids, both will have similar particulate release fractions when struck during a severe transportation accident. Because a melt temperature of 1,150 degrees Celsius (2,102 degrees Fahrenheit) is used to pour the HLW into the canister, no noble gases would be present in the waste form. Furthermore, any cesium or ruthenium present would be tightly bound to the boron and silicon in the HLW so they would behave as particulates instead of volatile species. Lastly, there would be no crud.

The second step was to replace the clad failure rate used in Sprung et al. (2000) for spent nuclear fuel with a canister failure model. Based on impact tests on simulated HLW canisters, it was estimated that 20 percent of the canisters would fail if they impacted a surface at between 48 and 97 kilometers (30 and 60 miles) per hour, 70 percent would fail if they impacted the surface at between 97 and 145 kilometers (60 and 90 miles) per hour, and all would fail if they impacted the surface at speeds in excess of 145 kilometers (90 miles) per hour. Furthermore, assuming the canister was sealed at room temperature, a stress analysis performed on the canister showed that it would not fail from pressure buildup when exposed to fires as high as 1,000 degrees Celsius (1,832 degrees Fahrenheit). This was the highest temperature considered in any of the cases modeled by Sprung et al. (2000).

The final two parts of the Sprung et al. (2000) analysis were deposition and gas displacement models. The deposition model estimated the fraction of the material released from the spent nuclear fuel clad that is deposited on the inside surfaces of the cask and clad and therefore not available for immediate release. The gas displacement model considers the pressure buildup inside the cask and the fraction of the gas that must be released to reduce the pressure inside the cask to atmospheric pressure. The model assumes the fraction of the radioactive material released from the cask is the same as the fraction of the internal gases that must be released from the cask to reduce the internal pressure in the cask to atmospheric pressure. In the modeling of the HLW releases, no changes were made to the gas displacement model. The source of the displacement was assumed to be the 1.9 atmosphere pressure internal to the canister during shipment. This pressure is based on the assumption that the canister was sealed at room temperature and operates at 300 degrees Celsius (572 degrees Fahrenheit) during shipment.

Once the 19 truck cases and the 21 rail cases have been modeled for the waste forms, the resultant conditional probabilities and release fractions were reduced to the 6 accident severity categories shown in Tables D-5 to D-10. While different assumptions were made, a similar process was performed to estimate the conditional probabilities and release fractions for the other waste forms. For the Class C drum cell waste shipments, the waste is contained in a grout matrix that is assumed to be have impact properties that are similar to those for the HLW and ceramic fuel. For the thermal behavior, the grout will basically turn back to powder, losing all its bound water, at 600° Celsius (1,112° Fahrenheit). A thermal model of a waste drum was used to estimate the fraction of the grout decomposed as a function of the fire duration. The conditional fire probabilities were the same as those used for the HLW, and the thermal release fraction for the decomposed grout used the release fraction for aggregate taken from DOE (1994). The results for this waste form are shown in Table D-8. For the waste in Type B containers, the HLW canister model was modified in two ways. First, the effect of the canister was removed, placing all of the release limits on the performance of the Type B packaging in the accident environment. This packaging was assumed to perform as the lead cask performed in Sprung et al. (2000). The other change was to use release fractions that are consistent with the type of waste being shipped, a surface-contaminated solid. These release fractions and conditional probabilities are shown in Tables D-6 and D-10. For the Class A waste shipped in drums and boxes, a crush model was used to estimate the fraction of the drums failed at various impact velocities, and the release fractions for combustible solids presented in DOE (1994) were thought to be most representative of these wastes. The release fractions and conditional probabilities for these waste forms are presented in Table D-9.

The RADTRAN 5 computer code was used to estimate accident unit risk factors (units of person-rem per kilometer per person per square kilometer) for each radionuclide in the various waste forms. An Access database was used to combine the unit risk factors with data on conditional probabilities, release fractions, accident rates, population densities, route distances, and radionuclide inventories to calculate the total accident dose risk for each alternative examined in the EIS. For a given alternative, the accident unit risk factors were first multiplied by the number of shipment kilometers through each population zone being traversed by the waste shipments and then by the population density associated with that population zone. By summing over all population zones traversed by the waste form and then over all waste forms being considered, the total accident dose risk for each of the alternatives has been obtained.

D.6.3 Shipment Inventories

The radionuclide inventories in Classes A, B, and C LLW were estimated from the five radionuclide mixes in Table 3-6 of Marschke (2001). The five radionuclide mixes were converted to radionuclide concentrations and scaled to arrive at the maximum radionuclide concentrations that were Class A, B, or C waste. To determine which of the five mixes for each waste class had the greatest radiological hazard, the radionuclide concentration was divided by the A_2 value for each radionuclide from 10 CFR 71 and summed for each mix. The mix with the largest sum represents the mix with the largest radiological hazard; this mix was then used in the transportation risk assessment. The radionuclide concentrations were then converted to container inventories, which are presented in Table D-11. Radionuclide inventories for Drum Cell waste are presented in Table D-12.

The radionuclide inventories for CH-TRU waste was taken from DOE (1997a) and are listed in Table D-13. The radionuclide inventory for RH-TRU waste was based on the radionuclide distribution for spent nuclear fuel, scaled to 2 curies of plutonium per 55-gallon drum, or 20 curies of plutonium per 10 drums, which is the limit for the shipping container. The radionuclide inventory is listed in Table D-13. The radionuclide inventory for HLW was taken from DOE (2002a) and is listed in Table D-14.

D.6.4 Atmospheric Conditions

Because it is impossible to predict the specific location of an offsite transportation accident, generic atmospheric conditions were selected for the risk and consequence assessments. For accident risk assessment, neutral weather conditions (Pasquill Stability Class D) were assumed. Neutral weather conditions are typified by moderate windspeeds, vertical mixing within the atmosphere, and good dispersion of atmospheric contaminants. Because neutral meteorological conditions compose the most frequently occurring atmospheric stability condition in the United States, these conditions are most likely to be present in the event of an accident involving a radioactive waste shipment. On the basis of observations from National Weather Service surface meteorological stations at 177 locations in the United States, on an annual average, neutral conditions (Pasquill Class C and D) occur 59 percent of the time, while stable (Pasquill Class E and F) and unstable (Pasquill Class A and B) conditions occur 33 percent and 8 percent of the time, respectively (CRWMS M&O 1999).

For the accident consequence assessment, doses were assessed under stable (Class F with 0.89 meter [2.92 feet] per second windspeed) atmospheric conditions. Stable weather conditions are typified by low windspeeds, very little vertical mixing within the atmosphere, and poor dispersion of atmospheric contaminants. Class F meteorology in combination with windspeeds of 0.89 meter per second generally occur no more than 12 percent of the time. Results calculated for stable conditions represent a worst-case weather situation.

Table D-11. Class A, B, and C Container Inventories^a

Nuclide	Class A LLW		Class B LLW		Class C LLW	
	Drum ^b Inventory	Box Inventory	Drum Inventory	HIC ^c Inventory	Drum Inventory	HIC ^c Inventory
Hydrogen-3	1.56×10^{-6}	5.50×10^{-8}	6.76×10^{-8}	8.83×10^{-7}	6.76×10^{-7}	8.83×10^{-6}
Carbon-14	6.49×10^{-6}	7.23×10^{-8}	8.88×10^{-8}	1.16×10^{-6}	8.88×10^{-7}	1.16×10^{-5}
Iron-55	0	5.57×10^{-7}	6.84×10^{-7}	8.95×10^{-6}	6.84×10^{-6}	8.95×10^{-5}
Nickel-59	0	1.24×10^{-6}	1.52×10^{-6}	1.99×10^{-5}	1.52×10^{-5}	1.99×10^{-4}
Nickel-63	0	1.66×10^{-4}	2.04×10^{-4}	2.66×10^{-3}	2.04×10^{-3}	0.0266
Cobalt-60	0	1.16×10^{-8}	1.43×10^{-8}	1.87×10^{-7}	1.43×10^{-7}	1.87×10^{-6}
Strontium-90	7.02×10^{-4}	0.070	0.086	1.12	0.86	11.2
Technetium-99	2.49×10^{-7}	6.26×10^{-6}	7.68×10^{-6}	1.00×10^{-4}	7.68×10^{-5}	1.00×10^{-3}
Iodine-129	5.21×10^{-10}	0	0	0	0	0
Cesium-137	8.96×10^{-4}	0.798	0.98	12.8	9.80	128
Europium-154	5.48×10^{-6}	7.32×10^{-4}	8.99×10^{-4}	0.0118	8.99×10^{-3}	0.118
Actinium-227	5.85×10^{-10}	9.44×10^{-12}	1.16×10^{-11}	1.52×10^{-10}	1.16×10^{-10}	1.52×10^{-9}
Radium-228	3.43×10^{-11}	1.57×10^{-17}	1.93×10^{-17}	2.52×10^{-16}	1.93×10^{-16}	2.52×10^{-15}
Protactinium-231	2.21×10^{-9}	4.55×10^{-12}	5.58×10^{-12}	7.30×10^{-11}	5.58×10^{-11}	7.30×10^{-10}
Thorium-232	2.37×10^{-10}	9.25×10^{-17}	1.14×10^{-16}	1.49×10^{-15}	1.14×10^{-15}	1.49×10^{-14}
Uranium-232	4.09×10^{-6}	6.09×10^{-8}	7.48×10^{-8}	9.78×10^{-7}	7.48×10^{-7}	9.78×10^{-6}
Uranium-233	8.75×10^{-6}	1.08×10^{-7}	1.33×10^{-7}	1.74×10^{-6}	1.33×10^{-6}	1.74×10^{-5}
Uranium-234	4.34×10^{-7}	6.27×10^{-8}	7.70×10^{-8}	1.01×10^{-6}	7.70×10^{-7}	1.01×10^{-5}
Uranium-235	8.43×10^{-8}	1.40×10^{-9}	1.71×10^{-9}	2.24×10^{-8}	1.71×10^{-8}	2.24×10^{-7}
Uranium-238	9.49×10^{-7}	1.24×10^{-8}	1.52×10^{-8}	1.99×10^{-7}	1.52×10^{-7}	1.99×10^{-6}
Neptunium-237	3.71×10^{-9}	4.70×10^{-7}	5.77×10^{-7}	7.55×10^{-6}	5.77×10^{-6}	7.55×10^{-5}
Plutonium-238	2.79×10^{-4}	8.80×10^{-5}	1.08×10^{-4}	1.41×10^{-3}	1.08×10^{-3}	0.0141
Plutonium-239	3.92×10^{-4}	2.10×10^{-5}	2.58×10^{-5}	3.38×10^{-4}	2.58×10^{-4}	3.38×10^{-3}
Plutonium-240	2.78×10^{-4}	2.10×10^{-5}	2.58×10^{-5}	3.38×10^{-4}	2.58×10^{-4}	3.38×10^{-3}
Plutonium-241	0.011	7.62×10^{-4}	9.36×10^{-4}	0.0122	9.36×10^{-3}	0.122
Plutonium-242	2.27×10^{-7}	1.08×10^{-7}	1.33×10^{-7}	1.74×10^{-6}	1.33×10^{-6}	1.74×10^{-5}
Americium-241	2.87×10^{-5}	7.33×10^{-4}	9.00×10^{-4}	0.0118	9.00×10^{-3}	0.118
Americium-243	8.70×10^{-7}	8.61×10^{-6}	1.06×10^{-5}	1.38×10^{-4}	1.06×10^{-4}	1.38×10^{-3}
Curium-242	1.05×10^{-16}	5.10×10^{-6}	6.26×10^{-6}	8.19×10^{-5}	6.26×10^{-5}	8.19×10^{-4}
Curium-243	1.54×10^{-8}	7.97×10^{-5}	9.78×10^{-5}	1.28×10^{-3}	9.78×10^{-4}	0.0128
Curium-244	4.21×10^{-7}	7.97×10^{-5}	9.78×10^{-5}	1.28×10^{-3}	9.78×10^{-4}	0.0128

a. All inventories presented in curies.

b. Also used for mixed LLW shipment inventory.

c. HIC = high-integrity container

D.6.5 Population Density Zones

Three population density zones (rural, suburban, and urban) were used for the offsite population risk assessment. These zones respectively correspond to three mean population densities of 6, 719, and 3,861 persons per square kilometer. The actual population densities in the three zones were based on an aggregation of the twelve population density zones provided in the WebTRAGIS output and on data from the 2000 census.

Table D-12. Drum Cell Waste Container Inventory

Nuclide	Drum Inventory (in curies)
Hydrogen-3	1.3×10^{-4}
Carbon-14	3.6×10^{-8}
Cobalt-60	6.0×10^{-8}
Nickel-63	3.5×10^{-5}
Strontium-90	0.027
Technetium-99	0.11
Antimony-125	1.0×10^{-4}
Iodine-129	1.8×10^{-5}
Cesium-137	0.021
Neptunium-237	4.3×10^{-5}
Plutonium-238	5.9×10^{-3}
Plutonium-239	1.2×10^{-3}
Plutonium-240	9.4×10^{-4}
Plutonium-241	0.067
Americium-241	1.4×10^{-3}
Plutonium-242	1.2×10^{-6}
Curium-242	8.6×10^{-12}

Table D-13. TRU Waste Container Inventories^a

Nuclide	CH-TRU Waste Drum Inventory	RH-TRU Waste Drum Inventory
Cobalt-60	4.6×10^{-5}	0
Strontium-90	7.1×10^{-4}	3.8
Cesium-137	7.1×10^{-4}	4.1
Thorium-228	0	1.2×10^{-3}
Uranium-232	0	1.2×10^{-3}
Uranium-233	0	0
Uranium-235	0	0
Uranium-238	0	0
Plutonium-238	71	0.26
Plutonium-239	1.1	0.073
Plutonium-240	0.30	0.055
Plutonium-241	14	1.6
Plutonium-242	4.9×10^{-5}	0
Americium-241	0.26	0.089
Americium-242	0	6.2×10^{-4}
Americium-242m	0	6.2×10^{-4}
Americium-243	0	3.9×10^{-3}
Curium-244	0	8.1×10^{-3}

a. All inventories presented in curies.

Table D-14. HLW Canister Inventory

Nuclide	Canister Inventory ^a
Actinium-227	0.046
Americium-241	200
Americium-242m	1.0
Americium-243	1.3
Carbon-14	0.53
Curium-242	0.84
Curium-243	0.28
Curium-244	11
Curium-245	3.4×10^{-3}
Curium-246	3.9×10^{-4}
Cesium-134	4.4×10^{-3}
Cesium-135	0.62
Cesium-137	16,000
Hydrogen-3	0.078
Iodine-129	8.1×10^{-4}
Niobium-93m	0.95
Neptunium-237	0.092
Protactinium-231	0.059
Palladium-107	0.042
Plutonium-238	27
Plutonium-239	6.4
Plutonium-240	4.7
Plutonium-241	95
Plutonium-242	6.4×10^{-3}
Radium-228	6.3×10^{-3}
Ruthenium-106	1.9×10^{-9}
Selenium-79	0.23
Samarium-151	270
Tin-126	0.4
Strontium-90	14,000
Technetium-99	6.5
Thorium-229	8.9×10^{-4}
Thorium-230	2.3×10^{-4}
Thorium-232	6.3×10^{-3}
Uranium-232	0.023
Uranium-233	0.037
Uranium-234	0.019
Uranium-235	3.9×10^{-4}
Uranium-236	1.1×10^{-3}
Uranium-238	3.3×10^{-3}
Zirconium-93	1.1
Nickel-59	0.41
Nickel-63	27

Source: DOE 2002a.

a. All inventories presented in curies.

D.6.6 Exposure Pathways

Radiological doses were calculated for an individual located near the scene of the accident and for populations within 80 kilometers (50 miles) of the accident. Rural, suburban, and urban population densities were assessed. Dose calculations considered a variety of exposure pathways, including inhalation and direct exposure (cloudshine) from the passing cloud, ingestion of contaminated crops, direct exposure (groundshine) from radioactivity deposited on the ground, and inhalation of resuspended radioactive particles from the ground.

D.6.7 Health Risk Conversion Factors

The following health risk conversion factors used to estimate latent cancer fatalities from radiological exposures were from the Interagency Steering Committee on Radiation Standards (DOE 2002b): 6×10^{-4} and 5×10^{-4} latent cancer fatalities per person-rem for members of the public and workers, respectively. Although latent cancer fatalities are the predominant health risk associated with low-level radiation doses (that is, doses below the thresholds for acute effects), they are not the only potential detrimental health effect. Risks of other delayed health effects such as non-fatal cancers and hereditary effects should also be acknowledged. International Commission on Radiological Protection Publication 60 (ICRP 1991) has estimated that the total risk of detrimental health effects are 7.3×10^{-4} and 5.6×10^{-4} total detrimental health effects per person-rem for members of the public and workers, respectively.

D.7 RESULTS

D.7.1 Transportation Impacts

No Action Alternative. Table D-15 lists the transportation impacts under the No Action Alternative. If trucks were used to ship the radioactive waste, an estimated 0.034 to 0.041 fatality would occur. The range of total fatalities is based on the minimum and maximum total fatalities for each waste type. Of that, about 60 percent would be from nonradiological traffic accidents and about 10 percent would be from nonradiological pollutants (diesel exhaust and fugitive dust).

Table D-15. Transportation Impacts Under the No Action Alternative

Waste Type	Destination	Incident-Free		Radiological Accident Dose Risk (person-rem)	Incident-Free		Radiological Accident Risk (LCFs)	Pollution Health Effects	Traffic Fatalities	Total Fatalities
		Public (person-rem)	Worker (person-rem)		Public (LCFs)	Worker (LCFs)				
Truck										
Class A	Envirocare	15	23	0.11	9.2×10^{-3}	0.011	6.9×10^{-5}	2.1×10^{-3}	0.011	0.034
Class A	Hanford	19	27	0.12	0.011	0.014	7.4×10^{-5}	2.3×10^{-3}	0.014	0.041
Class A	NTS	19	27	0.14	0.011	0.013	8.5×10^{-5}	2.8×10^{-3}	0.013	0.041
Total Truck Fatalities: 0.034 – 0.041										
Rail										
Class A	Envirocare	27	24	0.45	0.016	0.012	2.7×10^{-4}	3.0×10^{-3}	9.8×10^{-3}	0.042
Class A	Hanford	28	26	0.49	0.017	0.013	3.0×10^{-4}	3.1×10^{-3}	0.012	0.046
Class A	NTS	28	32	0.45	0.017	0.016	2.7×10^{-4}	3.0×10^{-3}	0.012	0.049
Total Rail Fatalities: 0.042 – 0.049										

Acronyms: LCFs = latent cancer fatalities; NTS = Nevada Test Site. The range of total fatalities is based on the minimum and maximum total fatalities for each waste type.

If trains were used, an estimated 0.042 to 0.049 fatality would occur. About 70 percent would be from nonradiological traffic accidents and about 20 percent would be from nonradiological pollutants (diesel exhaust and fugitive dust).

Alternative A. Table D-16 lists the transportation impacts under Alternative A. If trucks were used to ship the radioactive waste, an estimated 0.79 to 0.82 fatality would occur. The range of total fatalities is based on the minimum and maximum total fatalities for each waste type. Of that, about 30 percent would be from nonradiological traffic accidents and about 15 percent would be from nonradiological air pollutants.

If trains were used, an estimated 0.60 to 0.68 fatality would occur. Of that, about 30 percent would be from nonradiological traffic accidents and about 20 percent would be from nonradiological air pollutants.

Alternative B. Table D-17 lists the transportation impacts under Alternative B. If trucks were used to ship the radioactive waste, an estimated 0.84 to 0.93 fatality would occur. The range of total fatalities is based on the minimum and maximum total fatalities for each waste type. Of that, about 35 percent would be from nonradiological traffic accidents and about 15 percent would be from nonradiological air pollutants.

If trains were used, an estimated 0.66 to 0.79 fatality would occur. Of that, about 30 percent would be from nonradiological traffic accidents and about 15 percent would be from nonradiological air pollutants.

D.7.2 Incident-Free Radiation Doses to Maximally Exposed Individuals

No Action Alternative. Table D-18 lists the incident-free radiation doses for the maximally exposed individual scenarios under the No Action Alternative. If trucks were used to ship the waste, the maximally exposed worker would be a driver who would receive a radiation dose of about 250 mrem per year based on driving a truck carrying Class A LLW for about 700 hours per year. This is equivalent to a probability of a latent cancer fatality of about 1.3×10^{-4} .

Under the No Action Alternative, the maximally exposed member of the public would be a person working at a service station who would receive a radiation dose of about 0.10 mrem per year. This is equivalent to a probability of a latent cancer fatality of about 6.0×10^{-8} .

If trains were used to ship the waste, the maximally exposed worker would be an inspector. This worker would receive a radiation dose of about 1.9 mrem per year. This is equivalent to a probability of a latent cancer fatality of about 9.5×10^{-7} . The maximally exposed member of the public was a railyard worker who was not directly involved with handling the railcars. This person would receive a radiation dose of about 0.35 mrem per year. This is equivalent to a probability of a latent cancer fatality of about 2.1×10^{-7} .

Alternative A. Table D-18 lists the incident-free radiation doses for the maximally exposed individual scenarios under Alternative A. If trucks were used to ship the waste, the maximally exposed worker would be a driver who would receive a radiation dose of about 2,000 mrem per year based on driving a truck for 1,000 hours per year. This is equivalent to a probability of a latent cancer fatality of about 1.0×10^{-3} .

Table D-16. Transportation Impacts Under Alternative A

Waste Type	Destination	Incident-Free		Radiological Accident Dose Risk (person-rem)		Incident-Free		Radiological Accident Risk (LCFs)		Pollution Health Effects		Traffic Fatalities		Total Fatalities
		Public (person-rem)	Worker (person-rem)	Public (LCFs)	Worker (LCFs)	Public (LCFs)	Worker (LCFs)	Public (LCFs)	Worker (LCFs)	Traffic Fatalities				
Truck														
Class A	Envirocare	41		62		0.23	0.025	0.031	1.4 × 10 ⁻⁴	5.7 × 10 ⁻³	0.030	0.092		
	Hanford Site	50		74		0.24	0.030	0.037	1.5 × 10 ⁻⁴	6.3 × 10 ⁻³	0.038	0.11		
	NTS	51		71		0.28	0.031	0.036	1.7 × 10 ⁻⁴	7.6 × 10 ⁻³	0.036	0.11		
Class B	Hanford Site	47		130	1.4 × 10 ³	1.4 × 10 ⁻³	0.028	0.065	5.9 × 10 ⁻³		0.035	0.13		
	NTS	48		120	1.6 × 10 ³	1.6 × 10 ⁻³	0.029	0.062	7.1 × 10 ⁻³		0.034	0.13		
	Hanford Site	140		400	9.1 × 10 ⁴	0.087	0.20	5.5 × 10 ⁻⁷		0.018	0.11	0.41		
Class C	NTS	150		380	1.1 × 10 ³	0.089	0.19	6.5 × 10 ⁻⁷		0.022	0.10	0.41		
	CH-TRU	14		20	1.2	8.3 × 10 ⁻³	0.010	7.5 × 10 ⁻⁴	2.3 × 10 ⁻³		0.012	0.033		
	RH-TRU	WIPP	11	27	1.2 × 10 ⁻⁵	6.5 × 10 ⁻³	0.013	7.5 × 10 ⁻⁹	2.2 × 10 ⁻³		0.011	0.033		
MLLW	Envirocare	1.3		1.9		0.017	7.7 × 10 ⁻⁴	9.5 × 10 ⁻⁴	1.0 × 10 ⁻⁵	1.8 × 10 ⁻⁴	9.2 × 10 ⁻⁴	2.8 × 10 ⁻³		
	Hanford	1.5		2.3		0.019	9.2 × 10 ⁻⁴	1.1 × 10 ⁻³	1.1 × 10 ⁻⁵	1.9 × 10 ⁻⁴	1.2 × 10 ⁻³	3.4 × 10 ⁻³		
	NTS	1.6		2.2		0.022	9.5 × 10 ⁻⁴	1.1 × 10 ⁻³	1.3 × 10 ⁻⁵	2.3 × 10 ⁻⁴	1.1 × 10 ⁻³	3.4 × 10 ⁻³		
HLW	Repository	34		88	1.6 × 10 ⁻³	0.020	0.044	9.7 × 10 ⁻⁷	5.8 × 10 ⁻³		0.024	0.094		
														Total Truck Fatalities: 0.79 – 0.82
Rail														
Class A	Envirocare	73		65	0.88	0.044	0.033	5.3 × 10 ⁻⁴	8.0 × 10 ⁻³		0.026	0.11		
	Hanford Site	74		70	0.97	0.045	0.035	5.8 × 10 ⁻⁴	8.2 × 10 ⁻³		0.034	0.12		
	NTS	76		87	0.88	0.046	0.044	5.3 × 10 ⁻⁴	8.1 × 10 ⁻³		0.033	0.13		
Class B	Hanford Site	70		66	5.6 × 10 ⁻³	0.042	0.033	3.4 × 10 ⁻⁶	3.9 × 10 ⁻³		0.016	0.095		
	NTS	71		90	5.1 × 10 ⁻³	0.043	0.045	3.1 × 10 ⁻⁶	3.8 × 10 ⁻³		0.017	0.11		
	CH-TRU	220		200	2.0 × 10 ⁻³	0.13	0.10	1.2 × 10 ⁻⁶	0.012		0.049	0.29		
Class C	NTS	220		280	1.8 × 10 ⁻³	0.13	0.14	1.1 × 10 ⁻⁶	0.012		0.053	0.34		
	RH-TRU	WIPP	14	16	0.33	8.3 × 10 ⁻³	8.1 × 10 ⁻³	2.0 × 10 ⁻⁴	3.4 × 10 ⁻³		0.018	0.038		
	MLLW	Envirocare	11	13	4.0 × 10 ⁻⁵	6.6 × 10 ⁻³	6.4 × 10 ⁻³	2.4 × 10 ⁻⁸	8.0 × 10 ⁻⁴		4.2 × 10 ⁻³	0.018		
HLW	Hanford	2.2		2.0	0.068	1.3 × 10 ⁻³	1.0 × 10 ⁻³	4.1 × 10 ⁻⁵	2.4 × 10 ⁻⁴		8.1 × 10 ⁻⁴	3.4 × 10 ⁻³		
	NTS	2.3		2.2	0.075	1.4 × 10 ⁻³	1.1 × 10 ⁻³	4.5 × 10 ⁻⁵	2.5 × 10 ⁻⁴		1.0 × 10 ⁻³	3.8 × 10 ⁻³		
	Repository	2.3		2.7	0.068	1.4 × 10 ⁻³	1.3 × 10 ⁻³	4.1 × 10 ⁻⁵	2.5 × 10 ⁻⁴		1.0 × 10 ⁻³	4.0 × 10 ⁻³		
HLW														
														Total Rail Fatalities: 0.60 – 0.68

Acronyms: LCFs = latent cancer fatalities; CH-TRU = contact-handled transuranic waste; RH-TRU = remote-handled transuranic waste; MLLW = mixed low-level waste; HLW = high-level radioactive waste; NTS = Nevada Test Site; WIPP = Waste Isolation Pilot Plant. The range of total fatalities is based on the minimum and maximum total fatalities for each waste type.

Table D-17. Transportation Impacts Under Alternative B

Waste Type	Destination	Incident-Free		Incident-Free		Radiological Accident Risk (person-rem)		Radiological Accident Risk (LCFs)		Pollution Health Effects		Traffic Fatalities		Total Fatalities
		Public (person-rem)	Worker (person-rem)	Public (LCFs)	Worker (LCFs)	Public (person-rem)	Worker (LCFs)	Public (LCFs)	Worker (LCFs)	Public (LCFs)	Worker (LCFs)	Total Truck Fatalities	Total Truck Fatalities	
Truck														
Class A	Envirocare	41	62	0.23	0.025	0.031	1.4 × 10 ⁻⁴	5.7 × 10 ⁻⁵	0.030	0.030	0.030	0.092	0.092	
	Hanford Site	50	74	0.24	0.030	0.037	1.5 × 10 ⁻⁴	6.3 × 10 ⁻⁵	0.038	0.038	0.038	0.11	0.11	
NTS		51	71	0.28	0.031	0.036	1.7 × 10 ⁻⁴	7.6 × 10 ⁻⁵	0.036	0.036	0.036	0.11	0.11	
	Hanford Site	47	130	1.4 × 10 ⁻³	0.028	0.065	8.2 × 10 ⁻⁷	5.9 × 10 ⁻⁵	0.035	0.035	0.035	0.13	0.13	
NTS		48	120	1.6 × 10 ⁻³	0.029	0.062	9.4 × 10 ⁻⁷	7.1 × 10 ⁻⁵	0.034	0.034	0.034	0.13	0.13	
	Hanford Site	140	400	9.1 × 10 ⁻⁴	0.087	0.20	5.5 × 10 ⁻⁷	0.018	0.11	0.11	0.11	0.41	0.41	
NTS		150	380	1.1 × 10 ⁻³	0.089	0.19	6.5 × 10 ⁻⁷	0.022	0.10	0.10	0.10	0.41	0.41	
	CH-TRU SRS → WIPP	15	25	1.7	8.8 × 10 ⁻³	0.012	1.0 × 10 ⁻³	2.7 × 10 ⁻⁵	0.015	0.015	0.015	0.40	0.40	
INEEL → WIPP		18	32	1.1	0.011	0.016	6.7 × 10 ⁻⁴	2.5 × 10 ⁻⁵	0.016	0.016	0.016	0.46	0.46	
	ORNL → WIPP	13	23	1.1	7.7 × 10 ⁻³	0.012	6.4 × 10 ⁻⁴	2.2 × 10 ⁻⁵	0.012	0.012	0.012	0.34	0.34	
Hanford → WIPP		22	38	1.3	0.013	0.019	7.8 × 10 ⁻⁴	3.0 × 10 ⁻⁵	0.020	0.020	0.020	0.56	0.56	
	SRS → WIPP	12	31	1.7 × 10 ⁻⁵	6.9 × 10 ⁻³	0.015	1.0 × 10 ⁻⁸	2.5 × 10 ⁻⁵	0.014	0.014	0.014	0.39	0.39	
INEEL → WIPP		14	41	1.2 × 10 ⁻⁵	8.4 × 10 ⁻³	0.021	7.3 × 10 ⁻⁹	2.4 × 10 ⁻⁵	0.015	0.015	0.015	0.46	0.46	
	ORNL → WIPP	10	29	1.1 × 10 ⁻⁵	6.1 × 10 ⁻³	0.014	6.4 × 10 ⁻⁹	2.0 × 10 ⁻⁵	0.011	0.011	0.011	0.34	0.34	
Hanford → WIPP		17	50	1.4 × 10 ⁻⁵	0.010	0.025	8.4 × 10 ⁻⁹	2.8 × 10 ⁻⁵	0.019	0.019	0.019	0.57	0.57	
	MILL W Envirocare	1.3	1.9	0.017	7.7 × 10 ⁻⁴	9.5 × 10 ⁻⁵	1.0 × 10 ⁻⁵	1.8 × 10 ⁻⁴	9.2 × 10 ⁻⁴	2.8 × 10 ⁻³	2.8 × 10 ⁻³			
Hanford Site		1.5	2.3	0.019	9.2 × 10 ⁻⁴	1.1 × 10 ⁻⁵	1.1 × 10 ⁻⁵	1.9 × 10 ⁻⁴	1.2 × 10 ⁻³	3.4 × 10 ⁻³	3.4 × 10 ⁻³			
	NTS	1.6	2.2	0.022	9.5 × 10 ⁻⁴	1.1 × 10 ⁻³	1.3 × 10 ⁻⁵	2.3 × 10 ⁻⁴	1.1 × 10 ⁻³	3.4 × 10 ⁻³	3.4 × 10 ⁻³			
HLW	SRS → Repository	53	130	4.3 × 10 ⁻³	0.032	0.067	2.6 × 10 ⁻⁶	9.6 × 10 ⁻⁵	0.047	0.047	0.047	0.16	0.16	
	Hanford → Repository	50	140	2.3 × 10 ⁻³	0.030	0.069	1.4 × 10 ⁻⁶	8.0 × 10 ⁻⁵	0.037	0.037	0.037	0.14	0.14	
Total Truck Fatalities: 0.84 – 0.93														

Table D-17. Transportation Impacts Under Alternative B (cont)

Waste Type	Destination	Incident-Free	Radiological Accident Dose Risk (person-rem)	Incident-Free	Radiological Accident Risk (LCFs)	Pollution Health Effects	Traffic Fatalities	Total Fatalities
<i>Rail</i>								
Class A	Envirocare	73	65	0.88	0.044	5.3 × 10 ⁻⁴	8.0 × 10 ⁻³	0.026
	Hanford Site	74	70	0.97	0.045	5.8 × 10 ⁻⁴	8.2 × 10 ⁻³	0.034
	NTS	76	87	0.88	0.046	5.34 × 10 ⁻⁴	8.1 × 10 ⁻³	0.033
Class B	Hanford Site	70	66	5.6 × 10 ⁻³	0.042	0.033	3.4 × 10 ⁻⁶	3.9 × 10 ⁻³
	NTS	71	90	5.1 × 10 ⁻³	0.043	0.045	3.1 × 10 ⁻⁶	3.8 × 10 ⁻³
Class C	Hanford Site	220	200	2.0 × 10 ⁻³	0.13	0.10	1.2 × 10 ⁻⁶	0.012
	NTS	220	280	1.8 × 10 ⁻³	0.13	0.14	1.1 × 10 ⁻⁶	0.012
CH-TRU	SRS → WIPP	23	30	0.48	0.014	0.015	2.9 × 10 ⁻⁴	5.8 × 10 ⁻³
	INEEL → WIPP	23	32	0.57	0.014	0.016	3.4 × 10 ⁻⁴	5.8 × 10 ⁻³
	ORNL → WIPP	21	29	0.42	0.012	0.015	2.5 × 10 ⁻⁴	5.1 × 10 ⁻³
	Hanford → WIPP	27	35	0.72	0.016	0.017	4.3 × 10 ⁻⁴	6.7 × 10 ⁻³
RH-TRU	SRS → WIPP	18	24	5.1 × 10 ⁻³	0.011	0.012	3.1 × 10 ⁻⁸	1.4 × 10 ⁻³
	INEEL → WIPP	18	25	6.7 × 10 ⁻⁵	0.011	0.013	4.0 × 10 ⁻⁸	5.4 × 10 ⁻³
	ORNL → WIPP	16	23	4.9 × 10 ⁻⁵	9.8 × 10 ⁻³	0.011	2.9 × 10 ⁻⁸	4.8 × 10 ⁻³
	Hanford → WIPP	21	27	8.3 × 10 ⁻⁵	0.013	0.014	5.0 × 10 ⁻⁸	6.3 × 10 ⁻³
MLLW	Envirocare	2.2	2.0	0.068	1.3 × 10 ⁻³	1.0 × 10 ⁻³	4.1 × 10 ⁻⁵	2.4 × 10 ⁻⁴
	Hanford Site	2.3	2.2	0.075	1.4 × 10 ⁻³	1.1 × 10 ⁻³	4.5 × 10 ⁻⁵	2.5 × 10 ⁻⁴
	NTS	2.3	2.7	0.068	1.4 × 10 ⁻³	1.3 × 10 ⁻³	4.1 × 10 ⁻⁵	2.5 × 10 ⁻⁴
HLW	SRS → Repository	17	42	5.1 × 10 ⁻⁴	0.010	0.021	3.0 × 10 ⁻⁷	6.1 × 10 ⁻³
	Hanford → Repository	16	42	6.5 × 10 ⁻⁴	9.4 × 10 ⁻³	0.021	3.9 × 10 ⁻⁷	5.3 × 10 ⁻³

Total Rail Fatalities: 0.66 – 0.79

Acronyms: LCFs = latent cancer fatalities; CH-TRU = contact-handled transuranic waste; RH-TRU = remote-handled transuranic waste; MLLW = mixed low-level waste; HLW = high-level radioactive waste; SRS = Savannah River Site; HF = Hanford Site; WIPP = Waste Isolation Pilot Plant; NTS = Nevada Test Site; INEEL = Idaho National Engineering and Environmental Laboratory; ORNL = Oak Ridge National Laboratory. The range of total fatalities is based on the minimum and maximum total fatalities for each waste type.

