

authorized retail food stores found to be ineligible will be withdrawn from program participation. Ineligible firms under this paragraph (b)(1)(iv) include, but are not limited to, stores selling only accessory foods, including spices, candy, soft drinks, tea, or coffee; ice cream vendors selling solely ice cream; and specialty doughnut shops or bakeries not selling bread. In addition, firms that are considered to be restaurants, that is, firms that have more than 50 percent of their total gross retail sales in hot and/or cold prepared foods not intended for home preparation and consumption, shall not qualify for participation as retail food stores under Criterion A or B. This includes firms that primarily sell prepared foods that are consumed on the premises or sold for carryout. This does not, however, change the eligibility requirements for the special restaurant programs that serve the elderly, disabled, and homeless populations, as set forth in paragraph (d) of this section.

(v) *Wholesale food concerns.*

Wholesale food concerns, the primary business of which is the sale of eligible food at wholesale, and which meet the staple food requirements in paragraph (b) of this section, shall normally be considered to have adequate food business for the purposes of the program, provided such concerns meet the criteria specified in paragraph (c) of this section.

(vi) *Co-located wholesale food concerns.* \* \* \*

\* \* \*

(q) *Use and disclosure of information provided by firms.* With the exception of EINs and SSNs, any information collected from retail food stores and wholesale food concern, such as ownership information and sales and redemption data, may be disclosed for purposes directly connected with the administration and enforcement of the Food Stamp Act and these regulations, and can be disclosed to and used by State agencies that administer the Special Supplemental Food Program for Women, Infants and Children (WIC). Such information may also be disclosed to and used by Federal and State law enforcement and investigative agencies for the purpose of administering or enforcing other Federal or State law, and the regulations issued under such other law. \* \* \*

\* \* \*

(t) *Periodic notification.* The FNS will issue periodic notification to participating retail stores and wholesale food concerns to clarify program eligibility criteria, including the definitions of "retail food store", "staple

foods", "eligible foods", and "perishable foods". At a minimum, such information will be provided to stores at the time of authorization, reauthorization and upon request.

Dated: June 18, 1999.

**Shirley R. Watkins,**

*Under Secretary, Food, Nutrition and Consumer Services.*

[FR Doc. 99-16501 Filed 6-29-99; 8:45 am]

BILLING CODE 3410-30-U

## NUCLEAR REGULATORY COMMISSION

### 10 CFR Part 20

#### Release of Solid Materials at Licensed Facilities: Issues Paper, Scoping Process for Environmental Issues, and Notice of Public Meetings

**AGENCY:** Nuclear Regulatory Commission.

**ACTION:** Request for comment on issues paper and scoping process, and notice of plans for public meetings.

**SUMMARY:** The Nuclear Regulatory Commission (NRC) is considering a rulemaking that would set specific requirements on releases of solid materials in order to establish a regulatory framework more consistent with existing NRC requirements on air and liquid releases. The NRC is seeking early public input on the major issues associated with such a rulemaking, including conducting a scoping process related to the scope of environmental impacts. To aid in that process, the NRC is requesting comments on the issues discussed in this notice. NRC also intends to conduct four public meetings beginning in August of this year. This document provides background and topics of discussion for those meetings. **DATES:** Submit comments by November 15, 1999. Comments received after this date will be considered if it is practicable to do so, but the Commission is able to assure consideration only for comments received on or before this date.

In addition to providing opportunity for written (and electronic) comments, public meetings on the issues paper and scoping process will be held as follows: August 4-5, 1999—Chicago, Illinois, 8:30 am-5 pm, Hyatt Regency McCormick Place, 2233 South Martin Luther King Dr, Chicago, Illinois  
September 15-16, 1999—San Francisco, California, 8:30 am-5 pm Radisson Miyako Hotel, 1625 Post Street, San Francisco, California  
October 5-6, 1999—Atlanta, Georgia, 8:30 am-5 pm, Crown Plaza Atlanta

Powers Ferry, 6345 Power Ferry Road NW, Atlanta, Georgia  
November 1-2, 1999—Rockville, Maryland, 8:30 am-5 pm NRC Auditorium, 15545 Rockville Pike, Rockville, Maryland

**ADDRESSES:** Submit comments to: Secretary, U.S. Nuclear Regulatory Commission, Washington, DC 20555. Attention: Rulemaking and Adjudications staff.

Deliver comments to 11555 Rockville Pike, Rockville, Maryland, between 7:30 am and 4:15 pm on Federal workdays.

You may also provide comments via the NRC's interactive rulemaking website through the NRC home page (<http://www.nrc.gov>). This site provides the capability to upload comments as files (any format), if your web browser supports that function. For information about the interactive rulemaking website, contact Ms. Carol Gallagher, (301) 415-5905 (e-mail: [CAG@nrc.gov](mailto:CAG@nrc.gov)).

Copies of any comments received may be examined at the NRC Public Document Room, 2120 L Street NW (Lower Level), Washington, DC.

**FOR FURTHER INFORMATION CONTACT:** Frank Cardile, telephone: (301) 415-6185; e-mail: [fpc@nrc.gov](mailto:fpc@nrc.gov), Office of Nuclear Material Safety and Safeguards, USNRC, Washington DC 20555-0001. Specific comments on the public meeting process should be directed to Chip Cameron; e-mail [fxc@nrc.gov](mailto:fxc@nrc.gov), telephone: (301) 415-1642; Office of the General Counsel, US NRC, Washington DC 20555-0001.

#### SUPPLEMENTARY INFORMATION:

##### I. Background

Unlike for air and liquid releases, the Commission currently has no specific regulatory requirements regarding release of solid materials. Even though the NRC does not have requirements in this area, it still receives requests from licensees for release of solid materials which it must evaluate on a case-by-case basis using existing guidance or case-specific criteria. Solid materials include metals, concrete, soils, equipment, furniture, etc., present at licensed nuclear facilities. To provide consistency in its regulatory framework for releases of all materials, the Commission is considering a rulemaking that would set specific requirements for release of solid materials.

The NRC is supplementing its standard rulemaking process by conducting enhanced public participatory activities including facilitated public meetings, before the start of any formal rulemaking process, to solicit early and active public input

on major issues associated with release of solid materials. The NRC will also utilize its website to disseminate information and solicit input.

As a first step, the NRC has prepared an issues paper that describes issues and alternatives related to release of solid materials. The intent of this paper is to foster discussion about these issues and alternatives before a rulemaking to set standards would begin. The content of the issues paper is contained in Section III. It is noted in Section III that NRC would evaluate environmental impacts of alternative courses of action in an EIS in any rulemaking conducted. To assist in that process, this notice is also announcing a process for developing the scope of an EIS, i.e., a "scoping process." Specific discussion of the scoping process is contained in Section IV of this notice. The principal issues discussed in the issues paper and in regard to the scoping process are the same and the Commission believes that it is beneficial to seek comment and hold discussions on both at the same time to best utilize and coordinate available expertise and input. The discussions presented in Sections III and IV provide background and topics of discussion that will be the subject of the public meetings.

## **II. Request for Written and Electronic Comments and Plans for Public Meetings**

The NRC is soliciting comments on the items presented in the issues paper in Section III and the scoping process in Section IV. Comments may be submitted either in writing or electronically as indicated under the **ADDRESSES** heading. In addition to providing an opportunity for written comments, the NRC is holding facilitated public meetings at four different geographical locations on the issues discussed in Sections III and IV between August and November 1999 (see the **DATES** heading of this notice for the dates and locations of these meetings). The written public comment period will extend until after the last public meeting is held.

