

**UNITED STATES OF AMERICA**  
**NUCLEAR REGULATORY COMMISSION**

**Title:** PUBLIC MEETING ON PROPOSED  
REGULATIONS (PART 63)

**Location:** Las Vegas, Nevada

**Date:** Tuesday, March 23, 1999

**Pages:** 1 - 122

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1 UNITED STATES OF AMERICA  
2 NUCLEAR REGULATORY COMMISSION

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4 NMSS PUBLIC MEETING

5 PROPOSED 10 CFR PART 63

6 HIGH LEVEL WASTE LICENSING STANDARDS

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9 University of Nevada, Las Vegas

10 Tam Alumni Center

11 Las Vegas, Nevada

12  
13 Tuesday, March 23, 1999

14  
15 The above-mentioned meeting commenced, pursuant to  
16 notice, at 7:00 p.m.

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## P R O C E E D I N G S

[7:06 p.m.]

MR. CAMERON: Tonight, you're going to have the opportunity to hear from the NRC about its recently proposed regulation which would establish the standards that the Department of Energy would be required to meet before a repository could be developed at Yucca Mountain. All of you will have an opportunity then to ask the NRC questions about the proposed rule or to make comments on the proposed rule. We also have a panel of Nevadans up here with us tonight to kick off the questions and answer session that we're going to be getting to after the NRC and DOE presentation.

These panelists represent various government agencies and other organizations that are knowledgeable and concerned about the repository. We are hoping that by having them lead off the comment and question period that will put a context and a focus for your discussions with the NRC on this proposed rule. Now, as I mentioned, we also have the Department of Energy with us who's going to give their perspective on the proposed rule, a perspective that they would like see of the Nuclear Regulatory Commission.

Now, I mentioned that I'm going to be serving as the facilitator for the meeting tonight. Generally, that means I'm going to try to assist all of you in having a good meeting. Specifically, what I'm going to try to do is to

1 ensure that everybody who wants to talk has an opportunity  
2 to talk tonight, and I also want to make sure that the  
3 information that the NRC provides you tonight is clear. So  
4 if there's any ambiguities with that information, I'll try  
5 to assist you in having the NRC or others clarify that for  
6 you.

7 I also want to keep our discussions civil, focused  
8 and relevant. And in terms of relevance, tonight's topic is  
9 the NRC proposed rule on the licensing standards for Yucca  
10 Mountain and this covers a lot ground particularly when you  
11 think about implementation issues related to the rule. Now,  
12 the ground rules tonight for your participation are pretty  
13 straightforward.

14 When we get to the discussion period, if you want  
15 to speak, just raise your hand and I'll recognize you and  
16 then you can either -- if you're on this side, go to that  
17 particular microphone or I'll bring this talking stick out  
18 to you and I would ask you to state your name and  
19 affiliation, if appropriate, and that's because we're  
20 keeping a transcript of the meeting so that we can use that  
21 for our evaluation of the comments that are made tonight.

22 So we want to get your name for the record. And  
23 I'd like to request that only one person speak at a time.  
24 This is not only courteous in terms of listening to what the  
25 person who has the floor has to say, but also it will make

1 it easier for our transcriber to get that particular  
2 statement or comment on the record.

3 And finally, I'd like to ask you to be concise and  
4 to the point today as best as you can with your comments. I  
5 don't want to set a rigid time limit for you tonight in  
6 terms of you have so many minutes to speak and then you're  
7 cut off. But try to be concise, try to keep your original  
8 comments to five or six minutes and then we may be able to  
9 circle back to you towards the end of the meeting after  
10 we've given everybody else an opportunity to speak.

11 Now, we're going to be talking about the proposed  
12 rules of the NRC. There are a lot of concerns about Yucca  
13 Mountain and high level waste in general and even though the  
14 topic is the proposed rule that the NRC has, I realize that  
15 there's some comments, concerns that you might want to  
16 express in general that may be off that point. Well, we're  
17 going to listen to those comments. We're going to have them  
18 on the record, but we will be going back and using the  
19 proposed rule as our guide for our discussion tonight.

20 There are comment sign-up sheets in the back if  
21 anybody who wanted to comment could sign up there. That's  
22 only meant as a guide for us in terms of how many people  
23 want to speak. If you have something to say just raise your  
24 hand, don't worry if you didn't sign up on the sheet.

25 A couple of final points, we've also requested

1 written comments on this proposed rule. However, we will  
2 treat all of your comments tonight just as we would the  
3 written comments. That means that we'll evaluate them in  
4 the course of preparing the final rule.

5 The NRC is here tonight to discuss the proposed  
6 rule with you in person and to give others in the community  
7 a chance to hear what you have to say about this particular  
8 proposed rule.

9 At this point, let's go down and have everybody on  
10 the panel up here introduce themselves at this point. Tim?

11 MR. McCARTIN: I'm Tim McCartin from the NRC in  
12 the Division of Waste Management and my primary work there  
13 is in the performance assessment area.

14 MS. KOTRA: I'm Janet Kotra in the Division of  
15 Waste Management, Nuclear Regulatory Commission.

16 MR. CAMERON: Yeah, and make sure to try to use  
17 the microphones if you can.

18 MS. KOTRA: I, along with Tim, were among the team  
19 who helped draft the original proposal that the Commission  
20 evaluated and has put out for public comment and about which  
21 we're going to discuss this evening.

22 MR. REAMER: My name is Bill Reamer. I'm also  
23 with the Nuclear Regulatory Commission. I'm the Branch  
24 Chief of the High Level Waste Branch in the Division of  
25 Waste Management.

1           MR. BROCOM: Steve Brocom of the Department of  
2 Energy. I'm the acting Assistant Manager of Regulatory and  
3 Licensing Compliance.

4           MR. MURPHY: Mal Murphy. I'm the Regulatory and  
5 Licensing Advisor to the Nye County Nuclear Waste Repository  
6 Project Office.

7           MR. WELLS: I'm John Wells, I'm the Southern  
8 Representative to the Western Shoshone National Council.

9           MR. FRISHMAN: I'm Steve Frishman. I'm Technical  
10 Policy Coordinator for the State of Nevada Nuclear Waste  
11 Project Office.

12           MS. TREICHEL: Judy Treichel, Nevada Nuclear Waste  
13 Task Force and we're a public interest group working here in  
14 Las Vegas, but around the country for people who need  
15 information about this project.