Table D-18. Incident-Free Radiation Doses for the Maximally Exposed Individual Scenarios

Scenario	No Action Alternative	Alternative A	Alternative B
Truck			
Service station worker (member of the public)	0.10 mrem/yr (6.0×10^{-8} LCFs)	19 mrem/yr (1.1×10^{-5} LCFs)	19 mrem/yr (1.1×10^{-5} LCFs)
Individual in traffic jam (member of the public)	0.50 mrem (3.0×10^{-7} LCFs)	8.2 mrem (4.9×10^{-6} LCFs)	8.2 mrem (4.9×10^{-6} LCFs)
Nearby resident (member of the public)	1.1×10^{-4} mrem/yr (6.6×10^{-11} LCFs)	0.022 mrem/yr (1.3×10^{-8} LCFs)	0.022 mrem/yr (1.3×10^{-8} LCFs)
Driver (occupational)	250 mrem/yr (1.3×10^{-4} LCFs)	2,000 mrem/yr (1.0×10^{-3} LCFs)	2,000 mrem/yr (1.0×10^{-3} LCFs)
Rail			
Railyard worker (member of the public)	0.35 mrem/yr (2.1×10^{-7} LCFs)	35 mrem/yr (2.1×10^{-5} LCFs)	35 mrem/yr (2.1×10^{-5} LCFs)
Nearby resident (member of the public)	2.9×10^{-4} mrem/yr (1.7×10^{-10} LCFs)	0.055 mrem/yr (3.3×10^{-8} LCFs)	0.055 mrem/yr (3.3×10^{-8} LCFs)
Resident near rail stop (member of the public)	0.042 mrem/yr (2.5×10^{-8} LCFs)	8.0 mrem/yr (4.8×10^{-6} LCFs)	8.0 mrem/yr (4.8×10^{-6} LCFs)
Inspector (occupational)	1.9 mrem/yr (9.5×10^{-7} LCFs)	190 mrem/yr (9.5×10^{-5} LCFs)	190 mrem/yr (9.5×10^{-5} LCFs)

The maximally exposed member of the public would be a person working at a service station who would receive a radiation dose of about 19 mrem per year. This is equivalent to a probability of a latent cancer fatality of about 1.1×10^{-5} .

If trains were used to ship the waste, the maximally exposed worker would be an inspector. This worker would receive a radiation dose of about 190 mrem per year. This is equivalent to a probability of a latent cancer fatality of about 9.5×10^{-5} . The maximally exposed member of the public was a railyard worker who was not directly involved with handling the railcars. This person would receive a radiation dose of about 35 mrem per year. This is equivalent to a probability of a latent cancer fatality of about 2.1×10^{-5} .

Alternative B. Table D-18 lists the incident-free radiation doses for the maximally exposed individual scenarios under Alternative B. If trucks were used to ship the waste, the maximally exposed worker would be a driver who would receive a radiation dose of about 2,000 mrem per year based on driving a truck for 1,000 hours per year. This is equivalent to a probability of a latent cancer fatality of about 1.0×10^{-3} .

The maximally exposed member of the public would be a person working at a service station who would receive a radiation dose of about 19 mrem per year. This is equivalent to a probability of a latent cancer fatality of about 1.1×10^{-5} .

If trains were used to ship the waste, the maximally exposed worker would be an inspector. This worker would receive a radiation dose of about 190 mrem per year. This is equivalent to a probability of a latent cancer fatality of about 9.5×10^{-5} . The maximally exposed member of the public was a railyard worker who was not directly involved with handling the railcars. This person would receive a radiation dose of about 35 mrem per year. This is equivalent to a probability of a latent cancer fatality of about 2.1×10^{-5} .

D.7.3 Impacts from Severe Transportation Accidents

In addition to analyzing the radiological and nonradiological risks of transporting radioactive waste from West Valley, DOE assessed the consequences of severe transportation accidents, known as maximum reasonably foreseeable transportation accidents. These severe accidents have a probability of about 1×10^{-7} per year. The consequences of these accidents were determined through the inhalation, groundshine, and immersion pathways.

The following assumptions were used to estimate the consequences of maximum reasonably foreseeable accidents:

- The release height of the plume is 10 meters (33 feet) for both fire- and impact-related accidents. Modeling the heat release rate of accident scenarios involving fire would result in lower consequences than modeling all events with a 10-meter release height.
- Breathing rate for individuals is assumed to be 10,400 cubic meters (13,600 cubic yards) per year (Neuhauer and Kanipe 2000).
- Short-term exposure to airborne contaminants is assumed to be 2 hours.
- Long-term exposure to contamination deposited on the ground is assumed to be 24 hours for the maximally exposed individual and 7 days for the population, with no interdiction or cleanup.
- The accident was assumed to occur in an urban area. The consequences for the maximum reasonably foreseeable accidents were estimated using 2000 census population density data from 0 to 80 kilometers (50 miles) for the 20 most populous urbanized areas in the country.
- Impacts were determined using low wind speeds and stable atmospheric conditions (a wind speed of 0.89 meters per second [2.9 feet per second] and Class F stability). The atmospheric concentrations estimated from these conditions would be exceeded only 5 percent of the time.
- The release fractions used in the analysis were for severity category 6 accidents (see Tables D-5 through D-10).
- The container inventories used in the analysis are listed in Tables D-11 through D-14. The number of containers that were assumed to be involved in the maximum reasonably foreseeable accident are listed in Table D-19. In several cases, multiple Type B shipping containers could be transported in a single shipment (see Table D-2). Because it is unlikely that a severe accident would breach multiple Type B shipping containers, a single Type B shipping container was assumed to be breached in the maximum reasonably foreseeable accident.

No Action Alternative. The maximally exposed individual would receive a radiation dose of 4.6 rem from the maximum reasonably foreseeable transportation accident involving a truck shipment of Class A LLW (Table D-20). This is equivalent to a risk of a latent cancer fatality of about 2.8×10^{-3} . The probability of this accident is about 5×10^{-7} per year. The population would receive a collective radiation dose of about 1,300 person-rem from this truck accident involving Class A LLW. This could result in about 1 latent cancer fatality.

Table D-19. Number of Containers Involved in the Maximum Reasonably Foreseeable Transportation Accident

Case	Mode	Container Type	Number of Containers Involved
Class A LLW drums	Rail	55-gallon drum	168 55-gallon drums
Class A LLW boxes	Rail	B-25 box	28 B-25 boxes
Class A LLW drums	Truck	55-gallon drum	84 55-gallon drums
Class A LLW boxes	Truck	B-25 box	14 B-25 boxes
Class B LLW drums	Rail	55-gallon drum	168 55-gallon drums
Class B LLW HIC	Rail	High-integrity container	1 high-integrity container in one Type B shipping container
Class B LLW drums	Truck	55-gallon drum	84 55-gallon drums
Class B LLW HIC	Truck	High-integrity container	1 high-integrity container in one Type B shipping container
Class C LLW drums	Rail	55-gallon drum	10 55-gallon drums in one Type B shipping container
Class C LLW HIC	Rail	High-integrity container	1 high-integrity container in one Type B shipping container
Class C LLW drums	Truck	55-gallon drum	10 55-gallon drums in one Type B shipping container
Class C LLW HIC	Truck	High-integrity container	1 high-integrity container in one Type B shipping container
Drum Cell Drums	Truck	71-gallon drum	24 71-gallon drums
Drum Cell Drums	Rail	71-gallon drum	96 71-gallon drums
CH-TRU	Rail	55-gallon drum	14 55-gallon drums in one TRUPACT-II Type B shipping container
CH-TRU	Truck	55-gallon drum	14 55-gallon drums in one TRUPACT-II Type B shipping container
RH-TRU	Rail	55-gallon drum	10 55-gallon drums in one Type B shipping container
RH-TRU	Truck	55-gallon drum	10 55-gallon drums in one Type B shipping container
HLW	Rail	Canister	1 canister in one Type B truck shipping container
HLW	Truck	Canister	5 canisters in one Type B rail shipping container

Acronyms: LLW = low-level waste; HIC = high-integrity container; CH-TRU = contact-handled transuranic waste;
RH-TRU = remote-handled transuranic waste; HLW = high-level radioactive waste

For the maximum reasonably foreseeable transportation rail accident involving Class A LLW, the maximally exposed individual would receive a radiation dose of about 9.2 rem (Table D-20). This is equivalent to a risk of a latent cancer fatality of about 5.5×10^{-3} . The probability of this accident is about 2×10^{-6} per year. The population would receive a collective radiation dose of about 2,600 person-rem from this rail accident involving Class A LLW. This could result in about 2 latent cancer fatalities.

Alternative A. For waste shipped under Alternative A, the maximum reasonably foreseeable truck or rail transportation accident with the highest consequences would involve CH-TRU waste. Because one transuranic package transporter (TRUPACT-II) shipping container was assumed to be involved in either the truck or rail accident, the consequences for the truck or rail accident are the same. However, the probabilities of the truck and rail accidents are slightly different. The probability of the truck accident was 6×10^{-7} per year; for rail, the probability of the accident was 1×10^{-7} per year. The maximally exposed individual would receive a radiation dose of about 25 rem from this accident (Table D-20),

Table D-20. Consequences of Severe Transportation Accidents^a

Case	Mode	Severity Category	Individual Dose (rem)	Individual LCF	Population Dose (person-rem)	Population LCF
Class A LLW drums	Rail	6	9.2	5.5×10^{-3}	2,600	1.6
Class A LLW boxes	Rail	6	2.1	1.2×10^{-3}	580	0.35
Class A LLW drums	Truck	6	4.6	2.8×10^{-3}	1,300	0.78
Class A LLW boxes	Truck	6	1.0	6.2×10^{-4}	290	0.18
Class B LLW drums	Rail	6	15	9.2×10^{-3}	4,300	2.6
Class B LLW HIC	Rail	6	9.8×10^{-4}	5.9×10^{-7}	0.30	1.8×10^{-4}
Class B LLW drums	Truck	6	7.7	4.6×10^{-3}	2,200	1.3
Class B LLW HIC	Truck	6	2.5×10^{-4}	1.5×10^{-7}	0.088	5.3×10^{-5}
Class C LLW drums	Rail	6	7.5×10^{-3}	4.5×10^{-6}	2.3	1.4×10^{-3}
Class C LLW HIC	Rail	6	9.8×10^{-3}	5.9×10^{-6}	3.0	1.8×10^{-3}
Class C LLW drums	Truck	6	1.9×10^{-3}	1.1×10^{-6}	0.67	4.0×10^{-4}
Class C LLW HIC	Truck	6	2.5×10^{-3}	1.5×10^{-6}	0.88	5.3×10^{-4}
Drum Cell Drums	Rail	6	0.010	6.1×10^{-6}	2.7	1.6×10^{-3}
Drum Cell Drums	Truck	6	1.8×10^{-3}	1.1×10^{-6}	0.51	3.1×10^{-4}
CH-TRU	Rail	6	25	0.015	6,600	4.0
CH-TRU	Truck	6	25	0.015	6,600	4.0
RH-TRU	Rail	6	0.20	1.2×10^{-4}	55	0.033
RH-TRU	Truck	6	0.045	2.7×10^{-5}	13	7.7×10^{-3}
HLW	Rail	6	0.64	3.8×10^{-4}	170	0.10
HLW	Truck	6	0.013	7.9×10^{-6}	3.6	2.2×10^{-3}

Acronyms: LCF = latent cancer fatality; LLW = low-level waste; HIC = high-integrity container; CH-TRU = contact-handled transuranic waste; RH-TRU = remote-handled transuranic waste; HLW = high-level radioactive waste

a. Impacts are for stable meteorological conditions. Population impacts are in an urban area.

which is equivalent to a latent cancer fatality risk of 0.015. The population would receive a collective radiation dose of approximately 6,600 person-rem from this accident. This could result in about 4 latent cancer fatalities.

Alternative B. For waste shipped under Alternative B, the maximum reasonably foreseeable truck or rail transportation accident with the highest consequences would involve CH-TRU waste. Because one TRUPACT-II shipping container was assumed to be involved in either the truck or rail accident, the consequences for the truck or rail accident are the same. However, the probabilities of the truck and rail accidents are slightly different. The probability of the truck accident was 8×10^{-7} per year; for rail, the probability of the accident was 3×10^{-7} per year. The maximally exposed individual would receive a radiation dose of about 25 rem from this accident (Table D-20), which is equivalent to a latent cancer fatality risk of 0.015. The population would receive a collective radiation dose of approximately 6,600 person-rem from this accident. This could result in about 4 latent cancer fatalities.

Using the screening procedure in *A Graded Approach for Evaluating Radiation Doses to Aquatic and Terrestrial Biota* (DOE 2002c), the sum of fractions of the biota concentration guides for the Class A LLW accidents and the CH-TRU accident were less than 1. Therefore, the radioactive releases from the Class A LLW accidents and the CH-TRU accident are not likely to cause persistent, measurable deleterious changes in populations or communities of terrestrial or aquatic plants or animals.

D.8 REFERENCES

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APPENDIX E
RESPONSES TO PUBLIC COMMENTS

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APPENDIX E

RESPONSES TO PUBLIC COMMENTS

The WVDP Waste Management EIS was issued in draft on May 16, 2003, for public comment (68 Fed. Reg. 26587). The 45-day comment period ended on June 30, 2003, although DOE also considered comments received after that date. A public hearing on the Draft EIS was held on June 11, 2003, at the Ashford Office Complex near the WVDP site. DOE received comments from 21 individuals, organizations, and agencies. Major issues raised in the comments are identified in the Summary and in Section 1.8.

This Appendix contains all of the comment documents received on the Draft EIS in their entirety, duplicated in the form in which they were received. Each document has been assigned a document number, beginning with 1.0. Individual comments within each document have been identified by brackets marked on the comment document in numerical order. Thus, Comment 1.3 identifies the third comment bracketed in Document Number 1.0. Similarly Comment 10.2 identifies the second comment bracketed in Document Number 10.0.

DOE's responses to comments follow each comment document. The responses are numbered according to the document number and comment number for that document. To find DOE's response to any person's or organization's comments, locate the person or organization in the list which follows by document number and turn to the corresponding page.

Table E-1. WVDP Waste Management EIS Commenters

Comment Number	Date Received	Name and Address of Commenter	Page Number
0001	06/11/03	Tim Waddell 110 Newport Drive Oak Ridge, TN 37830	E-5
0002	05/20/03	Jim Pickering PO Box 51 Arcade, NY 14009-0051	E-6
0003	06/11/03	Dr. Paul Piciulo NYSERDA 10282 Rock Springs Road West Valley, NY 14171-9799	E-9
0004	06/11/03	Kathy McGoldrick Coalition on West Valley Nuclear Wastes PO Box 458 Ellicottville, NY 14731	E-11
0005	06/12/03	W. Lee Poe, Jr. 807 Rollingwood Rd Aiken, SC 29801	E-13
0006	06/16/03	W. Lee Poe, Jr. 807 Rollingwood Rd Aiken, SC 29801	E-18

Comment Number	Date Received	Name and Address of Commenter	Page Number
0007	06/23/03	Andrew L. Raddant Regional Environmental Officer U.S. Department of the Interior Office of Environmental Policy and Compliance 408 Atlantic Avenue Room 142 Boston, MA 02210-3334 (617) 223-8565	E-22
0008	06/24/03	Michael A. Wilson, Program Manager Nuclear Waste Program State of Washington Dept. of Ecology 1315 W. 4 th Ave. Kennewick, WA 99336-6018 (509) 735-7581	E-24
0009	06/30/03	Barbara Youngberg, Chief Radiation Section NYSDEC Division of Solid and Hazardous Materials Bureau of Hazardous Waste and Radiation Management 625 Broadway, Eighth Floor Albany, NY 12233-7255 (518) 402-8579	E-36
0010	06/30/03	John A. Owsley, Director Tennessee Department of Environment and Conservation DOE Oversight Division 761 Emory Valley Road Oak Ridge, TN 37830-7072 (865) 481-0995	E-38
0011	06/30/03	Robert E. Knoer on behalf of the Coalition on West Valley Nuclear Wastes 14 Lafayette Square Suite 1700 Buffalo, NY 14203 (716) 855-1673	E-39
0012	06/30/03	Lee Lambert on behalf of the West Valley Citizen Task Force c/o Holland & Associates 700 N. Trade Avenue Landrum, SC 29356	E-43
0013	06/30/03	Laura McDade, President and Leonore Lambert, RW Monitor League of Women Voters 1272 Delaware Avenue Buffalo, NY 14209-2401 (716) 884-3550	E-45

Comment Number	Date Received	Name and Address of Commenter	Page Number
0014	06/30/03	Norman A. Mulvenon, Chair Local Oversight Committee (LOC) Citizens' Advisory Panel Oak Ridge Reservation 102 Robertsville Road, Suite B Oak Ridge, TN 37830 (865) 483-1333	E-47
0015	06/30/03	Michael Raab, Deputy Commissioner Erie County Department of Environment and Planning Edward A. Rath County Office Building 95 Franklin Street Buffalo, NY 14202-3973 (716) 858-6370	E-50
0016	06/30/03	Ken Niles, Assistant Director Oregon Office of Energy 625 Marion Street, NE, Suite 1 Salem, OR 97301-3742 (503) 378-4040	E-52
0017	06/30/03	Paul Piciulo, Director West Valley Site Management Program NYSERDA 10282 Rock Springs Road West Valley, NY 14171-9799 (716) 942-4387	E-56
0018	07/07/03	Robert W. Hargrove, Chief Strategic Planning and Multi-Media Programs Branch US EPA, Region 2 290 Broadway New York, NY 10007-1866 (Contact Mark Westrate at 212-637-3789)	E-63
0019	07/14/03	David R. Bradshaw, Mayor City of Oak Ridge PO Box 1 Oak Ridge, TN 37831-0001	E-66
0020	07/23/03	Rickey L. Armstrong, Sr., President The Seneca Nation of Indians 62 Eagle Street Salamanca, NY 14779	E-67
0021	07/31/03	Savannah River Site Citizens Advisory Board WSRC Building 742-A, Room 190 Aiken, SC 29808	E-73
0022	06/11/03	Dr. Paul Piciulo NYSERDA 10282 Rock Springs Road West Valley, NY 14171-9799	E-77

Comment Number	Date Received	Name and Address of Commenter	Page Number
0023	06/11/03	Kathy McGoldrick Coalition on West Valley Nuclear Wastes PO Box 458 Ellicottville, NY 14731	E-89
0024	06/11/03	Jim Pickering PO Box 51 Arcade, NY 14009-0051	E-99
0025	06/11/03	Jeremy Olmsted Springville, New York	E-103

Document #0001: Comment 1.1
Tim S. Waddell

Document #0001: Response

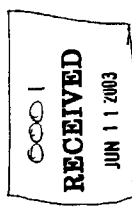
- 1.1. The shipment of waste to offsite locations for interim storage such as at the Oak Ridge Reservation is not DOE's preferred alternative. Under the preferred alternative (Alternative A), TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.

From: "Tim S. Waddell" <twaddell@mnsco.com>
To: <allen@wvneco.com>
Date: 6/11/03 8:40AM
Subject: Comment on WVDP Waste Management EIS

I am not in favor of sending TRU waste to the Oak Ridge Reservation.] 1.1

Regards,

Tim Waddell
110 Newport Drive
Oak Ridge, TN 37830



Document #0002:

Comments 2.1 – 2.11

James L. Pickering, LLB, JD, PhD

OFFICE OF
JAMES L.PICKERING,LL.B.,JD,PHD
POST OFFICE BOX 51
ARCADE, NEW YORK
14009-0051

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5. P.S.11 PAR IS A BOLD FACE LINE IN THAT WYOMING COUNTY SOIL AND WATER CONSERVATION DISTRICT OFFICE HAS ACQUIERED MAPS FOR WESTERN NEW YORK CLEARLY SHOWING THAT ACQUIERS OF VARIOUS LEVELS OVERLAP EACH OTHER SUCH THAT THERE IS A POTENTIAL FOR CONTAMINATION.

2.

FURTHER OTHER DOCUMENTATION IS AVAILABLE FROM OTHER GOVERNMENT SOURCES THAT CLEARLY SHOW THAT THE STATE FACILITIES AT GOWANDA DO TAKE WATER FROM THE CATTARAUGUS CREEK BASIN AND THAT AN ADMINISTRATIVE MIRACLE WAS ACCOMPLISHED WHICH CHANGE THE CREEK CLASSIFICATION FROM "C" TO "B"(DRINKABLE) THE BACK TO "C" SO THAT THAT WATER COULD BE USED AT THE FACILITIES.

6. ANOTHER BOLD FACE LINE APPEARS ON PAGE S-11 PAR 4.1 THE LAST SENTENCE IN THAT TWO PUBLIC PRESENTATION UNDER CONSENT DEGREE DATED 5-13-03 PUBLIC WAS PRESENTED WITH NEW CONSTRUCTION REQUIRING EPA REVIEW AND THE FACT THAT EPA WAS MADE A CO - CONSPIRATOR TO THE PROCESS OF AVOIDING RESPONSIBILITIES UNDER PL 96-368

7. PAGE S-12 PAR CONCERNING ASSUMPTION OF ISOLATION IS UNFOUNDED IN VIEW OF 5 ABOVE.

8. ABANDONED AGRICULTURAL LANDS MENTIONED ON PAGE S-14 PAR 3 SHOULD HAVE BEEN UTILIZED AS TEST FARM TO IDENTIFY WHAT IF ANY CROPS COULD BE GROWN ON THESE SITES AFTER RELEASE FOR PUBLIC USE.

9. ONCE AGAIN DOE USES FALSE MATHEMATICAL DATA ON PAGE S-14 PAR 3 IN THAT THERE IS NO SUCH THING AS LESS THAN 1

10. DOE ATTEMPTS TO JUSTIFY THE DEATH OF A SINGLE CITIZEN BY THE USE OF FALSE DATA OF 9 ABOVE IN ALL OF THE SO CALLED ALTERNATIVES AS AN EXCUSE FOR NOT TOTALLY REMOVING RADIOACTIVE WASTE FROM THE SITE.

11. PAGE S-26 DOCUMENT IN TOTAL IS FRAUDULENTLY PRESENTED ILLEGAL AND UNFOUNDED IN FACT AS IT IS SUMMARIZED IN 7.0

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Document #0002: Comment 2.12
James L. Pickering, LLB, JD, PhD

Document #0002: Responses

- 2.1. This comment relates to scope of the Decommissioning and/or Long-Term Stewardship EIS and will be addressed in that ongoing NEPA process.
- 2.2. The disposition of WVDP HLW tanks will be addressed in the Decommissioning and/or Long-Term Stewardship EIS.
- 2.3. The West Valley Demonstration Project Act (Public Law No. 96-368, included in Appendix A of this EIS) requires DOE to decontaminate and decommission the tanks and other facilities of the Western New York Service Center in which the HLW solidified under the project was stored (Section 2(a)(5)). The statute also states that DOE must prepare required environmental impact analyses of the project (Section 2(b)(3)(D)). In DOE's view, the West Valley Demonstration Project Act allows the preparation of more than one EIS.
- 2.4. DOE has met or will meet all of the vitrification, waste management, and decommissioning requirements set forth in the West Valley Demonstration Project Act. This WVDP Waste Management EIS addresses the continued onsite storage of waste and the shipment of waste for offsite disposal or for offsite storage. The *Waste Isolation Pilot Plant Disposal Phase Final Supplemental Environmental Impact Statement* (WIPP SEIS-II) analyzed the transportation and disposal of TRU waste, including waste generated and stored at the WVDP site. The *Final Environmental Impact Statement for a Geologic Repository for the Disposal of Spent Nuclear Fuel and High-level Radioactive Waste at Yucca Mountain, Nye County, Nevada* (Yucca Mountain Repository EIS) analyzed the transportation and disposal of HLW, including waste generated and stored at the WVDP site. The

3
THIS DRAFT EIS SHOULD BE SCRAPPED AS ILLEGAL, UNSUBSTANTIATED
IN FACT AND FRAUDULENT PRESENTED BY DOE STAFF.
2.12
RESPECTFULLY SUBMITTED FOR THE RECORD TO BE READ AT THE PUBLIC
HEARING ON JUNE 11, 2003 AT WHEN EVER THIS CITIZEN SHOWS UP.

JAMES L. PICKERING
5-15-03

3002, 3 of 3
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Decommissioning and/or Long-Term Stewardship EIS will evaluate alternatives for completing DOE's obligations under the Act.

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| <p>2.5. DOE reviewed its original sources and confirmed that information provided in the Draft EIS regarding hydrologic conditions at the site is correct. Minor changes, for clarity, were added to the Final EIS in the discussion of surface water (Section 3.2.1) and groundwater (Section 3.2.2).</p> <p>2.6. As stated in response to Comment 2.4, DOE believes that it has or is meeting its responsibilities under the West Valley Demonstration Project Act.</p> <p>2.7. DOE reviewed its original sources and confirmed that information provided in the Draft EIS regarding hydrologic conditions at the site is correct. Minor changes, for clarity, were added to the Final EIS in the discussion of groundwater (Section 3.2.2).</p> <p>2.8. The utilization of abandoned lands as a test farm is outside of the scope of the Waste Management EIS.</p> <p>2.9. The calculations conducted for the human health assessment show that, based on the expected doses, no latent cancer fatalities would be expected for the maximally exposed worker or member of the public or for the worker or public populations affected by the no action or action alternatives. Using the appropriate risk factors (see Appendix C) and multiplying those by the anticipated doses results in numbers less than 1.</p> <p>2.10. The data show that no deaths (latent cancer fatalities) would be expected as a result of doses received in the implementation of any of the alternatives analyzed in this EIS. DOE's preferred alternative (Alternative A) is to ship</p> | <p>LLW and mixed LLW offsite for disposal and to continue to store TRU waste and HLW until offsite disposal facilities are available.</p> <p>2.11. DOE believes that its conclusion as stated in the Summary is accurately stated and based on the analysis described in the EIS.</p> <p>2.12. DOE believes that the WVDP Waste Management EIS fully complies with NEPA and is based on referenced, factual information.</p> |
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Document #0003:

Comments 3.1 – 3.4
New York State Energy Research and
Development Authority

Comments of the New York State Energy Research and Development Authority on the West Valley Demonstration Project Draft Waste Management Environmental Impact Statement
Presented at the Public Comment Session on June 11, 2003
Ashford Office Complex

My name is Paul Pichilo and I am Director of the West Valley Site Management Program for the New York State Energy Research and Development Authority, more commonly referred to as NYSERDA. I am here to provide oral comments on the Waste Management Environmental Impact Statement on behalf of NYSERDA. NYSERDA also will be submitting written comments to the U.S. Department of Energy (DOE) prior to closure of the formal public comment period.

Our most important issue of concern regarding the Waste Management EIS is inclusion of the analysis to add grout to High-Level Waste Tanks 8D-1 and 8D-2 and the annulus surrounding each tank. NYSERDA believes that this activity, and alternatives for grouting the tanks, should not have been included in this Waste Management EIS. Long-term management options for the High-Level Waste Tanks are more appropriately analyzed in the *Environmental Impact Statement to Evaluate Decommissioning and/or Long-Term Stewardship at the West Valley Demonstration Project and Western New York Nuclear Service Center*. The reasons for this are threefold. First, the March 26, 2001 scoping for this Waste Management EIS did not include grouting of the high-level waste tanks. Second, the analysis of grouting the High-Level Waste Tanks in the Waste Management EIS is inconsistent with policy announced by the U.S. Nuclear Regulatory Commission (NRC) stating that the impacts of making a waste incidental to Reprocessing determination, which is a prerequisite for grouting the tanks, should be analyzed in the Decommissioning EIS. Lastly, Resource Conservation and Recovery Act regulations preclude treatment by grout stabilization until NRC has rendered its final decision on whether the Decommissioning EIS preferred alternative meets the criteria in the Commission's Policy Statement. I will now provide a more detailed explanation of these three concerns.

indicated that the Waste Management EIS would "include such activities as removal of loose contamination, removal of hardware and equipment; nonstructural decontamination of walls, ceilings, and floors; and flushing and/or removal of vessels and piping." Grouting of the tanks was not included in the description of the proposed action or the preliminary alternatives to be evaluated. Thus, it appears that evaluation of grouting the tanks is beyond the scope of this Waste Management EIS. The Federal Register Notice indicated that: "The remaining facilities for which the DOE is responsible, along with all final decommissioning and/or long-term stewardship actions to be taken by the DOE and NYSERDA, will be evaluated in [the Decommissioning EIS]."

Additionally, the residual waste in the High-Level Waste Tanks remains high-level waste, at the very least until a determination is made that such waste is incidental to reprocessing, in accordance with the requirements established by the NRC in the *U.S. Nuclear Regulatory Commission Decommissioning Criterion for the West Valley Demonstration Project at the West Valley Site: Final Policy Statement*, on February 1, 2002 (67 Fed. Reg. 5003). The Final Policy Statement makes it clear that the NRC intends to use the Decommissioning EIS to render a decision on the acceptability of DOE's waste incidental to Reprocessing determinations. NRC states that:

"The resulting calculated dose from the incident waste is to be integrated with all the other calculated doses from the remaining material at the entire NRC-licensed site to ensure that the License Termination Rule criteria are met. This is appropriate because the Commission does not intend to establish separate dose standards for various sections of the NRC-licensed site."

"It is the Commission's expectation that it will apply this criteria at the WVDP site following the completion of DOE's site activities. In this regard, the impacts of identifying waste as incidental to reprocessing and not high-level waste should be considered in the DOE's environmental reviews."

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Document #0003: Comments 3.3 – 3.5
New York State Energy Research and
Development Authority

Document #0003: Responses

- 3.1. The Draft WVDP Waste Management EIS analyzed the use of retrievable, low-strength grouting for the interim stabilization of the HLW tanks should that become necessary before decisionmaking about the site is completed. As stated in the Draft EIS, this grout would be sufficiently flexible to provide shielding and would not prohibit exhumation of the tanks should DOE decide to remove the tanks in the future. However, DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 3.2. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 3.3. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 3.4. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 3.5. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.:

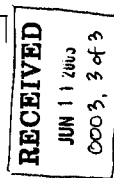
NRC even more clearly defines its expectations in a June 17, 2002 letter from Richard A. Meserve to myself.

"The Decommissioning EIS will address DOE Waste Incidental to Reprocessing determinations. NRC will review and comment on DOE Waste Incidental to Reprocessing determinations as a Cooperating Agency. NRC will also be rendering its final decision on DOE's Waste Incidental to Reprocessing determination in NRC's decision on whether the preferred alternative meets the criteria in the Commission's Policy Statement."

Thus, until the Decommissioning EIS is completed and NRC has made its determination regarding the tank residuals, such materials must continue to be managed as high-level waste and any decision to grout the tanks based on the Waste Management EIS would be premature.

Finally, the residual waste in the High-Level Waste Tanks is both high-level waste and Resource Conservation and Recovery Act (RCRA) characteristic waste. It is NYSERDA's understanding that, at this time, the only form of treatment accepted for such waste is vitrification. As long as the tank residual waste is high-level waste, in other words until NRC has rendered its final decision on DOE's Waste Incidental to Reprocessing determination in its decision on whether the Decommissioning EIS preferred alternative meets the criteria in the Commission's Policy Statement, current RCRA requirements preclude treatment by grout stabilization. Thus, under RCRA regulations, a determination must be made with respect to the Waste Incidental to Reprocessing issue before a decision to grout the tanks can be made.

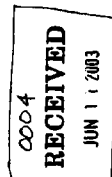
NYSERDA requests that DOE reconsider its inclusion of High-Level Waste Tank grouting in the Waste Management EIS. As I mentioned earlier, NYSERDA will be providing more detailed written comments prior to the closure of the formal public comment period. Thank you for this opportunity to share our concerns.



Document #0004: Comments 4.1 – 4.7
Kathy McGoldrick

Document #0004: Responses

- 4.1. The scope of the EIS that DOE began in 1988, with a draft in 1996, is now addressed in two EISs: the WVDP Waste Management EIS and the Decommissioning and/or Long-Term Stewardship EIS. Waste management activities, including offsite shipment for disposal, have utility independent from actions that might be taken to decommission WVDP and the requirements for long-term stewardship. In addition, the waste management activities described in the WVDP Waste Management EIS will not affect the range of alternatives available for decommissioning or long-term stewardship. Therefore, DOE does not believe that its NEPA strategy represents impermissible segmentation of the action.
- The Stipulation of Compromise (included in Appendix A of this EIS) does not preclude the preparation of more than one EIS. DOE believes that it has complied and continues to comply with the Stipulation.
- 4.2. The Stipulation of Compromise (included in Appendix A of this EIS) does not preclude the preparation of more than one EIS. DOE would not ship any Class B or C LLW, TRU waste, or HLW until the Final EIS and a Record of Decision are issued, completing the NEPA process for this proposed action.
- 4.3. The 6-month comment period in the Stipulation applies to an EIS prepared for the decommissioning of the site and is not applicable to the Draft WVDP Waste Management EIS prepared for the offsite transportation and disposal (or storage) of LLW, mixed LLW, TRU waste, and HLW. DOE has committed to a 6-month comment period for the Decommissioning and/or Long-Term Stewardship Draft EIS.