Based on the comments received both in written and electronic form, and at the public meetings, the Commission will decide whether to proceed with development of a proposed rule or take some other regulatory action. If the Commission decides to proceed further with a proposed rulemaking, any proposed rules will be published in the **Federal Register** for public review and comment.

## **III. Issues Paper on Release of Solid Materials at Licensed Facilities**

### **Introduction**

To provide consistency in its regulatory framework for releases of materials, the Commission is considering a rulemaking that would set specific requirements for release of solid materials. This section describes issues and alternatives related to the release of solid materials and is intended to foster discussion about these issues and alternatives before a rulemaking would begin.

Section A of this section describes some general considerations related to rulemaking, potential Commission actions, and the enhanced participatory process. Section B of this section discusses the major issues that would be associated with a rulemaking and also discusses various alternatives for proceeding.

### **A. Background**

#### **A.1 Current NRC Policies**

##### **A.1.1 Inconsistency of NRC regulations covering releases from licensed facilities**

The NRC has the statutory responsibility for the protection of health and safety related to the use of source, byproduct, and special nuclear material under the Atomic Energy Act. A principal method of meeting this responsibility is through the body of regulations codified in Title 10, Chapter I, of the Code of Federal Regulations (10 CFR, Chapter I). The regulations in 10 CFR, Chapter I, have been developed using a rulemaking process that provides the opportunity for public review and comment under the Administrative Procedure Act and includes the analysis of costs and benefits and environmental impacts, and considers factors related to paperwork reduction. Agreement States administer equivalent programs applying equivalent regulations.

The Commission's regulations that set standards for protection of the public against radiation appear in 10 CFR Part 20. These regulations limit the radiation exposure (or "dose") that a member of the public can receive from the operation and decommissioning of an NRC-licensed activity, and also require that doses received are "as low as is reasonably achievable (ALARA)". The NRC has used the criteria on public dose limits and ALARA requirements in Part 20 (Sections 20.1301 and 20.1101, respectively) to establish limits in Table 2 of Appendix B of Part 20 on the amount of radioactivity in gaseous and liquid releases that may be released

from a nuclear facility to the environment.

However, unlike the regulations applicable to gaseous and liquid releases from a licensed nuclear facility, there are no current specific criteria in Part 20 governing releases of solid materials by licensees, although there are some regulations<sup>1</sup> that cover the release of certain materials. Therefore, if a licensee requests approval of release of solid material, the NRC must consider the request on a case-by-case basis using existing regulatory guidance, license conditions, NRC Branch Technical Positions, etc.

The Commission recently amended its regulations in Part 20 (Subpart E) to establish criteria for unrestricted use of facility structures and lands at a decommissioned site (July 21, 1997; 62 FR 39058). Subpart E of Part 20 is focused on protection of persons entering and using decommissioned structures and lands at a site after a nuclear facility terminates its NRC license, but does not otherwise address release of solid material.

##### **A.1.2 Solid materials potentially available for release**

Solid materials include metals, building concrete, onsite soils, equipment, furniture, etc., that are present at, and/or used in, licensed nuclear facilities during routine operations. Most of this material will have no radioactive contamination, although some materials can have radioactive contamination either on their surfaces or distributed within their volumes. Contamination can be distributed in the volume of materials because: (1) they are relatively porous (e.g., soil) allowing contamination to spread into the material; (2) they become radioactive through activation; or (3) a recycling process (e.g., metal melting) can cause contamination that was previously on the surface of a piece of equipment to become distributed throughout its volume. The amount of contamination that a material has, if any, depends largely on the type of licensee involved and its location in the facility:

(a) For most NRC licensees, solid materials have no contamination because these licensees use sealed sources in which the radioactive material is encapsulated. These include small research and development facilities and industrial use of various

<sup>1</sup> For example, 10 CFR 20.2005, 35.92, and 36.57(e). In addition, 10 CFR 40.51 and 40.13 contain transfer or unimportant quantities provisions, respectively, which are the subject of a separate Commission-directed initiative on Part 40 and are outside the scope of this effort.

devices including gauges, measuring devices, and radiography.

(b) For other licensees (which includes nuclear reactors, manufacturing facilities, larger educational or health care facilities including laboratories, etc.), material generally falls into one of three groups based on its location or use in the facility:

(1) *Clean or unaffected areas of a facility*—The solid material in these areas would likely have no radioactive contamination resulting from licensed activities. These areas could include hospital waiting rooms, university office space in a laboratory, or metal ventilation ducts in the control room of a reactor facility.

(2) *Areas where licensed radioactive material is used or stored*—The material in these areas can become contaminated although the levels may likely be very low, or it may have none, because of contamination control procedures required at facilities licensed by the NRC. This could include material in certain laboratory areas in a university or hospital, or in certain buildings of a reactor facility.

(3) *Material used for radioactive service in the facility, or located in contaminated areas or in areas where activation can occur*—These materials generally have levels of contamination that would not allow them to be candidates for release unless they are decontaminated.

#### A.1.3 Current NRC case-by case review of licensee requests for release of solid material

Even though the NRC does not currently have specific criteria in Part 20 covering release of solid materials, licensees have made, and will likely continue to make, requests for release of solid material when it becomes obsolete or defective or when their facility is decommissioned. For material from clean or unaffected areas, knowledge of site radiological history is an important factor in determining whether the material is contaminated. The NRC evaluates requests for release on a case-by-case basis using either the table of surface contamination criteria in Regulatory Guide 1.86, "Termination of Operating Licenses for Nuclear Reactors," or other case-specific criteria for compliance with Part 20 requirements.

(a) *Regulatory Guide 1.86*. This guide, which was developed by the Atomic Energy Commission in 1974, provides a table of *Acceptable Surface Contamination Levels* for various radionuclides, including natural and enriched uranium, transuranics, and

fission products. These surface contamination levels are stated in terms of measurable radioactivity levels (observed disintegrations per minute per 100 square centimeters of surface area), the values of which were based principally on the detection capabilities of readily available instrumentation at the time the guide was developed. The surface contamination levels were not based on the potential dose to an individual that may result from coming in contact with the released materials although such exposure is estimated to be low. Regulatory Guide 1.86 does not contain dose criteria. For some situations, the NRC will incorporate the values in the table in Regulatory Guide 1.86 into the license conditions of a facility.

(b) *Allowance of release if there are no detectable levels of radioactive contamination from licensed activities above background in the material*. Regulatory Guide 1.86 only addresses materials having surface contamination; it does not cover volumetric contamination. For some situations, the NRC allows release of volumetrically contaminated solid material if survey instrumentation does not detect radioactivity levels above background. This does not mean that the material is released without any radioactive contamination present on or in it; instead, it means that the material may be released with very low amounts of contamination that is not detectable with appropriate survey instruments. This method provides inconsistent and generally unsatisfactory licensing guidance because different survey instruments have different levels of detection. This can lead to disagreements and confusion over permissible levels of release and nonuniform levels of protection.

(c) *Use of 10 CFR 20.2002*. Licensees may request specific approval to dispose of materials containing low levels of licensed material in other than a licensed low-level waste disposal site in accordance with requirements in 10 CFR 20.2002. Section 20.2002 requires licensees to describe the material to be released and evaluate the doses that would result. Use of this approach requires case-specific NRC review and evaluation of the situation, which in the past has been used to authorize various releases of contaminated material.