16           MR. von TIESENHAUSEN: Engelbrecht von  
17 Tiesenhausen. I work for the Clark County Nuclear Waste  
18 Division and my main area of emphasis are technical issues.

19           MR. VASCONI: Bill Vasconi with the Nuclear Waste  
20 Study Committee, a citizen's organization that believes a  
21 thorough and scientific study of Yucca Mountain is essential  
22 for the safety of the -- health and safety and environmental  
23 concerns of the citizens of Nevada.

24           MR. CAMERON: Okay, thank you and we'll be hearing  
25 from all of these people in a few minutes. But the NRC did

1 bring some other staff out here to make sure that we could  
2 be able to answer your questions. There also are people  
3 here from other organizations that have responsibilities in  
4 the high-level waste area and I thought it might be useful  
5 to just have them introduce themselves now. Keith?

6 MR. McCOWAN: I'm Keith McCowan, Section Chief for  
7 Performance Assessment at the Nuclear Regulatory Commission.

8 MR. McKINNEY: I'm Chris McKinney and I'm in the  
9 high-level waste group at Waste Management and I work --

10 UNIDENTIFIED SPEAKER: Can't hear him.

11 MR. CAMERON: Okay. We are, as you'll probably  
12 hear, supported by an independent research office and we  
13 have one of their staff here with us.

14 MR. WHITMYER: I'm George Whitmyer and I'm the  
15 Manager of Performance Assessment at the Center for Nuclear  
16 Waste Regulatory Analysis at Southwest Research Institute in  
17 San Antonio.

18 MR. CAMERON: Okay, as you may know and you'll  
19 hear tonight, the Environmental Protection Agency has an  
20 important role to play in the repository and although we do  
21 not have someone with us today to talk about the EPA's  
22 substantive role, we do have someone from EPA, the region  
23 here with us. Fraser.

24 MR. FELTER: Good evening, I'm Fraser Felter and I  
25 am the Region IX liaison for the states of Nevada and

1 Hawaii. And I'm here as an observer and listener tonight as  
2 well as reviewing the proposed rule for some time and we  
3 expect to be in -- well, we are in the final stages now and  
4 we're going to be able to finalize this.

5 MR. CAMERON: Okay, thank you, Fraser. And one of  
6 the things that we thought would be useful for all of you  
7 tonight is to get an idea of what the different roles and  
8 responsibilities of the various government actors and other  
9 institutions are.

10 MS. DAKER: I'm Sue Daker with the NRC Office of  
11 Public Affairs.

12 MR. CAMERON: Okay. We'll talk in a minute, we're  
13 talk later, okay. The NRC has an advisory committee on  
14 nuclear waste and I'll ask them to introduce themselves.

15 MS. DEERING: I'm Lynn Deering.

16 UNIDENTIFIED SPEAKER: Would you stand up, please,  
17 so that we can see who you are?

18 MR. CAMERON: All right. And there's an  
19 organization known as the Nuclear Waste Technical Review  
20 Board and if you could just introduce yourself.

21 MR. FARINGER: I'm Dan Faringer. I'm not a member  
22 of the board. I'm a member of the staff of the board and  
23 I'm here as an observer.

24 MR. CAROL: I'm Michael Carol. I'm also on the  
25 Nuclear Waste Technical Review Board staff.

1 MR. CAMERON: All right, thank you, Michael. And  
2 last but not least, I think last, one of the NRC's on-site  
3 representatives is here.

4 MR. BALKI: My name is Bill Balki. I'm one of the  
5 two NRC on-site representatives here in Vegas.

6 MR. CAMERON: Okay, thank you very much. I think  
7 we'll get rolling now. We have an agenda, hopefully.  
8 Notice that the time 9:30, the end of the meeting, has  
9 question marks on it. That means that we're using that as a  
10 placeholder. If you want to stay later than 9:30, we'll  
11 stay and talk about the issues with you. And now we're  
12 going to go to the NRC for a brief presentation on the  
13 proposed rule.

14 Tim, are you ready.

15 MR. McCARTIN: Janet is going to start.

16 MR. CAMERON: Janet is going to start, okay.  
17 Great.

18 MS. KOTRA: Good evening. On behalf of those of  
19 us who participated in drafting this proposal, I want to  
20 thank all of you for being here this evening and for being  
21 willing to share with us your views, your concerns, your  
22 questions. We view this as a very important opportunity for  
23 you to participate in the decision making process that that  
24 agency that I represent will be undertaking or is  
25 undertaking with this proposal.

1 I'm going to provide some brief background. My  
2 hope is in a few minutes to give an overview to clarify what  
3 the responsibilities of the NRC entails with regard to the  
4 proposed repository on Yucca Mountain, hopefully  
5 distinguish, as much as possible, who are the other major  
6 players in this; that would be the Environmental Protection  
7 Agency, as well as the Department of Energy, the player with  
8 which you're probably most familiar.

9 I will provide a brief discussion of some of the  
10 legal requirements that we know the NRC needs to establish  
11 criteria here for evaluating the repository at Yucca  
12 Mountain. And I will talk to you some of the multiple  
13 decision points where the NRC will view these criteria once  
14 they are final to evaluate and to judge DOE actions,  
15 vis-a-vis, a proposed repository.

16 After having covered this in a very hopefully  
17 concise fashion, I'll move then to a question which many of  
18 you may have on your mind and that is why is the NRC  
19 proceeding with new regulations at this time. I hope we  
20 have some answers for you as well to have some discussion  
21 with you about your views on our decision to proceed at this  
22 time.

23 I'll talk briefly about the schedule we're moving  
24 in. You have -- hopefully you picked up as you came in a  
25 flyer that will give you the address so that if you wish to

1 send written comments after the conclusion of this meeting,  
2 we will welcome them as well.

3 And then I'll turn it over to Tim McCartin, my  
4 colleague, and he will get into the technical aspects of the  
5 rule of what are some of the key things and major  
6 requirements, talk about the conceptual approach to this  
7 thing as well as the individual requirements and he will  
8 wrap up with, you know, what we feel is the serious  
9 importance of your presence here this evening and comments  
10 you will provide us. We will identify some sample things  
11 that we would like to hear about, but we will certainly  
12 welcome your comments and concerns on all the aspects of  
13 this proposal.