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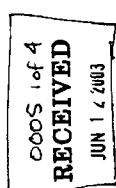
Comments on West Valley Demonstration Project Waste Management Environmental Impact Statement

- I would suggest that this DEIS being commented on is not a valid document. The splitting of the 1996 DEIS into two separate EISs may not be a legitimate NEPA action. This split also violates the 1987 Stipulation of Compromise Settlement between the US Department of Energy and the United States of American and the Coalition on West Valley Nuclear Wastes. 4.1
- Both Alternatives A and B rely on shipment of classes B and C low-level waste off-site without completion of the entire EIS process, a clear violation of the 1987 contract signed with the Coalition and of NEPA. 4.2
- The 45-day comment period is a violation under the terms of the Stipulation of Compromise. In that Stipulation, a six month comment period was agreed upon. 4.3
- The following are comments regarding the alternatives being presented in the 2003 Waste Management DEIS:
 - Shipment offsite for interim management (Alternative B) would increase transportation risks because each shipment would have to be made twice. 4.4
 - Interim storage, as we have suggested many times in the past, would avoid this problem. In comments on the 1996 DEIS, it was suggested that there be an alternative which would store packaged waste onsite for a limited amount of time (say 25 years). This would be true "interim" storage with the real intent of eventual shipment. We need to be cognizant of the time lag that may entail due to the reticence of other political and geographic entities to accept this waste, or even to allow it to be transported through these entities, due to the serious threat of terrorism. Our interim storage alternative should take this factor into account. However, when waste can leave West Valley, it must. For many reasons, West Valley is not a suitable site for permanent disposal of radioactive waste. 4.5
 - For obvious reasons, management of the high level waste tanks (under Alternative A) must not include changing the groundwater patterns or pressures around the tanks without first closely studying the effects of such. 4.6
 - The grouting of the high level waste storage tanks and their surrounding vaults (in Alternative B) would violate NEPA because it could limit closure alternatives yet to be considered in the Closure EIS now being written. 4.7

- 4.4. DOE recognizes the increased environmental impacts inherent in shipping waste offsite for storage prior to disposal, including increased transportation risk and human health risks to workers and the public at the offsite locations. These impacts are analyzed and acknowledged in the Draft and Final WVDP Waste Management EISs. Under DOE's preferred alternative (Alternative A), TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.
- 4.5. Under DOE's preferred alternative (Alternative A), TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged. In the context of this EIS, DOE does not intend to dispose of radioactive or hazardous waste at the WVDP site.
- 4.6. Neither the active ventilation of the HLW tanks and the annulus surrounding the tanks under the No Action Alternative and Alternative A nor the use of retrievable grout for interim stabilization of the tanks under Alternative B as analyzed in the Draft EIS would change the groundwater patterns or pressures around the tanks. DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 4.7. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.

Document #0005: Comments 5.1 – 5.2
W. Lee Poe, Jr.

Document #0005: Comments 5.3 – 5.8
W. Lee Poe, Jr.



June 13, 2003
807 E. Rollingwood Rd.
Aiken, SC 29801

Mr. Daniel W. Sullivan
Document Manager
DOE West Valley Area Office
PO Box 191

West Valley, NY 14171-0191

Report sent by e-mail: daniel.w.sullivan@wvw.doe.gov

Dear Mr. Sullivan:

**Comments on Draft Summary of
West Valley Demonstration Project
Waste Management**

Draft Environmental Impact Statement of April 2003

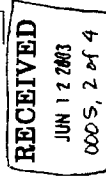
I would like to offer the following comments on the Draft Summary of the WVDP EIS for waste management (DOE/EIS-03/7D). These comments are on the draft summary. I requested a copy of the full EIS and it arrived this afternoon but I have not looked at it yet. I plan to offer comments on the full EIS but I thought the comments on the Summary should be sent now and the remainder of the comments later.

My comments are:

- 1) As identified in Section 2, the EIS impacts other sites, like SRS, Hanford etc. I can find no information on how these other sites were involved in the scoping for the EIS. I know there was no meeting to hear public comments in the Savannah River Site area. I consider it vital to have public input from the areas surrounding each potential site considered in the EIS. Normally, I can find what scoping process used by reading a shortened version of in the Summary. I can only find information on NOIs that were published on WV decontamination and long-term stewardship (pages S1 & S2). This tells me very little about the NOI process at other affected sites.

- 2) The cover sheet abstract explains the justification for the EIS's evaluation of "operation over the next 10 years". This seems to be a reasonable time period but since the HLW geologic repository at Yucca Mountain has yet to start up the EIS needs to evaluate the environmental impacts of a delay in startup of the geologic repository. I suggest that a supplement be added for all of the alternatives considering the environmental impacts of storage on or near surface beyond the 10 year period to show what I think will be the small impacts of a delay in the YM repository.

- 3) The information on the pedigree of the various West Valley EISs and agreements is unclear. (Pages S1 & S2). The compliance strategy that limits the scope of this EIS on pages S4 and S5 also is unclear. It apparently has the impact of limiting the environmental impacts considered in this EIS by telling me they have been previously covered in other EISs. I hope that I can find these other impacts in the cumulative section of the full EIS. They should also be covered in the summary. If not, and it doesn't seem to be covered, this is akin to segregation which is not allowed in NEPA. [5.3]
- 4) The Summary should describe the amount of waste involved for each category of waste. This should be given in Section 1 in either the Background or in a new section following the Facilities Section. It is important to know the amount of waste before considering the alternatives evaluated in Section 2. [5.4]
- 5) The No Action Alternative (page S7) is titled Continuation of Waste Management Activities. This does not seem to be a No Action alternative. If this EIS is going to describe it as the No Action, more description on why it is the No Action should be given. [5.5]
- 6) A second comment on this No Action Alternative is what happens if the Judge doesn't resolve the waste incident to reprocessing (WIR) law-suit at Idaho. This would prevent closing the HLW Tanks or the use of the "waste removal to the extent that is technically and economically practical". It is my understanding this portion of DOE Order 5480.1 is the offending portion. [5.6]
- 7) I am deeply troubled on Alternative A and B over the first full sentence on page S8 saying that "if some or all of the WVDP's TRU waste did not meet these requirements, the Department would need to explore other alternatives for disposal of this waste". I assume a similar condition would also apply to WVDP's HLW. With no assurances that both the TRU and HLW will meet WIPP and YM requirements respectively no path for disposal is available. These two Alternatives are invalid alternatives. For example in Alternative B, shipment of the WVDP TRU and HLW to another site places the burden for acceptability of the WVDP waste at the two repositories on the shipper to the repositories not on WVDP. Alternative A becomes the same as the No Action Alternative or continuation of storage at WVDP. WVDP needs to get assurances from WIPP and YM that the involved waste is in an acceptable form before implementing this EIS. [5.7]
- 8) The last sentence under Offsite Activities (page S9) describing environmental activities of interim storage on disposal states these impacts have already been considered in other EISs and are not covered in this EIS. If these impacts are part of this EIS, even though they have been covered earlier, they should again be given in this EIS and not omitted. This EIS must give the DOE decision-maker all of the information so they can make reasonable decisions. Do not compartmentalize and show minimal impacts. [5.8]



WVDP WM EIS Summary
2

WVDP WM EIS Summary
1

Document #0005: Comments 5.9 – 5.16
W. Lee Poe, Jr.

Document #0005: Comments 5.17 – 5.18
W. Lee Poe, Jr.

8) Is the title (ORNL) correctly used to describe the Oak Ridge Reservation? (See Page S16) 5.9

9) The description of SRS is poor. The major portion of SRS was operation of nuclear reactors to produce plutonium and to separate the plutonium from the irradiated fuel and purify it and produce plutonium for nuclear weapons. This was not mentioned. The SRS description and others interim storage site descriptions should be written by the individual sites and not someone who has never been at the individual sites. (I draw this conclusion from the wording in the EIS summary.) 5.10

10) The third sentence of the second paragraph of Section 4.0 (page S17) seems to be incorrect. It is saying that in incineration of WVDP TRU and HLW in Alternative B will not require facilities for storage of the WVDP waste. I strongly question this fact. The interim storage sites do have ongoing activities that store similar materials but storage capacity for the added volume of waste may not be available. This needs to be evaluated by the personnel at the interim storage sites. As an example, at SRS storage capacity for their own HLW will be taxing available storage capacity during this time with no WVDP waste. The impacts of this extra volume of waste must be included in the EIS. 5.11

In that same second paragraph, it is stated "work force requirements are assumed to be the same under all alternatives". Again I question such a simplifying statement. Affected sites must be brought into ensure the environmental impacts quoted reflect realism. 5.12

11) The number of transportation vehicles required, shown on page S19, is the same for alternative A and B. This cannot be the case. In alternative B waste is shipped twice, this latter condition is recognized on Table S-2. Table S-2 states that WVDP will ship 270 truck or 172 rail shipments of TRU and 300 truck or 60 rail shipments of HLW to the interim storage site. 5.13

12) The EIS states "the Offsite Impacts (page S20) have been addressed in earlier NEPA documents". I question this statement, the interim storage of WVDP waste will require extra storage capacity. 5.14

The logic in the same paragraph stating that WVDP waste represents <2% of the total waste and concluding that the interim storage would be very minor (<1 latent cancer facility) is inappropriate. The analysis for the interim storage should be made using interim storage site personnel and not waved off with over-arching insupportable assumption. If the analysis shows the assumption to be correct, it will then be supportable. 5.15

13) Because of my earlier comments on environmental impacts, Table 2 data for Alternative B should show some difference for the various interim storage sites. 5.16

14) The summary Table S2 shows essentially no LCF and no distinguishing feature between the three alternatives. I suggest adding person-years to show some difference between alternatives. As this table exists now and how the Conclusion is written, how can DOE reach a decision between the No Action Alternative and Alternative A? It is however clear that Alternative B is the poorest. I find these conclusions counter evident, but they are based upon this Summary. There has been no text on why the No Action Alternative is undesirable. It should be added if there is really some drive to get the waste out of WVDP. 5.17

I am sure that as I read the full EIS I will see why some of my comments are not evident but the summary is a stand-alone document. Again this document is comments on the Summary. I will provide further comments on the EIS as a whole as soon as I have mastered it. 5.18

If you have any questions on these comments or I can be of further assistance, please call me at (803) 642-7297. 5.19

Sincerely

W. Lee Poe, Jr.

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WVDP WM EIS Summary

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WVDP WM EIS Summary

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OOO S, 3 of 4

Document #0005: Responses

- 5.1. A scoping meeting was held during the 30-day scoping period on April 10, 2001, at West Valley, New York. The scoping period was announced in the *Federal Register* and on the DOE NEPA web page, and comments were solicited from any interested party.
- While scoping meetings were not held at any of the offsite locations, members of the public around those sites were aware of the potential for such actions to occur, based on DOE's prior NEPA analyses and decisions. Further, the Draft EIS was provided to the relevant state agencies near the proposed offsite locations for comment. Comments were received and considered from stakeholders near the Hanford Site, Oak Ridge Reservation, and SRS. DOE has considered input from members of the public near the offsite locations.
- 5.2. The Draft and Final EISs evaluate the impacts of managing waste that is already in the WVDP inventory and that might be generated over the next 10 years. DOE determined that 10 years was the appropriate analysis period in light of its intention to complete decisionmaking on the decommissioning and/or long-term stewardship of the WVDP site within that time period. Treatment, storage, and disposal facilities are currently available for most of the waste and DOE expects to ship the waste, as described in the preferred alternative, within the next 10 years. The EIS acknowledges that the HLW may remain at WVDP for more than 10 years. However, it also describes both the annual and the total impacts that could occur over the 10-year period. The total impacts would remain the same, but would be spread out over more years if, for example, a transportation campaign or a geologic repository were delayed. In addition, DOE did evaluate long-term, onsite storage of HLW in the No Action Alternative for the Yucca Mountain Repository EIS.

- 5.3. The scope of the EIS that DOE began in 1988, with a draft in 1996, is now addressed in two EISs: the WVDP Waste Management EIS and the Decommissioning and/or Long-Term Stewardship EIS. Waste management activities, including offsite shipment for disposal, have utility independent from actions that might be taken to decommission WVDP and the requirements for long-term stewardship. In addition, the waste management activities described in the WVDP Waste Management EIS will not affect the range of alternatives available for decommissioning or long-term stewardship. Therefore, DOE does not believe that its NEPA strategy represents impermissible segmentation of the action. Impacts at receiving sites are identified in the EISs specified in Chapter 1.
- 5.4. The amount of waste that would be shipped under each of the alternatives is contained in Chapter 2 (see Tables 2-2 and 2-3). This level of detail is not provided in the Summary, although the impacts of the waste shipments are described in the Summary (Section 4.0 and Tables S-3 and S-4).
- 5.5. The No Action Alternative represents a continuation of the status quo. The Council on Environmental Quality NEPA implementing regulations recognize this as an acceptable no action scenario.
- 5.6. Disposition of any wastes that would rely on determinations made under the Waste Incidental to Reprocessing provisions of DOE Order 435.1 would be dependent upon resolution of related legal issues.
- 5.7. TRU waste at WVDP could be disposed of at WIPP if the waste is determined to meet the requirements for disposal in that repository. If some or all of WVDP's TRU does not

- meet these requirements, DOE would need to explore other alternatives for disposal of the waste. Additional NEPA review would be conducted if DOE were to propose to dispose of TRU waste at a location other than WIPP.
- HLW generated at the WVDP site is eligible for disposal in a geologic repository. This waste volume (up to 300 canisters) was specifically analyzed in the Yucca Mountain Repository EIS (Appendix A, Section A.2.3.5.1).
- The shipment of waste to offsite locations for interim storage is not DOE's preferred alternative. Under the preferred alternative, TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.
- Offsite impacts are addressed in Chapter 4 of the Draft and Final EISs (Sections 4.3.4, 4.4.4, and 4.5.4).
- As noted in the Summary, Oak Ridge National Laboratory (ORNL) is part of the Oak Ridge Reservation (ORR). In its TRU waste Record of Decision following the issuance of the WM PEIS, DOE stated that each site that has generated or would generate TRU waste would store it onsite prior to shipment to WIPP for disposal (63 Fed. Reg. 3629 (1998)). However, DOE also stated that it may decide to ship TRU waste from sites where it may be impractical to prepare it for disposal to other sites where DOE has or will have the necessary capability. The sites that could receive TRU waste from other sites are the Idaho National Engineering and Environmental Laboratory (INEEL), ORR, Savannah River Site (SRS), and the Hanford Site. DOE has prepared a *Final Environmental Impact Statement for Treating Transuranic (TRU)/Alpha Low Level Waste at the Oak Ridge National Laboratory* (DOE/EIS-0305-F).

- 5.10. DOE confirmed that its description of SRS is accurate. Further information on SRS can also be found in the WM PEIS.
- 5.11. The Summary text identified in the comment refers to the WVDP site. The waste management actions at the WVDP site under all alternatives would be conducted in existing facilities by the existing workforce and would not involve any new construction or building demolition.
- With respect to actions at offsite locations, appropriate NEPA reviews would be conducted before any decision were made to ship specific TRU waste or HLW volumes to an offsite location for interim storage. Such reviews would address site-specific and cumulative impacts, including the availability of existing storage capacity, the need for additional storage capacity, and impacts to workers and the affected public.
- 5.12. The Summary text identified in the comment refers to the WVDP site. Work force requirements at the WVDP site are assumed to be the same under all alternatives. Based on its experience and knowledge of the site and its operations, DOE believes this assumption is appropriate.
- 5.13. The information presented on Page S-19 of the Draft EIS did state that total shipments under Alternative B would be higher than under Alternative A but provided incorrect shipment numbers. This text has been revised in the Final EIS to specify the total shipments under Alternative B, as given in Table S-2, Appendix D, and Section 4.4.2. Under Alternative A, the number of shipments would be 2,550 by truck or 847 by rail. Under Alternative B, the number of shipments would be 3,120 by truck or 1,079 by rail, which counts the shipments from WVDP to the interim storage sites and the shipments from the interim storage sites to the

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| <p>disposal sites separately. DOE would ship the same volume of TRU waste and HLW from WVDP to the interim storage sites as from the interim storage sites to the disposal sites under Alternative B.</p> <p>5.14. Impacts of the storage of TRU waste and HLW at various DOE sites have been addressed in earlier NEPA documents (see Section 1.7 for a complete listing and description of these documents). However, appropriate NEPA reviews would be conducted before any decision were made to ship specific TRU waste or HLW volumes to an offsite location for interim storage. Such reviews would address site-specific and cumulative impacts, including the availability of existing storage capacity, the need for additional storage capacity, and impacts to workers and the affected public.</p> <p>5.15. Offsite impacts are addressed in Chapter 4 of the Draft and Final EISs (Sections 4.3.4, 4.4.4, and 4.5.4).</p> <p>5.16. Table S-3 provides a summary of human health impacts at offsite locations.</p> <p>5.17. Table S-2 reports impacts associated with the alternatives. Person-rem is a dose, not an impact. In addition, person-rem are provided in Chapter 4 (see Tables 4-1 through 4-4, 4-7 through 4-10, 4-13, and 4-14).</p> | <p>5.18. The Summary serves as an overview of the material provided in the EIS and for that reason some information included in the EIS itself is necessarily left out of the Summary. DOE believes that the Summary provides an accurate synopsis of the analyses and findings that are explained more fully in the EIS.</p> |
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Document #0006: Comments 6.1 – 6.4
W. Lee Poe, Jr.

Document #0006: Comments 6.4 – 6.12
W. Lee Poe, Jr.

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June 16, 2003
807 E. Rollingwood Rd.
Aiken, SC 29801

Mr. Daniel W. Sullivan
Document Manager
DOE West Valley Area Office
PO Box 191
West Valley, NY 14171-0191
Report sent by e-mail. daniel.w.sullivan@wv.doe.gov
Dear Mr. Sullivan:

Comments on Draft of
West Valley Demonstration Project
Waste Management
Draft Environmental Impact Statement of April 2003

Additional Comments to Those Dated 6/13/03

I would like to offer the following additional comments on the Draft of the WVDP EIS for waste management (DOE/EIS - 0337D). These comments are in addition to those I offered on the Summary on June 13.

From my review of the DEIS, Alternative A should be accepted as DOE preferred Alternative as soon as DOE can assure that the waste meets specifications for shipment to WPP and YM.

I find that all of the environmental impacts are lower than I would have expected. I did not attempt to recalculate these values. I do think the impacts in Alternative B do not adequately consider the interim storage site impacts. (Values used were from programmatic EIS that are indicative of general waste not those found at WVDP. WVDP waste should be analyzed for interim storage away from WVDP if there is any interest in implementing Appendix B.)

My specific comments are:

- 1) The last sentence under 1.7 (page 1-13) states that "information from these earlier NEPA documents has been either extracted for use in this EIS or incorporated by reference". I found many places where neither was done.
- 2) The first sentence on page 1-15 seems out of place in this EIS. It raises the question, that is not answered, of what process DOE will use to ship waste that is not prepared for disposal. I suggest deleting that paragraph. If it is left in the EIS, the safety of

WVDP WM DEIS

- shipping waste from one site to another that does not meet shipping or disposal criteria must be explained. [6.4]
- 3) The last sentence on page 1-15 raises the same point I already commented on the Summary as comment 6. DOE must get assurances from WPP and YM that the involved waste is in an acceptable form before implementing this EIS. [6.5]
- 4) I found the answer to my comment 1 on the Summary on scoping on page 1-17. There was no scoping for this EIS near the interim storage sites. DOE should be sensitive and allow potentially affected stakeholders the opportunity to be involved in the scoping of EISs that may affect them. I further note that no copies of the DEIS were sent to those same stakeholders. [6.6]
- 5) Table 2-4 is a little better than Table S-2 in that it has actual numbers. (See comment 14 on the summary comments.) I think the person-responsible should be given as well as the number of LCF. [6.7]
- 6) Section 3.9 (page 3-25 & 26) does not describe the site implication of interim storage at sites other than WVDP. This description should be analyzed and added. [6.8]
- 7) The first sentence in the third paragraph of Section 4 (page 4-1) draws a conclusion that is probably incorrect. The judgment that no interim storage impacts exist in Alternative B because similar activities exist at the site is not viable unless they have been evaluated. [6.9]
- 8) Impacts of interim storage away from WVDP in Alternative B do not seem to be included. (Page 4-7) [6.10]
- 9) The Cumulative Impacts section is very weak. It basically says there are no cumulative impacts. Yet it identifies that WV past operations have contaminated the soil and the farmers get a dose commitment each time they plow the fields. The EIS further doesn't include the effect of D&D or the cumulative effects of interim storage at other sites. Section 3 lists noninvolved workers impacts and I concluded it should have been included in this cumulative section. I was very unimpressed with this section. [6.11]
- 10) A major weakness in the EIS is the description for No Action Alternative. I walk away from reading the EIS that there is no detrimental impact to WVDP should the No Action be chosen. If this had been the case, I am sure DOE would not have prepared the EIS. I spoke to this in my comments on the Summary and after reading the full EIS, I have not changed my mind on this weakness. [6.12]

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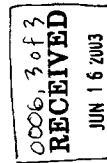
WVDP WM DEIS

Document #0006:	Comments	Responses
W. Lee Poe, Jr.		
6.1.	DOE has identified Alternative A as its preferred alternative.	
6.2.	Impacts of the storage of TRU waste and HLW at various DOE sites are described in the Draft and Final WVDP Waste Management EISs and have been addressed in earlier NEPA documents (see Section 1.7 for a complete listing and description of these documents). However, appropriate NEPA reviews would be conducted before any decision were made to ship specific TRU waste or HLW volumes to an offsite location for interim storage. Such reviews would address site-specific and cumulative impacts, including the availability of existing storage capacity, the need for additional storage capacity, and impacts to workers and the affected public.	
6.3.	As stated in Section 1.7, the documents described in that section are incorporated by reference. In addition, some information from those documents was specifically extracted and used in the assessment of impacts, particularly those at offsite locations (see Sections 4.3.4, 4.4.4, and 4.5.4).	
6.4.	Minor changes were made to the sentence for clarification.	
6.5.	TRU waste at WVDP could be disposed of at WIPP if the waste is determined to meet the requirements for disposal in that repository. If some or all of WVDP's TRU does not meet these requirements, DOE would need to explore other alternatives for disposal of the waste. Additional NEPA review would be conducted if DOE were to propose to dispose of TRU waste at a location other than WIPP.	
		HLW generated at the WVDP site is eligible for disposal in a geologic repository. This waste volume (up to 300 canisters) was specifically analyzed in the Yucca Mountain Repository EIS (Appendix A, Section A.2.3.5.1). The shipment of

If you have any questions on these comments or I can be of further assistance, please call me at (803) 642-7297.

Sincerely,

W. Lee Poe, Jr.



- waste to offsite locations for interim storage is not DOE's preferred alternative. Under the preferred alternative, TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.
- 6.6. A scoping meeting was held during the 30-day scoping period on April 10, 2001, at West Valley, New York. The scoping period was announced in the *Federal Register* and on the DOE NEPA web page, and comments were solicited from any interested party.
- While scoping meetings were not held at any of the offsite locations, members of the public around those sites were aware of the potential for such actions to occur, based on DOE's prior NEPA analyses and decisions. Further, the Draft EIS was provided to the relevant state agencies and others near the proposed offsite locations for comment. Comments were received and considered from stakeholders near the Hanford Site, Oak Ridge Reservation, and SRS. DOE has considered input from members of the public near the offsite locations.
- 6.7. Tables S-2 and 2-4 are identical and report impacts associated with the alternatives. Person-rem is a dose, not an impact. In addition, person-rem are provided in Chapter 4 (see Tables 4-1 through 4-4, 4-7 through 4-10, 4-13, and 4-14).
- 6.8. Section 3.9 describes the affected environment at the offsite locations considered in the WVDP Waste Management EIS. Impacts at these sites are described in Chapter 4, Environmental Consequences. Impacts at offsite locations are addressed in Sections 4.3.4, 4.4.4, and 4.5.4.
- 6.9. The sentence referred to in the comment is accurate. The actions at the WVDP site would occur in the facilities listed. Appropriate NEPA reviews would be conducted before any decision were made to ship specific TRU waste or HLW

- volumes to an offsite location for interim storage. Such reviews would address site-specific and cumulative impacts, including the availability of existing storage capacity, the need for additional storage capacity, and impacts to workers and the affected public.
- 6.10. The commenter is correct. The Human Health Impacts in Section 4.2.1 and the Transportation Impacts in Section 4.2.2 do not include impacts of offsite storage under Alternative B. Offsite impacts are summarized in Section 4.2.3 and are described in more detail in Sections 4.3.4, 4.4.4, and 4.5.4.
- 6.11. In accordance with Council on Environmental Quality NEPA-implementing regulations and guidance, DOE considered the cumulative impact of past radioactive releases, existing contamination, and future releases on human health in the region around the WVDP site. No other potentially cumulative impacts were identified, including those impacts reasonably foreseeable as a result of the Decommissioning and/or Long-Term Stewardship EIS and those resulting from transportation as analyzed in the WMPEIS and the WIPP SEIS II.
- Appropriate NEPA reviews would be conducted before any decision were made to ship specific TRU waste or HLW volumes to an offsite location for interim storage. Such reviews would address site-specific and cumulative impacts, including the availability of existing storage capacity, the need for additional storage capacity, and impacts to workers and the affected public.
- 6.12. DOE agrees that implementation of the No Action Alternative would result in small impacts over the 10-year period of time analyzed in the EIS. Over time, however, removal of waste from WVDP to a disposal site would reduce risk. In addition, DOE is responsible for the facilities

used in the WVDP HLW vitrification effort and for disposal of the LLW, mixed LLW, TRU waste, and HLW produced by the WVDP HLW solidification program. The Draft and Final WVDP Waste Management EISs analyze potential disposal paths for the wastes that are currently stored onsite and that will be generated by ongoing activities. As indicated in the description of the No Action Alternative (Section 2.3), there is limited storage space available at the WVDP site. Thus, DOE prefers to ship the waste to safe and secure disposal facilities appropriate for each waste type rather than store it onsite.

After the publication of the Final EIS, DOE will issue a Record of Decision. This document will state what DOE's decision is, identify the alternatives considered in reaching its decision, and specify the alternative or alternatives that are considered to be environmentally preferable. DOE will also identify and discuss the factors that were balanced by the agency in making its decision and state how those considerations entered into its decision.

Document #0007: Comments 7.1 – 7.3
U.S. Department of the Interior, U.S. Fish
and Wildlife Service

Document #0007: Comment 7.3
U.S. Department of the Interior, U.S. Fish
and Wildlife Service



United States Department of the Interior

OFFICE OF THE SECRETARY
Office of Environmental Policy and Compliance
480 Atlantic Avenue - Room 142
Boston, Massachusetts 02110-3335



Mr. Daniel W. Sullivan
Document Manager
DOI-West Valley Area Office
PO Box 191
West Valley, NY 14171-0191

Dear Mr. Sullivan:

The Department of the Interior (Department) has reviewed the Draft Environmental Impact Statement (DEIS) for the West Valley Demonstration Project, Cattaraugus County, West Valley, New York. Our comments are as follows.

Federally-listed Species

Except for occasional transient individuals, no Federally listed or proposed endangered or threatened species under our jurisdiction are known to exist in the project impact area. In addition, no habitat in the project impact area is currently designated or proposed "critical habitat" in accordance with provisions of the Endangered Species Act (87 Stat. 884, as amended; 16 U.S.C. 1531 et seq.). Therefore, no Biological Assessment or further Section 7 consultation under the Endangered Species Act is required with the U.S. Fish and Wildlife Service (Service) at this time. Should project plans change or if additional information on listed or proposed species or critical habitat becomes available, this determination may be reconsidered.

Because our information on the presence of Federally-listed species is frequently updated, we recommend that the Department of Energy contact the Service's New York Field Office, 3417 Laker Road, Corning, NY 14830, for updated information on the presence of listed species or their habitat within one year prior to starting the proposed action.

Environmental Impact Statement Comments

The DEIS adequately describes the environmental resources in the revised project area. The Department is concerned about the existing levels of contamination of soil and groundwater that were mentioned in the DEIS, but not discussed in detail. Any remediation efforts or increases in the areal extent or levels of contamination should be coordinated with this office of the Department, and the Service's New York Field Office.

To reduce the likelihood of an accidental release of contamination, the Department recommends that the project sponsors and contractor conform to all Federal and State regulations pertaining to the transport of hazardous/contaminated material. Contingency plans for accidental releases should be developed prior to initiation of the proposed action. If the project sponsor and contractors comply with Federal and State regulations for the transportation of this material, develop contingency plans to

minimize the adverse effects of an accidental release, and contact the Service's New York Field Office for information on Federally listed species prior to initiating the proposed action, the Department does not anticipate that this project will have significant impacts on fish and wildlife resources, or their habitats, under our jurisdiction.

Thank you for the opportunity to provide input on the DEIS. Please contact me at (617) 223-3565 if you have any questions concerning this correspondence, or if I can be of further assistance.

Sincerely,

Andrew L. Radant
Regional Environmental Officer

cc:

FWS, NYFO, Corning, NY (A. Chmielewski)

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- | Document #0007: | Responses |
|------------------------|--|
| 7.1. | DOE will consult with the U.S. Fish and Wildlife Service regarding possible updates on the presence at the WVDP site of any threatened or endangered species protected under the Endangered Species Act. |
| 7.2. | Remediation efforts as the Department of the Interior has defined them at the WVDP site are outside the scope of the WVDP Waste Management EIS and will be addressed in the Decommissioning and/or Long-Term Stewardship EIS. |
| 7.3. | DOE does conform to all federal and state regulations pertaining to the transport of hazardous/contaminated material and has contingency plans in place for accidental releases. Appendix D of the Draft and Final EIS includes a discussion of the applicable transportation regulations. Contingency plans for dealing with accidental releases during transportation would be in place prior to the start of the transportation campaign. |

Document #0008: Comments 8.1 – 8.2
State of Washington, Department of Ecology

Document #0008: Comments 8.3 – 8.5
State of Washington, Department of Ecology

File 1731*



STATE OF WASHINGTON

DEPARTMENT OF ECOLOGY

1315 McGraw Avenue • Kennewick, Washington 99343-4010 • (509) 733-7581



June 20, 2003

Mr. Daniel W. Sullivan
Document Manager
West Valley Area Office
United States Department of Energy
P.O. Box 191
West Valley, New York 14171-4919

Dear Mr. Sullivan:

Re: Draft West Valley Demonstration Project Waste Management Environmental Impact Statement, West Valley, New York DOE/EIS-0317D

The Washington State Department of Ecology (Ecology) has received and reviewed the Draft West Valley Demonstration Project Waste Management Environmental Impact Statement (WVDP WM EIS). Ecology's review of the WVDP WM EIS has focused on omissions, inadequacies, and adverse impact issues that relate to storage, treatment, or disposal of wastes at Hanford.

The purpose and need statement says, in part, "To fulfill its responsibilities under the West Valley Demonstration Project Act, DOE needs to identify a disposal path for the wastes that are currently stored on site and that will be generated in the future and to determine a management strategy for the existing waste storage tanks." Some aspects of the analysis relating to all the alternatives are of concern to the state of Washington, and significant components of Alternative B are simply not acceptable to the state. Specifically, the two forward action alternatives propose shipping additional volumes (21,000 cubic meters of Low Level Waste (LLW) and Mixed Low Level Waste (MLLW)) for disposal at Hanford. These are significantly larger than volumes estimated in the Revised Draft Hanford Solid Waste Program (RHSWP). In addition, Alternative B includes shipping Transuranic (TRU) and High Level Waste (HLW) to Hanford. The HLW and MLLW volumes will compound the impacts of inadequate waste treatment and the lack of groundwater mitigation measures needed to protect public health and the environment at from wastes and contamination already disposed of or released to the environment at Hanford. With regard to Alternative B:

- Ecology is not amenable to the importation of HLW for interim storage (which may be very long term) at the Hanford Site pending availability of the National High-Level Waste Repository. Further, this treated waste does not conform with the planned HLW canister storage design planned to be built at the Hanford Site. Neither the Revised Draft Hanford Solid Waste EIS nor the WVDP WM EIS include analyses of significant adverse environmental impacts that may result from operation of facilities needed to store the additional HLW waste described in the WVDP WM EIS.

Mr. Daniel W. Sullivan
June 20, 2003
Page 2

- Proposing to ship TRU waste without a disposal path to Hanford is not acceptable. The storage and potential treatment of West Valley Demonstration Project TRU at Hanford was not analyzed in either the Waste Management Programmatic EIS or the WVDP Second Supplemental EIS. Further, the state of Washington filed a lawsuit to stop shipment of TRU wastes to Hanford, based on lack of adequate National Environmental Policy Act coverage and lack of acknowledgement of the state's limited waste management authority, especially as it applies to TRU waste that may not meet requirements for WM disposal. The Federal District Court for the Eastern District of Washington then issued a preliminary injunction prohibiting additional shipments, pending the outcome of this litigation.
- The transportation analysis should include more route detail for shipments to Hanford. It should also include an analysis of potential risks from terrorism and diversion.
- In summary, the WVDP WM EIS raises significant questions in the face of the state of Washington's priority concern that Hanford Site waste be cleaned up before substantial additional non-Hanford wastes are added to the site's environmental burden. Additional information is needed to address the cumulative impacts and appropriate treatment and waste management capabilities needed to process non-Hanford waste. Because such information was likewise lacking in DOE's Revised Draft Hanford Site Solid Waste Environmental Impact Statement (RHSWP), Ecology hereby incorporates by reference its June 10, 2003 comments on the RHSWP. Ecology's detailed comments on the WVDP WM EIS are attached.

Thank you for the opportunity to comment on this document.

Sincerely,

Michael A. Wilson
Michael A. Wilson
Program Manager
Nuclear Waste Program

Enclosure

cc: [see next page]

cc: [see next page]

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Document #0008: Comment
State of Washington, Department of Ecology

Document #0008: Comments 8.6 – 8.8
State of Washington, Department of Ecology

Mr. Daniel W. Sullivan
Date 4/1/2003
Page 3

Comment Number	West Valley Disposal Site Reference	Washington State Department of Ecology Comment	References
1	Sec. 16, Table 1-1	The definition of transuranic waste (TRU) at West Valley given in Table 1-1 is "radiated contaminated with radioactive elements of atomic number greater than 90, and radionuclides, plutonium, americium, and curium, and that are in concentrations greater than 10 transuranic atoms (trisCi) or in such concentrations, as [the] RERC may prescribe to protect public health and the environment." A parenthetical statement following says that if TRU wastes are disposed outside the appropriate definition at this disposal site will be used. In theory, Hanford might then receive mixed wastes that would not meet this definition.	§ 8.6
2	Sec. 16, Table 1-1	In the table, TRU waste is classified as Contact Hanford and Remote Hanford waste. Capacity to process RH TRU will not be available at the Hanford until 2013. Ecology notes that shipment of TRU to Hanford within the next 10 years, which might mean that wastes with no known means of treatment and no path for disposal could be received at the Hanford Site. The position is not attributable to Ecology.	§ 8.7
3	Sec. 17.12, p. 1-14	Reference is made to the US Department of Energy's plan to ship TRU to selected sites for where it would be prepared for disposal within the next 10 years. Ecology does not support shipment of RH TRU to the Hanford Site before 2013, because RH TRU handling capacities will not be available at Hanford until then. See the Richland Oak Harbor Solid Waste EIS. In addition, radiological management of TRU waste is the subject of litigation. Interim storage of selected TRU waste at the Hanford Site should await the outcome of that litigation.	§ 8.8

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0008, 3 of 9

Document #0008: Comments 8.9 – 8.12
State of Washington, Department of Ecology

Document #0008: Comments 8.13 – 8.16
State of Washington, Department of Ecology

Comment Number	West Valley DEIS EIS Section References	Washington Department of Ecology Comment	References
4	Table 2-6 p 2-21	The Washington Department of Ecology comment states that the DEIS does not include storage of WDFP TRU in its analysis.	
5	Table 2-6 p 2-21	Ecology has reviewed the information presented on plutonium health impacts from disposal of LLW and LW at Hanford under the three alternatives. For both the no-disposal alternative (Case A), and Alternatives B (LLW and LW), the risk of cancer (relative to maximum exposure) increased by 10 orders of magnitude (e.g. at the Nevada Test Site (NFS) 16 and 2 (E-15) than at Hanford (E-8) and 3 x 10 ⁻³). Such dramatic differences in risk appear to preclude Hanford from serious consideration.	
6	Table 2-6 p 2-21	Ecology reviewed the human health impacts for storage against criteria of TRU waste under Alternative B. Hanford's plutonium family for the population is two orders of magnitude (1 : 10 ⁻³) greater than that at NFS (1 : 10 ⁻⁵), and at a lower fissility (less than 1000 fission products) than is most acceptable given the option of storage at NFS. For that reason, Ecology does not support interim storage of TRU at Hanford.	
7	Tables 2-8 and C-10	The use of the WDFP EIS assumptions for storage and treatment of soft-han TRU under its "cannistered" alternative is probably misleading. However, one should not assume there will be no treatment of the interim storage cans for Hf-TRU and certain actinides (Ce-LTB) since WDFP documents claims are not in place for such wastes. Some treatment may be necessary at various stages. In addition, the use of the cannistered WDFP reference analysis products would indicate significant differences in worker health effects for interim storage between Hanford and Savannah River.	