#### A.2 NRC Actions To Address Inconsistency in Release Standards by Considering Rulemaking on Release of Solid Materials

##### A.2.1 Commission direction to consider rulemaking

Based on the issues and concerns described in Section A.1, the Commission, on June 30, 1998, directed the staff to consider rulemaking to establish a dose-based standard for release of solid materials so that licensee considerations and NRC review of the disposition of slightly contaminated solid materials are conducted in a consistent manner that protects public health and safety. The Commission also directed the NRC staff to include an opportunity for enhanced public participation, including use of NRC's Internet home page to solicit comments. This issues paper is the first step in soliciting views on major issues in this area.

##### A.2.2 Potential Alternative Courses of Action

Before conducting a rulemaking, the NRC generally considers alternative courses of action. Two broad alternatives that the NRC could consider are not doing a rulemaking (i.e., continue with the current practice of case-by case reviews) or developing a rulemaking for release of solid materials. If the NRC decided to proceed with rulemaking, it could:

(1) Permit release of solid materials for unrestricted use if the potential doses to the public from unrestricted use of the material were less than a specified level determined during the rulemaking process. Unrestricted use could result in recycle or reuse of the material in consumer products or industrial products, or disposal of the material as waste in landfills. Release of solid materials for unrestricted use is also referred to as "clearance", but for the purposes of this issues paper, the term "release for unrestricted use" is generally used.

(2) Restrict release of solid materials to only certain authorized uses. For example, future use of the material could be restricted to only certain industrial uses where the potential for public exposure is small.

(3) Do not permit either unrestricted or restricted release of solid material that has been in an area where radioactive material has been used or stored, and instead require all such materials to go to a licensed low-level waste (LLW) disposal facility.

In evaluating these alternatives, the NRC would consider potential human health and environmental impacts and

economic aspects associated with each alternative.

*A.3 Current Policies of International Agencies, Other Federal Agencies, State Governments and Other Standards Setting Bodies Regarding Releases of Solid Materials*

In considering rulemaking alternatives, the NRC would consider policies and precedents set by other nations and international agencies, by other Federal agencies, by States, and by other standards setting bodies.

*International Efforts.* There is considerable effort by other nations and by international agencies, such as the International Atomic Energy Agency (IAEA), to set standards in this area. Consistency with standards set by other nations and international agencies is important because materials can be both imported and exported between the U.S. and other countries and differing standards could create confusion and economic disparities in commerce. The generally accepted term in the international community for release of materials for unrestricted use is "clearance."

Individual countries, including Germany, France, Finland, Sweden, Taiwan, and the United Kingdom, have developed national guidance for clearance of materials. The standards in these guidance documents correspond fairly well. Two major international radiation protection organizations, the IAEA and the Commission of European Communities (CEC) have developed draft standards containing clearance levels for individual radionuclides. The NRC, the Environmental Protection Agency (EPA), and the Department of Energy (DOE) generally provide input and review on behalf of the U.S. in development of IAEA and CEC standards. Both sets of standards are based on a 0.01 millisievert (mSv) per year (1millirem (mrem) per year) annual dose which is broadly accepted as a trivial dose. Documents published by IAEA that document the development of their draft standards include Safety Series 89, "Principles for the Exemption of Radiation Sources and Practices from Regulatory Control," (1998), and IAEA-TECDOC-855, "Clearance Levels for Radionuclides in Solid Materials (Interim Report)."

One intended application of IAEA's proposed clearance levels is related to international trade, for example the import and export of scrap metals.

*U.S. Environmental Protection Agency.* The EPA, although not a regulator of licensees, is responsible for setting generally applicable environmental standards for radioactive

materials under the Atomic Energy Act. The NRC, in regulating its licensees, implements environmental standards that EPA promulgates in the area of radiation protection. In the absence of EPA standards in a particular area, for example in the area of release of solid materials, the NRC has the authority to set radiation protection standards for its licensees. This can cause potential problems with the finality of NRC licensing decisions if EPA later issues standards in a particular area that are different from regulations that NRC has previously issued. Thus, it is important for the NRC to involve EPA closely in developing its standards.

In addition, as noted later in Section B (Issue No.2, under "Factors in decisionmaking"), the EPA has completed studies on environmental impacts of clearance of materials. The NRC and EPA have, and plan to continue to have, coordinated efforts in this area to ensure that effective and consistent release standards are established, while minimizing duplication of effort. In particular, the NRC and EPA, along with other Federal agencies, work together on the Interagency Steering Committee on Radiation Standards to coordinate their efforts on issues associated with establishing criteria for radiation protection. Accordingly, the EPA will not only be an important participant in the NRC rulemaking public meetings, but the NRC also plans to consult extensively with EPA throughout the rulemaking process and has invited EPA to be a member of the NRC working group.

In setting generally applicable environmental standards, EPA sets standards for a wide range of materials, including some which contain naturally occurring radioactive materials that have been enhanced as a result of man-made processes. A material that has been made exempt from regulation (see 40 CFR 261.4(b)(4)) is the ash from burning coal in power plants that has concentrated levels of radioactive materials (e.g., uranium, radium, thorium). Under this exemption, coal ash is allowed to be used in building materials; the radioactive material in the coal ash can result in small radiation doses to the general public as a result of its use. The dose level from use of exempted coal ash could be viewed as a precedent or benchmark for possible NRC release levels.

EPA is currently active in the development of screening guidelines for import into the U.S. of materials cleared in other countries. EPA has been working with the NRC and other Federal and international agencies. The

importing of contaminated materials cleared by other countries into the U.S., which does not have in place generally applicable standards for this purpose, raises questions about the regulatory status of these materials after they enter the U.S.

*U.S. Department of Energy.* The DOE operates a number of nuclear facilities. Although generally not licensed by the NRC, the DOE faces issues concerning the disposition of materials from its facilities similar to those faced by NRC licensees.

In response to these needs, DOE has developed criteria for release of solid materials. These criteria generally endorse the numerical criteria of Regulatory Guide 1.86. The DOE criteria are contained in DOE Order 5400.5, Radiation Protection of the Public and the Environment, dated February 8, 1990 (and revised in 1993) and in the *Draft Handbook for Controlling Release for Reuse or Recycle of Non-Real Property Containing Residual Radioactive Material* (June 1997).

If the NRC issues a regulation containing criteria for release of solid materials, decisions would have to be made by DOE as to whether DOE would in the interest of consistency adopt the standards in the NRC regulation, or if DOE decides to release solid materials would NRC be required to authorize distribution of that material.

*State governments.* States face the same issues and needs that the NRC does and must also consider issues associated with release of naturally-occurring and accelerator produced materials (NARM). The Conference of Radiation Control Program Directors (CRCPD), an organization of state radiation agencies that develops suggested regulations, has established a committee to look into issues associated with release of solid materials.

Thirty States have entered into agreements with the NRC to assume regulatory authority over byproduct, source, and small quantities of special nuclear material. These "Agreement States" generally use NRC guidance such as that contained in Regulatory Guide 1.86 or similar guidance, in their regulatory programs.

In a related matter, Section 2901(a) of the Energy Policy Act of 1992 (Section 276(a) of the Atomic Energy Act) grants State governments (Agreement and non-Agreement States alike) the authority to regulate the disposal of low-level radioactive waste if the NRC exempts such waste after the enactment of Act. Several States and locales have, both prior to and subsequent to, passage of the Act established prohibitions against the disposal of radioactive material in

landfills. The implications of Sec. 276(a) on NRC's potential alternative courses of action noted in Section A.2 above are unclear and may depend on the ultimate nature of any rulemaking that NRC undertakes.

#### *Other standards setting bodies.*

Various other organizations are involved in setting standards which can impact decisions related to alternative courses of action for release of solid materials.

