

March 18, 2009

MEMORANDUM TO: R. W. Borchardt  
Executive Director for Operations

FROM: Annette L. Vietti-Cook, Secretary /RA/

SUBJECT: STAFF REQUIREMENTS – SECY-08-0147 – RESPONSE TO  
COMMISSION ORDER CLI-05-20 REGARDING DEPLETED  
URANIUM

Previously, in the adjudicatory proceeding for the Louisiana Enrichment Services (LES) license application, the Commission determined that depleted uranium is properly classified as low-level radioactive waste. Although the Commission stated that a literal reading of 10 CFR 61.55(a)(6) would render depleted uranium a Class A waste, it recognized that the analysis supporting this section did not address the disposal of large quantities of depleted uranium. Outside of the adjudication, the staff was tasked to evaluate this complex issue and provide specific recommendations to the Commission. SECY-08-0147 is the result of the Commission's direction and provides recommendations for a path forward.

As an initial approach to addressing this complicated issue, the Commission has approved the staff's recommended Option 2 to 1) proceed with rulemaking in 10 CFR Part 61 to specify a requirement for a site-specific analysis for the disposal of large quantities of depleted uranium (DU) and the technical requirements for such an analysis; and 2) to develop a guidance document for public comment that outlines the parameters and assumptions to be used in conducting such site-specific analyses.

In revising 10 CFR 61.55(a)(6) in this limited scope rulemaking, the Commission is not proposing to alter the waste classification of depleted uranium. Eventual changes to waste classification designations in the regulations must be analyzed in light of the total amount of depleted uranium being disposed of at any given site. However, the Commission is stating that for waste streams consisting of significant amounts of depleted uranium, there may be a need to place additional restrictions on the disposal of the depleted uranium at a specific site or deny such disposal based on unique site characteristics and those restrictions should be determined by a site specific analysis which satisfies the requirements of the proposed new 61.55(a)(9). This thought should be clearly indicated in the proposed rulemaking package seeking public comment. As part of this rulemaking, the staff should promptly conduct a public workshop inviting all potentially affected stakeholders, including licensees, state regulators and federal agencies. At this workshop, the staff should discuss the issues associated with the disposal of depleted uranium, the potential issues to be considered in rulemaking, and technical parameters of concern in the analysis so that informed decisions can be made in the interim period until the rulemaking is final.

As a longer term action, in a future budget request the staff should propose the necessary resources for a comprehensive revision to risk-inform the 10 CFR Part 61 waste classification framework, with conforming changes to the regulations as needed, using updated assumptions and referencing the latest International Committee on Radiation Protection methodology. As part of this effort, staff should also identify any corollary or conforming legislative changes necessary to support this rulemaking, if any, as well as recommendations on how to proceed absent such legislation being enacted and other agencies that may be impacted by any changes. This effort should explicitly address the waste classification of depleted uranium. In addition, this effort should include the performance of a technical analysis for public comment concerning the disposal in a near surface facility of any long-lived radionuclide, including uranium. This analysis and the resulting comments should inform the staff's eventual recommendation to the Commission on an appropriate generic requirement addressing such disposals.

cc: Chairman Klein  
Commissioner Jaczko  
Commissioner Lyons  
Commissioner Svinicki  
OGC  
CFO  
OCA  
OPA  
Office Directors, Regions, ACRS, ASLBP (via E-Mail)  
PDR