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Comments	West Valley Up Wkls EIS Section Reference	Washington State Department of Ecology, Comment	References
6	Page 2-15, Table 2-3. An excavated volume of material (WV EIS) which appears to be additional waste that could be generated from the site, is based on 17,460 cubic yards in the table, is based on waste volumes that are currently in storage and subjective of operations over the last ten years. In comparison, The Revised West Hartford Site Soil (Hazardous and Hazardous Waste Program Environmental Impact Statement, Volume II, Appendix C, Page C-2, Table C-1) states that West Valley Nuclear Services LLC volume expectations for accelerated cleanup are 30,000 cubic feet, shipment and disposal sites designated to DEP Hazardous or the Nevada Test Site (NTS) is 26 cubic meters. Ecology requests WTP to justify the volume discrepancy to allow resolution of comment expectations for MLW disposed to Hartford or Nevada Test Site (NTS).		
8	C-16	There is a discrepancy between the assumption that 1.9,000 MLW disposed in search at Hartford Landfill (EIS) was a proportion of WPA/BIS impacts and the specific inventory assumptions in the Hartford Solid Waste EIS. WPA/BIS volume estimates are both larger than those contained in the HSW EIS and larger than two per cent of the volumes contained in the HSW EIS.	
13	D.3	We appreciate the use of RADTRAN 5 and 6000 computer code for calculation of transport of transportation from WTP to Hartford. It would be very helpful, however, to have a map showing the "increasing route" that are described in the table. Choices of routes may make a significant difference to energy penalty propagated across in western states.	
11	3.3.2	It is not accurate to say that I-182 and U.S. 12 and 395 "run through the Hartford Site."	

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Document #0008: Comments 8.17 – 8.18
State of Washington, Department of Ecology

Document #0008: Comments 8.19 – 8.21
State of Washington, Department of Ecology

Comment Number	West Valley DFW Wm EIS Section References	References
12	Summary Sec. 2.3. p. 5-9	Alternative A states that the requirements outlined in the National TRU Waste Management Plan, DOLTR117-95-1204, Rev. 3, Table 3.1-1, Sheet 1, Proposed, and Disposal Volumes of CH TRU Waste by Site, pp. 28-39 § 18
13	Summary Sec. 2.0. p. 5-9	Alternative A states that the waste was determined to meet all the requirements of disposal at WIPP. It also states that if some of WIPP's TRU waste did not meet these requirements, the USDOE would need to explore other alternatives. In the National TRU Waste Management Plan, Table 3.1-1, 3.38 WVDP is said to have 772 cubic meters of stored CH TRU, 16.0 cu. m. projected to be generated for a total of 63.4 cu. m. The volume to be disposed is 0.0 cu. m. Pouchette (6) states that the waste is of commercial origin and does not meet the Low-Level Waste requirement for disposal at WIPP. If this volume of CH TRU waste is included in the volume to be stored at Hanford, the environmental impacts of that storage must be evaluated. § 18

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F032-A-145

Comment Number	West Valley DFW Wm EIS Section References	References
14	Summary Sec. 5.0. p. 5-25	Ecology notes that the final paragraph on the page stated that activities associated with WIPP's Wm EIS were also addressed in the Final Waste Management Programmatic EIS, and the WNP Phase I Supplemental EIS. Variations in compliance in the WNP EIS are noted, and therefore, the final association by agency to the foreign waste from WIP to Hanford, the portions Ecology does not consider the analysis of risks from transportation to be appropriate. § 19
15	Section 2.5, Table 2. pp. 2-14 through 18	Ecology does not support segment of HW from WVDP to Hanford for several reasons. First, the USDOE Office of River Protection recently informed Ecology that original plans to build a second high-level waste (HLW) Casker Storage Building to store solidified tank waste have been abandoned. Further, Ecology was informed that shipments of vitrified HLW from the geologic repository will begin as early as 2012. In addition, it is noted that Hanford has no space to accommodate additional HLW storage and to expand its disposal. Ecology has not agreed that the USDOE may just truck waste by ocean vessel, as the closure of vitrified HLW tank and resultant storage will be significant. § 23
16	Section 2.5, Table 2. pp. 2-14 through 18	Ecology does not support segment of HW from WVDP to Hanford because the USDOE Office of River Protection recently informed Ecology that original plans to build a second high-level waste (HLW) Casker Storage Building to store solidified tank waste have been abandoned. With space limited to one facility, there will not be sufficient space to store HLW from outside. § 23

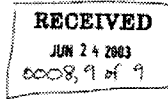
F032-A-145

Document #0008: Comments 8.22 – 8.24
State of Washington, Department of Ecology

Document #0008: Responses

- 8.1. The inclusion of Hanford as a potential receiving site for disposal of LLW and mixed LLW in the action alternatives in this EIS (Draft and Final) is consistent with DOE's decision under the WM PEIS to designate Hanford and NTS as regional disposal sites for LLW and mixed LLW from DOE generator sites that do not have comparable facilities to dispose of these wastes. DOE expects changes in inventory estimates from individual generators over time, due to several factors, including improved methods of evaluation or changes in mission. Most recently, for example, this West Valley Waste Management EIS analyzed approximately 19,194 and 221 cubic meters of LLW and mixed LLW (rounded conversion from cubic feet) respectively for potential disposal at Hanford, while the *Hanford Site Solid (Radioactive and Hazardous) Waste Program Environmental Impact Statement* (HSW EIS) analyzed 11,297 and 26 cubic meters of LLW and mixed LLW respectively from the WVDP Site. As will be addressed in the Final HSW EIS, these differences in waste volumes would not significantly change the impacts reported in the Final HSW EIS for Upper Bound LLW and mixed LLW inventories. This is because these differences (approximately 7,898 cubic meters of LLW and 200 cubic meters of mixed LLW) represent a small fraction of the Upper Bound volumes analyzed for LLW (631,427 cubic meters) and for mixed LLW (198,852 cubic meters) in the HSW EIS. DOE intends to ensure that its waste treatment capabilities and practices comply with all applicable requirements, and this would apply to any waste received at Hanford from other DOE sites. Similarly, mitigation measures to be described in the Final HSW EIS for Hanford's and other generators' wastes would also apply to any LLW and mixed LLW disposed of at Hanford from the WVDP Site.

Comment Number	Section 2.8 WTP WAB EIS Section Reference	Response
17	Section 2.3.1 through 2.5, pp. 2-14 through 2-15	The inclusion of Hanford as a potential receiving site for disposal of LLW and mixed LLW in the action alternatives in this EIS (Draft and Final) is consistent with DOE's decision under the WM PEIS to designate Hanford and NTS as regional disposal sites for LLW and mixed LLW from DOE generator sites that do not have comparable facilities to dispose of these wastes. DOE expects changes in inventory estimates from individual generators over time, due to several factors, including improved methods of evaluation or changes in mission. Most recently, for example, this West Valley Waste Management EIS analyzed approximately 19,194 and 221 cubic meters of LLW and mixed LLW (rounded conversion from cubic feet) respectively for potential disposal at Hanford, while the <i>Hanford Site Solid (Radioactive and Hazardous) Waste Program Environmental Impact Statement</i> (HSW EIS) analyzed 11,297 and 26 cubic meters of LLW and mixed LLW respectively from the WVDP Site. As will be addressed in the Final HSW EIS, these differences in waste volumes would not significantly change the impacts reported in the Final HSW EIS for Upper Bound LLW and mixed LLW inventories. This is because these differences (approximately 7,898 cubic meters of LLW and 200 cubic meters of mixed LLW) represent a small fraction of the Upper Bound volumes analyzed for LLW (631,427 cubic meters) and for mixed LLW (198,852 cubic meters) in the HSW EIS. DOE intends to ensure that its waste treatment capabilities and practices comply with all applicable requirements, and this would apply to any waste received at Hanford from other DOE sites. Similarly, mitigation measures to be described in the Final HSW EIS for Hanford's and other generators' wastes would also apply to any LLW and mixed LLW disposed of at Hanford from the WVDP Site.
18	Section 2.8.18.6.3, Sections 2.8.18.6.3 through 2.8.18.6.4, pp. 2-14 through 2-16	The inclusion of Hanford as a potential receiving site for disposal of LLW and mixed LLW in the action alternatives in this EIS (Draft and Final) is consistent with DOE's decision under the WM PEIS to designate Hanford and NTS as regional disposal sites for LLW and mixed LLW from DOE generator sites that do not have comparable facilities to dispose of these wastes. DOE expects changes in inventory estimates from individual generators over time, due to several factors, including improved methods of evaluation or changes in mission. Most recently, for example, this West Valley Waste Management EIS analyzed approximately 19,194 and 221 cubic meters of LLW and mixed LLW (rounded conversion from cubic feet) respectively for potential disposal at Hanford, while the <i>Hanford Site Solid (Radioactive and Hazardous) Waste Program Environmental Impact Statement</i> (HSW EIS) analyzed 11,297 and 26 cubic meters of LLW and mixed LLW respectively from the WVDP Site. As will be addressed in the Final HSW EIS, these differences in waste volumes would not significantly change the impacts reported in the Final HSW EIS for Upper Bound LLW and mixed LLW inventories. This is because these differences (approximately 7,898 cubic meters of LLW and 200 cubic meters of mixed LLW) represent a small fraction of the Upper Bound volumes analyzed for LLW (631,427 cubic meters) and for mixed LLW (198,852 cubic meters) in the HSW EIS. DOE intends to ensure that its waste treatment capabilities and practices comply with all applicable requirements, and this would apply to any waste received at Hanford from other DOE sites. Similarly, mitigation measures to be described in the Final HSW EIS for Hanford's and other generators' wastes would also apply to any LLW and mixed LLW disposed of at Hanford from the WVDP Site.
19	Appendix D, Section D.6, pp. D-10 through D-12 and D.7.3 through D.7.5, pp. D-20 through D-22	The risk of ammonia effects on receptors of waste treatment WTP at Hanford are not included in the transportation accident analysis. Ecological risks and degree transportation-induced risks due to the inappropriate vehicle being driven are social, developmental, and ergonomic disruptions.



- NEPA implementing regulations (40 CFR 1502.14(a)) require agencies to evaluate all reasonable alternatives in an EIS. Accordingly, Alternative B analyzed the transportation of TRU waste and vitrified HLW from the WVDP site to other sites including Hanford for interim storage, until these wastes can be shipped for disposal to WIPP and Yucca Mountain respectively. Depending on costs and cleanup schedules at the WVDP site, interim storage of the WVDP TRU waste and HLW at other sites is a reasonable alternative, but DOE's preferred course of action is to ship the wastes directly to WIPP or Yucca Mountain.
- 8.2 DOE analyzed the interim storage at Hanford of vitrified HLW from the WVDP site under the Regionalized Alternative 2 and Centralized Alternative of the WM PEIS. In this WVDP Waste Management EIS, DOE also contemplated Hanford as a potential interim storage site for the WVDP vitrified HLW, in accordance with implementing requirements under NEPA (40 CFR 1502.14(a)), for agencies to evaluate all reasonable alternatives. The completed West Valley Demonstration Project has produced 275 canisters (this EIS analyzes 300 canisters) containing vitrified HLW in a borosilicate glass form, consistent with current requirements for all DOE sites, including Hanford, at the planned repository at Yucca Mountain. DOE is preparing a license application for submission to the Nuclear Regulatory Commission in order to make the repository available for nuclear wastes that qualify for disposal there, such as vitrified HLW from DOE sites. DOE's preferred alternative in this EIS is to ship the WVDP vitrified HLW directly to Yucca Mountain for disposal.
- 8.3 The potential onsite impacts of storing the WVDP HLW canisters at Hanford were not analyzed in the HSW EIS (Draft) nor this WVDP Waste Management EIS (Draft and Final), because that action is not within the scope of either EIS. However, this WVDP Waste Management EIS (Draft and Final) did analyze potential transportation impacts of shipping the canisters to Hanford. Further, DOE is preparing an *Environmental Impact Statement for Retrieval, Treatment, and Disposal of Tank Waste and Closure of Single-Shell Tanks at the Hanford Site, Richland, Washington* ([Tanks EIS], 68 Fed. Reg. 1,052, January 8, 2003). In the various Tanks EIS alternatives, DOE proposes to build 2 to 64 buildings in addition to the existing Canister Storage Building, for a storage capacity of 8,300 to 172,800 HLW canisters. DOE believes the storage capacity to be analyzed in the Hanford Tanks EIS would account for the incremental impacts potentially associated with the comparatively small number of canisters from the WVDP site. Nevertheless, DOE would not make a final decision to ship the WVDP canisters until the Tanks EIS is completed and DOE had reviewed all of the pertinent factors related to the WVDP canister specifications and the Hanford canister storage specifications.
- The West Valley Demonstration Project Act directs DOE to dispose of TRU waste; accordingly, indefinite storage is not an option open to DOE. In the WM PEIS and the WIPP SEIS-II, the storage and processing of WVDP TRU waste at Hanford was not specifically analyzed because DOE did not contemplate this site-specific action at the time these EISs were prepared. Similarly, the Revised Draft HSW EIS also did not include WVDP TRU waste in its analyses. However, under Alternative B of this WVDP Waste Management EIS (Draft and Final) DOE has analyzed the potential impacts of shipping approximately 1,372 cubic meters of TRU waste to other DOE sites, including Hanford, for interim storage in accordance with NEPA-implementing requirements (40 CFR 1502.14(a)) that require agencies to consider all reasonable alternatives. This EIS also analyzes shipping this waste

from the storage sites to WIPP for disposal, consistent with the WIPP SEIS-II.

In the Final HSW EIS, DOE will estimate the potential onsite impacts of storing the WVDP TRU waste and processing the waste through the existing Waste Receiving and Processing Facility and modified T-Plant or a new facility at Hanford. The increment to health impacts on workers and the general population resulting from the interim storage and processing of TRU waste from the WVDP site is expected to be so small that it would not significantly change the results reported in the Hanford Solid Waste EIS for the Upper Bound TRU waste volume.

Shipping TRU waste to Hanford for storage until it can be disposed of at WIPP is not DOE's preferred alternative; rather, DOE prefers to ship this waste directly to WIPP for disposal. In any case, DOE would await resolution of the pending litigation before deciding to send TRU waste to Hanford. Any such decision would comply with applicable legal requirements.

For transportation analysis, DOE relies on the commonly accepted transportation models, which generally select the most direct routes between origins and destinations, using interstate highways to the extent possible. For this EIS, representative highway and rail routes were analyzed using the routing computer code Web TRAGIS (Johnson and Michelough, 2000), which maximizes the use of interstate highways in accordance with all applicable requirements. The routes analyzed may not be the actual routes that DOE would use.

Terrorism and other intentional destructive acts cannot be analyzed in transportation accident risk analyses prepared for NEPA documents in the same way as accidents, because the

information needed to calculate probabilities is unknowable. Nevertheless, accident analyses may be used to provide insight into the potential consequences of intentional destructive acts because the consequences of such acts may be comparable to those from severe accidents. The HSW EIS (Volume II, Appendix H) contains such a discussion for potential waste shipments to Hanford from other DOE sites. Although the probability of an attack on a waste shipment cannot be known, DOE believes that LLW, mixed LLW, and TRU shipments would not present an attractive target. Further, the containers used for transporting these wastes are designed with safeguards appropriate to the potential hazard.

8.5

The LLW, mixed LLW, TRU waste and vitrified HLW considered for shipment to Hanford in this WVDP Waste Management EIS have characteristics similar to Hanford's wastes of the same waste type. The WVDP wastes would be shipped only if they met Hanford's waste acceptance criteria and all other applicable requirements. Further, the WVDP wastes would not require storage or processing facilities other than those existing or planned for Hanford's wastes. DOE believes the increment of WVDP wastes added to those analyzed for the Upper Bound Volumes in the Final HSW EIS are so small that they would not significantly change the results reported in the HSW EIS cumulative impacts.

The cumulative impact analysis in the HSW EIS assumed an Upper Bound volume that included wastes from off site. The Hanford Only volume analyzed in the cumulative impacts did not include wastes from off site. This approach was used to permit an identification of the incremental impacts that potentially could be associated with receipt of off site wastes under the various HSW EIS alternatives.

8.6

The definition of TRU waste in Table I-1 was provided in this WVDP Waste Management EIS (Draft and Final) for

historical accuracy, because this definition was used for TRU waste at all DOE sites at the time the West Valley Demonstration Project Act was enacted. However, this EIS (Draft and Final) reported and analyzed mixed LLW and TRU waste based on the current definition used at all DOE sites of 100 nCi/gram of transuranic elements as the minimum concentration defining TRU waste. In other words, DOE does not regard as TRU waste any waste that does not meet the definition of TRU waste in DOE Order 435.1 and does not propose to ship TRU waste to Hanford for disposal there as mixed LLW. The TRU waste that was analyzed under Alternative B for shipment to Hanford was analyzed for interim storage and subsequent shipment to WIPP for disposal.

8.7 DOE intends to complete Hanford's RH TRU processing facility to comply with DOE's policy to dispose of its TRU waste at WIPP. Any RH-TRU waste from other sites that may be stored at Hanford would be subject to the same policy for TRU waste disposal and would be processed in the modified T-Plant or a new facility for disposal at WIPP. As stated in this WVDP Waste Management EIS (Draft and Final), DOE is considering all available paths forward to meet its requirement under the West Valley Demonstration Project Act to dispose of waste generated as a result of Project Activities. Indefinite storage of the WVDP TRU waste at any site is not an option open to DOE under the Act.

WVDP TRU waste there would be very small. However, this is not DOE's preferred alternative. In any case, DOE would await resolution of the referenced, pending litigation prior to deciding whether to send TRU waste to Hanford. Any such decision would comply with applicable legal requirements.

- 8.9 DOE will address the storage and processing of the WVDP TRU waste at Hanford in the Final HSW EIS. DOE will estimate the onsite impacts of processing WVDP TRU waste through the existing Waste Receiving and Processing Facility (for CH-TRU waste) and the T-Plant or new facility addressed in that EIS. The increment to health impacts on workers and the general population resulting from the interim storage and processing of TRU waste from the WVDP site is expected to be so small that it would not significantly change the results reported for the Upper Bound Volume in the Final HSW EIS.
- 8.10 The latent cancer fatality estimates for the maximally exposed individual are small for both sites and indicate that no incidence of cancer would be expected to result from disposing of LLW and mixed LLW from the WVDP site at either Hanford or NTS. This small risk does not provide a meaningful basis for discriminating between the two sites. Nevertheless, in arriving at a final decision under this EIS, DOE would consider potential health impacts along with all other pertinent factors.
- 8.11 The commentor's interpretation of the risk estimates is incorrect. The expected number of fatalities per 1,000 people is not two. Rather, the estimate of about 2E-3 latent cancer fatalities refers to the total number of cancer fatalities expected among the entire potentially affected population at Hanford (all people within 50 miles of the Hanford site). In other words, this estimate indicates that no one would be
- 8.8 If DOE were to send WVDP's RH-TRU waste to Hanford before an RH TRU handling capacity were available, the waste would be stored in a facility having existing safe storage capability such as the T-Plant, until the RH TRU waste processing facility could prepare the waste for shipment to WIPP. Hanford will continue to store its own RH-TRU until it can be accepted at WIPP, and DOE believes the potential incremental impacts posed by storing

harmed either at Hanford or the Savannah River Site. This small population risk does not provide a meaningful basis for discrimination between the sites.

That notwithstanding, any decision to ship the WVDP TRU waste off site for interim storage and processing would consider pertinent analysis of potential health impacts at the candidate receiving sites, along with all other relevant factors. As stated in this WVDP Waste Management EIS (Draft and Final), DOE prefers to ship this waste directly to WIPP for disposal.

This WVDP Waste Management EIS reported potential impacts at receiving sites for WVDP TRU waste as a fraction of those reported in the WM-PEIS as an estimate. The Final HSW EIS will address the storage and processing of TRU waste from the WVDP site. DOE believes that final WIPP acceptance criteria are not necessary to estimate potential impacts of transporting, storing and processing Hanford's and other sites' TRU waste for the purposes of analysis in the HSW EIS and this WVDP Waste Management EIS. The analyses assume that all waste received at Hanford from other DOE sites would meet Hanford's waste acceptance criteria, which provides a base of information for adequate analysis, in addition to the waste inventories.

This WVDP Waste Management EIS analyzed approximately 221 cubic meters (rounded conversion from cubic feet) of mixed LLW for potential disposal at Hanford, while the Revised Draft HSW EIS analyzed 26 cubic meters of mixed LLW from the WVDP site. As will be addressed in the Final HSW EIS, DOE believes this difference of approximately 200 cubic meters would not significantly change the impacts reported in the Final HSW EIS for Upper Bound mixed LLW inventories. This difference is a small

fraction of the Upper Bound volume analyzed for mixed LLW (198,852 cubic meters) in the HSW EIS.

-
- 8.14 The inclusion of Hanford as a potential disposal site for LLW and mixed LLW in this WVDP Waste Management EIS (Draft and Final) is consistent with DOE's designation of Hanford and NTS under the WM PEIS as regional LLW and mixed LLW disposal sites for other DOE sites. DOE estimated potential impacts at receiving sites as a fraction of the WM PEIS impacts, based on the LLW and mixed LLW volumes analyzed in this WVDP Waste Management EIS.
- The total volume of WVDP LLW analyzed in this EIS (Draft and Final) is less than 2% of the total volume analyzed in the Centralized Alternative 1 of the WM PEIS, and is approximately 3% of the Upper Bound volume for LLW analyzed in the HSW EIS. (The volume of mixed LLW analyzed in this WVDP Waste Management EIS is approximately 0.1% of the Upper Bound volume analyzed for mixed LLW in the HSW EIS.) DOE believes these proportions are sufficiently close that impact estimates derived from the WM PEIS are adequate.
- Nevertheless, in the Final HSW EIS, DOE will address these small differences in the WVDP LLW and mixed LLW inventories analyzed in this EIS (Draft and Final) and in the Revised Draft HSW EIS. DOE expects that inventory estimates from individual generators will change over time, due to several factors, including improved methods of evaluation or changes in mission. The Revised Draft HSW EIS used inventory data available at the time the site data were compiled. However, this WVDP Waste Management EIS used updated inventories and analyzed 19,194 and 221 cubic meters (rounded from cubic feet) of LLW and mixed LLW respectively for potential disposal at Hanford. The Revised Draft HSW EIS analyzed 11,297 and 26 cubic

meters of LLW and mixed LLW respectively from the WVDP site. As will be addressed in the Final HSW EIS, these differences would not significantly change the impacts reported in the Final HSW EIS for Upper Bound LLW and mixed LLW inventories. This is because the incremental differences (approximately 7,898 cubic meters for LLW and approximately 200 cubic meters for mixed LLW) represent such a small fraction of the Upper Bound volumes analyzed for LLW (631,427 cubic meters) and for mixed LLW (198,852 cubic meters) in the HSW EIS.

8.15 DOE uses commonly accepted transportation models, which generally select the most direct routes between origins and destinations, using interstate highways to the extent possible. For this EIS, representative highway and rail routes were analyzed using the routing computer code Web TRAGIS (Johnson and Michelough, 2000), which maximizes the use of interstate highways in accordance with all applicable requirements. The routes analyzed may not be the actual routes that DOE would use.

DOE routinely plans actual transportation campaigns well in advance, with appropriate notice to affected State and local jurisdictions along the transportation route. DOE has long maintained a transportation program that provides assistance to all affected States and local jurisdictions in maintaining emergency preparedness capabilities, including training, and DOE transportation personnel remain available for assistance during transportation campaigns in the event of an incident.

8.16 In this Final EIS, DOE has modified Section 3.9.2 to state that these highways run near the Hanford Site.

8.17 The inventory data in the National TRU Waste Management Plan are based on information available at the time of

preparation. The inventory estimates in this WVDP Waste Management EIS (1,120 cubic meters of CH-TRU waste) are derived from more current projections. As stated in this EIS, (Draft and Final) DOE prefers to ship this waste directly to WIPP. DOE will continue to update its TRU Waste planning documents on a regular basis to reflect changes in its TRU waste inventory.

8.18 The inventory data in the National TRU Waste Management Plan were based on information available at the time of preparation. The inventory estimates in this WVDP Waste Management EIS (252 cubic meters of RH-TRU waste) are derived from more current projections. As stated in this EIS, (Draft and Final) DOE prefers to ship this waste directly to WIPP. DOE will continue to update its TRU waste planning documents on a regular basis to reflect changes in its TRU waste inventory.

8.19 In this EIS (Draft and Final), DOE referenced the transportation analyses in the WM PEIS and the WIPP SEIS-II for national context. The WM PEIS analyses, for example, were intended to support decisions about where DOE would locate key radioactive and hazardous waste management functions, i.e., in a decentralized, regionalized or centralized national configuration of DOE sites. Any updates to the supporting data would apply to all of the DOE sites considered in these National-level EISs and would not change the bases on which the programmatic waste management decisions were made. Further, DOE does not agree that the WM PEIS analyses are no longer valid. Updates to the supporting data, such as using new census data, would not significantly change the potential environmental impacts reported in the WM PEIS or the WIPP SEIS-II. Transportation analyses contained in the HSW EIS indicate that results using new census data are similar to those reported in the WM PEIS.

Nevertheless, under Alternative B of this WVDP Waste Management EIS (Draft and Final), DOE analyzed the potential transportation impacts of shipping approximately 1,372 cubic meters of TRU waste from the WVDP site to Hanford for interim storage and processing for shipment to WIPP and shipping this waste from Hanford to WIPP. This site-specific analysis used 2000 census data, waste inventories that have been updated since the WM PEIS and WIPP SEIS-II were prepared, and current, commonly accepted analytic methodology. DOE believes these analyses satisfy applicable requirements under NEPA. In the Final HSW EIS, DOE will also include a comparison of the methodology used in this WVDP Waste Management EIS for transportation impact analysis to that used in the Final HSW EIS, for general information.

- 8.20 The West Valley Demonstration Project has completed its HLW vitrification mission, having generated a total of 275 HLW canisters. Under DOE's non-preferred alternative (Alternative B) in this WVDP Waste Management EIS (Draft and Final), DOE analyzed the storage of 300 HLW canisters until they could be shipped to Yucca Mountain for disposal. DOE is currently preparing the Tanks EIS. In the various Tanks EIS alternatives, DOE proposes to build 2 to 64 buildings in addition to the existing Canister Storage Building, for a storage capacity of 8,300 to 172,080 HLW canisters. DOE believes the storage capacity in the Hanford Tanks EIS would account for the incremental impacts potentially associated with the comparatively small number of canisters from the WVDP site. Nevertheless, DOE would not make a decision to ship the WVDP canisters until the Tanks EIS were complete.
- 8.22 The HLW canisters produced by the West Valley Demonstration Project contain a borosilicate glass waste form consistent with current requirements for immobilizing DOE's HLW. DOE prefers to ship these canisters directly to Yucca Mountain.
- 8.23 Under DOE's non-preferred alternative (Alternative B) in this WVDP Waste Management EIS (Draft and Final), DOE analyzed the storage of 300 WVDP canisters containing vitrified HLW until they could be shipped to Yucca Mountain for disposal. DOE is currently preparing the Tanks EIS. In the various Tanks EIS alternatives, DOE proposes to build 2 to 64 buildings in addition to the existing Canister Storage Building, for a storage capacity of 8,300 to 172,080 HLW canisters. DOE believes the storage capacity to be analyzed in the Hanford Tanks EIS would account for the incremental impacts potentially associated with the comparatively small number of canisters from the WVDP site. Nevertheless, DOE would not make a decision to ship the WVDP canisters until the Tanks EIS were complete.
- 8.23 DOE included the inventory and characteristics of WVDP's HLW in their analysis presented in the *Final Environmental Impact Statement for a Geologic Repository for the Disposal*

- of Spent Nuclear Fuel and High-Level Radioactive Waste at Yucca Mountain, Nye County, Nevada (DOE/EIS-0250F, February 2002). This FEIS also addressed transportation impacts of shipping this HLW from WVDP to Yucca Mountain. The HLW canisters produced at the WVDP site contain a borosilicate glass waste form consistent with current requirements for immobilizing DOE's HLW, and DOE expects that these canisters will be acceptable for disposal at Yucca Mountain.* The Nuclear Waste Policy Act of 1982, as amended, defines high-level radioactive waste as, "highly radioactive material resulting from the reprocessing of spent nuclear fuel" and stipulates that the geologic repository would be designed for the permanent disposal of spent nuclear fuel and high-level radioactive waste. Furthermore, the Nuclear Regulatory Commission (NRC) has made a generic determination in 10 CFR 51.23 that, "the Commission believes there is reasonable assurance that at least one mined geologic repository will be available within the first quarter of the twenty-first century, and sufficient repository capacity will be available within 30 years beyond the licensed life of operation of any reactor to dispose of the commercial high-level waste and spent fuel originating in such reactor and generated up to that time." DOE is now preparing an application, to be submitted to the NRC in 2004, for a construction authorization for the geologic repository at Yucca Mountain, Nevada. DOE currently plans to obtain the appropriate NRC license and open the repository in 2010. DOE prefers to ship the WVDP HLW directly to Yucca Mountain.
- 8.24 Terrorism and other intentional destructive acts are not accidents and cannot be analyzed in accident risk analyses prepared for NEPA documents in the same way as accidents. In analyzing accident risks under NEPA, DOE considers the range of foreseeable accidents, including low

probability/high consequence events and higher probability/lower consequence events. "Risk" refers to the product obtained by multiplying probability of occurrence for an event times the event's consequences. DOE considers all three factors (probability, consequence, and risk) in its accident analyses under NEPA. The probability of malevolent acts, however, is unknowable. Therefore, meaningful risk estimates cannot be conducted in the same way as for accidents.

Nevertheless, accident analyses may be used to provide insight into the potential consequences of intentional destructive acts because the consequences of such acts may be comparable to those from severe accidents. The Hanford Solid Waste EIS (Volume II, Appendix H) contains such a discussion for potential waste shipments from other DOE sites to Hanford.

Although the probability of attack on a waste shipment cannot be known, DOE believes that LLW, mixed LLW, and TRU shipments would not present an attractive target. Further, the containers used for transporting these materials are designed with safeguards appropriate to the potential hazard.

Regarding social, psychological, and economic disruption associated with intentional destructive acts, DOE does not agree that these impacts can be meaningfully evaluated. In general, such impacts are too speculative for analysis. There are no reliable methods for predicting such impacts with any degree of certainty and the uncertainty is irreducible. DOE addressed key issues relevant to this topic in greater detail in the *Final Environmental Impact Statement for a Geologic Repository for the Disposal of Spent Nuclear Fuel and High-Level Radioactive Waste at Yucca Mountain, Nye County, Nevada* (DOE/EIS-0250F, February 2002, see Appendix N).

Document #0009: Comments 9.1 – 9.2
New York State Department of Environmental Conservation

New York State Department of Environmental Conservation

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Environmental
Conservation

cc: [REDACTED]

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June 30, 2003

E-Mailed & USFS Mailed

Mr. Daniel Saffran
 DOE West Valley Area Office
 P.O. Box 191
 West Valley, NY 14171-0191

Dear Mr. Sullivan:

Re: West Valley Demonstration Project Waste Management
 Draft Environmental Impact Statement

This letter transmits the comments of the New York State Department of Environmental Conservation's Radiation Control program on the West Valley Demonstration Project Waste Management Draft Environmental Impact Statement, DEFEIS 03/7D, April 2003 (WM DEIS).

While we support the efforts of the DOE to move forward with waste removal at the site, we do not agree with two aspects of the DEIS, the alternative to place grout in the HLW tanks [REDACTED] and the incomplete discussion of the disposal of transuranic wastes (TRU wastes). The grouting [REDACTED] alternative, if selected, will bias the decision-making process for the below-ground Decommissioning [REDACTED] and/or Long-Term Stewardship EIS (DLTS EIS), and there is no substantive basis for the divergence from the original scope for this EIS of active management of HLW tanks. We do not oppose the approach of a separate WM EIS, as long as it is written to fully address the proposed alternatives, and the work performed and decisions made do not affect the NEPA process for the DLTS EIS. We urge DOE to eliminate the grouting alternative from the EIS. With that option removed, we would support Alternative B as the preferred alternative.

Our detailed comments are enclosed. If you have any questions, please call Timothy Rice or me. Thank you for the opportunity to comment on this document.

Sincerely,

Barbara Youngberg
 Barbara Youngberg
 Chief, Radiation Section

cc: wenzel - J. Eng, USEPA, Region II
 C. Glenn, USNRC
 P. Picciolo, NYSERDA, West Valley

Document #0009: Comment 9.1
New York State Department of Environmental Conservation

ENCLOSURE

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
 DIVISION OF SOLID & HAZARDOUS WASTE
 BUREAU OF HAZARDOUS WASTE & RADIATION MANAGEMENT
 RADIATION SECTION

Comments On
 West Valley Demonstration Project Waste Management
 Draft Environmental Impact Statement (WM DEIS)

June 30, 2003

1. Greeting of The HLW Tanks Should Not Be Included in This DEIS.

The DEIS incorrectly concludes that the waste management actions proposed in the WM DEIS would not prejudice the range of alternatives to be considered or the decisions to be made for the DLTS EIS (page 1-94). On page 2-16, the DEIS asserts that the introduction of grout into the high-level waste (HLW) tanks and vaults "would not constitute an irreversible action." This may be technically true. The grout may be able to be removed in the future. However, the DEIS does not address the fact that removal of the grout would likely constitute a significant increase in the complexity, cost, and risk involved in removal of the tanks under the Decommissioning and/or Long-Term Stewardship EIS (DLTS EIS), thus changing the risk/benefit equation in favor of leaving the HLW tanks in place.

The introduction of grout into the tanks would have a direct impact on the National Environmental Policy Act (NEPA) process for the second DLTS EIS. Specifically, introduction of grout into the HLW tanks and vaults as part of the WM EIS would bias the decision-making process of the DLTS EIS in favor of a closure alternative that would leave the HLW tanks in place. This would violate both the spirit and letter of the NEPA. The potential for just such a negative connection between the two EISes has been the subject of numerous comments from the public and regulators. DOE has repeatedly assured interested parties that separation of the 1996 DEIS into two separate, and supposedly independent, EISes would not result in decisions made within the scope of the WM EIS having an impact on the NEPA process for the second, DLTS EIS. We strongly recommend that the DOE remove the group "interim stabilization" of the HLW tanks and vaults from consideration in the WM EIS.