One of those organizations is the National Council on Radiation Protection and Measurements (NCRP). The NCRP is a nonprofit corporation chartered by the U.S. Congress to review current significant studies made by other health research bodies, to develop and disseminate information and recommendations about protection against radiation, and to cooperate with national and international organizations with regard to these recommendations. The NCRP has made recommendations in its report NCRP No. 116 regarding acceptable levels of radiation exposure to the public, including levels considered to present trivial health risk.

In addition, various industry groups (e.g., the American National Standards Institute (ANSI)) set standards regarding a variety of areas including equipment design and operation, facility maintenance, and contamination levels in radioactive effluents. NRC must be cognizant of activities in these areas because Public Law 104-113 (passed by Congress in 1995) requires Federal agencies to use technical standards that are developed or adopted by voluntary consensus standards bodies unless the use of such a standard is inconsistent with applicable law or otherwise impractical.

#### *A.4 Previous Commission Efforts to Address Release of Solid Materials*

The Commission previously sought to address considerations related to release of solid materials as a part of its issuance of a Below Regulatory Concern (BRC) Policy Statement on July 3, 1990 (55 FR 27522). BRC was an approach proposed by NRC to address a Congressional directive in the Low-Level Radioactive Waste Policy Amendments Act of 1985. The BRC Policy was a general statement of Commission policy and was intended to provide a broad decision framework for formulating rules or making licensing decisions to exempt from regulatory control certain practices involving small quantities of radioactive material. The BRC Policy was envisioned to have applicability in NRC rulemaking and guidance in four principal areas, one of which was setting a standard for release of solid materials for recycle. The

Commission decided that a more extensive public involvement process in establishing these areas would be beneficial and hence instituted a moratorium on the BRC Policy in July 1991. Subsequently, in October 1992, the U.S. Congress enacted the Energy Policy Act of 1992 which revoked the BRC Policy Statement.

The NRC's current efforts differ from those associated with the BRC Policy in several ways. Unlike the broad policy-setting approach of the BRC policy, the NRC's current effort is focused on considering establishment of specific requirements for release of solid materials, which protect public health and safety, consistent with the existing framework of requirements in Part 20 for gaseous and liquid releases. As discussed in Section A.2, this would include a full assessment of potential scenarios and pathways for radiation exposure and an evaluation of the environmental impacts and cost-benefit basis of alternative approaches. In addition, the NRC would enhance participation in the rulemaking process through public meetings for interested parties. Any decisions made regarding release of solid materials at this time would be made through rulemaking and not through a policy statement.

#### *A.5 Potential NRC Actions, Enhanced Public Participation and Public Meetings, and Preparation of Issues Paper*

Generally, NRC's procedure in rulemaking is the NRC staff development of a proposed rule, Commission consideration, publication of the proposed rule for public comment, consideration of the comments by the NRC staff, preparation of a final rule, Commission review and approval, and publication of the final rule. As directed by the Commission, the NRC staff plans to enhance public participation in this process by conducting public meetings before any rulemaking would begin. The public meetings are planned to elicit informed discussions of options and approaches and the rationale for them. Although these public meetings are not designed to seek "consensus" in the sense that there is agreement on the issues, the public meetings are to be conducted at a very early stage of rulemaking to involve interested parties and the public with the following objectives: (a) to ensure that the relevant issues have been identified; (b) to exchange information on these issues; (c) to identify underlying concerns and areas of disagreement, and (d) where possible, approaches for resolution. The NRC staff also plans to enhance participation by

providing website access to this issues paper and the ability to submit comments on the issues paper by e-mail.

If, following this early exchange of ideas (including comments from the public meetings and comments filed by other means such as Internet responses and written comments), the Commission decides to proceed with rulemaking, other rulemaking documents will be prepared. Specifically, the NRC will evaluate the implications of a rule with regard to the National Environmental Policy Act (NEPA). NRC will conduct these evaluations as specified in 10 CFR Part 51, which contains requirements on preparing environmental analyses, including the content of an environmental statement and the public process involved in developing the scope of an environmental statement. In addition, the NRC will prepare a Regulatory Analysis to evaluate costs versus benefits of a rule consistent with Executive Order 12291 and the Commission's regulatory analysis guidelines in NUREG/BR-0058. The NRC will also publish guidance to provide licensees with information on how to demonstrate compliance with the regulation. These documents would be made available on NRC's website.

#### **B. Issues for Discussion**

The Commission believes that the issues and alternatives discussed below provide a broad look at matters related to the consistency of its regulations on standards for release of solid materials from nuclear facilities. Therefore, the Commission is soliciting comments and information on these issues before proceeding. These issues, and other relevant and substantial issues identified by interested parties, will serve as the basis of discussion at the public meetings. The discussions at the public meetings will be used by the NRC staff in deciding upon an appropriate course of action.

#### *Issue No. 1—Should the NRC Address Inconsistency in its Release Standards by Considering Rulemaking on Release of Solid Materials?*

As discussed in Section A.1.1, NRC generally uses the public dose limits and ALARA requirements in Part 20 to establish limits on releases from nuclear facilities during routine operations and decommissioning. Currently, Part 20 contains specific criteria on the amount of radioactivity in gaseous and liquid releases that may be released from a nuclear facility to the environment. NRC also has requirements in Subpart E of Part 20 on unrestricted use of decommissioned lands and structures. However, NRC currently has no specific

requirement in its regulations on limits for release of solid materials.

#### Alternatives

The NRC has the following two broad options related to the issue of inconsistency of its regulations on release standards and licensee requests for release of solid materials: (1) continue the current practice of handling of licensee requests for release of solid materials on a case-by-case basis; or (2) include requirements in Part 20, as part of a consistent regulatory framework for evaluating releases of all materials, that would allow it to make decisions on licensee requests for release of solid materials that are protective of public health and safety.

#### (1) No NRC Rulemaking: Continue Current Practice of Handling Licensee Requests for Release on a Case-by-Case Basis

Under this option, no NRC rule would be prepared. Licensees will still continue to make requests for release of solid materials. As discussed in Section A.1.3, in order to comply with the requirements of Part 20, NRC evaluates licensee requests on a case-by-case basis using regulatory guidance, branch positions, license conditions, etc. One basis for review has been NRC staff guidance in Regulatory Guide 1.86, which was originally published in June 1974 by the Atomic Energy Commission (AEC). Regulatory Guide 1.86 contains a table of acceptable total and removable surface levels for various radionuclides, including natural and enriched uranium, transuranics, and fission products, which are stated in terms of measurable radioactivity levels, but does not contain specific dose criteria. Regulatory Guide 1.86 has been used to evaluate unrestricted release of solid materials whose surfaces are slightly radioactive; it does not cover material with volumetric contamination. In addition to Regulatory Guide 1.86, Section A.1.3 notes that NRC also uses other case-specific criteria, such as the detection capability of instrumentation, and certain specific rule sections, in its evaluation of requests for release of solid materials.

#### (2) Develop a Proposed Rule

In this option, the NRC would proceed with rulemaking to supplement its gaseous and liquid release standards in Part 20 by developing dose-based regulations limiting releases of solid material to provide a consistent regulatory framework protective of public health and safety. This would involve conducting a rulemaking under the Administrative Procedure Act, and

developing, as regulatory bases, an environmental analysis under NEPA and an analysis of costs and benefits in a Regulatory Analysis. Based on Commission direction discussed in Section A.2.3, a rulemaking would use an enhanced participatory process involving early public input and website access to rulemaking documents.

#### Specific Items for Discussion

Should the NRC continue with the current practice of making decisions on a case-by-case basis, or should it proceed to develop a proposed rule that would establish generic criteria for release of solid materials? What are the considerations that should go into making this a decision?