14 As most of you are aware, the U.S. Department of  
15 Energy has the primary role for ensuring public health and  
16 safety in its activity to Yucca Mountain. It's tasked by  
17 the Congress to characterize the site, prepare an  
18 Environmental Impact Statement.

19 The Department of Energy will make the decision of  
20 whether we recommend the site for development of a new  
21 repository to the President of the United States. If that  
22 decision is upheld and the Congress does not overturn it,  
23 the Department will prepare a license application. It will  
24 then design, construct and operate a repository and they are  
25 also legally obligated to provide long-term oversight.

1           There are two regulatory agencies that have a role  
2 here. We have the Environmental Protection Agency I  
3 mentioned earlier. Their role is to establish the overall  
4 environmental health and safety standards for Yucca  
5 Mountain. And then the U.S. Nuclear Regulatory Commission,  
6 that's us.

7           Our role and this goes beyond what's on the  
8 bullets here, but in short, our job is to issue technical  
9 criteria, we're going regulate the safety of high-level risk  
10 disposal consistent with final EPA standards. We are  
11 obligated to consult with the Department prior to the  
12 decision of a license application.

13           We have a statutory obligation to comment on the  
14 on deficiencies of their site characterization activities.  
15 This, we may get into this issue a little bit because it  
16 seems like it's a complicated role. Many times we find it's  
17 misunderstood. We do interact quite extensively with the  
18 Department, even though they are not an applicant or a  
19 licensee at this point. That is because we know that the  
20 two years that the law allows us to review a license  
21 application may not be sufficient if we have to start from  
22 zero in order to evaluate such a complex and technical  
23 project as a proposed repository.

24           Therefore, we have to be satisfied that the site  
25 characterization activities are adequate. We have to

1 interact regularly with the Department of Energy and we do  
2 so in a public and open way. As an agency, the staff of the  
3 Nuclear Regulatory Commission will make a recommendation as  
4 to whether the Commission should decide to authorize  
5 construction of a facility at Yucca Mountain and the  
6 Commission will decide whether to authorize construction and  
7 then once the facility is constructed, to issue a license  
8 and the NRC will regulate the operation and closure of the  
9 facility.

10 Next slide. The laws that establish the  
11 development, the characterization and development of a  
12 proposed repository are quite extensive. I don't have time  
13 to go into it in great detail here, but with regard to the  
14 subject of this evening's meeting, namely the development of  
15 NRC criteria, the Nuclear Waste Policy Act of 1982 which was  
16 subsequently remanded in 1987 directed the NRC to establish  
17 technical criteria for implementing and EPA standards that  
18 provides for a system of multiple barriers and that specify  
19 a period during which the waste must be retrievable.

20 Why this is important is that Congress recognized  
21 that this is a first-of-a-kind facility, this is a major  
22 undertaking and the Commission was given the task of  
23 deciding how long the waste should remain retrievable to  
24 allow for new information or international policy would make  
25 a different decision with regard to the disposition of this

1 waste, that additional period of retrievability will allow  
2 for that.

3 In 1992, the Congress gave the players some  
4 additional statutory instructions in the Energy Policy Act  
5 of 1992. The EPA was directed to issue new standards  
6 specifically for a proposed repository at Yucca Mountain.  
7 These standards would govern the protection of the public  
8 from the release of radioactivity from the proposed  
9 repository at Yucca Mountain and then it gave us very  
10 stringent requirements on the development criteria. They're  
11 to be health-based. They're prescribed the maximum annual  
12 dose equivalent. They are based -- they would based on and  
13 consistent with recommendations from the National Academy of  
14 Sciences and they are the only such standards that are  
15 applicable to Yucca Mountain for protection from  
16 radionuclides. This Act also directed the Nuclear  
17 Regulatory Commission to conform its criteria to final EPA  
18 standards within a year.

19 Next slide. And I'm showing you something that's  
20 very busy and the point I want to make with this is not that  
21 you understand all the acronyms. This was developed as an  
22 internal schedule for the NRC staff, division of waste  
23 management. But I want to illustrate with this is that we  
24 have a number of activities during the pre-licensing period.  
25 Look down in the bottom corner, the solid line at the

1 bottom, is the receipt of a license application.

2 Before that license application comes in our door,  
3 we have a lot of review responsibilities that are going on  
4 simultaneously. Those include participating and supporting  
5 EPA in the development of their environmental standards. We  
6 provide a public comment with the National Academy of  
7 Sciences that is contracted with the EPA pursuant to the  
8 Energy Policy Act.

9 We have drafted and now a proposed regulation that  
10 would implement such a standard. That's the process we're  
11 here to talk about tonight. We are -- we have reviewed and  
12 provided comments to our Commission on the viability  
13 assessment that some of you may be aware of, the Commission  
14 has those comments under consideration and may elect to send  
15 those comments to the Department of Energy.

16 We are developing a review plan that will guide  
17 our technical staff in the review of DOE's license  
18 application and as I said, earlier, we will be developing  
19 comments on the sufficiency of the DOE site characterization  
20 activities, and we will be providing formal comments on the  
21 Environmental Impact Statement that the Department of Energy  
22 will provide.

23 Next slide. Once we receive a license application  
24 then the decision is made for the Department to pursue  
25 development of Yucca Mountain as a repository for disposal

1 high-level waste. It will submit a license application to  
2 the Nuclear Regulatory Commission. I want people to  
3 understand that there is not just one decision that it  
4 attached to the submission of this license application.

5 The NRC will review the application then it will  
6 determine whether to authorize construction. The basis for  
7 that determination will be a review of whether some of  
8 health and safety of the public that will be effected and  
9 the NRC will be reviewing final criteria that we are  
10 discussing this evening.

11 But before any waste can be received or in place  
12 at Yucca Mountain there will be another NRC decision and  
13 that will be to issue a license to proceed to place waste.  
14 It will provide oversight during the receipt and placement  
15 of that waste during the operation of such a facility.  
16 After a suitable period of retrievability, currently we have  
17 a consideration of the requirements of a 50-year period of  
18 retrievability, then DOE would then come to NRC for  
19 authorization to permit permanent closure.