The DEIS does not explain the need for grouting the tanks and, in particular, it does not provide any reasoning to demonstrate the need for the different approaches to managing the tanks in Alternatives A and B. Nor does the DEIS evaluate and compare other available alternatives for actively managing these tanks.

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Document #0009: Comments 9.1 – 9.3
New York State Department of Environmental Conservation

Document #0009: Responses

- 9.1. DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 9.2. TRU waste at WVDP could be disposed of at WIPP if the waste is determined to meet the requirements for disposal in this repository. If some or all of WVDP's TRU does not meet these requirements, DOE would need to explore other alternatives for disposal of the waste. Additional NEPA review would be conducted if DOE were to propose to dispose of TRU waste at a location other than WIPP.
- The shipment of waste to offsite locations for interim storage is not DOE's preferred alternative. Under the preferred alternative, TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.
- 9.3. Alternative A is DOE's preferred alternative. DOE has eliminated the option of placing retrievable grout in the HLW tanks as an interim stabilization measure under Alternative B. After the publication of the Final EIS, DOE will issue a Record of Decision. This document will state what DOE's decision is, identify the alternatives considered in reaching its decision, and specify the alternative or alternatives that are considered to be environmentally preferable. DOE will also identify and discuss the factors that were balanced by the agency in making its decision and state how those considerations entered into its decision.

Further adding the grouting option to this DEIS introduces a passive management method for the HLW tanks. There is no substantive argument presented for diverging from the original scope for the WM EIS of being management of the HLW tanks. Therefore, this option is beyond the scope of this DEIS and belongs in the DEIS EIS.
9.1

We strongly recommend that the DOE remove the grout "interim stabilization" of the HLW tanks and tanks from consideration in this EIS. Further, we recommend that in place of grouting the tanks, the DOE explore all reasonable alternatives available to it for actively managing the tanks.
9.2

2. The TRU Waste Disposal Option Should Be Fully Described.

On the first page of the WM EIS Summary, the DOE proposes to "Ship transuranic (TRU) radioactive wastes to the Waste Isolation Pilot Plant (WIPP)." The document goes on to say that, "TRU waste shipments to WIPP could occur within the next 10 years if the TRU waste were determined to meet all the requirements for disposal in this repository." Additionally, it states, "If some or all of the WVDP's TRU waste did not meet these requirements, the Department would need to explore other alternatives for disposal of this waste."
9.2

Each of these statements is true. However, they imply that acceptance is merely a matter of determining whether the wastes meet certain unspecified technical acceptance criteria for WIPP. Rather, it is our understanding that the largest impediment to acceptance of this waste at WIPP is that the DOE has characterized the West Valley TRU wastes as commercial in nature, while WIPP only has a mandate to accept defense related wastes. Since 60% or more of the fuel reprocessed at West Valley came from the DOE weapons manufacturing complex, the wastes at the site should rightly be classified as defense related. It is within the DOE's power to resolve this issue, and we urge the DOE to do so. Without this change in classification, or an existing agreement for storage of these wastes at another DOE complex site, the DOE has failed to present a viable option for removal of TRU waste from the site, making the only viable option contained on-site storage.
9.2

3. If DOE Declines the Grouting Option, We Recommend Alternative B as the Preferred Alternative.
9.3

Alternative A proposes disposing of all low-level wastes (LLW) and mixed wastes off-site, and storing TRU wastes and the vitrified HLW on-site until they can be transported directly to a disposal site. DOE projects that the storage time for the vitrified waste will run until at least 2025, and possibly longer. Alternative B would remove all relevant wastes from the site, and from New York State, within ten years. This aspect of Alternative B would present lower risks to the citizens and environment of New York. We would, therefore, support Alternative B, if it did not also include the introduction of grout into and around the bottoms of Tanks 8D-1 and 8D-2 for "in-situ" stabilization.
9.3

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Document #0010: Comments 10.1 – 10.2
State of Tennessee, Department of Environment and Conservation

Document #0010: Responses

- 10.1. The shipment of waste to offsite locations for interim storage is not DOE's preferred alternative. Under the preferred alternative (Alternative A), TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.
- 10.2. The WM PEIS studied the potential for nationwide impacts of managing radioactive and hazardous wastes. DOE issued separate RODs for all of the waste types analyzed in the WM PEIS. For TRU waste, DOE decided that each site that has generated or would generate TRU waste would store it onsite prior to shipment to WIPP for disposal (63 Fed. Reg. 3629 (1998)). However, the Department may decide to ship TRU waste from sites where it may be impractical to prepare it for disposal to other sites where DOE has or will have the necessary capability. The sites that could receive TRU waste from other sites are INEEL, ORR, SRS, and the Hanford Site. Thus, DOE's analysis in the Draft and Final WVDP Waste Management EISs of the interim storage of WVDP TRU waste is consistent with analyses conducted for the WM PEIS and with decisions reached on the basis of that document.

As noted above, the shipment of waste to offsite locations for interim storage is not DOE's preferred alternative. Under the preferred alternative (Alternative A), TRU waste would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.



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OAK RIDGE, TENNESSEE 37830-1072

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June 29, 2003

Daniel W. Sullivan
Document Manager
DOE West Valley Area Office
PO Box 191
West Valley, NY 14171-0191

Draft Environmental Impact Statement (EIS) for the Waste Management West Valley Demonstration Project (WVDP) Catawissa County, NY (DOE/EIS-03-37D)

The Tennessee Department of Environment and Conservation, DOE Oversight Division, has reviewed the above subject document in accordance with the requirements of the National Environmental Policy Act (NEPA) and associated regulations of 40 CFR 1500-1508 and 10 CFR 1021 as implemented.

General Comment

Alternative A is defined as the preferred option. It would not involve Tennessee (ORNL) as an interim storage facility for TRU waste and is likewise the state's preferred option.

Specific Comment

Section 2.6 Description of Alternatives, Page 5-8 Alternative B - Offsite Shipment of HLW and Mixed LLW to Disposal, Shipment of HLW and TRU Waste to Interim Storage and Interim Stabilization of the Waste Storage Tanks, Tennessee has concerns about Alternative B because it could involve Oak Ridge as a potential interim storage facility for the TRU wastes from WVDP. In the past, the state has made its position clear on not accepting the storage or disposition of out-of-state waste.

If you have any questions concerning these comments, please contact me at (865) 481-0995.

Sincerely,

 John A. Owings
Director

cc:
 Jao705.99

Document #0011: Comments
Coalition on West Valley Nuclear Wastes

Document #0011: Comments 11.1 – 11.2
Coalition on West Valley Nuclear Wastes



KNOER,
CRAWFORD &
BENDER, LLP

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Dear Mr. Sullivan:
DOE Document Manager
West Valley Area Office
U.S. Department of Energy
10282 Rock Springs Road
West Valley, NY 14177

Re: Coalition on West Valley Nuclear Wastes
Our File No. 11-623

Dear Mr. Sullivan:

Enclosed please find the Coalition on West Valley Nuclear Wastes' Public Comment submitted in Response to the U.S. Department of Energy's Notice of Availability, 68 Fed. Reg. 26587-26588 (May 16, 2003).

Thank you for your consideration.

Very truly yours,
KNOER, CRAWFORD & BENDER, LLP

Robert E. Kiser

REK:ts
Enclosure

cc: Carol Borgstrom, Director, Office of NEPA Policy and Compliance (via Federal Express)
The Honorable Hillary Rodham Clinton
The Honorable Charles E. Schumer

Public Comment Submitted by the

COALITION ON WEST VALLEY NUCLEAR WASTES
Sharp Street
East Concord, New York 14055

(716) 441-3168

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In Response to the

U.S. DEPARTMENT OF ENERGY

Notice of Availability

68 Fed. Reg. 26587-26588 (May 16, 2003)

The following is submitted in response to the U.S. Department of Energy's "Notice of Availability of the West Valley Demonstration Project Draft Waste Management Environmental Impact Statement" (hereinafter referred to as the "Notice").

This response addresses two categories of comment. First, the Coalition on West Valley Nuclear Wastes & Radioactive Waste Campaign brought an action against the United States Department of Energy, the New York State Energy Research and Development Authority and the State of New York in United States District Court for the Western District of New York under Civil Action No. 06-CV-0152-C. That action resulted in a Stipulation of Compromise Settlement (hereinafter sometimes referred to as "Stipulation") which was ordered entered by the Honorable John F. Curtis, United States District Judge on May 27, 1987. A copy of the Stipulation is attached.

Pursuant to that Stipulation of Compromise Settlement, certain conditions with regard to the Environmental Impact Statement and procedures for determining an appropriate clean up at the West Valley Demonstration Project would be undertaken. It is the position of the Coalition on West Valley Nuclear Wastes that portions of the Stipulation of Compromise Settlement are violated by the actions as described in the Notice appearing in 68 FR 26587.

The approach being proposed by the U.S. Department of Energy is violative of the National Environmental Policy Act and regulations issued thereunder by various federal agencies and authorities. The DOE must take those legal requirements into consideration in determining how to proceed forward with the West Valley Demonstration Project closure under long term management at the Western New York Nuclear Service Center.

Document #0011: Comments 11.1 – 11.2
Coalition on West Valley Nuclear Wastes

Document #0011: Comments 11.1 – 11.6
Coalition on West Valley Nuclear Wastes

SPECIFIC COMMENTS

1. The Stipulation of Compromise Settlement (hereinafter "Stipulation") requires that "the closure Environmental Impact Statement - including the scoping process - shall begin no later than 1988 . . ." This requirement is binding. DOE cannot unilaterally create a new environmental impact process that supersedes or substantially modifies the process carried out in 1988.
2. The EIS process began in 1988 lead to issuance of the 1996 Completion and Closure Draft EIS. A Final EIS or Record of Decision has not yet been issued. Thus, the EIS process specified in the Stipulation has not yet been completed. Pursuant to the draft summary dated April 2003 prepared by the U.S. Department of Energy:

"The continuation of the Draft Environmental Impact Statement for Completion of Facilities at the Western New York Nuclear Service Center, also referred to as the 1996 Completion and Closure Draft EIS, will be accomplished with a revised Decommissioning and Closure Long-Term Stewardship at the West Valley Demonstration Project and Western New York Nuclear Service Center EIS." p.S-1

The segmentation of these two elements of the closure of the West Valley Demonstration Project is inappropriate under the terms of the Stipulation of Compromise and under the requirements of the National Environmental Policy Act.

3. The provisions of the Stipulation apply to any and all Environmental Impact Statements into which the closure EIS that began in 1988 may be split. Paragraph 3 of the Stipulation defines the scope of the closure EIS very broadly, such that it covers disposal of "Class A" [Class B/C] wastes generated as a result of the activities of the West Valley Demonstration Project as mandated by the United States Congress under the West Valley Demonstration Project Act."

This separate EIS will violate provisions of the Stipulation. The Stipulation requires that the closure Environmental Impact Statement process - including the scoping process - shall begin no later than 1988 . . ." DOE cannot unilaterally create a new EIS with a new scoping process that supersedes or substantially modifies the scoping process carried out in 1988. As specified in the Stipulation, the EIS is a closure EIS. DOE cannot unilaterally change the purpose of the project and thus the scope of the EIS.

4. According to the Notice published in the *Federal Register* on May 16, 2003, DOE intends to dispose of certain low-level and mixed wastes prior to completion of the West Valley closure EIS. The Stipulation allows off-site disposal of Class A wastes in accordance with applicable law, but does not allow any disposal (either off-site or otherwise) of Class BC wastes until the closure EIS is completed.

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6. According to the Notice published in the *Federal Register* on May 16, 2003, DOE intends to provide a 45-day public comment period. The Stipulation requires a six month public comment period.

7. The actions of decontaminations, decommissioning and/or long-term stewardship are clearly interlocked in the context of the West Valley Demonstration Project. Segregation of this project is inappropriate under the Stipulation of Compromise and under federal and state environmental review law.

8. Shipment of Classes B and C low level waste. Shipment office for interim management (Alternative B) would increase transportation risks because each shipment would have to be made twice. Interim storage would avoid this outcome. In comments on the 1996 DEIS we asked for an alternative which would store packaged wastes onsite for a limited time (25 years) for eventual shipment. We have made our position on this clear repeatedly. When waste can leave, it should. West Valley is not a suitable site for permanent disposal of waste.

9. Consideration of temporary onsite storage is explicitly rejected in this DEIS. (This EIS does not consider any new onsite disposal or indefinite storage because other sites are available and a determination has been made that construction of storage facilities at WV would not be practical or reasonable. p.S-9.)

10. High Level Waste Tanks. Management of the high level waste tanks (under Alternative A) must not include changing the ground water patterns or measures around them.

11. Grouting of HLW waste tanks (Alternative B) would violate NEPA because it would limit closure alternatives to be considered in the Closure EIS now being written.

The Coalition further refers the DOE to various comments made prior as well as to the positions taken by various parties in the action entitled NEDC, et al., v. Richardson, et al., filed under Case No. 01-CV-413 in the U.S. District Court for the District of Idaho.

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TO Mr. Daniel W. Sullivan
DOE Discrepancy Manager
West Valley Area Office
U.S. Department of Energy
10282 Rock Springs Road
West Valley, New York 14171

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TO Mr. Daniel W. Sullivan
DOE Discrepancy Manager
West Valley Area Office
U.S. Department of Energy
10282 Rock Springs Road
West Valley, New York 14171

Document #0011: Comments
Coalition on West Valley Nuclear Wastes

Document #0011: Responses

- 11.1. The Stipulation of Compromise (included in Appendix A of this EIS) requires *inter alia* the preparation of an EIS to address the disposal of LLW on the WVDP site, and does not preclude the preparation of more than one EIS. The 6-month comment period in the Stipulation applies to an EIS prepared for the decommissioning of the site and is not applicable to the Draft WVDP Waste Management EIS prepared for the offsite transportation and disposal (or storage) of LLW, mixed LLW, TRU waste, and HLW. DOE has committed to a 6-month comment period on the Decommissioning and/or Long-Term Stewardship Draft EIS. DOE believes that it has complied and continues to comply with the Stipulation.
- 11.2. The scope of the EIS that DOE began in 1988, with a draft in 1996, is now addressed in two EISs: the WVDP Waste Management EIS and the Decommissioning and/or Long-Term Stewardship EIS. Waste management activities, including offsite shipment for disposal, have utility independent from actions that might be taken to decommission WVDP and the requirements for long-term stewardship. In addition, the waste management activities described in the WVDP Waste Management EIS will not affect the range of alternatives available for decommissioning or long-term stewardship. Therefore, DOE does not believe that its NEPA strategy represents impermissible segmentation of the action.
- 11.3. DOE recognizes the increased environmental impacts inherent in shipping waste offsite for storage prior to disposal, including increased transportation risk and human health risks to workers and the public at the offsite locations. These impacts are analyzed and acknowledged in the Draft and Final WVDP Waste Management EISs. Under DOE's preferred alternative (Alternative A), TRU waste and HLW

TO: Carol Borgstrom, Director
Office of NEPA Policy and Compliance [EN-42]
Office of the Assistant Secretary for Environment,
Safety and Health
U.S. Department of Energy
1000 Independence Avenue, SW
Washington D.C. 20585

TO: The Honorable Hillary Rodham Clinton
Western New York Office
Garrison Building
Suite 208
28 Church Street
Buffalo, New York 14202

TO: The Honorable Charles E. Schumer
Western New York Office
1111 West Huron Street
Room 620
Buffalo, New York 14202

cc: 11
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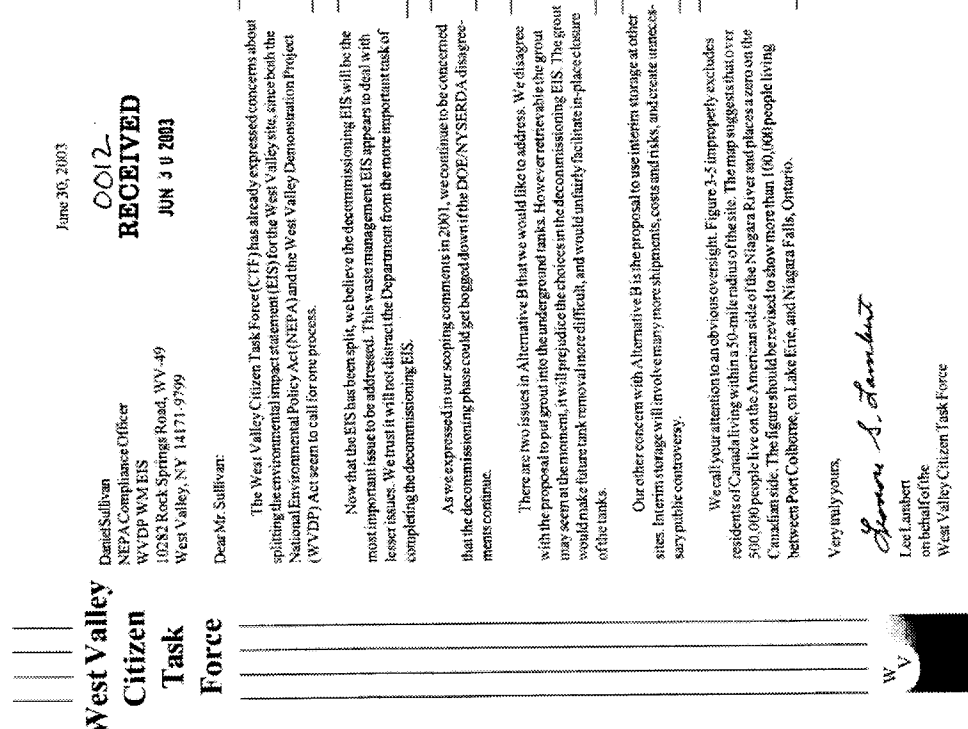
would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.

- 11.4. The No Action Alternative analyzes the continued onsite storage of existing Class B and C LLW, TRU waste, and HLW. In the discussion of alternatives considered but not analyzed (Section 2.6 of the Draft and Final EISs), DOE explained that the EIS does not consider the construction of additional storage capacity at the WVDP site. DOE does not consider it reasonable to analyze an alternative to construct and maintain storage at the WVDP site because of the cost of new facilities and maintenance of existing facilities.
- 11.5. Neither the active ventilation of the HLW tanks and the annulus surrounding the tanks under the No Action Alternative and Alternative A nor the use of retrievable grout for interim stabilization of the tanks under Alternative B as analyzed in the Draft EIS would change the groundwater patterns or pressures around the tanks. DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 11.6. DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.

Document #0012: Comments 12.1 – 12.6
West Valley Citizen Task Force

Document #0012: Responses

- 12.1. The scope of the EIS that DOE began in 1988, with a draft in 1996, is now addressed in two EISs: the WVDP Waste Management EIS and the Decommissioning and/or Long-Term Stewardship EIS. Waste management activities, including offsite shipment for disposal, have utility independent from actions that might be taken to decommission WVDP and the requirements for long-term stewardship. In addition, the waste management activities described in the WVDP Waste Management EIS will not affect the range of alternatives available for decommissioning or long-term stewardship. Therefore, DOE does not believe that its NEPA strategy represents impermissible segmentation of the action.
- 12.2. DOE agrees that the larger issues of closure are being addressed in the Decommissioning and/or Long-Term Stewardship EIS. DOE is working with the cooperating agencies to complete that document as expeditiously as possible.
- 12.3. DOE continues to work with NYSERDA in implementing its responsibilities under the West Valley Demonstration Project Act.
- 12.4. DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 12.5. DOE recognizes the increased environmental impacts inherent in shipping waste offsite for storage prior to disposal, including increased transportation risk and human health risks to workers and the public at the offsite locations. These impacts are analyzed and acknowledged in the Draft



- and Final WVDP Waste Management EISs. Under DOE's preferred alternative (Alternative A), TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.
- 12.6 Figure 3-5 has been revised to include the Canadian population within 80 kilometers (50 miles) of the WVDP site.

Document #0013: Comments 13.1 – 13.3
The League of Women Voters of Buffalo/Niagara

Document #0013: Comments 13.4 – 13.6
The League of Women Voters of Buffalo/Niagara



LWV comment, WMEIS 6/03

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Daniel W. Sullivan
 Document Manager
 DOE West Valley Area Office
 P.O. Box #191
 West Valley, NY 14117-0191
 June 26, 2003

COMMENT: Draft Waste Management Environmental Impact Statement (EIS) for the West Valley Demonstration Project

Dear Mr. Sullivan,

We were pleased to note that the Department responded to public concerns and chose to limit the scope of this EIS to constiute waste management and offsite waste transportation issues. By excluding decontamination activities as proposed in the March 2001 Notice of Intent (NOI) the Department has made it easier for us to approve of the plans thus far.

This is not to say that we approve of splitting the EIS, merely that we can understand the need to move ahead with waste management as much as can be done under the circumstances. The breakdown in negotiations between the DOE and New York State Energy Research and Development Authority (NYSEEDA) is very troubling to us, as it appears that choosing an alternative for final closure of the site cannot be accomplished until the two entities can agree on their respective responsibilities.

Splitting the EIS seems to have resulted in an opportunity to change the words in the title of the EIS from *Completion of the Project* and *Closure or Long-term Management of WYNSC facilities*, to *Decommissioning and/or Long-term Stewardship*. We trust that the terminology change does not suggest a change in the Department's commitment to what may well become very long-term public health and safety issues.

On the present EIS, our concerns parallel those of the West Valley Citizen Task Force (WVCTF).
 1. Population figures for Canada should have been included in the tables of impacts on people living and working within a fifty-mile radius of the site. For the decommissioning and/or long-term stewardship EIS we hope you will include Canadian population figures and also consider the likelihood of huge population increases in both countries over the many years that material from the site might remain a hazard.

Laura McDowell
 Laura McDowell
 President, League of Women Voters of Buffalo/Niagara

Leanne S. Lambert
 Leanne S. Lambert
 RW monitor

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2. We agree that Alternative A is more acceptable than Alternative B. In fact, Alternative B is not acceptable at all. The idea of dealing the material with the intent that it can be dug up at some future time, is speculative at best. Since no one has ever dealt with material of this sort for the hundreds of years that even the low-level waste will remain radioactive, there is no guarantee that the ground will indeed remain soft, or that the cost and risk of removal will not rise in the future. Considering that this is an unsuitable site for burial, the obvious question is, if it is ever to be removed, why not remove it now? 13.4
3. Although holding material at the site raises the specter of a possible lengthy wait for its removal from our area, the interim storage scenario requiring the transportation of material twice seems injustifiable on the basis of risk and cost, not to mention the possibility that the interim terminal might tend to become permanent for residents of those areas, an unfair projection of our problem onto someone else. 13.5
- Therefore, we agree that, of the three alternatives listed, Alternative A is best. Nevertheless, we expect the material to be stabilized and, if at all possible, above-ground retrievable to minimize the hazard while awaiting its ultimate removal from the area. 13.5
- In conclusion, we would be remiss if we did not remind the Department of its response to a call from citizens near DOE sites for public discussion about nuclear material and waste management. DOE approached the League of Women Voters Education Fund (LWVEF) in 1996 to convene a National Dialogue process. Even though the Department overrode LWVEF recommendations for several regional and national workshops in various areas of the country, and even though over 80 environmental groups boycotted the two workshops that were finally held in San Diego and Chicago in June 1998, the participants of the *Interstate Discussions on Nuclear Material and Waste* agreed on two major points: 13.6
- The Secretary of Energy should initiate a *National Dialogue on Nuclear Material and Waste*.
 - The Secretary of Energy should develop a national *Waste Management Strategy*... and Congress must back this strategy with long term funding to carry it out...
- We hope to see both recommendations followed in the near future.
- Sincerely,
- Leanne S. Lambert*
 Leanne S. Lambert
 RW monitor

Document #0013: Responses

- would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.
- 13.1. The scope of the EIS that DOE began in 1988, with a draft in 1996, is now addressed in two EISs: the WVDP Waste Management EIS and the Decommissioning and/or Long-Term Stewardship EIS. Waste management activities, including offsite shipment for disposal, have utility independent from actions that might be taken to decommission WVDP and the requirements for long-term stewardship. DOE believes that proceeding with the waste management component will allow the Department to make progress in meeting its obligations under the West Valley Demonstration Project Act.
- 13.2. The change in the title of the document does not change or diminish DOE's responsibilities under the West Valley Demonstration Project Act.
- 13.3. A discussion of potential impacts to the affected Canadian population has been added to Section 3.6 and Section 4.1.1. DOE does not anticipate "huge" population increases.
- 13.4. DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 13.5. DOE recognizes the increased environmental impacts inherent in shipping waste offsite for storage prior to disposal, including increased transportation risk and human health risks to workers and the public at the offsite locations. These impacts are analyzed and acknowledged in the Draft and Final WVDP Waste Management EISs. Under DOE's preferred alternative (Alternative A), TRU waste and HLW
- 13.6. Establishing a National Dialogue on Nuclear Material and Waste is outside of the scope of the WVDP Waste Management EIS.

Document #0014: Comments 14.1 – 14.4
Oak Ridge Reservation Local Oversight Committee

Document #0014: Comment 14.5
Oak Ridge Reservation Local Oversight Committee



Oak Ridge Reservation
Local Oversight Committee **OO|4**
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Daniel W. Sullivan
Document Manager
DOE West Valley Area Office
P.O. Box 191
West Valley, NY 14111-0191

Subject: Comments on Draft West Valley Demonstration Project Waste Management Environmental Impact Statement (DOE EIS 03321, April 2003)

Dear Mr. Sullivan:

The Citizens' Advisory Panel (CAP) of the Oak Ridge Reservation (ORR) Local Oversight Committee, Inc. (LOC) offers comments on the Draft West Valley Demonstration Project (WVDP) Waste Management (WM) Environmental Impact Statement (EIS). The CAP supports Alternative A (preferred alternative); however there are several aspects of the EIS that are problematic.

It is not clear that WVDP's transuranic (TRU) waste will be accepted by the Waste Isolation Pilot Project (WIPP) for disposal. WVDP does not issue the definition of such waste accepted by WIPP, especially because WIPP is designed for defense waste. The subject of WVDP's TRU waste will depend, if any, of WIPP's TRU license and under the definition of TRU waste accepted by U.S. Department of Energy (DOE) and the Nuclear Regulatory Commission, and what classification would apply to the remainder of this waste stream. In addition the TRU waste generated by WVDP includes 9,000 cubic feet of remote-handled (RH) TRU waste, which WIPP is not permitted to accept. Because WIPP does not have a separately sized bin for disposal of all TRU waste currently in the DOB, this may not be a waiver to allow WVDP's off-specification waste stream to be disposed may not be sufficient to guarantee room for it, especially the RH TRU waste which is handled in its placement within disposal rooms. Furthermore, if a reclassification to the facility's New Mexico state permit is required, granting of any such waiver would be stated indefinitely.

The CAP is opposed to Alternative B, in particular the option of shipping RH waste to the Oak Ridge Reservation for interim storage. Our opposition is based in large part on site entity issues. The ORR was once the regional radioactive waste disposal site for the eastern United States. Many of the environmental problems on the ORR stem from mishandling of those wastes, including past burial of TRU waste. If additional wastes were to be sent to ORR sites must be accompanied by substantial funding for construction of a long term storage facility, ongoing surveillance and maintenance, pre-shipping processing, transportation, and final disposal, as well as applicable accident costs.

The CAP holds the largest inventory of RH TRU waste of any site in the DOE complex, as well as a substantial amount of contact-handled (CH) TRU waste. Because WTP is not yet permitted to receive RH TRU waste, the inventory at ORR is currently without a disposal pathway for this scenario stream. No additional TRU waste, either RH or CH, should come to ORR until Oak Ridge

Operators can dispose of its existing inventory.

Anderson • Meigs • Rheu • City of Oak Ridge • Knob • London • Morgan

14.4

U.W. Sullivan
6/3/03
Page 2 of 2

The WVDP WM EIS is deficient in that it does not properly evaluate the options under Alternative B. Instead, the reader is referred to earlier National Environmental Policy Act (NEPA) documents. However, the most applicable document in this situation, *Final EIS for Treating TRU Alpha Low Level Waste at the Oak Ridge National Laboratory (DOE EIS-0335-R; 2002)*, does not evaluate the impact of offsite waste being shipped to ORR. Other cited NEPA documents are years out of date and do not reflect diagnostic and site-specific changes. There is no basis for properly comparing the various alternatives and the options under Alternative B without a more detailed WVDP WM EIS.

The LOC is a non-profit regional organization funded by the state of Tennessee, established to provide local government and citizen input into the environmental management, decision-making and operation of the DOE's Oak Ridge Reservation. The Board of Directors of the LOC is composed of elected and appointed officials from the City of Oak Ridge and the seven counties surrounding and downstream of the ORR, and the Chair of the Citizens' Advisory Panel. The CAP is a stakeholder organization with up to 20 members with diverse backgrounds who represent the greater ORR region; the CAP Supports Board interests by reviewing and providing recommendations on DOE decisions and policies.

The CAP appreciates the opportunity to comment on the WVDP WM EIS.

Sincerely,

Norman A. Mulvihill
Chair, LOC Citizens' Advisory Panel

cc: LOC Document Register

LOC Board

John Dowdy, Director, TDEC DOE-O
Betty Childers, Commissioner, TDEC
Geral Boyd, Manager, DOE ORO
Steve McCaughen, Assistant Manager for EM, DOE ORO
David R. Allen, NEPA Compliance Officer, DOE ORO
Jesse Rebenack, Assistant Secretary for EM, DOE HQ
Carol Rongstrom, Director, NEPA Oversight, DOE HQ
Pat Slattery, EPA Classification, DOE ORO
David Morris, Chair, ORSSAB
Amy Fitzgerald, City of Oak Ridge
Harold Johnson, NEPA Compliance Officer, Carbondale Field Office
Paul Dinsman, NEPA Compliance Officer, Radiation Operations Office
Roger Pritchett, NEPA Compliance Officer, Radioisotope Engineering & Environmental Laboratory
Drew Granger, NEPA Compliance Officer, Savannah River Operations Office
Mike Skempard, NEPA Compliance Officer, Nevada Test Site

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Document #0014: Responses

- 14.1. Alternative A is DOE's preferred alternative. Under this alternative, TRU waste would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.
- 14.2. TRU waste at WVDP could be disposed of at WIPP if the waste is determined to meet the requirements for disposal in that repository. If some or all of WVDP's TRU does not meet these requirements, DOE would need to explore other alternatives for disposal of the waste. Additional NEPA review would be conducted if DOE were to propose to dispose of TRU waste at a location other than WIPP.
- If wastes were shipped offsite, waste that met the current definition of mixed LLW would be shipped and disposed of as such, and TRU waste shipped to an offsite location for interim storage or disposal would meet the current definition of TRU waste. Appropriate NEPA reviews would be conducted before any decision were made to ship specific TRU waste volumes to ORNL, or any other offsite location, for interim storage. Such reviews would address site-specific and cumulative impacts, including the availability of existing storage capacity, the need for additional storage capacity given the configuration of the waste, and impacts to workers and the affected public.
- 14.3. The shipment of waste to offsite locations for interim storage is not DOE's preferred alternative. Under the preferred alternative, TRU waste would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.
- 14.4. TRU waste at WVDP could be disposed of at WIPP if the waste is determined to meet the requirements for disposal in that repository. If some or all of WVDP's TRU does not meet these requirements, DOE would need to explore other alternatives for disposal of the waste. Additional NEPA review would be conducted if DOE were to propose to dispose of TRU waste at a location other than WIPP.
- If wastes were shipped offsite, waste that met the current definition of mixed LLW would be shipped and disposed of as such, and TRU waste shipped to an offsite location for interim storage or disposal would meet the current definition of TRU waste. Appropriate NEPA reviews would be conducted before any decision were made to ship specific TRU waste volumes to ORNL, or any other offsite location, for interim storage. Such reviews would address site-specific and cumulative impacts, including the availability of existing storage capacity, the need for additional storage capacity given the configuration of the waste, and impacts to workers and the affected public.
- The shipment of waste to offsite locations for interim storage is not DOE's preferred alternative. Under the preferred alternative, TRU waste would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.
- 14.5. The WM PEIS studied the potential for nationwide impacts of managing radioactive and hazardous wastes. DOE issued separate RODs for all of the waste types analyzed in the WM PEIS. For TRU waste, DOE decided that each site that has generated or would generate TRU waste would store it onsite prior to shipment to WIPP for disposal (63 Fed. Reg. 3629 (1998)). However, the Department may decide to ship TRU waste from sites where it may be impractical to prepare it for disposal to other sites where DOE has or will have the necessary capability. The sites that could receive TRU waste from other sites are INEEL, ORR, SRS, and the Hanford Site.
- Thus, DOE's analysis in the Draft and Final WVDP Waste Management EI^ss of the disposal or interim storage of WVDP TRU waste is consistent with analyses conducted for the WM PEIS and with decisions reached on the basis of that document. However, the shipment of waste to offsite locations for interim storage is not DOE's preferred alternative. Under the preferred alternative (Alternative A), TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.

- 14.5. DOE recognizes that information in NEPA documents that were prepared several years ago would need to be updated. Appropriate NEPA reviews would be conducted before any decision was made to ship specific TRU waste volumes to ORNL, or any other offsite location, for interim storage. Such reviews would address site-specific and cumulative impacts, including the availability of existing storage capacity, the need for additional storage capacity given the configuration of the waste, and impacts to workers and the affected public.

Document #0015: Comments
County of Erie, Department of Environment and Planning

Document #0015: Comments 15.1 – 15.7
County of Erie, Department of Environment and Planning



0015
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JUN 30 2003

0015

Mr. Daniel W. Sullivan
United States Department of Energy
Ohio Field Office
West Valley Demonstration Project
10282 Rock Springs Rd.
West Valley, NY 14171-9799

Re: SEQR Review [M617-03-407]
West Valley Demonstration Project (WVDP) – Waste Management DEIS

Dear Mr. Sullivan:

Pursuant to Article 8 of the Environmental Conservation Law and to adopted procedures, Erie County has reviewed the West Valley Demonstration Project (WVDP) – Waste Management DEIS, referred to us on May 12, 2003.

Erie County has no objections as to its content. We would like, however, to offer the following comments for your consideration.

COMMENTS:

While it is apparent the project may predominantly impact the Town of West Valley, this plan has potential regional implications.

A. Relationship to County Plans

The Guiding Principles for Countywide Land Use Planning – December, 1999.

* Stream and Stream Corridor Preservation

The WVDP is in proximity to the Cattaraugus Creek and several of its tributaries. Two of these tributaries (Buttermilk Creek and Frank's Creek) run directly through or within proximity to the WVDP. The Cattaraugus Creek Stream Corridor and its watershed are recognized by Erie County as having Countywide significance.