(1) Does the current system of NRC case-by-case decisions on release of solid materials, using existing guidance, provide an adequate regulatory framework? Can volumetric contamination in small amounts be released in a manner similar to that done for small amounts of surface contamination on materials that have been released to unrestricted areas under the criteria in Regulatory Guide 1.86? If a rule is not issued, should Regulatory Guide 1.86 be updated with a set of dose-based values?

(2) Should the NRC develop dose-based regulations on release of solid material? Would a rule allow the NRC to better address volumetric contamination in solid materials in an explicit and consistent regulatory manner that meets both licensee needs and public concerns? Would a rule also meet additional specific regulatory needs such as the specific types of material to be covered, restricted vs. unrestricted use, etc?

(3) To what extent would such a rule contribute to maintaining public safety, enhancing the effectiveness and efficiency of the NRC, building public confidence, and reducing unnecessary regulatory burden?

(4) Would issuance of an NRC rule on release of solid material definitively resolve licensee questions regarding finality of NRC release decisions if EPA, which has authority to set generally applicable environmental standards in this area, promulgates a rule at a later date?

(5) Substantial NRC resources would be needed to conduct the complex safety, environmental, and regulatory analyses required to support a rulemaking. Without a regulation, the NRC will have to review the anticipated increase in requests for release of solid materials on a case-by-case basis which could mean less efficient and less

consistent reviews. Would potential savings in resources by having a regulation in place offset the resources spent on rulemaking?

#### *Issue No. 2—If NRC Decides to Develop a Proposed Rule, What are the Principal Alternatives for Rulemaking that Should be Considered, and What Factors Should be Used in Making Decisions Between Alternatives?*

If the answer to Issue No.1 is to conduct a rulemaking to include requirements in Part 20 on release of solid material, a rulemaking (including the development of technical basis information, evaluation of environmental impacts and cost-benefit analyses, and the public review and comment process) would be conducted to evaluate potential rulemaking alternatives.

#### Rulemaking Alternatives

Potential alternatives for rulemaking in this area are:

(1) *Permit release of materials for unrestricted use if the potential dose to the public from the material are less than a specified level determined during the rulemaking process*—In this alternative, a licensee could release for unrestricted use ("clearance") material that meets the permissible level in the standards. Potential alternative dose levels resulting from unrestricted use of the material could include doses of 0.1 mSv/yr (10 mrem/yr), 0.01 mSv/yr (1 mrem/yr), 0.001 mSv/yr (0.1 mrem/yr) above background, as well as no dose above background. To provide some perspective on these levels: (a) the dose from natural background to people in the U.S. can vary widely based on the area of the country where people live, lifestyle, and other factors, and averages about 3 mSv/yr (300 mrem/yr) but may vary from 1 to 10 mSv/yr (100 to 1000 mrem/yr); (b) NRC's public dose limit is 1 mSv/yr (100 mrem/yr), (c) the dose from use of recycled coal ash in concrete block as permitted by EPA can be about 3 percent of natural background (about 0.1 mSv/yr (10 mrem/yr)), (d) a person receives 0.1 mSv (10 mrem) on a round-trip coast-to-coast flight, and (e) 0.01 mSv/yr (1 mrem/yr) is a level which the National Council of Radiation Protection and Measurements (NCRP) considers a trivial risk. In addition, a 0.01 mSv/yr (1 mrem/yr) value is also the level being considered for release for unrestricted use (or "clearance") in the European community.

(2) *Restrict release of solid materials to only certain authorized uses* (see more detail in Issue No. 3).

(3) *Do not permit either unrestricted or restricted release of solid material that has been in an area where radioactive material has been used or stored*—In this alternative, all such materials in the facility would be required to go to a licensed LLW disposal facility.

(4) *Other alternative(s)*—Other appropriate alternatives may be determined during the rulemaking process.

(5) *Other decisionmaking factors*, (i.e., non-dose based criteria).

#### *Factors in Decisionmaking*

Principal factors in making decisions regarding the alternatives include human health and environmental impacts, cost-benefit considerations, impacts on other industries, resource conservation, the capability to survey the material to assure that it meets permissible levels, existing international, national, and State standards, and other factors raised during the rulemaking process.

*Human health and environmental impacts:* In assessing potential rulemaking alternatives, NRC would consider a broad range of possible impacts, both radiological and non-radiological. These could include evaluation of radiation dose to individuals from release of solid materials, assessment of collective doses to different population groups from the release, transportation, processing and disposal impacts, impacts on biota, land use impacts, impacts on radiation sensitive industries, and societal impacts. Some of these impacts may be competing. For example, a lower dose criterion would result in less material available for release (and instead sent to a LLW disposal site) which, in turn, would lower the radiation dose impact to the public from exposure to that material. However, the lower dose criterion could cause an increase in other impacts, for example those impacts associated with mining, fabrication, and transport of fresh metal to replace that sent to a LLW disposal site. Because these impacts would take place over different time periods and expose different populations, a precise comparison is difficult. Nevertheless, the decisionmaking process could consider these impacts separately and also consider the net collective impact for these disparate factors.

NRC recently published a draft report for comment on radiological assessments for clearance of equipment and materials from nuclear facilities, NUREG-1640 (2 volumes). The report provides dose factors for both surficial and volumetric radioactivity and

compares them with results from Regulatory Guide 1.86 and from EPA values, European Community recommended clearance levels and IAEA draft clearance levels.

Most of the aforementioned policies, guidelines, recommendations and standards are dose based and thus are intended to be protective of public health and safety. In addition to protection of public health and safety, the U.S. Atomic Energy Act, as amended, also charges the NRC with protection of property. Some industries may be adversely affected by materials that are cleared based upon dose based standards because of sensitivity to radiation effects from the cleared material e.g., the film and electronic industries and the metal recycling industry which performs radiation monitoring of metal scrap to detect and protect itself from radioactive sources accidentally mixed with scrap.

As a first step in assessment of impacts, the NRC has issued a draft report for comment that provides a technical basis for determining potential doses to individuals from a wide range of potential scenarios by which members of the public could come in contact with material that had been released for unrestricted use (or "cleared") from licensees ("Radiological Assessment for Clearance of Equipment and Material from Nuclear Facilities", NUREG-1640, February 1999). The report contains an analysis of material flow models based on an evaluation of the recycle/reuse industry in the U.S. and of potential scenarios by which a member of the public could reasonably expect to be exposed. Solid materials that are candidates for release that are evaluated in the report include iron/steel, copper, aluminum, and concrete. The EPA has issued a report similar to NUREG-1640 which is accessible on EPA's website at <http://www.epa.gov/radiation/cleanmetals/publications.htm>. While some of the analysis and approaches in the EPA report are different from NRC's report, the overall results from the EPA and the NRC reports are similar.

*Cost-benefit considerations:* Executive Order 12291 contains provisions that require Federal agencies, in their rulemakings, to consider cost-benefit evaluations of alternative courses of action. Consistent with Executive Order 12291, NRC has established guidelines for preparing regulatory analyses of alternative courses of action in support of its rulemaking decisions (NUREG/BR-0058). Benefits would generally derive from the net reduction in environmental impacts discussed above. Costs which could be included in a

regulatory analysis could include: (1) the costs of alternative courses of action including surveys at licensed facilities, as well as surveys at non-licensed facilities that may use or receive released solid materials, to verify that permissible release levels have been met; (2) the potential for having to respond to contamination alarms at facilities handling released material; (3) economic impact on recycle/scrap/manufacturing processes; (4) replacement metal production; and (5) alternative options for disposing of the material.