20 That, too, would not be the end of it. There  
21 would also be a review based upon new knowledge that may  
22 have been acquired during the course of these many years of  
23 construction, the waste operations, et cetera, and as it  
24 says on this slide, this process allows for new information  
25 to be developed along the way. And only at the very end,

1 supported by an Act and policy commitment to do so, based  
2 upon a finding of the Commission that public health and  
3 safety isn't protected, we would make the decision to  
4 terminate a license. But as you can see, there are many  
5 steps before one would get to that.

6 I think that raises the question, why is the NRC  
7 pursuing this criteria at this point. As I mentioned, we're  
8 required to conform to final EPA standards within one year  
9 of their issuance. We know that we're not going to do that  
10 without initiating the development of our regulations in  
11 parallel with development of EPA standards. As the  
12 gentleman from EPA indicated, EPA is in the process of  
13 developing its standards as well. Although those standards  
14 are not in place, the finding at the National Academy of  
15 Sciences upon which they must be based, have been available  
16 since 1995.

17 The Commission believes very strongly that in  
18 order to provide a timely and meaningful public involvement  
19 in the development of our criteria, we believe we need our  
20 best proposal on what we can expect from this criteria and  
21 to cast that very wide for input into the Commission's  
22 deliberation. This takes time. It takes time to analyze  
23 the thoughtful comments that we expect to receive and to be  
24 prepared to make recommendations to the Commission for their  
25 consideration for how we might modify through the proposal.

1           Lastly, as I indicated if EPA issues a standard  
2   that is significantly different from what we propose, we  
3   will amend our proposed regulation to comply with the final  
4   EPA standards when they become available. But what we want  
5   very much to accomplish in this period is to get these  
6   issues, complex technical issues and policy questions into  
7   the public domain to help shape our thinking as we develop  
8   our NRC criteria.

9           What have we done to get to the point of putting  
10   out this proposal? As I've indicated, we've participated as  
11   much as we could in the development of protective and  
12   practical and scientifically demonstrable EPA standards. We  
13   proposed new risk-informed, performance-based regulations  
14   for Yucca Mountain, and that's consistent with overall  
15   agency policy, moving away from restrictive requirements to  
16   requirements that concentrate on those which shows the  
17   greatest risk from any facility that we would license.

18           This allows the resources of the regulator as well  
19   as the resources of the licensed entity, whether it's a  
20   nuclear power plant or a materials licensing or the  
21   Department of Energy to focus their energy all on those  
22   things that are most important to the protection of public  
23   health and safety.

24           In the absence of the final EPA standard, we would  
25   propose an overall safety inspection period we believe is

1 effective, which has been generally consistent with the  
2 recommendations of the National Academy, and which we  
3 believe is demonstrative and we're not saying that we have  
4 any general theory about Yucca Mountain when I say that  
5 these are demonstrable under licensing procedures that we  
6 have.

7           We are now seeking broad public comment on the  
8 soundness of the that proposal. And if you're a key  
9 representative here this evening and if after this evening's  
10 meeting, you have additional thoughts if you wish to send  
11 those in writing or via the world wide web, we will  
12 certainly welcome those. As I indicated we've opened forum.  
13 When EPA final standards are available, we'll deal with all  
14 of them.

15           The last slide for me on the status, the proposed  
16 regulation issued on February 22nd, 1999. We do have copies  
17 available and I believe Chip will be speaking to that a  
18 little bit later. If you do not already have a copy, in the  
19 handouts for my address, there's also an address where you  
20 can obtain them. You can obtain them from our rule-making  
21 Web page as part of our home page on the Internet and they  
22 are also, will be available this evening if you want to grab  
23 a copy.

24           The Government Printing Office indicated that  
25 public comment period will close on the 30th of May, printed

1 a 3 instead of 1. Officially the public comment period does  
2 end on the 10th of May. And for a particular point of view,  
3 while this comment period is going on, we will be using this  
4 proposal as a basis for developing a review plan using this  
5 structure, but that review plan is also a living document  
6 and it will evolve and change as the Commission's decisions  
7 on the final criteria surface.

8 We will be incorporating the final comments we  
9 receive in meetings such as this and in writing and we will  
10 complete the proposal for the Commission's consideration  
11 hopefully by the end of this summer or early fall. And with  
12 that, I would like to turn it over to Tim McCartin who will  
13 discuss the substance of the work.

14 MR. CAMERON: Thank you, Janet. We do have copies  
15 of the rule available for anybody who wants them after the  
16 meeting. Go ahead, Tim.

17 MR. McCARTIN: Okay, I'd like to briefly go over  
18 the technical aspects of Part 63 and touch on four aspects  
19 of the conceptual approach.

20 First and foremost, the repository must include a  
21 system of multiple barriers and by that we mean there has to  
22 be an engineering barrier and a natural system barrier.  
23 Next we have a risk-informed, performance-based rule which  
24 means for us that we are setting a risk limit in form of a  
25 dose, for both the preclosure and the postclosure aspects of

1 the repository. This is an all pathway dose from exposure  
2 from ingestion, inhalation and direct exposures. The  
3 compliance is shown by estimating the potential exposures  
4 through a calculation of performance. And there is no need  
5 for additional numerical criteria. The risk limit is what  
6 we will base the compliance demonstration on it.

7 Second, in doing the postclosure performance,  
8 obviously projected doses over a variable time period were  
9 identified on the people at greatest risk. And there is a  
10 lot of inherent uncertainty in projecting populations and  
11 lifestyles over hundreds and thousands of years, so in the  
12 rule we have proposed assumptions and inherent risks to be  
13 used for this Critical Group reporting group who are most at  
14 risk from potential releases from a repository.

15 And we identified a farming community  
16 approximately 12 miles from the Yucca Mountain site with  
17 dietary habits that are consistent with the region. And  
18 you'll note that there is not a farming community at 12  
19 miles at this location, but we believe this location could  
20 support a farming community and it's reasonable to assume a  
21 more conservative approach for a Critical Group.

22 And lastly, there is a proposal for analyzing the  
23 consequences of human intrusions into the repository through  
24 a stylized calculation.

25 On the next slide, I'll just talk a little bit

1 about the preclosure criteria which preclosure for us means  
2 that time period during which the repository is being  
3 operated or is going to receive new or emplace new waste, et  
4 cetera, that time period prior to permit closure when all  
5 the waste is closed.

