

From: "Anne and Tom Moore" <c3moore@hotmail.com>
To: <dgeis@nrc.gov>
Date: 1/28/02 7:41AM
Subject: NUREG-0586

11/9/01
66 FR 56721
39

Chief, Rules and Directives Branch,

I find the proposals in Supplement 1 to the Generic Environmental Impact Statement on Decommissioning unrealistic when it comes to the health of U.S. citizens at the time of decommissioning and to those living years later.

To categorize as "generic" "the release" from regulatory control portions of sites before they are completely decommissioned is not responsible. No radioactivity contaminated parts should be allowed into consumer use, commerce, or unregulated disposal.

To allow utilities to have no liability after decommissioning is done when the proposals are seen as "generic" does not provide any protection to local citizens. Accountability for our actions is important and utility companies should not be exempt from that.

There should be a requirement for a license amendment when a utility changes from being a nuclear power operating license to a nuclear materials possession-only license.

I know that I am not alone in asking you to protect our citizens from radioactivity on such a large scale and hope that you will live up to your responsibility by not lessening the requirements that utility companies face when decommissioning takes place.

Sincerely,

Anne H. T. Moore

RECEIVED
772 JAN 29 AM 11:55
Rules and Directives
Branch
USNRC

Join the world's largest e-mail service with MSN Hotmail.
<http://www.hotmail.com>

Template = ADM-013

E-RIDS = ADM-03

add = M. Masnik (MTM2)