*Implementation considerations:* A potential concern with implementation of a proposed rule is the capability to measure radioactive contamination corresponding to the very low alternative dose levels discussed above. The ability to measure radioactivity depends on both the amount and type of radioactive material. In particular, a rulemaking alternative that would require survey instrumentation to verify that there is *no* dose above natural background could be extremely difficult, if not impossible, to implement because of the variation in natural background and the limited capability of field survey instruments to detect such low levels.

*Other international, national, and State standards:* In considering rulemaking alternatives, the NRC would also consider requirements, guidelines, policies and precedents set by international agencies, other Federal agencies, or States. Consistency with standards set by other countries and international agencies is important because materials can be both imported and exported between the U.S. and other countries and differing standards could create confusion and economic disparities in commerce.

#### *Items for Discussion*

##### (A) Human Health and Environmental Impacts

(1) What individual dose level is acceptable regarding release of solid materials from licensed facilities for unrestricted use? Should release of solid materials for unrestricted use be permitted at a dose level (for example, 0.1, 0.01, or 0.001 mSv/yr [10, 1.0, or 0.1 mrem/yr], or no dose, above background (or other dose)) which is established in rulemaking based on a balancing of risks from various alternatives? Or, should release of solid materials not be permitted if they are potentially contaminated from the use of licensed radioactive material?

(2) How should environmental impacts be balanced and what types of

impacts should be considered in decisionmaking?

(i) In considering radiological impacts from materials released for unrestricted use in the public sector, what pathways of exposure to people, such as those already considered in NUREG-1640, should be considered? As noted above, NUREG-1640 contains a technical basis for determining potential doses to individuals from a wide range of potential scenarios by which members of the public could come in contact with material that had been released for unrestricted use. The report contains an analysis of material flow models based on an evaluation of the recycle/reuse industry in the U.S. and of potential scenarios by which a member of the public could reasonably be exposed.

(ii) In considering other environmental impacts, what impacts, both radiological and non-radiological, should be considered? Such impacts could include mining of new metals to replace metals that could be potentially released but which are sent to a LLW disposal site, production of metal products, transportation of materials, etc.

(iii) How should net environmental impacts from all the radiological and non-radiological impacts be balanced?

(3) What is the potential for exposures to multiple sources of material released for unrestricted use, and what are ways in which persons could be exposed to multiple sources? How should potential for exposure to multiple sources be considered in setting an acceptable dose level? To what extent is there a potential that a single scrap facility would handle inputs of released solid materials from several different licensed facilities?

(4) What societal impacts should be considered and how should they be factored into the environmental evaluation? For example, material released for unrestricted use from nuclear facilities could result in concern, confusion, or fear if the public either does not clearly understand that the risk is small or does not accept the risk.

(5) How should the impacts upon industries that have special concerns about the presence of radioactivity in materials, e.g., film, electronic, and metal recycling, be considered and factored into decisionmaking?

#### (B) Cost-benefit Considerations

(1) As noted above, Executive Order 12291 requires Federal Agencies to consider cost-benefit in its consideration of rulemaking alternatives. NRC uses NUREG/BR-0058 as its guideline in analysis of the cost-

benefit of regulatory alternatives. In using NUREG/BR-0058:

(i) How should economic factors be incorporated into rulemaking decisions, including costs of survey methods and appropriate instruments to measure very low levels of volumetrically contaminated material, economic risks associated with release of solid materials, costs of decontamination, ALARA issues, etc.

(ii) How should economic impacts be balanced against net environmental impacts?

(2) What are the major economic costs associated with release of solid materials into commerce?

(3) What are the major economic costs associated with landfill disposal of material released for unrestricted use? Would problems be encountered in this material going to a landfill?

(4) What economic risks are associated with release of solid materials for unrestricted use? For example, what are the risks (and associated costs) that materials released from a nuclear facility could be rejected at a melter or scrap yard based on a radiation survey at that point? What means could minimize such economic risks?

(5) What is the potential for buildup of radioactivity in commerce as a result of continued release of solid material for unrestricted use over time? How should such a buildup be estimated? What is the potential that this buildup could contribute significantly to either the net environmental impact, to economic impacts on general commerce, or to public concern?

#### (C) Implementation Considerations

(1) What is the capability of surveying materials (both for surface and volumetric contamination) at the different alternative dose levels being considered, and what effect would that have on setting a standard? Are these survey capabilities readily available to licensees? Should there also be provisions for survey capability at receiving facilities and what should be the nature of those provisions? What economic impact would the use of different or advanced survey techniques have on the facilities releasing the material and the facilities accepting the material for reuse or recycle? How can surveys be designed to prevent releasing material in excess of permissible levels? Over what volume or mass of material should surveys be performed in assessing compliance with release levels? Should materials of varying concentration levels be combined, and, if so, how?

(2) What different survey methods should be used for assuring that materials from different areas of a facility, and having different potential for contamination, meet the criteria of a dose-based standard? For example, should the survey of solid materials from areas known to be free of contamination rely upon knowledge of facility radiological history and knowledge of plant processes, and, if so, how?

(3) How should criteria for release of solid material be incorporated into NRC's regulations, i.e., should they be expressed as a dose criteria and/or be expressed as concentration values in different media based on specified dose objectives and standard models for exposure?

(D) Other considerations including international, national, and State guidelines

(1) With regard to international, national, and State standards:

(a) How should guidelines on unrestricted release, or "clearance," set by international standards-setting bodies such as the IAEA and International Commission on Radiological Protection (ICRP), as well as those set by other countries, be considered in setting a level for release of material from NRC-licensed facilities in the U.S.? How should efforts by the EPA to set import screening guidelines be considered?

(b) How should guidelines of other U.S. agencies, e.g., DOE and EPA, be considered? To what degree should standards set by NRC be consistent with other EPA standards, such as those for recycled coal ash (see Section A.2.2.3)? With regard to issues of finality of NRC licensing decisions, what potential problems could occur if EPA later issues standards for release of solid materials different from an NRC regulation?

(c) How should recommendations made by U.S. standards setting bodies, such as the National Council on Radiation Protection and Measurements (NCRP), be considered?

(d) How should standards set by U.S. industry groups, such as the American National Standards Institute (ANSI), be considered? Are industry standards currently available, or anticipated during the time frame for this rulemaking, that could be adopted in lieu of or in addition to NRC requirements on release of solid materials?

(e) Should NRC simply adopt the standards in 1(a), 1(b), or 1(c), and their associated health risk level, rather than conduct analyses of its own?

(f) What are the economic and other impacts of having NRC standards different from standards that may be set by international agencies, EPA, or other national bodies?

(g) What compatibility categories, as described in NRC's "Policy Statement on Adequacy and Compatibility of Agreement State Programs," published September 3, 1997 (62 FR 46517), and in NRC's Management Directive 5.9, "Adequacy and Compatibility of Agreement State Programs," should be assigned to any rule on release of solid materials? Compatibility refers to the extent to which Agreement State radiation control programs are consistent with NRC's program for the regulation of Atomic Energy Act radioactive materials to ensure that an adequate and coherent nationwide effort is collectively established for regulation of such materials.

(2) Should existing NRC standards, including the public dose limit of 1 mSv/yr (100 mrem/yr) in 10 CFR 20.1301, and Subpart E of Part 20 which contains a dose criterion of 0.25 mSv/yr (25 mrem/yr) for release of decommissioned structures and lands, be considered in setting allowable doses for release of solid material for unrestricted use? A consideration in this question is that there are different circumstances between Subpart E and the issues being discussed in this paper. For example, Subpart E limits the dose from the single release of structures and land at a site to 0.25 mSv/yr (25 mrem/yr). In contrast, unrestricted release of the materials considered in this issues paper could involve periodic releases over the facility lifetime at a dose level to be set in the rulemaking.