6 The performance objective for the preclosure  
7 operation is for the surface and underground facility and is  
8 to be operated so that the doses for both the general public  
9 and workers are consistent with all the facilities that NRC  
10 regulates. So they are comparable to the doses that we  
11 allow, the limits we have that are comparable doses that we  
12 have in other regulations for nuclear facilities.

13 A demonstration that conformance is based on a  
14 safety analysis that needs to be rigorous, comprehensive and  
15 systematic, analyzing both what is likely to happen as well  
16 as unlikely, but are credible events that could happen  
17 during the operational phase of the repository. There is a  
18 50-year period for retrievability and an emergency plan for  
19 an accident.

20 The postclosure criteria, once again, the  
21 repository is required to include a system of multiple  
22 barriers; engineered and natural. The individual dose limit  
23 is an annual limit of 25 millirems per year and the  
24 compliance period is over 10,000 years. This demonstration,  
25 once again, is done in a rigorous, comprehensive, systematic

1 analysis of the potential releases from the repository.  
2 Also, you'll note that the consideration of natural events  
3 such as earthquakes and volcanoes are included in this  
4 analysis of potential releases up to the 10,000-year  
5 requirement period.

6 In terms of what kind of comments that we will be  
7 essentially interested in, and we tried to put together a  
8 list of things that we think we want to hear from the  
9 general public. And first and foremost, bullet number one,  
10 are the criteria that we put in our rule, are they  
11 reasonable, are they protective for evaluating the safety of  
12 a repository at Yucca Mountain.

13 Next, we've obviously made assumptions about  
14 potential releases, so approximately 12 miles from the Yucca  
15 Mountain site is a farming community. That was done on the  
16 basis of assuming that the most likely land releases are  
17 going to -- could occur on the Yucca Mountain site and  
18 eventually be -- cause exposure using the groundwater  
19 pathway. We think that is the most viable release mode for  
20 the Yucca Mountain repository. We'd like to hear if that  
21 assumption seems to be correct.

22 Having done that, then we obviously have made  
23 other assumptions of the group of people who live near the  
24 repository a finding that we believe is conservative. It  
25 involves the ingestion of animal products, crops, et cetera,

1 in addition to drinking water, so it seems to be a  
2 conservative approach that that's more of pathway or at  
3 least ways to get an exposure, why we believe that's the  
4 group at greatest risk.

5 And lastly, through our regulations, we've  
6 certainly been trying to make them clear on what DOE needs  
7 to do to demonstrate compliance. If it isn't clear to  
8 people what DOE has to do to demonstrate compliance then we  
9 also would like to hear about that. That's we revise the  
10 rule. It should be clear to everyone what they have to do.  
11 And with that, I'll end here.

12 MR. CAMERON: Okay, thank you, Tim. We're going  
13 to get to this gentleman here in a minute, but first of all,  
14 we're going to ask Steve Brocom from the Department of  
15 Energy to give us their perspective on this proposed rule  
16 and then we'll get to the interesting part of the program.  
17 No, I'm sorry, that sounded bad, it sounded bad. It did  
18 sound bad.

19 MR. BROCOM: I admit that as I'm walking over  
20 here. I'll make some comments on behalf of DOE at the  
21 request of the NRC, because we're here at their request to  
22 give you some general comments.

23 Those rule came out on February 22nd and we got it  
24 about that time. It's on Internet, by the way, and the NRC  
25 Web page as well as available in paper I understand. And

1 we're working here and we're reviewing very carefully, we're  
2 the potential applicant and we will be making comments, you  
3 know, in detail in writing to the NRC before May 10th the  
4 close of the public comment period.

5 Our comments will go to the NRC and any interested  
6 parties and will also be on the Web page, the Yucca Mountain  
7 Web page, and also available in print. I have a couple of  
8 general comments at this time about the rule based on our  
9 review to date.

10 We view a risk-informed performance-base nature of  
11 the proposed rule as appropriate basis received. That  
12 allows us and encourages us at DOE to put our resources on  
13 evaluating the items and issues that are most important to  
14 the performance of the site. So we think that's a positive  
15 approach to the rule.

16 We feel that the proposed rule is much improved  
17 over 10 CFR Part 60 which is the existing rule that's in  
18 place. It recognizes what is pretty much of a worldwide  
19 consensus from people that have looked at potential geologic  
20 repositories in many countries of the world. That the way  
21 to value the performance of repository issues is in a total  
22 system performance assessment. It is less restrictive and  
23 therefore allows us to be more creative in using energy in a  
24 protectual way and to design and evaluate the best of  
25 possibly performing sites which includes the Yucca Mountain.

1 And focuses on what is really important. But yet, it does  
2 provide visibility on individual barriers, individual  
3 elements of a performance assessment.

4 As to the potential application, you will of  
5 course be seeing the special emphasis of the applicant to  
6 the NRC. And both will be concerned about having a rule  
7 that is implementable and I think you heard the NRC, Ms.  
8 Kotra, say that the rule is understanding and we'll make it  
9 clear what we have to do to demonstrate compliance. We  
10 fully support that.

11 We also fully support the rule should be health  
12 based, truly tied to public health and safety as opposed to  
13 a criteria that would not be related to public health and  
14 safety. We're going to focus our review in several areas.  
15 The rule covers postclosing, operational period of the  
16 process before the site is closed. One of the things that  
17 we'll be focusing on is the human intrusion scenario.

18 The rule requires that you have a stylized human  
19 intrusion scenario. Put one drill hole that goes through a  
20 waste package and goes down to the water table and then you  
21 want to evaluate the repository. How that scenario is  
22 defined, the fact of what those calculations are going to  
23 come in play. How contributions of various multiple  
24 barrier, engineered and natural barriers are going to be  
25 evaluated. You hear the NRC state that you have to have a

1 system of multiple barriers.

2 You also heard that -- I think you heard that  
3 after a license is taken or received they perform the  
4 confirmation program. I believe you'll have probably some  
5 question of how that performance confirmation would be  
6 implemented and how it would be related to the evaluation in  
7 evaluating the performance of the site.

8 I think I misspoke, didn't I. I think I said  
9 preclosure, did I say that? I really should have said  
10 postclosure. That was all postclosure, after you close the  
11 repository. For preclosure, the operational period, you  
12 heard about the safety, safety analysis. That's one of  
13 things that we want to understand better. We also want to  
14 understand better how the different design-base events are  
15 evaluated and the probabilities are determined.

