

From: Mr. Bobbie D. Flowers <bobbie_dee@juno.com>
To: <nrcprep@nrc.gov>
Date: Thu, Sep 7, 2000 11:08 PM
Subject: Draft Report Comments: NUREG-1714

65 FR 39206
June 23, 2000
(119)

Below is the result of your feedback form. It was submitted by
Mr. Bobbie D. Flowers (bobbie_dee@juno.com) on Thursday, September 7, 2000 at 23:07:48

StreetNumber: 418

StreetName: West 17th Street, Apt #22A

City: New York

State: New York

ZIP: 10011-5826

Country: U.S.A.

Comments: 1. NRC should hold public hearings in all the transport corridor States that would be impacted by PFS member company shipments. NRC plans none.

2. NRC should hold public hearings in all the transport corridor States that would be impacted by NON-member utilities which would nonetheless ship high-level waste to PFS. NRC plans none.

3. NRC should extend the Draft Environmental Impact Statement (DEIS) public comment deadline at least 60 days.

4. A single severe rail cask accident could cause 115 latent cancer fatalities and cost tens or hundreds of billions of dollars to clean up. NRC's DEIS is severely deficient in not publishing such impacts.

5. NRC_s DEIS fails to calculate the ADDED risks from PFS_s proposal to ship contaminated casks back across the entire country to the reactors of origin without first dealing with the leaks.

6. NRC_s DEIS does not adequately identify the _routine_ (even if there are no accidents) doses to the public from these transport casks (mobile x-ray machines that cannot be turned off) rolling down the railroad tracks through American communities.

7. NRC_s DEIS fails to deal with the possibility that this _interim storage site_ could become a de facto permanent open air dump for high-level nuclear waste.

8. There is no need for NRC to license an away-from reactor dry cask storage facility, when it already licenses at-reactor facilities using the exact same technology. To ship the wastes to Utah simply adds the risks of transportation, while doing nothing to improve protection of public health, safety, and the environment.

9. NRC_s statement in the DEIS that PFS has no environmental justice impacts is absurd. The repeated attempts to dump forever deadly high-level atomic wastes on Native American lands is environmental racism, pure and simple.

10. The DEIS does not address the cumulative impacts of adding a high-level nuclear waste dump to Skull Valley, which is already surrounded by numerous toxic facilities.

Template - ADM 013

ERIS-03
Add Scott Klanders
(SCF)

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Subject: Draft Report Comments: NUREG-1714
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From: Mr. Bobbie D. Flowers <bobbie_dee@juno.com>

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