*Issue No. 3—If NRC Decides to Develop a Proposed Rule Containing Criteria for Release of Solid Materials, Could Some Form of Restrictions on Future Use of Solid Materials be Considered as an Alternative?*

As discussed in Section A.2.2, release of solid materials for unrestricted use would allow them to be recycled or reused in consumer products or industrial products, or be disposed of in solid waste landfills. A potential alternative could involve limiting release of solid materials by restricting their future use to some authorized use.

#### Alternatives

Potential alternatives for restricted use of solid materials could include:

(1) Restrict the first use of solid material to certain authorized uses

In this alternative, the release of radioactive material would be restricted

to certain authorized uses to ensure that it is processed into one or more specific products. For example, material could be recycled for use in an industrial product such as steel beams that would be designated for use in a foundation or structural support for a bridge or monument. Because of uncertainties related to controlling potential uses of the material after it leaves a licensee's facility, it may be necessary to require that processing of the material for the first use be done under a specific license issued by the NRC. This alternative might be beneficial for materials contaminated by nuclides having short to moderate half-lives, allowing substantial reduction in contamination due to radioactive decay within the lifetime of the structure in which it is placed. This alternative would probably not be applicable for all materials (e.g., wood products and some metals such as copper). End user certification could be difficult to enforce.

(2) Restrict release of solid material to permitted disposal

This alternative would restrict the release of slightly contaminated solid material from nuclear facilities to disposal at municipal solid waste landfills. Solid material with higher levels of radioactive contamination would continue to be handled as radioactive waste and be disposed of at licensed facilities. Municipal solid waste landfills are issued permits by State regulatory authorities in accordance with 40 CFR 258, "Criteria for Municipal Solid Waste Landfills" as well as other State and local regulations. The rationale for this alternative is that exposure pathways at landfills can be fairly well defined and quantified, and that many of the pathways of potential exposure associated with the recycling of metal into consumer products or industrial products would not be present. Additional restrictions could involve disposal at industrial solid waste facilities rather than at sanitary waste landfills.

Issues associated with this alternative include the fact that additional NRC and/or EPA rulemaking may be required to implement this alternative. For example, the definitions of solid waste and/or byproduct material (or associated regulations) might need to be revisited to allow disposal at solid waste landfills of material having residual radioactivity. Several State and local governments currently have prohibitions against the disposal of radioactive material in landfills which would make this alternative less feasible. An additional issue is the possibility that material could be sent to

a landfill under a use restriction, but it could be removed from the landfill and sold as scrap or reused.

#### Items for Discussion

(1) Should the NRC consider restrictions on future use of solid materials as an alternative to unrestricted use (similar to the license termination rule)?

(2) If so, what types of restricted uses should be considered?

(3) What types of controls could restrict use to assure that the material would not be released for unrestricted use? Would these controls be reasonable? Would it be necessary to license processing of the material for the first use in order to assure protection of public health and safety? For example, if iron/steel were to be restricted to use in bridge support, should the company processing the steel into bridge supports be licensed by the NRC? Or could sufficient restrictions be placed on the processing company to assure that the steel went where it was supposed to without the company having an NRC license?

(4) How long would the use be restricted? What radionuclides, and associated time periods for radioactive decay, would be reasonable to consider as candidates for restricted use? What would happen to the material when it reached the end of its useful restricted life?

(5) If restrictions were placed on future use of materials, would the NRC need to be involved in continued regulation or tracking of the material? Would States need to be involved? Or could a mechanism for institutional control, similar to that used in the license termination rule be used to assure the continued restricted use of materials? Note that Subpart E of 10 CFR Part 20 (Section 20.1403) contains requirements regarding acceptable dose levels for restricted use, allowable institutional controls and financial arrangements, etc.

(6) What type of public involvement should there be in decisions concerning restricted use of materials? Should it be similar to the method used in the license termination rule where licensees are required to seek advice from affected parties when proposing a site for restricted use? Note that Subpart E of 10 CFR Part 20 (Section 20.1403) also contains requirements for licensees to seek advice on from affected parties and also the methods to be used in obtaining that advice. A potential problem in establishing a public involvement process for restricted use of materials is that (unlike license termination of buildings or a site where affected parties

in a community can be fairly readily identified for a restricted site in a community) material leaving the site could be sent for restricted use in different areas and uses. Can a meaningful public involvement process be developed for setting restrictions on future material use in specific licensing cases?

(7) How should considerations and predictions of future public uses of materials and the restrictions on those materials be developed to provide credible approaches for restricted use?

(8) What dose should be permitted for material released for restricted use? Should the same alternative dose levels as for unrestricted use (see Issue No.2) also be considered for restricted use, or should some other value, either higher or lower, be considered? By way of comparison, the allowable dose in Subpart E of Part 20 for restricted use of released lands and structures is the same as for unrestricted use, provided the controls remain effective.

(9) What specific problems are associated with restricting materials to landfill disposal?

*Issue No. 4—If NRC Decides to Develop a Proposed Rule, What Materials Should be Covered?*

A rule developed by the NRC could cover selected materials (for example, certain metals such as iron and steel) or could be a broad rule encompassing all materials. Any alternatives chosen for consideration would be dependent on information available on the various materials. Currently, the NRC has developed the following technical background information:

(1) An analysis of individual doses resulting from unrestricted release of steel, aluminum, copper, and concrete (draft NUREG-1640, February 1999) has recently been completed. These materials were analyzed because they were considered to represent those most likely to become available and also to represent most of the volume of slightly contaminated material available for release from NRC-licensed facilities into the public sector, other than soil.

(2) Discussions with licensees have indicated that there are large quantities of soil with very low amounts of radioactive contamination that are available for release. Although NUREG-1640 does not include specific analyses for soil, work done previously for the license termination rule provides baseline technical information on individual dose factors and environmental analysis for soil which could be adapted for use for this application. This previous work includes NUREG-1496, "Generic

Environmental Impact Statement on Radiological Criteria for License Termination," NUREG/CR-5512, "Residual Radioactive Contamination from Decommissioning," and NUREG-1549, "Decision Methods for Dose Assessment to Comply with Radiological Criteria for License Termination."

(3) The NRC does not have similar analyses completed for other slightly contaminated materials potentially available for release.

*Alternatives*

Alternative rule approaches could be that the rule would apply to—

(1) only a select group of solid materials, including certain metals (steel, aluminum, copper) as well as concrete and soil.

(2) a wider group of materials to also include other materials under license including sludge, sewage, wood, glass, and others.

(3) a select group of materials (Alternative 1) and conduct rulemaking on other materials in Alternative 2 at a later time.

*Specific Items for Discussion*

(1) Should the NRC proceed with a rulemaking covering all materials, with the option of conducting further rulemaking at a later time for certain materials if the impact to all affected parties, including the regulators, is too great or the analysis too complicated or time consuming?

(i) Is it appropriate to proceed with certain materials, including steel, aluminum, copper, concrete, and soil, so that rulemaking can be done in a timely manner using the information developed for these materials in NUREG-1640, and associated analyses as described above, as input to the environmental analyses and regulatory analyses? Would experience gained with the rule on steel, aluminum, copper, concrete, and soil be useful in evaluating requirements for release of other materials later?

(ii) Would issuing a rule now for only certain materials noted in Alternative No.1 limit NRC's capability to deal effectively with requests for release that could be made in the future for other materials? Other similar materials, such as sludges, slag, asbestos, etc., could also potentially be the subject of requests for release. To help answer that question, how many and what types of materials are licensees actually requesting release for today or are anticipated over the next decade?