16 There is a constant look at performance safety in  
17 the regulation and we hope to understand better based on a  
18 questions, what exactly is covered by the term -- what is  
19 needed in performance safety. Overall, on the procedural  
20 requirement of the rule, what we're concerned about is  
21 having a process and a regulation in place that allows  
22 decisions to be made and a process to be followed instead of  
23 never-ending approvals where decisions cannot be made.

24 So on the whole, we are looking forward to this  
25 rule making. We're looking forward to interaction with the

1 NRC and we will, of course, be providing comments on or  
2 before May 10th. Thank you.

3 MR. CAMERON: Okay, thank you, Steve. One point  
4 that Steve made that may be relevant for all of you out  
5 there is he referred to the fact that the DOE comment would  
6 be distributed to certain parties. And if you do have  
7 access to the Internet, you can go to the NRC's Web site and  
8 I believe that we're going to post all of the comments that  
9 come in on this rule on the web site. So if you want to see  
10 what DOE or anybody filed on the proposed rule, you can go  
11 to the Web site.

12 And something that I'd like the NRC and DOE and  
13 others to just make sure that we explain to people, Janet,  
14 you talked about risk-based, risk-informed,  
15 performance-based rules and Steve Brocom just got done  
16 talking about that and using the phrase less prescriptive.  
17 I think it may be worthwhile at some point tonight trying to  
18 explain what all of that means. Less-prescriptive may be  
19 sending a different message than is really intended by that.

20 Well, let's start off the public discussion by  
21 going to Steve Frishman from the State of Nevada, Steve.

22 MR. FRISHMAN: Rather than make any kind of a  
23 statement, I think maybe it would be best just to ask --

24 MR. CAMERON: Can everybody hear?

25 AUDIENCE: No.

1 MR. CAMERON: Just lean into it a little bit more,  
2 Steve. Is that on now?

3 AUDIENCE: No.

4 MR. CAMERON: Maybe try another microphone.

5 MR. FRISHMAN: Is that better now?

6 AUDIENCE: Yes.

7 MR. FRISHMAN: First, let me say that the agency  
8 that I work for is the Nevada state agency that's charged  
9 with oversight of the high-level waste program in the state.  
10 And our agency, the Nevada Agency for Nuclear Projects, was  
11 established by the legislature in 1985.

12 Rather than making any kind of a statement, I  
13 think I'd like to ask a question related to the rule to both  
14 the NRC staff and also get a response from the Department of  
15 Energy because they have been using essentially the same  
16 standard, even though it is not yet in a rule.

17 The proposed rule and the standard that DOE is  
18 using in its evaluation right now says that the dose to be  
19 calculated that would be used to evaluate the performance of  
20 the site would be calculated at a point 12 miles away from  
21 the location of the waste. If the concept of a geologic  
22 repository is to isolate waste, meaning keep it where it is,  
23 then this raises a question about why we need the 12 miles.

24 Now, you also saw the National Academy of Sciences  
25 panel was required to make recommendations about what a

1 standard should be that then EPA would try to incorporate  
2 into a rule. And that panel said that that dose should be  
3 calculated at the boundary of the repository. So the  
4 question remains why is a 12-mile buffer zone needed if we  
5 have a repository where the intent is to contain the waste?

6 If you look at the other repository under  
7 consideration right now, meaning the waste isolation pilot  
8 project in New Mexico, the buffer there is only three miles.  
9 If you look at NRC's regulation of a nuclear power plant,  
10 the buffer is the distance between the plant and the fence  
11 around the plant.

12 So my question first to NRC is why is a 12-mile  
13 buffer zone appropriate for this rule when there are other  
14 rules that don't incorporate anything like that? And to  
15 DOE, why do you think it's appropriate in your evaluations  
16 to use that same distance?

17 MR. McCARTIN: In terms of the NRC rule, when we  
18 were deciding on assumptions for the Critical Group, the  
19 approach we were using that this is the group of people most  
20 likely to be at highest risk and in looking at releases from  
21 a groundwater pathway, where is the most likely location  
22 that people would come into contact with the potential  
23 releases. And we were looking at two things; one, a farming  
24 scenario involves the largest number of exposure pathways  
25 and then looking at where it would be credible to have

1 farming, even though currently farming is approximately, I  
2 guess 18 miles.

3 MR. FRISHMAN: There's farming at the 20 kilometer  
4 line within the last two years.

5 MS. KOTRA: It's right there.

6 MR. McCARTIN: Okay, well, the majority of the  
7 farming is at 18 -- currently at 18 miles at this time. We  
8 were looking at it certainly is possible at 12 miles, given  
9 the depth of the water and the soil type, that farming could  
10 exist there and so we specified that particular location.

11 Now, the other aspect that you were talking about,  
12 the National Academy, remember that they looked at a  
13 problemistic Critical Group. And while you could put a  
14 group right at the footprint of the repository, there's no  
15 reason for them to be there just below where downgradient  
16 from the releases where they'd be -- have exposures to just  
17 the other side of the mountain where they would get no  
18 exposures.

19 And now you're getting into the part that at least  
20 our attempt in the rule was there are certain speculation  
21 that you can entertain where you can put people anywhere and  
22 you start to become -- you would now be evaluating all kinds  
23 of different potential locations.

24 There really wasn't any reason why would it be  
25 likely for someone to put a location right at the footprint.

1 And we looked at the, certainly the depth to water at the  
2 12-mile location to be consistent with farming.

3 MS. KOTRA: I'd like to add that I don't want to  
4 leave the impression that there is some arbitrary  
5 pre-determined buffer zone. That's your term. It's not one  
6 that we use in the rule. What the National Academy  
7 recommended is that this -- that the group of people most  
8 likely to be at risk would be protected and through our  
9 analyses, and those analyses in light of the National  
10 Academy recommendations are going to be made public.  
11 They're going to be published shortly. They have been  
12 shared with EPA in the development of their regulations.

13 If our analysis supported this conservative  
14 assumption about a farming community getting a diet that  
15 represents what people are eating in that region right now,  
16 if that could be supported on the top of the upper crest,  
17 that's where we would have put it. You know, what Tim is  
18 saying is that based upon cautious and reasonable  
19 assumptions about what we know today, we felt that the group  
20 at most risk was the group at about 12 kilometers who would  
21 be reasonably expected to farm, to draw up water for  
22 drinking and for irrigating crops and for growing livestock  
23 and that is what we felt.