EDWARD A. ROTH COUNTY OF ERIE BUILDING, 344 FRANKLIN STREET, BUFFALO, NEW YORK 14202-3079 • (716) 845-4372 • FAX: (716) 845-7713 • www.erie.gov

JUN 30 2003

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Since the WVDP draft plan includes the continuation of on-site waste storage tank management and the storage of high-level waste, Erie County strongly encourages that the most stringent measures be taken to ensure the protection of these streams, their watersheds, and downstream areas from leaching contamination. [15.1]

B. General Comments on the Three Proposed Alternatives

- The Department of Energy is ultimately responsible for remediating this site. [15.2]
- The West Valley site should be decontaminated to the fullest extent possible and as soon as possible. [15.3]
- All contaminated waste should be shipped to permanent storage facilities as soon as possible. [15.4]
- The West Valley site is not suitable for permanent or semi-permanent storage of waste. This is due to the surrounding geology of the area and its proximity to Lake Erie. [15.5]
- Grouting/encasing or erasing waste storage tank systems/facilities in place over an extended number of years will only serve to complicate future remediation efforts. [15.6]
- High-level wastes should not be reclassified to other categories i.e., incidental waste, since reclassification will increase the risks associated with the handling and storage of these materials. [15.7]

Please note that statutory review and approval procedures and criteria may apply, regardless of any environmental determinations pursuant to SEQRA. Thank you for the opportunity to provide Erie County's comments.

Very truly yours,

M. A. Raab
MICHAEL RAAB
Deputy Commissioner

MR:ewb

C: L. K. Rubin, Commissioner – Erie County Department of Environment and Planning
A. M. Eszak, Deputy Commissioner – Planning and Economic Development
M. B. Nitkowsky, Director of Energy Development and Management

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Document #0015: Responses

- stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 15.1. In its ongoing management of the HLW tanks, DOE will continue to take all reasonable and practicable measures to protect the Cattaraugus Creek Stream Corridor and its watershed.
- 15.2. The West Valley Demonstration Project Act (included in Appendix A of this EIS) requires DOE to decontaminate and decommission the tanks and other facilities of the Western New York Service Center in which the HLW solidified under the project was stored (Section 2(a)(5)). The statute also states that DOE must prepare required environmental impact analyses of the project (Section 2(b)(3)(D)). DOE has met or will meet all of the vitrification, waste management, and decommissioning requirements set forth in the West Valley Demonstration Project Act.
- 15.3. As a result of public scoping comments and DOE's further evaluation of activities that might be required over the next 10 years, decontamination actions were removed from the scope of this EIS. The Decommissioning and/or Long-Term Stewardship EIS is addressing the decontamination of the WVDP site.
- 15.4. Under the preferred alternative (Alternative A), LLW and mixed LLW would be shipped offsite for disposal. TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.
- 15.5. In the context of this EIS, DOE does not intend to dispose of radioactive or hazardous waste at the WVDP site.
- 15.6. DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim

Document #0016: Comments
Oregon Office of Energy

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Oregon Comments on the West Valley Dispository on Project Draft Waste Management EIS
Date: 30-3-2003
Page: 3 of 3

Cc: Oregon Congressional Delegation
Mike Wilson, Washington Department of Ecology
Nick Cete, U.S. Environmental Protection Agency
Keith Klein, USDOE/ORNL
Roy Schlegens, USDOE/CORP
Armand M. Martzouk, CTUUR
Russell Jim, Yakama Nation
Patrick Sebora, Nez Perce Tribe
Shelley Curran, Chair, Oregon Hanford Cleanup Board
Todd Martin, Chair, Hanford Advisory Board

Document #0016: Responses

- 16.1. The WM PEIS studied the potential for nationwide impacts of managing radioactive and hazardous wastes. DOE issued separate RODs for all of the waste types analyzed in the WM PEIS. For TRU waste, DOE decided that each site that has generated or would generate TRU waste would store it onsite prior to shipment to WIPP for disposal (63 Fed. Reg. 3629 (1998)). However, the Department may decide to ship TRU waste from sites where it may be impractical to prepare it for disposal to other sites where DOE has or will have the necessary capability. The sites that could receive TRU waste from other sites are INEEL, ORR, SRS, and the Hanford Site.

For HLW, DOE decided to store immobilized HLW at the sites where it was generated until it is accepted for disposal at a geologic repository (64 Fed. Reg. 4661 (1999)). However, in the WM PEIS, DOE analyzed various alternatives for the management of HLW, including consolidation of WVDP HLW at SRS (Regionalized Alternative 1) or Hanford (Regionalized Alternative 2 and Centralized Alternative) for storage prior to disposal at a geologic repository.

Thus, DOE's analysis in the Draft and Final WVDP Waste Management EISs of the disposal or interim storage of WVDP waste is consistent with analyses conducted for the WM PEIS and with decisions reached on the basis of that document.

Appropriate NEPA reviews would be conducted before any decision were made to ship specific TRU waste or HLW volumes to an offsite location for interim storage. Such reviews would address site-specific and cumulative impacts, including the availability of existing storage capacity, the

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need for additional storage capacity, and impacts to workers and the affected public.

Waste shipped to interim storage locations would be packaged in a form that met the waste acceptance criteria of the disposal site; no additional treatment would be expected.

TRU waste at WVDP could be disposed of at WIPP if the waste is determined to meet the requirements for disposal in that repository. If some or all of WVDP's TRU does not meet these requirements, DOE would need to explore other alternatives for disposal of the waste. Additional NEPA review would be conducted if DOE were to propose to dispose of TRU waste at a location other than WIPP.

HLW generated at the WVDP site is eligible for disposal in a geologic repository. This waste volume (up to 300 canisters) was specifically analyzed in the Yucca Mountain Repository EIS (Appendix A, Section A.2.3.5.1.).

The shipment of waste to offsite locations for interim storage is not DOE's preferred alternative. Under the preferred alternative, TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.

16.2. DOE recognizes the increased environmental impacts inherent in shipping waste offsite for storage prior to disposal, including increased transportation risk and human health risks to workers and the public at the offsite locations. These impacts are analyzed and acknowledged in the Draft and Final WVDP Waste Management EISs.

16.3. The WM PEIS studied the potential for nationwide impacts of managing radioactive and hazardous wastes. DOE issued separate Records of Decision (ROD) for all of the waste

types analyzed in the WM PEIS. In its ROD for LLW and mixed LLW, DOE decided to perform minimum treatment at all sites and continue onsite disposal of LLW at INEEL, Los Alamos National Laboratory, ORR, and SRS (65 Fed. Reg. 10061 (2000)). In addition, DOE decided to make the Hanford Site and Nevada Test Site available to all DOE sites for LLW disposal. For mixed LLW, DOE decided to treat the waste at the Hanford Site, INEEL, ORR, and SRS, and to dispose of mixed LLW at Hanford and NTS (65 Fed. Reg. 10061 (2000)). Thus, DOE's analysis in the Draft and Final WVDP Waste Management EISs of the disposal of LLW and mixed LLW at Hanford is consistent with analyses conducted for the WM PEIS and with decisions reached on the basis of that document. DOE recognizes that additional NEPA documentation is being prepared for disposal operations at Hanford and that shipment of WVDP waste to Hanford for disposal could not proceed until that NEPA process is completed.

16.4 As noted in the response to Comment 16.3, DOE's analysis in the Draft and Final WVDP Waste Management EISs of the disposal of LLW and mixed LLW at Hanford is consistent with analyses conducted for the WM PEIS and with decisions reached on the basis of that document (65 Fed. Reg. 10061 (2000)). In particular, DOE has decided that it will not dispose of radioactive or hazardous waste at the WVDP site and thus did not consider onsite disposal in the WVDP Waste Management EIS. Moreover, consideration of onsite disposal in this WVDP Waste Management EIS would prejudice the range of alternatives to be addressed in the Decommissioning and/or Long-Term Stewardship EIS currently in progress. DOE does consider disposal of LLW and mixed LLW at NTS and at a commercial site under Alternatives A and B (see Section 2.4 for a description of Alternative A and Section 2.5 for a description of Alternative B), in addition to disposal at

Hanford. DOE has already determined that disposal of waste from offsite generators will not be considered at any DOE sites in the eastern United States (65 Fed. Reg. 10061 (2000)).

Document #0017: Comments
New York State Energy Research and Development
Authority

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Authority

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NYSERDA New York State Energy Research and Development Authority

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June 30, 2003

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Alice C. Williams, Director
U.S. Department of Energy
West Valley Demonstration Project
10232 Rock Springs Road
West Valley, NY 14171-9799

SUBJECT: West Valley Demonstration Project Waste Management Environmental Impact Statement
(Draft April 2003)

Dear Ms. Williams:

The New York State Energy Research and Development Authority is submitting the attached written comments on the subject document prepared by the U.S. Department of Energy (DOE). Also included with the written comments, is a copy of the oral comments that I presented at the June 11, 2003 Public Comment Session hosted by your organization.

NYSERDA looks forward to hearing how our comments have been addressed by DOE.

Ms. Alice C. Williams
Page 2
June 30, 2003

If you have any questions regarding these comments, please contact me at (716) 942-4378.

Sincerely,

Paul P. Piniola

Paul L. Piniola, Ph.D.
Director

WEST VALLEY SITE MANAGEMENT PROGRAM

PLD:md

Attachments

- (1) NYSERDA Comments on Waste Management DEIS
- (2) Comments of the New York State Energy Research and Development Authority on the West Valley Demonstration Project Draft Waste Management Environmental Impact Statement, Presented at the Public Comment Session on June 11, 2003

- cc: D. W. Sullivan, USDOE-WV (w/atts.)
R. F. Warther, USDOE-OH (w/atts.)
M. W. Felt, USDOE-EM-3D (w/atts.)
P. A. Giardina, USEPA (w/atts.)
D. M. Gillen, NRC-TWN (w/atts.)
E. E. Dassett, NYSDEC (w/atts.)
P. R. Smith, NYSERDA-Albany (w/atts.)
H. Brodie, NYSERDA-Albany (w/atts.)
T. H. Attridge, NYSERDA-WV (w/atts.)
P. J. Benkins, NYSERDA-WV (w/atts.)
C. L. Gerwitz, NYSERDA-WV (w/atts.)
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Attachments

**Document #0017: Comments 17.1 – 17.3
New York State Energy Research and Development Authority**

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CC 17
*NYSERDA Comments
Draft Report: West Valley Demonstration Project Waste Management Environmental Impact Statement*
 dated April 2003

General Comments:

1. **The U.S. Department of Energy (DOE) Proposed Action.** The New York State Energy Research and Development Authority (NYSERDA) supports the DOE proposed action to ship all Project wastes off site for disposal.^{17.1}
2. **Inclusion of Actions Not Requiring Additional National Environmental Policy Act (NEPA) Coverage In Section 1.4, Alternatives of the Waste Management Environmental Impact Statement (EIS).** DOE identifies its proposed actions (also referred to as the preferred alternative) as:
 - (1) continue on-site management of Project-generated waste controlled by DOE under the West Valley Demonstration Project (WVDP) until they can be sent to offsite disposal, and ship over the next 10 years, all wastes with acceptable offsite disposal destinations, and
 - (2) manage the emptied, ventilated HLW tanks, until future decommissioning decisions are made.

The shipment of wastes described in Action 2 is the only one of the three that doesn't appear to already have adequate National Environmental Policy Act (NEPA) coverage. Action 1, the continued on-site management of the Project-generated wastes, is an ongoing activity for which DOE presumably has adequate NEPA coverage, and consequently does not need to be covered in the Waste Management EIS. Action 3 is not appropriate for assessment in the Waste Management EIS. Action 1) the continued management of the HLW tanks, the preferred alternative, is an ongoing activity for which DOE presumably has adequate NEPA coverage; and, 2) any assessment of placing grout in the tanks is connected to its Decommissioning EIS (see the following NYSERDA general comment). Thus it does not appear necessary or appropriate to include either of these activities in the Waste Management EIS. (While NYSERDA has provided specific comments below on the analyses of these actions, our position remains that inclusion of these actions for analysis is not appropriate.)^{17.2}

In addition to the NEPA analysis of Actions 1 and 3 being unnecessary and/or inappropriate for inclusion in the Waste Management EIS, viable alternatives to the proposed actions were not included in the EIS. Alternatives or variations of continued on-site management of wastes that were not included in the Waste Management EIS include construction of additional on-site waste storage capacity or re-configuring the current on-site management such as construction of a dry-cask storage system for the glass logs. Alternative tank stabilization actions that were not included in the Waste Management EIS include the addition of corrosion inhibitors to the tanks, complete grouting of the tanks or tank exhumation. NYSERDA does not endorse the inclusion of these alternatives in the Waste Management EIS. Because we believe they are more appropriately analyzed in the Decommissioning and/or Long-Term Stewardship EIS. Instead, we believe these actions should be removed from scope of the Waste Management EIS.^{17.3}

**Document #0017: Comments 17.4 – 17.6
New York State Energy Research and Development Authority**

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*NYSERDA Comments
Draft Report: West Valley Demonstration Project Waste Management Environmental Impact Statement*
 dated April 2003

General Comments:

3. **Proposed Stabilization of the HLW Tanks.** Contrary to what is stated in the Waste Management EIS, NYSERDA believes that stabilization of the HLW tanks by adding grout, one of the waste management actions analyzed, would preclude the range of alternatives to be considered on the decisions to be made for eventual decommissioning and/or long-term stewardship of the WVDP. NYSERDA believes it is not appropriate to include this analysis in the Waste Management EIS, and we believe that any decision to add grout to the HLW tanks would be premature until the U.S. Nuclear Regulatory Commission (NRC) has rendered a decision about whether the residual waste in the HLW tanks is to be considered Waste Incidental to Reprocessing, as part of the Decommissioning and/or Long-Term Stewardship EIS. (For further information on this comment, see attached NYSERDA comments presented at the June 11, 2003 Public Comment Session.)^{17.1}

4. **Connection of the Waste Management EIS to the Decommissioning and/or Long-Term Stewardship EIS.** In Section 1.2.2 of the Waste Management EIS, it is noted that DOE limited the scope of the EIS to on-site and offsite waste management actions due to concerns that decontamination actions originally proposed in the March 26, 2001 Notice of Intent (NOI) were connected to the decommissioning and/or long-term stewardship actions. NYSERDA believes the connection of the two actions was a valid concern and agrees with DOE's decision not to include decontamination in the Waste Management EIS. Similarly, the action of adding 40 inches of grout to the HLW tanks and annulus, which was not included in the NOI for public comment, would also be connected to decommissioning and/or long-term stewardship actions and should be eliminated from the scope of the Waste Management EIS.^{17.2}

5. **Inference of the Need for Splitting the EIS Process and the Negotiation Impasse Between DOE and NYSERDA.** In Section 1.2.1, Litigation and NEPA Compliance History, the following statements are made:

"Despite long negotiations, DOE and NYSERDA have been unable to reach an agreement on a preferred future course of action for the closure of the Center (GAO 2001)."

"To allow the Department to continue to meet its obligations under the West Valley Demonstration Project Act, DOE is preparing two EISs..."

These statements suggest that unsuccessful negotiations were the reason for splitting the EIS into two parts (waste management and decommissioning); this is not true and must be corrected. The NOI for the Waste Management EIS (including plans for splitting the EIS into two parts) was issued on March 26, 2001, well before the acknowledgement of an impasse in negotiations (January 2003). Further, before the NOI was even published, DOE publicly stated that "they are proposing the split to meet federal Environmental Policy Act regulations and to insure that funding for the project continues." (Buffalo News, September 26, 2000). At a September 25, 2003 Citizen Task Force Meeting, in response to concerns regarding the need to split the EIS, DOE stated that it is "legit concern[ed] that the agency needs more NEPA coverage under a new EIS for the Decontamination/Waste Management activities." We request that this misrepresentation be corrected.^{17.3}

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Document #0017: Comments 17.7 – 17.12
New York State Energy Research and Development Authority

6. Remote Handled Waste Facility (RHWF) Operations. Operation of the RHWF has not yet begun, and thus the actual operations data from 1995 through 1999 used to characterize the impacts on worker and public health from "ongoing operations," as defined in Section 1.4 of the Waste Management EIS, would need to be adjusted for this additional operational activity. The operational impacts and resources needed for RHWF operations would appear to affect only Alternatives A and B, but not to affect the no action alternative. These differences should be quantified and accounted for in the analyses of the alternatives.

7. Irreversible or Irretrievable Commitment of Resources. The addition of grout to the HLW tanks and annulus would involve an irreversible or irretrievable commitment of resources that would increase the volume of waste that would have to be exhausted and disposed of offsite under Alternatives 1 and 2 of the Decommissioning and/or Long-Term Stewardship EIS presented in the NOI published on March 13, 2003. The Waste Management EIS includes no consideration of the resources that it would take to retrieve the grout in the HLW storage tanks (under Alternative B) should a future decision to exhaust the tanks be made. The environmental and human health impacts of such activities is also absent.

Specific Comments:

* Page 1-1, Introduction - The waste volumes evaluated in the Waste Management EIS are identified as fissile wastes that are either currently in storage or that would be generated over the next 10 years from ongoing operations and decontamination activities. The Waste Management EIS provides no further description of the waste generating activities that were analyzed, but summarizes the quantities of wastes that will be shipped under Alternatives A and B in Table 2-3. *Waste Volumes, Containers and Shipments Under Alternatives A and B*. A footnote to Table 2-3 identifies the source of this table to be the report: *Decommissioning and Waste Management Environmental Impact Statement Engineering Report* (Marchikie 2001). Further, it is stated that waste volumes from Marchikie 2001 were recalculated by 10 percent to account for uncertainties in future waste projections, packaging efficiency and choice of shipping container (though it is not clear which values from Marchikie 2001 were recalculated). Therefore, the EIS should be revised to describe the waste generation activities (i.e., operations, decontamination, etc.) that form the basis for the waste volumes presented in Table 2-3.

* Page 1-7, Section 1.1.3.1 (Management Responsibilities at the Center) - The last sentence of the first paragraph should read as follows: "NYSERDA is also responsible for making a timely application for an NRC license, as may be required for NYSERDA to assume possession of the Project Premises and Project Facilities upon completion of the Project (Article V)."

* Page 1-7, Section 1.1.2 (Project Facilities and Areas) - The description of Project Facilities and Areas should be revised to add the RHWF. The RHWF is a major Project Facility that will be used to size reduce, characterize and package Low-Level Radioactive Wastes (LLRW) and Transuranic (TRU) wastes. Also, exclusion of the RHWF from this section is not consistent with Section 2.2.5 of the Waste Management EIS which describes the purpose and use of the RHWF.

* Page 1-8, Section 1.1.3.2 (Project Facilities and Areas) - The last paragraph in this section describes a change in scope of this EIS from the original scope described in the March 26, 2001

Document #0017: Comments 17.12 – 17.18

New York State Energy Research and Development Authority

NOI. The purpose of this section of the EIS is to describe the on-site waste management facilities and areas and therefore the last paragraph appears to be out of place.

* Pages 2-1 to 2-4, Section 2.1 (Overview of the Alternatives) - NYSERDA does not support the inclusion of ongoing management of the HLW tanks in the Waste Management EIS, however, we offer the following additional comment. The waste mobilization and transfer pumps are suspended in the HLW tanks. Under Alternative B, the addition of 40 inches of grout to the HLW tanks will cover the bottom portions of these pumps and therefore make future removal of the pumps more difficult. The Waste Management EIS should include the analysis of the additional resources needed and the associated impacts that would result if a future decision to remove the HLW tanks is made.

* Page 2-19, Figure 2-4 (Summary of Normal Operational Impacts at West Valley) - The figure lists "No Impact" for Alternatives A and under the "Noise and Aesthetics" impact area. Considering an estimated 2,550 truck shipments and 847 rail shipments for Alternative A and 3,120 truck shipments and 1,079 rail shipments for Alternative B, it is hard to determine a determination of "No Impact." The EIS should describe the basis for making this determination.

* Page 2-20, Table 2-5, Summary of Accident Impacts at West Valley - NYSERDA does not support the inclusion of ongoing management of the HLW tanks in the Waste Management EIS, however, we offer the following additional concern. It is not apparent that impacts to groundwater and surface water from the tank collapse scenarios (including any doses from these impacts) are included in the calculation of accident impacts.

* Pages 2-21 and 2-22, Table 2-6 (Summary of Offsite Human Health Impacts) - This table appears incomplete as there are 13 references to data that is not available (listed as NA). It is not clear whether this information is going to be available sometime in the future or will never be available. This should be corrected in the EIS.

* Page 3-1, Section 3.1 (Geology and Soils) - This section contains a very brief description of the geologic setting for the Western New York Nuclear Service Center, developed from information in the 1996 Project Completion and Site Closure DEIS. There has been significant work over the last several years on the structural geology and seismicity of Western New York (see *An Update of the Structural Geology in the Vicinity of the Western New York Nuclear Service Center, West Valley New York*, URS Corporation, May 2002, and *Neotectonics and Seismicity in the Eastern Great Lakes Basin: Tectonophysics*, Vol. 333). Section 3.1 of the Waste Management EIS should be revised to provide an updated description of the geologic setting and seismicity in the vicinity of the Western New York Nuclear Service Center.

* Page 3-6, Section 3.2.2 (Groundwater) - The first sentence of the second paragraph refers to "two aquifers." The previous paragraph refers only to the "Cattaraugus Creek Basin Aquifer System." The EIS should be revised to clearly identify the two aquifers referred to in this paragraph. In addition, the groundwater flow path through the Kent Recessional unit to Buttermilk Creek should be described in this section.

* Page 1-8, Section 1.1.3.2 (Project Facilities and Areas) - The last paragraph in this section describes a change in scope of this EIS from the original scope described in the March 26, 2001

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 New York State Energy Research and Development Authority

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* Page D-9, Table D-4 (Unit Risk Factors for Incident Free Transportation) - It is not clear why the dose for a rail worker "in moving vehicle" and the "walk-around inspection" is considered "Not Applicable." Please explain this in the EIS.

Comments of the New York State Energy Research and Development Authority on the West Valley Demonstration Project Draft Waste Management Environmental Impact Statement

Presented at the Public Comment Session on June 11, 2003

Ashford Office Complex

My name is Paul Picchio and I am Director of the West Valley Site Management Program for the New York State Energy Research and Development Authority, more commonly referred to as NYSERDA. I am here to provide oral comments on the Waste Management Environmental Impact Statement on behalf of NYSERDA. NYSERDA also will be submitting written comments to the U.S. Department of Energy (DOE) prior to closure of the formal public comment period.

Our most important issue of concern regarding the Waste Management EIS is inclusion of the analysis to add grout to High-Level Waste Tanks 8D-1 and 8D-2 and the spansils surrounding each tank. NYSERDA believes that this activity, and alternatives for grouting the tanks, should not have been included in this Waste Management EIS. Long-term management options for the High-Level Waste Tanks are more appropriately analyzed in the *Environmental Impact Statement to Evaluate Decommissioning and/or Long-Term Stewardship of the West Valley Demonstration Project and Western New York Nuclear Service Center*. The reasons for this are threefold. First, the March 26, 2001 scoping for this Waste Management EIS did not include grouting of the high-level waste tanks. Second, the analysis of grouting the High-Level Waste Tanks in the Waste Management EIS is inconsistent with policy announced by the U.S. Nuclear Regulatory Commission (NRC) stating that the impacts of making a Waste Incidental to Reprocessing determination, which is a prerequisite for grouting the tanks, should be analyzed in the Decommissioning EIS. Lastly, Resource Conservation and Recovery Act regulations preclude treatment by grout stabilization until NRC has rendered its final decision on whether the Decommissioning EIS preferred alternative meets the criteria in the Commission's Policy Statement. I will now provide a more detailed explanation of these three concerns.

The proposed scope for the Waste Management EIS, as published in the Federal Register on March 26, 2001 (66 Fed. Reg. 16447), did not include grouting the tanks. The scope indicated that the Waste Management EIS would "include such activities as removal of loose contamination, removal of hardware and equipment, nonstructural decontamination of walls, ceilings, and floors; and flushing and/or removal of vessels and piping." Grouting of the tanks was not included in the description of the proposed action or the preliminary alternatives to be evaluated. Thus, it appears that evaluation of grouting the tanks is beyond the scope of this Waste Management EIS. The Federal Register Notice indicated that: "The remaining facilities for which the DOE is responsible, along with all final decommissioning and long-term stewardship actions to be taken by the DOE and NYSERDA, will be evaluated in [the Decommissioning EIS]."

Additionally, the residual waste in the High-Level Waste Tanks remains high-level waste, at the very least until a determination is made that such waste is incidental to reprocessing, in accordance with the requirements established by the NRC in the *U.S. Nuclear Regulatory Commission Decommissioning Criteria for the West Valley Demonstration Project at the West Valley Site Final Policy Statement*, on February 1, 2002 (67 Fed. Reg. 5003). The Final Policy Statement indicates that the NRC intends to use the Decommissioning EIS to render a decision

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New York State Energy Research and Development Authority

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- 17.1. Thank you for your comment.
- 17.2. DOE has analyzed the continuing management of WVDP-generated waste in earlier NEPA reviews and documents. Those activities were included as part of the action alternatives because of the potential for cumulative impacts. DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 17.3. In the discussion of alternatives considered but not analyzed (Section 2.6 of the Draft and Final EISs), DOE explained that the EIS does not consider the construction of additional storage capacity at the WVDP site. DOE does not consider it reasonable to analyze an alternative to construct and maintain storage at the WVDP site because of the cost of new facilities and maintenance of existing facilities.
- 17.4. DOE is not aware of any corrosion-inhibiting technology that would be feasible, beyond that which is already being performed by use of the nitrogen inerting system for the annuli of Tanks 8D-1 and 8D-2. Complete grouting of the tanks or tank exhumation are issues that relate to the decommissioning and/or long-term stewardship of the site and, as such, will be addressed in that EIS.
- 17.5. DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.

on the acceptability of DOE's Waste Incidental to Reprocessing determinations. NRC states that:

"The resulting calculated dose from the incident waste is to be integrated with all the other calculated doses from the remaining material at the entire NRC-licensed site to ensure that the License Termination Rule criteria are met. This is appropriate because the Commission does not intend to establish separate dose standards for various sections of the NRC-licensed site."

"It is the Commission's expectation that it will apply this criteria at the WVDP site following the completion of DOE's site activities. In that regard, the impacts of identifying waste as incidental to reprocessing and not high-level waste should be considered in the DOE's environmental review." 17.22

NRC even more clearly defines its expectations in a June 17, 2002 letter from Richard A. Miserewicz to myself:

"The Decommissioning EIS will address DOE Waste Incidental to Reprocessing determinations. NRC will review and comment on DOE Waste Incidental to Reprocessing determinations as a Cooperating Agency. NRC will also be rendering its final decision on DOE's Waste Incidental to Reprocessing determination in NRC's decision on whether the preferred alternative meets the criteria in the Commission's Policy Statement."

Thus, until the Decommissioning EIS is completed and NRC has made its determination regarding the tank residuals, such materials must continue to be managed as high-level waste and any decision to grout the tanks based on the Waste Management EIS would be premature.

Finally, the residual waste in the High-Level Waste Tanks is both high-level waste and Resource Conservation and Recovery Act (RCRA) characteristic waste. It is NYSERDA's understanding that, at this time, the only form of treatment accepted for such waste is vitrification. As long as the tank residual waste is high-level waste, in other words until NRC has rendered its final decision on DOE's Waste Incidental to Reprocessing determination in its decision on whether the Decommissioning EIS preferred alternative meets the criteria in the Commission's Policy Statement, current RCRA requirements preclude treatment by grout stabilization. Thus, under RCRA regulations, a determination must be made with respect to the Waste Incidental to Reprocessing issue before a decision to grout the tanks can be made.

NYSERDA requests that DOE reconsider its inclusion of high-level Waste Tank grouting in the Waste Management EIS. As I mentioned earlier, NYSERDA will be providing more detailed written comments prior to the close of the formal public comment period. Thank you for this opportunity to state our concerns.

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Page 2 of 2

- stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 17.6. DOE reviewed the material and believes that it has accurately stated its reasoning.
- 17.7. The RHWF is not currently operating and is not expected to operate until 2004. Because no data are available regarding operations from the RHWF, in its analysis of ongoing activities, DOE used actual operational data from vitrification activities in 1995 through 1999 and determined that the data from those years would be more than the future emissions from the RHWF and thus would bound the analysis (see Section 4.1.1.1 and Appendix C, Section C.3).
- 17.8. DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 17.9. Clarification was added to the description of Table 2-3 to indicate that the ongoing operations are described in Section 2.3.
- 17.10. The change was made as suggested.
- 17.11. DOE did not include the RHWF in the discussion of the project facilities that store waste because no waste will be stored in the facility.
- 17.12. DOE reviewed the paragraph and believes it conveys information useful to the reader and is located in an appropriate location.
- 17.13. DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim

- stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 17.14. Table 2-4 is a summary table, and the discussion of the impacts can be found in Chapter 4. In Table 2-4 of the Final EIS, DOE refers the reader to Chapter 4 to obtain additional information regarding impacts.
- 17.15. The EIS (both draft and final) does analyze tank collapse scenarios (see Appendix C, Sections C.4.4 and C.4.5). Groundwater and surface pathways were not analyzed because it was assumed that the contents of the tanks would be released to the atmosphere. This would result in the exposure of a higher concentration of radionuclides to a larger number of people than would be the case with a groundwater or surface water pathway. For this reason, the analysis bounds the impacts of a tank collapse scenario in which the contents would be released into the groundwater or surface water. The long-term impacts of tank failure should the tanks remain in place, including potential exposure to contaminated groundwater, will be addressed in the Decommissioning and/or Long-Term Stewardship EIS.
- 17.16. The sources for the information in Table 2-6 are the WM PEIS and the WIPP SEIS-II. The information marked "NA" on the table was not presented in either of the source documents and, for that reason, is not available.
- 17.17. DOE acknowledges that additional information on this topic exists, but decided not to include a more detailed examination of that information in the Final WVDP Waste Management EIS because it is not relevant to the actions being proposed. However, this information will be examined in the Decommissioning and/or Long-Term Stewardship EIS, where information regarding the geologic setting of the site is relevant.

- 17.18. Clarifications were added to the Final EIS in the discussion of groundwater (Section 3.2.2).
- 17.19. The doses apply to the truck scenario, not the rail scenario; therefore, they are denoted “not applicable” for the rail scenario in Table D-4 (see footnote “a” to Table D-4). For example, in the truck scenario, the doses for workers who inspect the truck are called a “walk-around” inspection dose. This same type of dose for the rail scenario is denoted an “in-transit rail stop” dose.
- 17.20. The Draft WVDP Waste Management EIS analyzed the use of retrievable, low-strength grouting for the interim stabilization of the HLW tanks should that become necessary before decisionmaking about the site is completed. As stated in the Draft EIS, this grout would be sufficiently flexible to provide shielding and would not prohibit exhumation of the tanks should DOE decide to remove the tanks in the future. However, DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 17.21. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 17.22. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 17.23. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 17.24. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.

Document #0018: Comments
U.S. Environmental Protection Agency

Document #0018: Comments 18.1 – 18.7
U.S. Environmental Protection Agency



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 2
280 BROADWAY
NEW YORK, NY 10007-1886
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JUL 07 2003

Alice C. Williams, Director
West Valley Demonstration Project
Department of Energy
1032 Rock Spring Road
West Valley, New York 14171-9799
Class 1.O

Dear Ms. Williams:

The Environmental Protection Agency (EPA) has reviewed the draft environmental impact statement (EIS) on Waste Management for the West Valley Demonstration Project (CEQ Op. 031224), located in West Valley, New York. This review was conducted in accordance with Section 309 of the Clean Air Act, as amended (42 U.S.C. 7619, PL. 91-604 [2d], 84 Stat. 1799), and the National Environmental Policy Act (NEPA).

The Waste Management draft EIS details the Department of Energy's (DOE) proposal to ship radioactive wastes that are either currently in storage, or that will be generated from operations over the next 10 years, to offsite locations, and to continue its onsite waste management activities. The document notes that decommissioning and long-term stewardship decisions will be reached in a separate EIS that is expected for release in 2004. In 1996, a draft EIS was released for public comment for the Completion of the West Valley Demonstration Project and Closure or Long-Term Management of the New York Nuclear Services Center. EPA's October 4, 1996 comment letter on the draft EIS rated the document as EO, indicating we had environmental objections. Our objections were related to clean-up levels, ground and surface water impacts, the accuracy of its risk assessment, and the potential loss of institutional controls. Rather than issue a final EIS, the DOE proposed the preparation of two separate NEPA documents to address the issues raised on the 1996 draft EIS, the current Waste Management EIS and the Decommissioning EIS.

In addition to the No-Action Alternative, the Waste Management draft EIS evaluates two action alternatives. Under Alternative A (preferred), radioactive wastes would be shipped to offsite locations over a ten-year period and the high-level waste tanks and vaults would be managed without additional interim stabilization measures. Under Alternative B, over a ten-year period, the DOE proposes to ship radioactive wastes to offsite locations for disposal or interim storage, and add retrievable grout to high-level waste storage tanks and vaults. Based on our review of the draft EIS, EPA offers the following comments:

While EPA has an overall lack of objections with the proposed Waste Management actions, we believe that the draft EIS lacked specific documentation in some areas. For example, although the draft EIS envisions a ten-year period for ongoing operations, and EPA supports the expedited removal of wastes, the final EIS should include information and analyses to determine the consequences or impacts from shipping radioactive wastes to offsite locations beyond the ten-year period. While no anticipated, waste shipments could occur beyond the ten-year period; therefore, this should be analyzed in the final EIS. 18.1

Footnote B to Table 2-3 indicates that the volumes of transuranic (TRU) waste are for wastes that meet the Nuclear Regulatory Commission (NRC) DOF definition which is greater than 100 Ci/g of alpha-emitting radionuclides with half-lives greater than 20 years. The West Valley Demonstration Project (WVDP) Act defines TRU waste as waste contaminated with transuranics in concentrations greater than 10 nCi/g. EPA believes the final EIS should identify the estimated volume of wastes that meet the TRU definition, and a discussion and analysis of how this waste will be managed. 18.2

Appendix C and Section 4.1.1.2 refer to fourteen accidents that were evaluated, with Table 2-5 summarizing only eleven accidents. EPA notes that Class B low-level radioactive waste (LLW) container accidents were not evaluated. EPA believes that the final EIS should include Class B LLW, or provide the rationale for its exclusion from the evaluation. 18.3

In addition to the comments above, EPA has the following recommendations:

- Under the No-Action and Alternative A, EPA recommends the final EIS (perhaps Section 2.2.2, Tank Farm) describe the ongoing operation of ventilating the waste storage tanks and surrounding vaults to prevent moisture. 18.4
- Under the description of Alternative B in Chapter 2, EPA recommends that the final EIS describe how the retrievable grout is an alternative to ventilating the waste storage tanks and surrounding vaults to prevent moisture corrosion. 18.5
- EPA recommends re-titling the three sets of tables (Tables 4-2&4-4-9&4-10, and 4-15& 4-16) to identify the alternative with which each set is associated. 18.6
- The term "tag storage" used in Section 2.2.3 is confusing for buildings/structures used to handle containerized contact-handled waste. An explanation of the use of this term should be considered for the final EIS. 18.7

In summary, EPA rates the document as LO, indicating that we have a lack of objections with the project and do no foresee significant adverse environmental impacts from the implementation of the proposed project. However, in order to provide a complete and thorough analysis of the proposed Waste Management activities, the aforementioned information and recommendations in this letter should be included in the final EIS.