(iii) Should the NRC perform additional analyses at this time of individual doses resulting from other

materials potentially available for release to support rulemaking decisions for these materials even if it impacts the schedule for rulemaking for release of steel, aluminum, copper, and concrete?

(2) What other materials would be the candidates for rulemaking? Do analyses for these materials currently exist or are they under development?

(3) If the NRC proceeds with rulemaking limited to certain materials indicated in Alternative 1, how should it handle requests for release of other materials, i.e., should it proceed with a subsequent rulemaking for other materials, and, if so, how and when should it proceed with this later rulemaking? Should the additional materials be released under existing guidelines until the subsequent rule is developed, or should the release of these materials be postponed until a rulemaking is conducted? If the rulemaking establishes dose objectives for release and implements those objectives through tables of values for specific materials, should the dose objective also be used to guide case-specific release of other materials through licensing actions or exemptions?

(4) What would be the associated costs, effective survey methods, and dose impacts of the alternatives?

(5) Should the NRC rulemaking be extended to cover materials that may be released from nuclear facilities operated by the DOE?

**IV. Scoping Process for Environmental Impact Statement**

As discussed in Section III.A.5 and III.B of this notice, if the Commission decides to proceed with a rulemaking, it will have to consider the effect of its actions on the environment in accordance with the National Environmental Policy Act (NEPA). Section 102(1) of NEPA requires that the policies, regulations, and public laws of the United States be interpreted and administered in accordance with the policies set forth in NEPA. It is the intent of NEPA to have Federal agencies incorporate consideration of environmental issues into their decisionmaking processes.

NRC regulations implementing NEPA are contained in 10 CFR Part 51. To fulfill its responsibilities under NEPA, the NRC would prepare an environmental impact statement (EIS) by analyzing alternative courses of action and the impacts and costs associated with those alternatives. In keeping with the requirements of 10 CFR Part 51, an EIS would analyze alternatives for establishing requirements for release of solid

materials. All reasonable alternatives associated with the proposed action would be analyzed to determine their impacts and costs.

The Commission's regulations in 10 CFR 51.26 contain requirements for conducting a scoping process before preparing an EIS, including preparation of a notice of intent in the **Federal Register** regarding the EIS and indication that the scoping process may include holding a scoping meeting. Requirements are contained in 10 CFR 51.27 regarding the content of the notice of intent, in particular that it should describe the proposed action and describe possible alternatives to the extent that information is available. In addition, the notice of intent is to describe the proposed scoping process, including the role of participants, whether written comments will be accepted, and whether a public scoping meeting will be held.

Participants in this scoping process on the environmental impacts of release of solid materials from licensed facilities may attend any of the four public meetings indicated under the **DATES** heading of this notice and provide oral comments on the proposed action and possible alternatives. The Commission will also accept written (and electronic) comments on the proposed action and alternatives from the public, as well as from meeting participants, as indicated under the **DATES** and **ADDRESSES** heading of this notice.

According to 10 CFR 51.29, the scoping process is to address the following topics:

(1) *Define the proposed action.* The NRC is considering codifying radiological criteria for release of solid materials from licensed facilities. Detailed information on the proposed action is described in Section III.A.2 and III.A.5 of this notice.

(2) *Determine EIS scope and significant issues to be analyzed in-depth.* The NRC is considering analyzing the impacts and costs associated with alternative regulatory approaches to establish radiological criteria for release of solid materials from licensed facilities. Information regarding: (a) types, and contamination levels, of solid materials present in licensed facilities potentially available for release is contained in Section III.A.1.2 and Section III.B (Issue No. 4) of this notice; (b) pathways of exposure to solid materials released from licensed facilities is contained in Section III.B (Issue No. 2) of this notice and discussed in detail in the draft NUREG-1640 and in NUREG-1496 as referenced in Section III.B; (c) regulatory

alternatives and method of approach for analysis of the alternatives is contained in Section III.A.2.2 and III.B (Issue No. 2) of this notice. Principal factors in making decisions regarding the alternatives are indicated in Section III.B (Issues No. 2, 3, and 4) of this notice.

(3) *Identify and eliminate from detailed study issues which are not significant or which are peripheral or which have been covered by prior environmental review.* The NRC has not yet eliminated any non-significant issues. However, the NRC is considering elimination of the following issues from the scope because they have been analyzed in previous EIS's (NUREG-0586 and NUREG-1496) and included in earlier rulemakings (53 FR 24018, June 28, 1988, and 63 FR 84088, July 21, 1997): (i) planning necessary to conduct decommissioning operations in a safe manner; (ii) assurance that sufficient funds are available to pay for decommissioning; (iii) the time period in which decommissioning should be completed; (iv) radiological criteria for decommissioning of lands and structures; and (v) the fact that consideration is not given to an alternative in which a licensee would abandon material or equipment without some treatment or licensed disposal.

Analysis of the scope of environmental impacts for this effort would be principally intended to provide input to decisionmaking for establishing overall criteria for release of solid materials, and would not involve analysis of site-specific issues which may arise in the licensing process at specific facilities. The extent to which the environmental analysis may be applicable to a site specific NEPA process would be described in a draft EIS and draft rulemaking.

(4) *Identify any environmental assessments or environmental impact statements which are being or which will be prepared that are related but are not part of the scope of the EIS under consideration.*

None are being prepared.

(5) *Identify other environmental review or consultation requirements related to the proposed action.* The NRC has contracted with ICF to provide technical assistance in the environmental analyses. The NRC is also placing contracts to obtain specific technical assistance regarding exposure pathways, collective doses, costs, and the capability of radiation survey instruments to practically and accurately detect radioactive contamination at levels near background.

(6) *Indicate the relationship between the timing of the preparation of environmental analysis and the Commission's tentative planning and decisionmaking schedule.* The schedule for issuance of an EIS has not been developed. The NRC staff will provide to the Commission, early in the year 2000, a report on the results of the public meetings and other public comments on the issues paper and the scoping process and include a schedule for any further rulemaking in this area, including the schedule for preparation of an associated draft EIS.

(7) *Describe the means by which an EIS would be prepared.* If the NRC proceeds with rulemaking in this area, it would prepare a draft EIS in accordance with its regulations in 10 CFR Part 51. Specifically, in accord with 10 CFR Part 51.71, a draft EIS would be prepared using the considerations of the scoping process and would include a preliminary analysis that considers and balances the environmental and other effects of the proposed action and the alternatives available for reducing or avoiding adverse environmental and other effects, as well as the environmental, economic, technical and other benefits of the proposed action.

In accordance with 10 CFR 51.29, at the conclusion of the scoping process, a concise summary of the determinations and conclusions reached, including the significant issues identified, will be prepared and a copy sent to each participant in the scoping process.

Dated at Rockville, Maryland, this 22nd day of June 1999.

For the Nuclear Regulatory Commission.

**William D. Travers,**

*Executive Director for Operations.*

[FR Doc. 99-16598 Filed 6-29-99; 8:45 am]

BILLING CODE 7590-01-P

## DEPARTMENT OF TRANSPORTATION

### Federal Aviation Administration

#### 14 CFR Part 71

[Airspace Docket No. 99-ASO-9]

#### Proposed Amendment of Class E Airspace; Roosevelt Roads NS (Ofstie Field), PR

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Notice of proposed rulemaking.

**SUMMARY:** This notice proposes to amend Class E airspace at Roosevelt Roads NS (Ofstie Field), PR. A Global Positioning System (GPS) Runway (RWY) 9 Standard Instrument Approach