24 A group closer in could farm, but they couldn't  
25 support the diet that surveys, we understand, have

1 supported. So there is no 12-mile buffer zone. That is not  
2 a term we use in the regulation.

3 MR. FRISHMAN: Well, let me follow up before Steve  
4 answers and that's with just one question. Closer than 12  
5 miles would the doses be higher if people drilled a well and  
6 used the water and it was used for farming and drinking?

7 MR. McCARTIN: Not necessarily. It depends on the  
8 assumptions you use in terms of the water demand. Could the  
9 doses occur at a slightly earlier time, yes. You're getting  
10 into assumptions with respect to if I have the same farming  
11 community. Let's say I move them in -- as you get closer  
12 and closer there certainly is the potential for the doses to  
13 be larger.

14 MR. FRISHMAN: But concentrations would be higher.

15 MR. McCARTIN: Not necessarily. It depends on how  
16 much water you're pumping. Right now, if I look at say  
17 iodine tecnisium, is getting to the Critical Group and  
18 virtually there are very likely retarded radionuclides, if  
19 I'm at 12 miles versus eight miles, if I'm pumping the same  
20 amount of water, right now in our calculations that critical  
21 group is getting all the releases of iodine tecnisium. If I  
22 move it to eight kilometers, they would still get all the  
23 releases. It would occur at a slightly earlier time. So in  
24 that case the doses wouldn't necessarily be different.

25 MR. CAMERON: Okay, let's go to Steve.

1 MR. McCARTIN: For all radionuclides, conclusions  
2 could be different but for those two, the two more dominant  
3 ones.

4 MR. CAMERON: All right.

5 MR. BROCOM: You know, we're not, we don't, the  
6 DOE doesn't write these regulations. These regulations are  
7 written by the EPA or the NRC.

8 MR. CAMERON: Could everybody just make sure they  
9 speak closer to the microphone?

10 MR. BROCOM: We will comply with whatever -- or  
11 attempt to comply with whatever distance they come out with.  
12 We have, up to now, been using, for example in the viability  
13 assessment, a distance of 20 kilometers, 12 miles or so, as  
14 a place where we'd make, we'd calculate the doses to people  
15 and that's the closest approach of people to Yucca Mountain.  
16 The land north of that is mostly government land with no  
17 population at all and there's very little population at 12  
18 kilometers.

19 MR. CAMERON: Before we get to John Wells'  
20 statement, Steve Frishman let me ask you, based on your  
21 comments, is it the state's opinion, at least from your  
22 office's perspective, that the so-called buffer zone be  
23 reduced or eliminated or are you seeking information on  
24 which to base your comments on that issue?

25 MR. FRISHMAN: I think it's extraordinary that it

1 requires a distance of 12 miles and the justification that  
2 goes with it. The rule that used to apply to Yucca Mountain  
3 said that that boundary or the boundary of what they call  
4 the accessible environment, meaning where people could, in  
5 fact, contact releases from the repository, the rule that  
6 used to apply said a maximum of three miles.

7 And to me it's kind of extraordinary that you look  
8 at the current situation and decide that that's the  
9 situation for all future time and it just happens to be a  
10 very convenient one. Although the point that I have raised  
11 a number of times in the past is if, for instance, this  
12 repository were being sited in Pennsylvania, do you think  
13 the people of Pennsylvania would in any way put up with a  
14 12-mile buffer zone around a repository and a sacrifice zone  
15 that large? I don't believe so.

16 And I think that this is a case where a regulation  
17 is being generated to suit the site. The site is becoming  
18 the standard rather than an objective standard being applied  
19 to a site.

20 MR. CAMERON: Okay, thank you and we're going to  
21 revisit this issue with all of you.

22 Do you have a quick statement?

23 MR. McCARTIN: Yeah, one quick here. I mean, the  
24 primary reason we got to 12 miles was the depth to the water  
25 table.

1 MR. FRISHMAN: Do you know how deep the well is,  
2 the primary well in Lathrop Wells, which is at your 20  
3 kilometer line, do you know how deep that well was drilled?

4 MR. MCCARTIN: Our understanding at the time we  
5 wrote the rule and if information changes things, we will  
6 change things accordingly, but our understanding was it was  
7 approximately 100 meters depth.

8 MR. FRISHMAN: The water table is at approximately  
9 100 meters. The well that is a primary well in Lathrop  
10 Wells was drilled to almost 300 meters.

11 MR. CAMERON: Okay, let's go to John Wells and I  
12 think we'll be back to this issue again. John.

13 MR. WELLS: Good evening. I'm here this evening  
14 to address the legitimacy of the United States to regulate  
15 high-level nuclear waste at Yucca Mountain. The perspective  
16 which we bring to the issue is that of a foreign sovereign  
17 nation. I do not intend to lecture on the foreign policy of  
18 the Western Shoshone government, but rather to attempt to  
19 relate to all of you here tonight the importance of this  
20 subject to the Western Shoshone Nation and how we relate  
21 this issue to the world through our larger foreign policy.

22 Since the beginning of the nuclear age, the  
23 Western Shoshone and the Southern Paiute people have borne  
24 disproportionately the burden of the nuclear age. The  
25 products of nuclear fission from the development and testing

1 of nuclear weapons have poisoned vast portions of our  
2 territory. The devices of omnicide were transported into  
3 our territory by the United States without our knowledge and  
4 exploded without our consent.

5 Today our people suffer health-related effects  
6 from these United States and United Kingdom activities. It  
7 is from this tragic experience that we now face the latest  
8 technological threat posed by the United States in its  
9 effort to dispose of 77,000 metric tons of high-level  
10 nuclear waste from commercial nuclear reactors and the  
11 United States military and possibly more.

12 A so-called solution to a deep geological disposal  
13 will not result in a solution to the waste dilemma. But  
14 will rather increase the likelihood that nuclear fission  
15 technology will proliferate increasing the risk of nuclear  
16 technology to fall into the hands of rogue states and  
17 terrorists.