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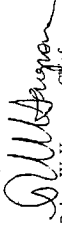
Document #0018: Comments
U.S. Environmental Protection Agency

Document #0018: Responses

- 18.1. The Draft and Final EISs evaluate the impacts of managing waste that is already in the WVDP inventory and that might be generated over the next 10 years. DOE determined that 10 years was the appropriate analysis period in light of its intention to complete decisionmaking on the decommissioning and/or long-term stewardship of the WVDP site within that time period. DOE expects to ship the waste, as described in the preferred alternative, within the next 10 years to available treatment, storage, and disposal facilities. The EIS acknowledges that the HLW may remain at WVDP for more than 10 years. However, it also describes both the annual and the total impacts that could occur over the 10-year period. The total impacts would remain the same, but would be spread out over more years if, for example, a transportation campaign or a geologic repository were delayed. In addition, DOE did evaluate long-term, onsite storage of HLW in the No Action Alternative for the Yucca Mountain Repository EIS.
- 18.2. TRU waste is currently defined by NRC and DOE as waste containing more than 100 nanocuries of alpha-emitting isotopes, with half-lives greater than 20 years, per gram of waste. However, in the West Valley Demonstration Project Act, passed in 1980, TRU waste is defined as material contaminated with radioactive elements that have an atomic number greater than 92 in concentrations greater than 10 nanocuries per gram. The volume of TRU waste analyzed in the Draft and Final Waste Management EISs is that which meets the current (more than 100 nanocuries per gram) definition of TRU waste. This is appropriate because DOE is not proposing to dispose of any radioactive waste at the WVDP site. The volume of mixed LLW analyzed in the Draft and Final Waste Management EISs includes waste that meets the definition of TRU waste under the West Valley

Thank you for the opportunity to comment. Should you have any questions concerning this letter, please contact Mark Westrate of my staff at (212) 637-3789.

Sincerely yours,


Robert W. Hargrove, Chief
Strategic Planning and Multi-Media Programs Branch

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- Demonstration Project Act (that is, waste with greater than 10 nanocuries but no more than 100 nanocuries per gram of alpha-emitting isotopes). If wastes were shipped offsite, waste that met the current definition of mixed LLW would be shipped and disposed of as such, and TRU waste shipped to an offsite location for interim storage or disposal would meet the current definition of TRU waste.
- 18.3. As noted in Appendix C and Section 4.1.1.2, 14 facility accidents were evaluated in the Draft EIS. In Table 2-5, the impacts of the drum puncture, pallet drop, and box puncture accidents for Class A LLW were included for the No Action Alternative. The impacts of the drum puncture, pallet drop, and box puncture accidents for Class C LLW were included for Alternatives A and B (the impacts for a Class A or B LLW container under these alternatives would be less). Thus, the potential impacts from a total of 14 accident scenarios were described in Table 2-5 of the Draft EIS. However, in the Final EIS, DOE has eliminated the option of placing retrievable grout in the HLW tanks as an interim stabilization measure under Alternative B. As a result, two of the original 14 accident scenarios evaluated in the Draft EIS (Containment System Failure During Interim Stabilization of Tank 8D-2, and Collapse of Tank 8D-2 [Grouted]) were also eliminated, reducing the number of accident scenarios evaluated in the Final EIS to 12. An explanatory footnote has been added to Table 2-5 of this Final EIS to clarify that the impacts of the drum puncture, pallet drop, and box puncture accidents are evaluated for both Class A LLW (for the No Action Alternative) and Class C LLW (for Alternatives A and B)
- 18.4. DOE added a description of the ongoing operation of ventilating the waste storage tanks in the Final EIS (see Section 2.3).

- 18.5. DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 18.6. The titles of Tables 4-3, 4-4, 4-9, and 4-10 were changed to identify the alternative with which they are associated. Tables 4-15 and 4-16 were deleted as a result of DOE's decision to eliminate the option of placing retrievable grout in the HLW tanks as an interim stabilization measure under Alternative B.
- 18.7. An explanation of the term was added in the Final EIS (see Section 1.1.3.2 and the glossary).

Document #0019: Comments 19.1 – 19.2
City of Oak Ridge, Office of the Mayor

Document #0019: Responses

- 19.1. The WM PEIS studied the potential for nationwide impacts of managing radioactive and hazardous wastes. DOE issued separate RODs for all of the waste types analyzed in the WM PEIS. For TRU waste, DOE decided that each site that has generated or would generate TRU waste would store it onsite prior to shipment to WIPP for disposal (63 Fed. Reg. 3629 (1998)). However, the Department may decide to ship TRU waste from sites where it may be impractical to prepare it for disposal to other sites where DOE has or will have the necessary capability. The sites that could receive TRU waste from other sites are INEEL, ORR, SRS, and the Hanford Site.

West Valley Demonstration Project Draft Waste Management Environmental Impact Statement (DOE/EIS-0337D)

Dear Mr. Sullivan:

It has come to the attention of the City of Oak Ridge that the subject Department of Energy (DOE) environmental impact statement (EIS) identifies interim storage at Oak Ridge National Laboratory (ORNL) as an option (not DOE's preferred alternative) for management of transuranic (TRU) radioactive waste from the West Valley, New York, Demonstration Project site.

The City of Oak Ridge strongly opposes the transfer of West Valley, TRU waste to Oak Ridge for interim storage. The DOE has not been able to arrange for the timely removal of TRU waste that is already stored here, and it would not be in the best interest of our community to increase the inventory of stored TRU waste by importing additional material from another DOE site. 19.1

Also, please note that the EIS has an error regarding the location of the Oak Ridge Reservation (ORR). Text on pages S-16 and 1-26 states that the ORR is located west of Knoxville "in the rolling terrain between the Cumberland Mountains and the Great Smoky Mountains." This incorrectly implies that the ORR is in the middle of an uninhabited region. There is no mention of the City of Oak Ridge, within whose city limits almost all of the ORR (including ORNL) lies. Descriptions of the other candidate management sites correctly identify the nearest cities. Please correct the description of the ORR to state that it is in the City of Oak Ridge. 19.2

Sincerely,

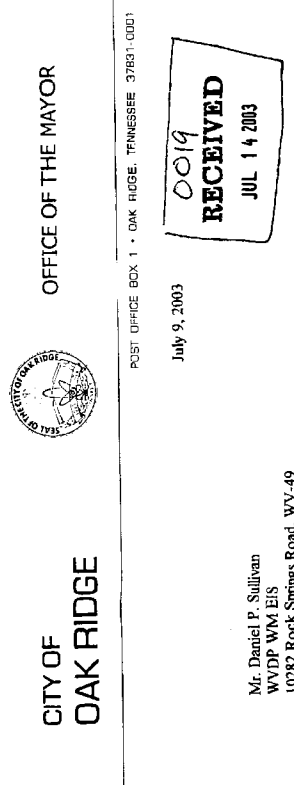
David R. Bradshaw

David R. Bradshaw
Mayor

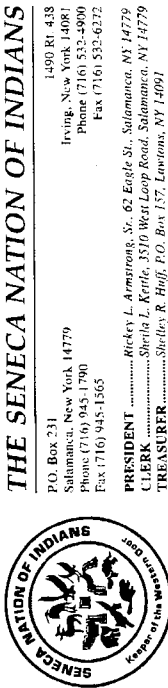
cc: Gerald Boyd, Manager, DOE Oak Ridge Operations
Stephen McCracken, Assistant Manager for Environmental Management, DOE Oak Ridge Operations

Document #0019: Responses

- 19.2. DOE corrected the description of ORR in the Final EIS (see Section 3.9.5).
- Thus, DOE's analysis in the Draft and Final WVDP Waste Management EISs of the disposal or interim storage of WVDP waste is consistent with analyses conducted for the WM PEIS and with decisions reached on the basis of that document.
- However, the shipment of waste to offsite locations for interim storage is not DOE's preferred alternative. Under the preferred alternative (Alternative A), TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.
- 19.2. DOE corrected the description of ORR in the Final EIS (see Section 3.9.5).



Document #0020: Comments
The Seneca Nation of Indians



THE SENECA NATION OF INDIANS

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JUL 23 2003

July 10, 2003

Mr. Daniel Sullivan
U.S. Department of Energy
West Valley Demonstration Project
10282 Rock Springs Road
West Valley, NY 14171

SUBJECT: Comments on West Valley Demonstration Project Waste Management
Draft Environmental Impact Statement (DEIS)

Dear Mr. Sullivan:

My staff has completed its review of the above-referenced document and prepared the attached comments.

As you know, the activities at the West Valley Demonstration Project have the potential to directly affect our communities on the Cattaraugus and Allegany territories. After reading this DEIS and the alternatives for shipping stored waste off of the site, it is not possible to determine the extent of impact to either of our communities, since the transportation routes are not identified. In addition, although the risks of implementing the alternatives [redacted] 20.1 are reported to be very low, we are not certain the risk assessment considered factors unique to our population. [redacted] 20.2

We support your efforts to meet challenges in cleaning up and closing down the West Valley Demonstration Project. We trust that the US Department of Energy will work with our government in finalizing this impact statement and reaching the Record of Decision, as per Executive Order 13084, the Government-to-Government Relations with Native American Tribal Governments Executive Memorandum of April 29, 1994, and the US Department of Energy's American Indian and Alaska Native Tribal Government Policy. I am confident that the DOI will continue to improve environmental conditions at the site. By working with us on a government-to-government basis, we can have a positive role in

cc: EPD
Bryan Bowler, DOE WVDP

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Document #0020: Comments 20.3 – 20.13
The Seneca Nation of Indians

Document #0020: Comments 20.13 – 20.21
The Seneca Nation of Indians

Page/Section	Comment	Page/Section	Comment
General Comment	How will our pertinent comments from the 1996 draft environmental impact statement be identified and applied to the development of this EIS?	20.3	transportation. How and where are these impacts evaluated?
1-1, first bullet	To our knowledge, the proposed Yucca Mountain Repository is not a geologic repository because the site's geology alone will not contain the waste. Waste placed in Yucca Mountain will require stewardship in perpetuity. We suggest changing to "federal repository here and throughout the document.	20.4	Non-fatal health effects to the exposed population should also be evaluated. This section should state how the valuation of human health impacts considers the overall health of the person receiving the dose. The very young, elderly, and persons with compromised health due to diabetes or high blood pressure (for example) may be more susceptible to non-fatal or fatal cancers. How does the evaluation consider people who practice a subsistence lifestyle?
1-11	Why isn't Greater-Than-Class C waste considered under the alternatives?	20.5	The risk assessment should include exposures from consuming venison, inhaling wood smoke (i.e., burning firewood from trees that preferentially uptake radionuclides), inhaling water vapor from Cattaraugus Creek and Lake Erie, drinking surface water and groundwater, and consuming fish from Cattaraugus Creek.
1-13, Table 1-1	The table should include a definition of Class A low level waste since this waste type is shipped under all alternatives.	20.6	Who is the maximally exposed individual?
2-9 through 2-11, Section 2.3	Does LSA 1 contain 37,000 cubic feet of low level waste (i.e., storage capacity minus available storage space)? These descriptions of the waste storage areas do not include the amount of waste stored in each area. Why not do the math? Since this DEIS is supposed to focus on waste management, it would be helpful to the reader to state the quantity of waste currently managed in these areas.	20.7	Who causes the higher impact from rail transportation?
2-13, Table 2-2, Number of Shipments	Does this column enumerate truck <i>plus</i> rail shipments for the given number of containers, or truck <i>or</i> rail shipments for the given number of containers? Does rail mean railcar? What determines whether a shipment occurs by truck or by railcar?	20.8	What would be the impacts from a terrorist attack?
2-14, second full paragraph	Do all of these disposal sites have rail service?	20.9	Sections 4.4.2, 4.5.2
3-5, second paragraph	Cattaraugus Creek water is used to irrigate tomato fields in Chautauqua County.	20.10	Sections 4.3.3.3, 4.4.3.3, 4.5.3.3
3-23, Figure 3-8	Oil Spring Reservation is incorrectly identified. It is on the border between Allegany and Cattaraugus Counties. The correct spelling is Allegany Reservation.	20.11	It is unclear who the maximally exposed individual (MEI) is for these scenarios or why the MEI's dose is less than the population's dose. Who comprises the population? If individuals in the population experience the greater health effect, wouldn't they be the MEI?
3-25	What roads and railroads serve the area around Envirocare?	20.12	This paragraph needs clarification. What is the definition of "past operations" in the second sentence? Does "past operations" mean during reprocessing and/or 1992 to present? This dose was 13 person-rem, but the fourth sentence parenthetically says the radiation dose to workers and the public in the past was 2.5 person-rem.
4-1, second	There is a potential for direct and indirect impacts from RECEIVED	20.13	Appendix C does not describe the assumptions or methodology used to assess ecological risk, as per the draft technical standard on a graded approach for evaluating radiation doses to aquatic and terrestrial biota.
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Document #0020: Comments 20.22 – 20.25
The Seneca Nation of Indians

Document #0020: Responses

- 20.1. DOE analyzed the potential environmental impacts associated with the transportation of radioactive waste from the WVDP site to each of the other locations included in this EIS for disposal or interim storage in Chapter 4 (see Sections 4.1.2, 4.2.2, 4.3.3, 4.4.3, and 4.5.3) and Appendix D. DOE routinely plans actual transportation campaigns well in advance, with appropriate notice to affected State and local jurisdictions along the transportation route. DOE has long maintained a transportation program that provides assistance to all affected States and local jurisdictions in maintaining emergency preparedness capabilities, including training, and DOE transportation personnel remain available for assistance during transportation campaigns in the event of an incident.
- 20.2. In Section 4.6, the Draft EIS addressed the subsistence consumption of fish from Cattaraugus Creek. For atmospheric releases of radioactivity material from the WVDP site, the EIS considered the inhalation of radioactive gases and particulates in the air, ingestion of cultivated crops, and external exposure from radioactive material in the air or on the ground. Inhaling radioactive material in wood smoke or water vapor was not considered in the analysis. However, because of the dispersion of wood smoke and dilution by the water in Cattaraugus Creek or Lake Erie, the radiation doses through these pathways would be much lower than inhaling the radioactive material directly from the air, which is analyzed in the Draft and Final EISs. Ingestion of surface water and groundwater was not included because there is no documented use of local surface water or downgradient groundwater wells as drinking water by local residents.

Page/Section

C-27

Comment

It is dangerous to average the dose over an area having a 50-mile radius when the dose is not experienced equally across this area. The dose is primarily received by the people living downwind of the site, by people who access Cattaraugus Creek and its tributaries leading from the site, and by people who use the natural and agricultural resources growing in areas that are impacted by releases from the site. What are the doses to these people?

20.22

This paragraph acknowledges that other delayed health effects can occur and gives the conversion factors; however, total risks are not conveyed to the reader in Section D.7 (Results).

20.23

Isn't the probability of a truck accident greater than that for rail?

20.24

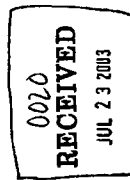
D-19, Section D 6.7, first paragraph

D-27, Alternative A

D-27 & D-28, Alternatives A & B

A severe accident under each of these alternatives would result in three latent cancer fatalities for the exposed population and a 0.012 risk of latent cancer fatality for the maximally exposed individual. If individuals in the population experience the greater health effect, wouldn't they be the MEI?

20.25



- The WVDP Annual Site Environmental Monitoring Reports address the inhalation of radioactive gases and particulates in air; ingestion of cultivated crops; and ingestion of fish, beef, and milk.
- 20.3. DOE reviewed comments received on the Draft Cleanup and Closure EIS issued in 1996 and found that they addressed only closure and related issues. For this reason, all of those comments are being considered in the context of the continuation of the 1996 Draft Cleanup and Closure EIS, which is now known as the Decommissioning and/or Long-Term Stewardship EIS.
- 20.4. As explained in the Yucca Mountain Repository EIS, DOE considers the repository to be a geologic repository.
- 20.5. The only Greater-than-Class-C waste at WVDP is NYSERDA pre-Project waste in the NRC-licensed Disposal Area and the State-licensed Disposal Area. The disposition of these wastes will be evaluated in the Decommissioning and/or Long-Term Stewardship EIS.
- 20.6. A definition of Class A LLW was added to Table 1-1 in the Final EIS.
- 20.7. Class A waste continues to be shipped and the waste stored onsite is moved among the available storage facilities to increase efficiency. Thus, the waste volume and type of waste stored in each facility changes frequently. For this reason, DOE did not include the waste volumes stored in each location, but rather included the storage capacity of each facility and the total volumes of waste to be shipped.
- 20.8. In Table 2-2, the “Number of Shipments” column shows the number of truck shipments required to ship 145,000 cubic feet of Class A LLW under the No Action Alternative and

the number of rail shipments required to ship 145,000 cubic feet of Class A LLW under the No Action Alternative. Rail means shipment in railcars; the analysis assumes that each rail shipment involves one railcar (see Appendix D, Section D.4). In practice, the decision on whether to use truck or rail depends on many factors, such as shipping container availability, efficiency, schedule, operational constraints, and cost.

- 20.9. All of the sites considered in this EIS but Nevada Test Site and the Yucca Mountain repository have direct rail access. Text was added to Section 3.9 and Section D.3 to clarify this.
- 20.10. This information was added to Section 3.2.1 in the Final EIS.
- 20.11. These corrections were made in the Final EIS (Figure 3-8).
- 20.12. This information was added to Section 3.9.1 in the Final EIS.
- 20.13. DOE analyzed the potential environmental impacts associated with the transportation of radioactive waste from the WVDP site to other locations for disposal or interim storage in Chapter 4 (see Sections 4.1.2, 4.2.2, 4.3.3, 4.4.3, and 4.5.3) and Appendix D.
- 20.14. DOE’s analyses recognize that the principal potential human health effect from exposure to low doses of radiation is cancer. In Appendix C of the EIS (both draft and final), DOE explains that other health effects such as nonfatal cancers and genetic effects can occur as a result of chronic exposure to radiation. Inclusion of the total incidence of nonfatal cancers and severe genetic effects from radiation exposure increases the total detriment by 40 to 50 percent, compared to the change for latent cancer fatalities (see Appendix C, Section C.1). Estimates of latent cancer

fatalities as a result of waste management activities (including transportation) are provided for each alternative. The risk factor used for estimating potential latent cancer fatalities in the general population takes into account that children (who are more susceptible to adverse impacts from radiation exposure) are included in the population group.

- 20.15. In Section 4.6, the Draft and Final EISs address the subsistence consumption of fish from Cattaraugus Creek. For atmospheric releases of radioactivity material from the WVDP site, the EIS considered the inhalation of radioactive gases and particulates in the air, ingestion of cultivated crops, and external exposure from radioactive material in the air or on the ground. In addition, the WVDP Annual Site Environmental Monitoring Reports address the inhalation of radioactive gases and particulates in air; ingestion of cultivated crops; and ingestion of fish, beef, and milk. Ingestion of surface water and groundwater was not included because there is no documented use of local surface water or downgradient groundwater wells as drinking water by local residents.
- Inhaling radioactive material in wood smoke or water vapor was not considered in the analysis. However, because of the dispersion of wood smoke and dilution by the water in Cattaraugus Creek or Lake Erie, the radiation doses through these pathways would be much lower than inhaling the radioactive material directly from the air, which is analyzed in the Draft and Final EISs.
- 20.16. As described in Appendix C, Section C.6, radiation doses were evaluated at the locations of nearby residences for airborne releases during normal operations and at the WVDP site boundary for releases during accidents to provide a realistic estimate of the maximally exposed individual radiation doses.
- 20.17. In terms of the total fatalities from truck versus rail, truck transportation has slightly higher impacts than rail transportation for Alternatives A and B, while rail has slightly higher impacts for the No Action Alternative (see Tables 4-6, 4-12, and 4-15). The differences are due to several factors, including the route distances, the population densities along the routes, state-level accident rates along the routes, and the number of shipments.
- 20.18. With respect to potential risks from terrorism or diversion, DOE did describe the human health consequences of a transportation accident; the accident with the highest consequences would involve CH-TRU waste. DOE did not analyze, nor is it relevant to analyze, how such a transportation accident could occur (for example, as a result of a terrorist incident).
- 20.19. As described in Appendix C, Section C.6, radiation doses were evaluated at the locations of nearby residences for airborne releases during normal operations and at the WVDP site boundary for releases during accidents to provide a realistic estimate of the maximally exposed individual radiation doses. Population radiation doses included contributions from all directions for distances up to 80 kilometers (50 miles) from airborne releases during normal operations and from an onsite evaluation point located 640 meters (2,100 feet) from the postulated accident. The MEI dose is smaller than the population dose because the MEI dose is to one individual and the population dose is the dose received by everyone in the affected population collectively (not individually). The risk of a latent cancer fatality to the MEI is the risk one individual could face in dying from cancer caused by exposure to radiation from activities at the WVDP. The risk of a latent cancer fatality in a population is the number of additional cancers that might be experienced

- in the entire affected population as a result of the exposure of the population to radiation from activities at the WVDP.
- 20.20. In the Final EIS, the sentence was changed to read “The net impact from these past operations to the regional population near the Center has been estimated to be approximately 13 person-rem.”

- 20.21. The assumptions and methodology used to assess ecological risk are described in *A Graded Approach for Evaluating Radiation Doses to Aquatic and Terrestrial Biota*, referenced in Chapter 4 as DOE 2002. A brief description of the methods used to evaluate ecological risk has been added to Appendix C.
- 20.22. The dose is not averaged over the 80-kilometer (50-mile) radius, as stated by the commenter. Rather, it is integrated over the 80-kilometer (50-mile) radius, which means that all the potential doses within the 80 kilometer (50-mile) radius are added together.
- 20.23. The total impacts (i.e., risks) of transporting the radioactive material are contained in the last column of Tables 4-6, 4-12, 4-15, D-15, D-16, and D-17. In addition, the total impacts (i.e., risks) are discussed in the text of Chapter 4 for each alternative (Sections 4.3.3.1, 4.4.3.1, and 4.5.3.1) and Section D.7.1.
- 20.24. The EIS lists the probabilities of the maximum reasonably foreseeable accidents in Sections 4.3.3.3, 4.4.3.3, and 4.5.3.3, and in Section D.7.3.
- 20.25. The MEI dose is smaller than the population dose because the MEI dose is to one individual and the population dose is the dose received by everyone in the affected population collectively (not individually). The risk of a latent cancer

fatality to the MEI is the risk one individual could face in dying from cancer caused by exposure to radiation from activities at the WVDP. The risk of a latent cancer fatality in a population is the number of additional cancers that might be experienced in the entire affected population as a result of the exposure of the population to radiation from activities at the WVDP.

Document #0021: Comments
Savannah River Site Citizens Advisory Board
(Recommendation 169)

Document #0021: Comments
Savannah River Site Citizens Advisory Board
(Recommendation 169)

Savannah River Site CITIZENS ADVISORY BOARD	
Chairperson Wade Waters 308 Pinewood Drive Pender, Ga. 31322	A U.S. Department of Energy Specific Advisory Board
Vice-Chairperson Jean Saks 21 Hartwell River Circle St. Helena Island, S.C. 29650	July 23, 2003
Members Marilyn Austin Dorothy Bannister Jennifer Barnington Loren Chavis Ann Dalton Gloria DeLoit Mary Dyre Maylyn Gain Patty Hobgood William Lawless William Lawrence Wendell Lyon Doris McElroy Doris Neales Natalie Price Dorina Richardson Lula Richardson Murray Riley Doris Sizemore William Updegraff Carolyn Williams Gloria Williams-Way William Wohlgemuth	RECEIVED AUG 06 2003 O O 21, 1 of 12
<p>On behalf of the SRS CAB, I'm pleased to forward you the following five recommendations, all of which were adopted on July 22, 2003:</p> <p>Recommendation 165: SRS National Pollution Discharge Eliminations System Recommendation 166: Historic Preservation at SRS Recommendation 167: Decommissioning & Decommissioning Plan Recommendation 168: R Reactor Seepage Basin Recommendation 169: Draft West Valley Demonstration Project WMDPS</p> <p>Recommendations 165 and 168 are being sent to SC DHEC for review as well as all three agencies will receive Recommendation 169 for review. Your assistance in forwarding recommendations to DOE Headquarters as appropriate is greatly appreciated.</p> <p>We look forward to your written response prior to our next Board meeting to be held September 23, 2003, in Aiken, S.C. We appreciate your timely consideration of the enclosed advice.</p> <p>Sinceby, <i>Lake Celestess</i> Wade Waters Chair</p>	
Ex-Officio Members DOE Alice O'Dowell Charlie Anderson EDB Robert Pope Dawn Taylor SCDHEC Klein Catesworth Myra Reece State of Georgia James Sanders	cc: Sandra Walker, DOE HQ Fred Dwyer, DOE HQ Charles Anderson, DOE SR Alice Powell, DOE SR Daniel Sullivan, DOE West Valley SSAB Chairs RECEIVED AUG 08 2003

Savannah River Site CITIZENS ADVISORY BOARD	
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<p>On behalf of the SRS Citizens Advisory Board, I'm pleased to forward you a recommendation adopted during our meeting held July 22, 2003, in Columbia, S.C.: Robert Pope and Dawn Taylor, EPA Ex-Officio members were in attendance.</p> <p>Recommendation 169 addresses alternatives for disposal of West Valley Demonstration Project waste. Four additional recommendations are included for your information as well. We ask for your written response to Recommendation 169 prior to our next Board meeting to be held September 22-23, 2003, in Aiken, S.C. We appreciate your timely consideration of the enclosed advice.</p> <p>Sincerely, <i>Lake Celestess</i> Wade Waters Chair</p>	
Ex-Officio Members DOE Alice O'Dowell Charlie Anderson EDB Robert Pope Dawn Taylor SCDHEC Klein Catesworth Myra Reece State of Georgia James Sanders	cc: Robert Pope, EPA Region IV Dawn Taylor, EPA Region IV RECEIVED AUG 08 2003

Document #0021: Comments
Savannah River Site Citizens Advisory Board
(Recommendation 169)

Savannah River Site
CITIZENS ADVISORY BOARD

Chairperson

Wade Waters

308 Pinewood Drive

Poole, Ga. 31322

Vice-Chairperson

Jean Slaton

24 Harbor River Circle

St. Helena Island, S.C. 29652

Members

Mary Alice

Dorall Anderson

Jennifer Barrington

Leon Chavous

Ann Dalton

Grant Dent

Mary Dye

Marilyn Gash

Patricia Hobson

William Lawrence

Wardell Lyon

Darryl McRae

Harold Palmer

Donne Richardson

Lis Richardson

Murray Tracy

Daleine Smith

William Vogtle

Corinne Williams

Gloria Williams-Way

William Wessaby

Ex-Officio Members

DCE

Alva Dowell

Charles Anderson

EPA

Robert Eggle

Dawn Taylor

SCDHEC

Kath Collsworth

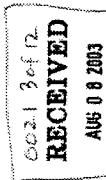
Maria Russo

State of Georgia

James Sanders

Wade Waters
Chair

cc: Kath Collsworth, SCDBBC



Document #0021: Comments
Savannah River Site Citizens Advisory Board
(Recommendation 169)

Pages 4 – 10 are not included in this document because they do not relate to WVDP or this EIS. As noted on Page 1, these pages consist of:

Recommendation 165- SRS National Pollution Discharge Elimination System
Recommendation 166- Historic Preservation at SRS
Recommendation 167- Deactivation & Decommissioning Plan
Recommendation 168- R Reactor Seepage Basin

See Recommendation 169 on the following pages.

On behalf of the SRS Citizens Advisory Board, I'm pleased to forward you several recommendations adopted during our meeting held May 22, 2003, in Columbia, S.C. Keith Collsworth was the Ex-Officio representative in attendance.

Recommendation 165 addresses the SRS National Pollution Discharge Elimination System Permit Revision. Recommendation 168 addresses the R Reactor Seepage Basin and Recommendation 169 addresses alternatives for disposition of waste from the West Valley Demonstration Project.

Two additional recommendations are also included for your information as well.

We look forward to your written response prior to our next Board meeting to be held September 22-23, 2003, in Aiken, S.C. We appreciate your timely consideration of this advice.

Sincerely,

Wade Waters
Wade Waters
Chair

Document #0021: Responses

21.2 Thank you for your comment.

- 21.1. The WM PEIS studied the potential for nationwide impacts of managing radioactive and hazardous wastes. DOE issued separate RODs for all of the waste types analyzed in the WM PEIS. For TRU waste, DOE decided that each site that has generated or would generate TRU waste would store it onsite prior to shipment to WIPP for disposal (63 Fed. Reg. 3629 (1998)). However, the Department may decide to ship TRU waste from sites where it may be impractical to prepare it for disposal to other sites where DOE has or will have the necessary capability. The sites that could receive TRU waste from other sites are INEEEL, ORR, SRS, and the Hanford Site.

Thus, DOE's analysis in the Draft and Final WVDP Waste Management EISs of the disposal or interim storage of WVDP waste is consistent with analyses conducted for the WM PEIS and with decisions reached on the basis of that document.

However, the shipment of waste to offsite locations for interim storage is not DOE's preferred alternative. Under the preferred alternative (Alternative A), TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.

After the publication of the Final EIS, DOE will issue a Record of Decision. This document will state what DOE's decision is, identify the alternatives considered in reaching its decision, and specify the alternative or alternatives that are considered to be environmentally preferable. DOE will also identify and discuss the factors that were balanced by the agency in making its decision and state how those considerations entered into its decision.

Document #0022: Comments
New York State Energy Research and Development
Authority (public meeting transcript)

Document #0022: Comments
New York State Energy Research and Development
Authority (public meeting transcript)

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3 SPEAKERS :
4 JOHN CHAMBERLAIN,
5 Communications Department,
6 West Valley Demonstration Project.
7 DANIEL W. SULLIVAN,
8 DOB Document Manager,
9 West Valley Demonstration Project.
10
11 PAUL PICTUO,
12 Director of the West Valley Site
13 Management Program for NYSERDA.
14
15
16
17
18
19
20
21 REPORTED BY: DOREEN M. SHARICK, Court Reporter
22 Edith E. Forbes Court Reporting Service
23 21 Woodcrest Drive
24 Batavia, New York 14020
25 (585) 343-8612
EDITH E. FORBES (585) 343 8612

Document #0022: Comments
New York State Energy Research and Development Authority (public meeting transcript)

MR. CHAMBERLAIN: Good afternoon. I'm John Chamberlain. On behalf of the Department of Energy, I welcome each of you to this meeting. As you know, there are two comment sessions scheduled today here at the Ashford Office Complex on Route 219 as part of the 45-day public review period for the Draft Waste West Valley Demonstration Project Waste Management Environmental Impact Statement. For the record, this afternoon session is scheduled from 1:30 p.m. to 3:30 p.m., today, June 11, 2003, and an evening session is scheduled from 7:00 p.m. to 9:00 p.m.

These sessions are being held to provide individuals the opportunity to submit oral and written comments on the draft EIS. Comments can be filed by mail, by fax or electronically through the internet. In addition, there is a toll-free number available through which individuals can submit oral comments by telephone. Information including directions on filing comments is available at the table to my right. All

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comments, whether written or oral, will receive the same consideration and review, and will be responded to in the Final Environmental Impact Statement.

The development of this DEIS officially began with DOE's publication of a Notice of Intent on March 26, 2001. The scope of this DEIS departs from that which was originally announced in the Notice of Intent in that it is limited to onsite waste management and offsite waste transportation activities, and does not include decontamination activities. This DEIS was made publicly available on May 16, 2003, for review and comment. The 45-day public review period will officially end on June 30, 2003, and DOE will consider comments received after this date to the extent practical.

Commentors for today's session have been registered in the order that their requests have been received. All individuals that have signed up at the door will be allowed to speak in the order they are signed in as long as time is available. If you wish

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1 to present a comment and have not signed up, I
2 encourage you to do so now.
3 Finally, I want to thank all of you
4 here for taking the time to attend this
5 meeting and for those providing comments,
6 thank you for your interest and involvement.
7 At this time I want to introduce Dan.
8 Sullivan, the Department of Energy's NEPA
9 Compliance Officer at the West Valley
10 Demonstration Project. Dan.
11 MR. SULLIVAN: I'm Dan Sullivan.
12 I'm with the Department of Energy and I'm
13 going to talk about our EIS tonight. Thank
14 you for attending this presentation. I will
15 run through briefly our Notice of Intent, the
16 revised scope of the document, the overview of
17 the DEIS, describe the alternatives to the
18 DEIS and then public participation
19 opportunities and then we'll open it up to our
20 public comment.
21 Let me start with the Notice of
22 Intent. It was originally issued in March of
23 2001, and the scope of that EIS was to include
24 decontamination of some of the WVDP facilities
25

1 and waste management actions. So in
2 parenthesis what you got there is removal and
3 offsite disposal of waste.
4 Now, since then, DOE modified that
5 the scope of that EIS as a result of public
6 comments we got during that Notice of Intent
7 period and we removed decontamination actions.
8 Those actions will be addressed in another
9 EIS, our decommissioning EIS. So the revised
10 scope of the EIS before us tonight is limited
11 to onsite waste management and offsite
12 transportation of waste. There's a picture
13 behind John that will help frame what we're
14 talking about. The lettering that's in
15 yellow, those are the waste volumes and the
16 waste that we're talking about that's
17 currently in storage. That's what this EIS is
18 dealing with.
19 There are three alternatives that we
20 examined in this EIS. The No Action required
21 by the National Environmental Policy Act,
22 which is essentially a continuation of the
23 ongoing activities, and I'm going to describe
24 these in a little more detail when we get a
25

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second, but there's a No Action Alternative.

There's an Alternative A, which includes offsite shipment of the waste for disposal and an ongoing management of the Waste Storage Tanks.

Alternative B is similar to

Alternative A. It's offsite shipment of the waste for disposal in this case or storage at other sites. The other difference is that this includes interim stabilization of the High Level Waste Storage Tanks with retrievable low-strength grout.

So those are the three alternatives that were examined. In analysis, this is a study. It's an analysis focused on the human health impacts on and near the site and impacts resulting from the transportation of the waste. We're going to talk a little bit more about the alternatives.

The No Action Alternative I just mentioned is continuing the waste management activities, basically doing the work that we're already doing. Okay. It does include some shipment of waste, but small quantity of

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wastes and that would be the extent of the shipping. We would use the full capacity of the storage facilities available to us. We would continue to process the waste that is in the Chemical Process Waste Storage Area.

It's one of the storage tanks. And as I mentioned, we would continue storage of the waste, except for the small quantity of Class A Low-Level Waste that would be shipped offsite, and then we would manage the High-Level Waste Tanks as we're managing them today. Basically, ventilating the Waste Storage Tanks to manage the moisture levels. So that's continuation of what we're doing today.

Alternative A, also known as our Preferred Alternative, and that's a term of ours that's used in NEPA documents. At the present time that's the Department of Energy's Preferred Alternative. Again, this is an Analysis Document. A decision ultimately will be made based on some of the recommendations from this document, but this document itself is not a decision. So that's just a

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1 designation for that particular alternative.
2 This is offsite shipment of waste
3 for disposal and, again, ongoing management of
4 High-Level Waste Tanks. So nothing different
5 here in terms of managing the tanks, but in
6 terms of the waste in this particular
7 alternative, all the waste is disposed of
8 atfsite. It's not limited by the Class A
9 waste that I just mentioned in the other
10 alternatives.

11 Reading the bullet, the Low-Level
12 and the mixed Low-Level Waste will be shipped
13 to DOE and/or commercial disposal sites for
14 disposal. The TRU Waste which is another
15 waste class, would be shipped to the Waste
16 Isolation Pilot Project, WIPP, for disposal.
17 The High Level Waste would be shipped to a
18 geologic repository, also for disposal when it
19 was available.
20 And I just mentioned earlier, the
21 Waste Storage Tanks we're going to continue to
22 manage those as they are managed today. So
23 this alternative ships all the waste that's in
24 yellow lettering on that site and the volumes
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you can read them for yourselves, fairly
large, 700,000 cubic feet of Low-Level Waste.
There's five or six of those large storage
facilities and just for perspective, they are
the size of a football field plus end zones,
so a substantial amount of waste. Okay. That
was Alternative A.

Alternative B is offsite shipment of
waste for disposal or storage and ongoing
management of the High-Level Waste Tanks.
There are some differences with this
alternative from Alternative A. In this case,
the Low-Level and the mixed Low-Level Waste --
the analysis here is exactly the analysis as
it was a minute ago, that is disposed of
offsite at DOE and/or commercial disposal
locations.

The TRU waste, this waste category
would either be shipped to Hanford, Idaho,
Oakridge, Savannah River or WIPP. These are
all DOE locations, all DOE sites, for interim
storage until WIPP was available to receive
that waste. That's the difference between
this Alternative and Alternative A.

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Also, the High Level Waste canisters would be shipped to either Hanford or Savannah River, again, other DOE sites, for interim storage prior to disposal in a geologic repository.

I will mention something here that I think is important. This analysis looks at Environmental Impacts associated with these actions. If it recognizes that there are other permits, there may be licenses, there may be other NEPA reviews that are required for some of these actions to come true. So just because it's analyzed here, doesn't mean the waste is going there.

Again, the decision needs to be made as to which Alternative the department will select and then once that decision is made, there are other hoops to go through including some of the things I just mentioned. Licenses need to be changed. Permits need to be changed. That sort of thing. That's an important point that is not on the viewgraph, but in the document that's acknowledged.

The last bullet here is the Waste

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1 analysis, very small doses and that's
2 basically the point I wanted to make on that.
3 Now, opportunities for public
4 participation. This comment period is
5 initially open until June 30th, but you heard
6 John say to the extent that we can, we will
7 continue to receive comments after that date.
8 If folks have comments they want to make, it
9 just makes it more efficient if we can stay
10 within the time frames that we've identified.
11 It's a 45-day comment period and the DOE is
12 going to consider all the comments received
13 and respond to the comments in the Final EIS.
14 The way to receive the comments or
15 the way you can send the comments to me is
16 either by mail, and there's the mailing
17 address, by fax 716-942-4199, by e-mail
18 address, sonja.allen@wrisco.com. I think these are all
19 in the handouts, also. We also have an 800
20 telephone number that you can call and make an
21 oral comment that way, 800-633-3280, and of
22 course, the other opportunity is right now,
23 this afternoon.
24 MR. CHAMBERLAIN: Just before we
25

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2 open up for comments, I would like to say we
3 will take any questions, clarifying questions
4 anyone may have on the study or on the
5 presentation.. We have a couple minutes that
6 anyone may wish to ask now or Dan or anyone
7 else?
8 Okay. At this time, we'll begin the
9 public comment session. Speakers will be
10 called in the order they have signed up. I
11 would ask that these speakers keep their
12 comments concise and focused on issues
13 relevant to the Draft Environmental Impact
14 Statement under consideration. I would also
15 ask that, if possible, the speakers try to
16 contain their comments within about five
17 minutes. To assist the transcriptionist,
18 speakers are asked, again, to speak clearly
19 and are encouraged to submit written copies of
20 their comments if they have them available.
21 At this time I would like to call
22 our first commentator, Paul Piciulo.
23 MR. PICIULO: Good afternoon. My
24 name is Paul Piciulo and I am the Director of
25 the West Valley Site Management Program for

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Document #0022: Comments 22.1 – 22.2
New York State Energy Research and Development Authority (public meeting transcript)

Document #0022: Comments 22.2 – 22.4
New York State Energy Research and Development
Authority (public meeting transcript)

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1
2 Waste Management EIS did not include grouting
3 of the High-Level Waste Tanks. Second, the
4 analysis of grouting the High-Level waste
5 tanks in the Waste Management EIS is
6 inconsistent with policy announced by the U.S.
7 Nuclear Regulatory Commission stating that the
8 impacts of making a Waste Incidental to
9 Reprocessing Determination, which is a
-0 prerequisite for grouting tanks, should be
-1 analyzed in the Decommissioning EIS. Lastly,
12 the Resource Conservation and Recovery Act
13 Regulations preclude treatment by grout
14 stabilization until NRC has rendered its final
15 decision on whether the Decommissioning EIS
16 preferred alternative meets the criteria in
17 the Commission's Policy Statement.
18 I will now provide a more detailed
19 explanation of these three concerns. The
20 proposed scope for the Waste Management EIS,
21 as published in the Federal Register on March
22, 2001, did not include grouting of the
23 tanks. The scope indicated that the waste
24 management EIS would include such activities
25 as removal of loose contamination; removal of

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Document #0022: Comments 22.2 – 22.3
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Document #0022: Comment 22.3
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1 hardware and equipment; nonstructural;
 2 decontamination of walls, ceilings, and
 3 floors; and flushing and/or removal of vessels
 4 and piping. Grouting of the tanks was not
 5 included in the description of the proposed
 6 action or the preliminary alternatives to be
 7 evaluated. Thus, it appears that the
 8 evaluation of grouting the tanks is beyond the
 9 scope of this Waste Management EIS. The
 10 Federal Register Notice indicated that the
 11 remaining facilities for which the DOE is
 12 responsible, along with all final
 13 decommissioning and/or long-term stewardship
 14 actions to be taken by the DOE and NYSERDA,
 15 will be evaluated in the Decommissioning EIS.
 16 Additionally, the residual waste in
 17 the High-Level Waste Tanks remains High Level
 18 waste, at least until a determination is made
 19 that such waste is incidental to reprocessing,
 20 in accordance with the requirements
 21 established by the U.S. Nuclear Regulatory
 22 Commission and the NRC Decommissioning
 23 Criteria for the West Valley Demonstration
 24 Project at the West Valley Site; Final Policy
 25

1 Statement was issued on February 2, 2002. The
 2 Final Policy Statement makes it clear that the
 3 NRC intends to use the Decommissioning EIS to
 4 render a decision on the acceptability of the
 5 DOE's Waste Incidental to Reprocessing
 6 determinations.
 7 NRC states that the resulting
 8 calculated dose from the incidental waste is
 9 to be integrated with all other calculated
 10 doses from the remaining material of the
 11 entire NRC-licensed site to ensure that the
 12 License Termination Rule criteria are met.
 13 This is appropriate because the Commission
 14 does not intend to establish separate dose
 15 standards for various sections of the
 16 NRC-licensed site.
 17 It is the Commission's expectation
 18 that it will apply this criteria at the WVDP
 19 site following the completion of DOE's site
 20 activities. In this regard, the impacts of
 21 identifying waste as incidental to
 22 reprocessing and not High Level Waste should
 23 be considered in DOE's environmental reviews.
 24 NRC more clearly defines its
 25

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Document #0022: Comments 22.3 – 22.4
 New York State Energy Research and Development
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Document #0022: Comments 22.4 – 22.5
 New York State Energy Research and Development
 Authority (public meeting transcript)

1 expectations in a June 17th, letter from [REDACTED] 15
 2 Chairman Richard Mervine to me.
 3 The Decommissioning EIS will address 20
 4 DOE Waste' Incidental to Reprocessing
 5 determinations. NRC will review and comment
 6 on DOE Waste Incidental to Reprocessing 22.3
 7 determinations as a Cooperating Agency. NRC
 8 will also render its final decision on DOE's
 9 Waste Incidental to Reprocessing determination
 10 in NRC's decision on whether the preferred
 11 alternative meets the criteria in the
 12 Commission's Policy Statement.
 13 Thus, until the Decommissioning EIS
 14 completed and NRC has made its determination
 15 regarding the tank residuals, such materials
 16 must continue to be managed as High Level
 17 waste and any decision to grout the tanks
 18 based on the Waste Management EIS would be
 19 premature.

20 Finally, the residual waste in the [REDACTED] 22.4
 21 High-Level Waste Tanks is both High Level
 22 Waste and Resource Conservation and Recovery
 23 Act, referred to as RCRA, characteristic
 24 waste. It is NYSERDA's understanding that, at
 25

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1 this time, the only form of treatment 2
 2 acceptable for such waste is vitrification. 3
 3 As long as the tank residual waste is High 4
 4 Level Waste, in other words until NRC has 5
 5 rendered its final decision on the DOE's Waste 6
 6 Incidental to Reprocessing determination it:
 7 its decision on whether the preferred 22.4
 8 alternative and the Decommissioning EIS meets 9
 9 the criteria in the Commission's Policy
 10 Statement, current RPA requirements preclude 11
 11 treatment by grout stabilization. Thus, under
 12 RCRA regulations, a determination must be made
 13 with respect to Waste Incidental to
 14 Reprocessing before a decision to grout the
 15 tanks can be made.
 16 NYSERDA requests that DOE reconsider 22.5
 17 its inclusion of High Level Waste Tank
 18 grouting in the Waste Management EIS. As I
 19 mentioned earlier, NYSERDA will provide more
 20 detailed written comments prior to the closure
 21 of the formal public comment period.
 22 Thank you for this opportunity to
 23 share our concerns.

24 MR. CHAMBERLAIN: Thank you,
 25

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Document #0022: Comments
New York State Energy Research and Development
Authority (public meeting transcript)

1 Paul. I believe that's our last commentator.
2 Is there anyone else here who would like to
3 comment on the record? Okay. At this time
4 will stop this meeting and I just remind
5 everyone that's here that we have another
6 session that people may attend this evening
7 from 7:00 to 9:00. If you know anybody who
8 would like to make a comment or take part,
9 please encourage them to come. Thank you.
0 (Whereupon the proceedings were
1 concluded.)

22
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2
3
4
5 I, Doreen M. Sharick, do hereby certify that I
6 have reported in stenotype shorthand the proceedings
7 in the Public Comment Session for the Draft West
8 Valley Demonstration Project Waste Management
9 Environmental Impact Statement, held at the Ashford
10 Office Complex, 9030 Route 219, Ashford, New York,
11 on Wednesday June 11, 2003;
12 And that such transcript, numbered pages one
13 through twenty-one, is an accurate and correct
14 record of my stenotype notes.

Brian M. Shantz Notary Public

Bartzen v. Sharick Notary Publicic

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Document #0022: Responses

- 22.1. The Draft WVDP Waste Management EIS analyzed the use of retrievable, low-strength grouting for the interim stabilization of the HLW tanks should that become necessary before decisionmaking about the site is completed. As stated in the Draft EIS, this grout would be sufficiently flexible to provide shielding and would not prohibit exhumation of the tanks should DOE decide to remove the tanks in the future. However, DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 22.2. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 22.3. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 22.4. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 22.5. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.

Document #0023: Comments
Kathy McGoldrick (public meeting transcript)

Document #0023: Comments
Kathy McGoldrick (public meeting transcript)

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4 PUBLIC COMMENT SESSION FOR THE
5 DRAFT WEST VALLEY DEMONSTRATION PROJECT
6 WASTE MANAGEMENT ENVIRONMENTAL IMPACT STATEMENT
7 ASHFORD OFFICE COMPLEX
8 9030 ROUTE 219
9 ASHFORD, NEW YORK
10 JUNE 11, 2003 7:00 P.M.
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21 REPORTED BY: DOREEN M. SHARICK, Court Reporter
22 Edith E. Forbes Court Reporting Service
23 21 Woodcrest Drive
24 Batavia, New York 14020
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Document #0023: Comments
Kathy McGoldrick (public meeting transcript)

Document #0023: Comments
Kathy McGoldrick (public meeting transcript)

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**Document #0023: Comments
Kathy McGoldrick (public meeting transcript)**

**Document #0023: Comments
Kathy McGoldrick (public meeting transcript)**

1 Finally, I want to thank all of you
2 here for taking the time to attend this
3 meeting, providing comments and thank you for
4 your interest and involvement.
5 At this time I would like to
6 introduce Dan Sullivan, the Department of
7 Energy's National Environmental Policy Act
8 Compliance Officer at the West Valley
9 Demonstration Project. Dan.
10 MR. SULLIVAN: Thank you, John.
11 Welcome everybody. I'm Dan Sullivan with the
12 Department of Energy as John just mentioned
13 and what I'm going to do tonight is I'll
14 present a little discussion on the Notice of
15 Intent, the revised scope of this document, an
16 overview of the Draft EIS and discuss ways for
17 you to provide comments for public
18 participation and then there will be a comment
19 session that John mentioned.
20 Okay. The Notice of Intent,
21 basically said that DOE was going to prepare
22 an EIS, was issued in March of 2001, and the
23 scope of this EIS, fancy word for study, was
24 to include decontamination of some of the
25

1 project facilities along with waste management
2 actions. So the removal and offsite disposal
3 of waste. Those are the waste management
4 actions we are looking at.
5 Now, DOE modified the scope as a
6 result of public comments and removed
7 decontamination actions to be evaluated in the
8 decommissioning EIS. So the scope of the
9 document that we're talking about tonight,
10 it's limited to the onsite management and
11 offsite transportation of the waste, and the
12 waste that we're talking about .. this
13 picture's helpful. These areas in yellow.
14 There's basically five facilities that have
15 Low-Level Waste in them and they're
16 approximately the size of -- to put it in
17 perspective, of a football field. So they're
18 fairly sizable and the quantities of waste are
19 about 700,000 cubic feet of Low-Level Waste.
20 So a fair amount of waste is in storage. This
21 is what we're talking about, along with the
22 High Level Waste tanks, how to manage those
23 and those tanks are empty, but this EIS
24 evaluates a way to manage them.

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So what are the three alternatives?

The No Action Alternative, which is a continuation in a sense of what we're currently dealing with and I'm going to talk to you a little more about these in a future viewgraph. There's a No Action Alternative, which is Alternative A, which evaluates offsite shipment of waste for disposal and then ongoing management of the High Level Waste into the waste storage tanks.

Alternative B is similar to Alternative A, but the waste doesn't go to directly to the disposal location. It goes for storage at another DOE site first, then to disposal. That's the distinction and the High Level Waste storage tanks are stabilized using retrievable low-strength grout. Those are the three alternatives.

The focus of the analysis is on human health impacts on and near the site and impacts resulting from the transportation of the wastes.

I'm going to talk a little bit more about the alternatives now. The No-Action

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Alternative, and this is an alternative that's required by NEPA. It's required by the National Environmental Policy Act to be analyzed, continuing with waste management activities described in previous NEPA documents. What that means is, they are currently shipping some low-level waste, small quantities of Class A low-level waste. So this particular alternative, we continue to do that and the analysis would look at that along with using these storage facilities to their full capacity, to evaluate processing the waste that's currently in the chemical process cell waste storage area. That's an activity ongoing now to process that waste. Continue onsite storage of all the waste, as I said, except for the load that's being shipped. That's the Class A waste.

And again, I'll mention in terms of shipping waste, this is done every day, shipping the radioactive waste throughout the country. It's not only West Valley. We have been doing that. This alternative will look at continuing doing that along with continuing

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1 to manage the moisture levels in the High
2 Level waste tanks through the systems that we
3 already have in place. So that's analysis for
4 this alternative, the No-Action Alternative.
5 Again, the NEPA document just
6 analyzes the alternatives. We don't make a
7 decision in its writing. There is not a
8 decision in this document. It's a tool the
9 decision makers will use so they understand
10 what the impacts are and they'll use this in
11 their decision making. It's not me that's
12 going to make the decision. I'm providing the
13 basis and the tools used to make those
14 decisions.
15 The next alternative analyzed is
16 Alternative A, in this case it's a Preferred
17 Alternative. That's DOE's Preferred
18 Alternative at the moment. This includes
19 analysis for offsite shipment of waste for
20 disposal and ongoing management of the waste
21 storage tanks. This is not just the Class A
22 waste. This is all the waste for all these
23 facilities, the analysis for disposal of
24 offsite the Low-Level and mixed Low-level
25

1 Waste shipped DOE and/or commercial disposal
2 sites for disposal. The TRU waste, another
3 category of waste, would be shipped to WIPP,
4 the Waste Isolation Pilot Project, for
5 disposal and High Level Waste would be shipped
6 to a repository when it's available. The
7 tanks would be managed, again, as I mentioned
8 earlier, through the system that currently
9 exists. So this alternative is looking at
10 shipping all this waste offsite.
11 This is the time to mention this.
12 It isn't as a bullet on the vewgraph, but
13 it's mentioned in the NEPA document itself.
14 The analysis recognizes that the ability to
15 take these kind of actions may require
16 additional permits or license modifications or
17 maybe additional NEPA analysis at some of
18 these disposal locations and/or storage
19 locations. And that's really true for this
20 particular alternative. This is just one step
21 in the process. Let me go through this and it
22 will make sense in a second.
23 Alternative B is offsite shipment of
24 waste for disposal or storage and ongoing
25

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1 management of the tanks using the grout. So
2 in this case, it's the same wastes that we're
3 talking about that's in storage, the same
4 large volume. In some cases it's going to be
5 shipped right for disposal. Low-level and
6 Mixed Low-level will be shipped to DOE
7 commercial sites for disposal. In the case of
8 TRU waste, one of the options considered is
9 shipping it to other DOE sites first for
10 storage, then for disposal: Hanford, Idaho,
11 Oakridge, Savannah River or even WIPP for
12 interim storage until disposal could be made
13 at WIPP. And again, this is where this
14 concept of there may be additional licenses or
15 additional permits or maybe other steps to go
16 through before this action actually takes
17 place. From the standpoint of environmental
18 analysis, we just made that statement. We
19 didn't do the analysis here.

20 High-level waste would be, in this
21 case, analyzed and shipped to either Hanford
22 or Savannah River for interim storage prior to
23 disposal and repository. The tanks would be
24 partially filled with a retrievable

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1 low-strength grout for interim stabilization.
2 That's Alternative B. It's not our preferred
3 alternative, but again, NEPA asks that you
4 analyze alternatives that appear reasonable,
5 so that was the make-up of this particular
6 alternative, reasonable actions.
7 So in terms of a conclusion,
8 impacts. There really is no discernible
9 difference in human health impacts among the
10 alternatives. The impacts are very, very
11 small and when you take a look at the
12 document, you see the analysis that was done
13 and the table that reports those impacts,
14 they're really small and as I mentioned at the
15 other session, if you think about it, that's
16 really not surprising because you're analyzing
17 the shipment of Low-Level Waste. That's
18 potentially low doses. And if there's
19 anything that has a high dose, it's shielded.
20 So it makes sense that those impacts would be
21 small. And that's exactly the conclusion that
22 we came to in the NEPA document. All these
23 risks that I've listed here, they are very,
24 very minute. When you take a look at the
25

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Okay. So how do you provide them?
20
21 Tonight is one of the opportunities. You can
22 mail them to me. You can fax them. There's
23 an E-mail address and we even got an 800
24 telephone number which you can call to provide
25 your comments that way. So if you really want

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Document #0023: Comments
Kathy McGoldrick (public meeting transcript)

Document #0023: Comments 23.1 – 23.3
Kathy McGoldrick (public meeting transcript)

1
2 MR. SULLIVAN: No, no, no. I
3 didn't. We revised the scope of this
4 particular document. Initially, the document,
5 it was the Decontamination and Waste
6 Management EIS and we removed the
7 decontamination piece from this document. And
8 said it was more appropriate to put that piece
9 in the decommissioning EIS, so that's what we
10 did. This EIS is only going to look at waste
11 management actions. That's what I meant. The
12 comments came on the scope of this particular
13 document.

14 MR. CHAMBERLAIN: At this time
15 we'll begin the public comment period.
16 Speakers will be called in the order they
17 signed up. I would ask each speaker to keep
18 their comments concise and focused on the
19 issues relative to the Draft Environmental
20 Impact Statement that's under consideration.
21 I don't think I have to say we need to keep it
22 somewhere near five minutes. We have two
23 commentors so I think we have sufficient time
24 for your comments. To assist the
25 transcriptionist, please make sure you speak

1
2 carefully and we encourage you to submit
3 copies of your comments in writing if they are
4 available. At this time I'd like to call
5 Kathy McGoldrick first.
6 MS. McGOLDRICK: My name is Kathy
7 McGoldrick and I'm from the Town of
8 Ellicottville. I also belong to the West
9 Valley Coalition on Nuclear Waste. I want to
10 begin by saying that I would suggest that this
11 DEIS being commented on is not a valid
12 document. The splitting of the 1996 DEIS into
13 two separate EIS's may not be a legitimate
14 NEPA action. This split also violates the
15 1987 Stipulation of Compromise Settlement
16 between the United States Department of Energy
17 and the United States of America and the
18 Coalition on West Valley Nuclear Waste.
19 Both Alternatives A and B, second
20 comment, rely on shipment of classes B and C
21 Low-Level Waste offsite without completion of
22 the entire EIS process, a clear violation of
23 the 1987 contract signed with the Coalition
24 and of NEPA.
25 Three, the 45-day comment period is [redacted]

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Document #0023: Comments 23.3 – 23.5
Kathy McGoldrick (public meeting transcript)

Document #0023: Comments 23.5 – 23.7
Kathy McGoldrick (public meeting transcript)

1 17
2 a violation under the terms of the Stipulation
3 of Compromise. In that Stipulation, a six
4 month comment period was agreed upon.
5 The following are comments regarding
6 the alternatives being presented in the 2003
7 Waste Management DEIS:
8 Shipment offsite for interim
9 management in Alternative B would increase
10 transportation risks because each shipment
11 would have to be made twice. Interim storage,
12 as we have suggested many times in the past,
13 would avoid this problem.
14 In comments on the 1996 DEIS, it was
15 suggested that there be an alternative which
16 would store packaged waste onsite for a
17 limited amount of time, say 25 years. This
18 would be true interim storage with the real
19 intent of eventual shipment. We need to be
20 cognizant also of the time lag that may entail
21 due to the reticence of other political and
22 geographic entities to accept this waste, or
23 even to allow it to be transported through
24 these entities due to the serious threat of
25 terrorism. Our interim storage alternative

1 18
2 should take this factor into account.
3 However, when waste can leave West
4 Valley, it must. For many reasons, West
5 Valley is not a suitable site for permanent
6 disposal of radioactive waste.
7 For obvious reasons, management of
8 the High Level Waste tanks under Alternative A
9 must not include changing the groundwater
10 patterns or pressures around the tanks without
11 first closely studying the effects of such.
12 And last, the grouting of the High
13 Level Waste storage tanks and their
14 surrounding vaults in Alternative B would
15 violate NEPA because it could limit closure
16 alternatives yet to be considered in the
17 Closure EIS now being written. Thank you.

—
MR. CHAMBERLAIN: Thank you,
Kathy. The next commentor is Jim Pickering.
Mr. Pickering.
MR. PICKERING: My name is Jim
Pickering, Ph.D. I live in Lake Hiram Club,
Arcade, New York, Post Office Box 51 and I
would like a copy of the transcript of these
proceedings.

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Document #0023: Responses

- 23.1. The scope of the EIS that DOE began in 1988, with a draft in 1996, is now addressed in two EISs: the WVDP Waste Management EIS and the Decommissioning and/or Long-Term Stewardship EIS. Waste management activities, including offsite shipment for disposal, have utility independent from actions that might be taken to decommission WVDP and the requirements for long-term stewardship. In addition, the waste management activities described in the WVDP Waste Management EIS will not affect the range of alternatives available for decommissioning or long-term stewardship. Therefore, DOE does not believe that its NEPA strategy represents impermissible segmentation of the action.

The Stipulation of Compromise (included in Appendix A of this EIS) requires the preparation of an EIS to address the disposal of LLW on the WVDP site, and does not preclude the preparation of more than one EIS. DOE believes that it has complied and continues to comply with the Stipulation.

- 23.2. The Stipulation specifically allows DOE to prepare separate EISs for the offsite disposal of LLW (see Stipulation Section 3). DOE would not ship any waste until the Final EIS and a Record of Decision are issued, completing the NEPA process for this proposed action.

- 23.3. The 6-month comment period in the Stipulation applies to an EIS prepared for the decommissioning of the site and is not applicable to the Draft WVDP Waste Management EIS prepared for the offsite transportation and disposal (or storage) of LLW, mixed LLW, TRU waste, and HLW. DOE has committed to a 6-month comment period for the Decommissioning and/or Long-Term Stewardship Draft EIS.

- 23.4. DOE recognizes the increased environmental impacts inherent in shipping waste offsite for storage prior to disposal, including increased transportation risk and human health risks to workers and the public at the offsite locations. These impacts are analyzed and acknowledged in the Draft and Final WVDP Waste Management EISs. Under DOE's preferred alternative (Alternative A), TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.
- 23.5. Under DOE's preferred alternative (Alternative A), TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged. In the context of this EIS, DOE does not intend to dispose of radioactive or hazardous waste at the WVDP site.
- 23.6. Neither the active ventilation of the HLW tanks and the annulus surrounding the tanks under the No Action Alternative and Alternative A nor the use of retrievable grout for interim stabilization of the tanks under Alternative B as analyzed in the Draft EIS would change the groundwater patterns or pressures around the tanks. DOE decided to remove the option under Alternative B to place retrievable grout in the HLW tanks as an interim stabilization measure. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.
- 23.7. DOE has eliminated the discussion and analysis of the use of retrievable grout in the Final EIS.

Document #0024: Comment 24.1 – 24.2
Jim Pickering (public meeting transcript)

In previous presentations I have
brought forth the fact that this procedure in
particular violates Public Law 96-368,
which is the West Valley Demonstration Project
Act. That Act provides for a Environmental
Impact Statement. Not two, not three, not
amended. One Environmental Impact Statement
and while I may agree that privately that this
would be the right way to go, what should have
happened is those people who are in charge of
this situation should have gone back to
Congress and said, we think that this will
work out better if you amend that Act and
permit us to split up the Environmental Impact
Statement. That has not been done and when
you take away from Congress a power that is
expressly given to them by the Constitution of
the United States, you are seizing power that
is not yours. That is tantamount to treason.
Treason is defined in that - in that
Constitution as making war on the United
States.

of an environment. You have to come forth and ask permission to do what you're going to do, and you haven't done it. And that's the sum and substance of what's going on. I have reviewed everything that Dr. Piciulo has said.

I agree with everything that he has said. I listened to Kathy's presentation and I agree with everything that she has said.

Dan, you said that high-level tanks are empty. The last meeting I was at, they said - you said - you said you didn't get it all out. You couldn't get it all out. You were slurrying and slurrying and slurrying and slurrying and slurrying and you couldn't get it all out. But to come forth here and say they're empty, they're not empty if you haven't got it all out. It's that simple.

When you come to -- to us and say this is the way it is, please come and tell us the truth. We deserve that. You people are -- are our employees. You are not our masters. You are our employees. We pay for your services when we pay our taxes and therefore, we have a right to accountability.

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Document #0024: Comment 24.3 – 24.4
Jim Pickering (public meeting transcript)

Document #0024: Comment 24.4 – 24.5
Jim Pickering (public meeting transcript)

We're not getting it. You're doing what you want to do and I hate to say this, but it almost looks as though you're trying to preserve my job. Now, that isn't right. You were hired to get the waste out of West Valley, period.

And you're wondering why am I coming in here and hammering away at this. I went to Hanford years ago, back in the '70s. My cousin, Bill Pickering, worked for the Hanford Facility as a sheet metal man and used to make the duct work for the air conditioning and that sort of stuff. He died of leukemia and cancer from that facility. That facility is upstream from the Snake River and the Columbia River and if it leaks, it will pollute all the salmon that goes up and down that river. The American Public doesn't need that kind of a food supply. The waste material that we got here should not be shipped to Hanford.

Now, I don't know about the stuff going -- involved with Savannah River. I don't know how good that facility is, but I do know that Hanford should not pick up our waste

1 and then ship it somewhere else because all
2 the time it's sitting there, it's a hazard so
3 everything on the -- on the west coast.
4 I don't know what else to tell you
5 except that this thing is illegal. You cannot
6 do it.
7 When I went to Court against
8 Bethlehem, the filing fee I told you at the
9 last meeting was a hundred and fifty dollars.
10 today I got a letter that said you'll have to
11 serve the Attorney General of the United
12 States because the Pension Benefit Corporation
13 is a -- is a government agency. Well, the
14 United States Marshall is doing that and it
15 cost eight bucks. It would also cost eight
16 bucks for another service on the local guy
17 down in Buffalo.
18 These kinds of things, when you make
19 -- when you go to change the law, you just
20 don't do it by yourself. You've got to go
21 through the proper channels and the proper
22 channels is to go up to the Executive
23 Department, say to the President, this is the
24 way we think it should be and then he should
25

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Document #0024: Comments 24.1 & 24.5
Jim Pickering (public meeting transcript)

Document #0024: Comments 24.1 & 24.5
Jim Pickering (public meeting transcript)

1 go to the Congress and say, fellows, this is
2 what they presented me. This is the way it
3 should be. Change it. That's all -- all I've
4 been saying to you. Change it and get it in
5 line the way it should be.
6
7 It's not that -- you're alive today
8 because you haven't made any engineering
9 mistakes, but you're about to make them from
10 the legal standpoint of view and also, from
11 the engineering point of view, especially if
12 you ship offsite material that should not be
13 shipped offsite until it's ready to be finally
14 disposed of.
15 I had thunk about putting it into a
16 rocket and shipping it out in one of these
17 holes, black holes. But the other day there
18 was an article in the paper about microcracks
19 in both of the space shuttles in which the two
20 ladies died. I don't want to ship anymore
21 stuff out -- out that way. I don't want to see
22 the international intersolar system messed up
23 because we goofed up right here. Keep the
24 waste here until you get it the way it can be
25 disposed of permanently and then do it and do ____

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1 i
2 it right. Go to the Congress and say, this
3 is the way we're supposed to do it. This is
4 the way we feel it should be done and then
5 come back and do it. Thank you.
6
7 MR. CHAMBERLAIN: Thank you, Jim.
8
9 That's the end of the commentors who have
10 signed up. Is there anyone else who would
11 like to make a comment this evening? If not,
12 then ____
13
14 MR. SULLIVAN: John, should I
15 clarify one thing about High Level Waste?
16
17 MR. CHAMBERLAIN: Sure.
18
19 MR. SULLIVAN: I said that
20 basically they are empty. We removed all we
21 can so I mean Jim is right. There's a small
22 amount of waste still in the tanks, but they
23 are basically empty. That was my point.
24
25 MR. CHAMBERLAIN: Anyone else?
26 Okay. Thank you very much. This will
27 conclude the meeting. We will wait here
28 certainly to see if anyone else comes that my
29 wish to comment. Sir?
30
31 MR. OLMFSTED: My name is Jeremy
32 Olmsted. I'm from Springville.

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1 i
2 it right. Go to the Congress and say, this
3 is the way we're supposed to do it. This is
4 the way we feel it should be done and then
5 come back and do it. Thank you.
6
7 MR. CHAMBERLAIN: Thank you, Jim.
8
9 That's the end of the commentors who have
10 signed up. Is there anyone else who would
11 like to make a comment this evening? If not,
12 then ____
13
14 MR. SULLIVAN: John, should I
15 clarify one thing about High Level Waste?
16
17 MR. CHAMBERLAIN: Sure.
18
19 MR. SULLIVAN: I said that
20 basically they are empty. We removed all we
21 can so I mean Jim is right. There's a small
22 amount of waste still in the tanks, but they
23 are basically empty. That was my point.
24
25 MR. CHAMBERLAIN: Anyone else?
26 Okay. Thank you very much. This will
27 conclude the meeting. We will wait here
28 certainly to see if anyone else comes that my
29 wish to comment. Sir?
30
31 MR. OLMFSTED: My name is Jeremy
32 Olmsted. I'm from Springville.

Document #0024: Responses

- 24.1. The West Valley Demonstration Project Act (Public Law No. 96-368, included in Appendix A of this EIS) requires DOE to decontaminate and decommission the tanks and other facilities of the Western New York Service Center in which the HLW solidified under the project was stored (Section 2(a)(5)). The statute also states that DOE must prepare required environmental impact analyses of the project (Section 2(b)(3)(D)). In DOE's view, the West Valley Demonstration Project Act allows the preparation of more than one EIS and no further legislation is required.
- 24.2. DOE has removed all of the HLW in the tanks, although a small amount remains that cannot be removed.
- 24.3. The West Valley Demonstration Project Act requires DOE to solidify HLW by vitrification or other effective technology, develop containers for the permanent disposal of HLW, transport the solidified HLW to an appropriate federal repository for permanent disposal, and decontaminate and decommission the tanks and other facilities of the Western New York Service Center in which the HLW solidified under the project was stored (Section 2(a)). DOE has met or will meet all of the vitrification, waste management, and decommissioning requirements set forth in the West Valley Demonstration Project Act.
- 24.4. DOE recognizes the increased environmental impacts inherent in shipping waste offsite for storage prior to disposal, including increased transportation risk and human health risks to workers and the public at the offsite locations. These impacts are analyzed and acknowledged in the Draft and Final WVDP Waste Management EIIs. Appropriate NEPA reviews would be conducted before any decision were made to ship specific TRU waste or HLW volumes to
- 24.5. TRU waste at WVDP could be disposed of at WIPP if the waste is determined to meet the requirements for disposal in that repository. If some or all of WVDP's TRU does not meet these requirements, DOE would need to explore other alternatives for disposal of the waste. Additional NEPA review would be conducted if DOE were to propose to dispose of TRU waste at a location other than WIPP.
- an offsite location for interim storage. Such reviews would address site-specific and cumulative impacts, including the availability of existing storage capacity, the need for additional storage capacity, and impacts to workers and the affected public.
- HLW generated at the WVDP site is eligible for disposal in a geologic repository. This waste volume (up to 300 canisters) was specifically analyzed in the Yucca Mountain Repository EIS (Appendix A, Section A.2.3.5.1). The shipment of waste to offsite locations for interim storage is not DOE's preferred alternative. Under the preferred alternative (Alternative A), TRU waste and HLW would continue to be stored at the WVDP site until such time as disposal offsite could be arranged.

Document #0025: Comment 25.1
Mr. Olmsted (public meeting transcript)

MR. CHAMBERLAIN: Jeremy, if you'd come up to the podium.

MR. OLNSTED: Sure.

MR. CHAMBERLAIN: If you don't mind, it will just make it a little easier for me to hear.

MR. OLNSTED: Olmsted,

O-L-M-S-T-E-D, with apologies to my companion, James Pickering, I would offer the comment as to whether just what effect do -- does the decision making -- the bureaucratic channels of decision making have on the technological competency of doing their job? And my initial feeling is that it won't change the abilities of the people who are carrying out the work here at the Demonstration Site. End of comment.

MR. CHAMBERLAIN: Okay. Thank you, Jeremy. Anyone else? Okay, thank you. (Whereupon the proceedings were then concluded.)

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Document #0025: Response

25.1. Thank you for your comment.

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