18 Some of you may be familiar with the treaty of  
19 Ruby Valley. In 1963 the Western Shoshone Nation entered  
20 into a bilateral treaty of peace and friendship with the  
21 United States of America which is the definitive  
22 documentation of formal recognition between both our  
23 governments. The Western Shoshone Nation never ceded any  
24 portion of our territory to the United States, but rather  
25 granted specific privileges to the United States within

1 Western Shoshone territory.

2           The Western Shoshone Nation was not conquered by  
3 the United States or any other nation, nor have we sold any  
4 portion of our territory to the United States. This treaty  
5 is, as the United States Constitution places it, the supreme  
6 law of the land. The legitimate authority to regulate any  
7 activities at Yucca Mountain rests with the Western Shoshone  
8 government. The authority of the Western Shoshone  
9 government does not come from the United States Constitution  
10 or the Congress. Our governing authority comes from our  
11 longstanding customs and traditions which predate the United  
12 States.

13           These customs have attained the force of law.  
14 Together with written treaties, resolutions and the judicial  
15 opinions of the Western Shoshone National Council constitute  
16 the sum and substance of a constitution of the Western  
17 Shoshone Nation.

18           It is the position of the Western Shoshone  
19 National Council that all activities conducted by the United  
20 States at Yucca Mountain not within the specific privileges  
21 granted through authority of the treaty of Ruby Valley  
22 constitute trespass, a physical intrusion and an illegal  
23 occupation of Western Shoshone territory and a violation of  
24 Western Shoshone sovereignty. Our efforts at the level of  
25 the presidential cabinet encompass not only the interests of

1 the Western Shoshone Nation to protect the health and  
2 welfare of its citizens, but also in the interest of all  
3 humanity. On this point we will not concede.

4 Nuclear weapons have been determined to be illegal  
5 under international law. The Western Shoshone Nation will  
6 not be a party to the continuing development of weapons of  
7 mass destruction. It is the policy of the Western Shoshone  
8 Nation to set the highest standard possible to protect our  
9 citizens from further nuclear threats associated with United  
10 States nuclear technology. To this end in December of 1995,  
11 the Western Shoshone National Council passed by consensus a  
12 nuclear free zone resolution making all of Western Shoshone  
13 territory a nuclear free zone. This resolution carries with  
14 it the force of law.

15 In conclusion, the Western Shoshone Nation looks  
16 forward to working with the NRC, the EPA and other United  
17 States agencies in an effort of mutual support and  
18 understanding to learn how we can resolve our understanding  
19 nuclear technology problems with an eye to environmental  
20 justice. Thank you.

21 MR. CAMERON: Thank you very much, John. Just one  
22 clarification from the NRC staff on John's comments; is  
23 there a criterion in the existing rule or proposed rule that  
24 deals with land ownership of the repository site?

25 MS. KOTRA: I'll try and address that. Yes, I

1 believe we do require that the Department of Energy --

2 AUDIENCE: Can't hear you.

3 MR. CAMERON: If you could just speak into the  
4 mic.

5 MS. KOTRA: The proposed requirements as well as  
6 the existing generic requirements the NRC has on the books  
7 already require that the Department of Energy acquire the  
8 legal land title and rights necessary to fulfill their  
9 responsibilities to protect the public health and safety in  
10 that regulations.

11 So I would defer to the legal members of our staff  
12 to address that in more detail, but I believe that the  
13 proposed regulation includes language. Tim's looking for it  
14 right now, but we do require that -- we would require that  
15 the department obtain those rights.

16 MR. CAMERON: Okay, then I don't think we need to  
17 go into that right at this point. But I just wanted to make  
18 it clear that there is a criterion in the rule that has to  
19 be met relative to some of the points that John was making.

20 Are we ready to go onto the representative from  
21 Clark County, Engelbrecht von Tiesenhausen?

22 MR. von TIESENHAUSEN: Does this thing work at  
23 all? Okay, is this better then?

24 AUDIENCE: Yes.

25 MR. von TIESENHAUSEN: All right, I would like

1 just to make a couple of comments on the proposed rule and  
2 then also some general comments, and up front, since I'm  
3 almost surrounded by lawyers here I'd like to state that the  
4 comments I make are not representing policy statements for  
5 Clark County, only our commission can make those.

6 Since mid-1990 Clark County has had an active  
7 technical program. The major emphasis of Clark County's  
8 program has been in the evaluating and commenting on DOE  
9 site characterization efforts. In addition, Clark County  
10 has independently looked at issues of concern. An example  
11 is a base-case water evaluation for northwest Clark County  
12 which was done in 1993. The purpose of the study was to  
13 establish baseline water conditions within potentially  
14 effected areas.

15 Clark County is concerned that the concept of the  
16 Critical Group may not fully encompass the potential hazards  
17 to all residents. We would also like to know how the  
18 treatment of infants and/or children would be handled in  
19 those calculations. Clark County is also fully aware of the  
20 fact that the EPA has been less than prompt in fulfilling  
21 its congressional mandate to issue radiation protection  
22 standards for Yucca Mountain.

23 We are, however, still concerned that the issuance  
24 of a licensing standard for Yucca Mountain by the NRC prior  
25 to the issuance of standards by the EPA will skew the final

1 outcome in favor of NRC standards. This is not in concert  
2 with the time sequence set up by Congress.

3 Clark County agrees that the deletion of  
4 sub-systems requirements is a step in the right direction.  
5 The important issue is to maximize the protection of the  
6 safety and health of residents. Setting performance  
7 requirements for sub-systems could lead to a less than  
8 optimum design. The main problem is that the sub-systems  
9 are not independent of each other and in many areas are  
10 effected by the same variable.

11 It is also our understanding that the NRC has no  
12 choice but to follow the EPA standard when it is issued.  
13 This would, we assume, include a separate standard for the  
14 protection of groundwater. Both the NRC and DOE need to be  
15 very conscious of their respective roles in the Yucca  
16 Mountain program. Constant care needs to be taken by both  
17 parties to maintain a relationship that clearly delineates  
18 between the licensor and the licensee.

19 Clark County has also been very concerned with the  
20 depth of the quality assurance issues that have plagued the  
21 DOE program. While the NRC staff now seems to share that  
22 concern, recent policy statements by the Commission do not  
23 sound as strong as the problems warrant. There were a  
24 couple of questions that were asked in the standard that NRC  
25 specifically asked for public comment on. One of them I've

1 already made concerning the Critical Group.

2 The other one with regard to the human intrusion  
3 scenario, Clark County agrees with the proposed approach.  
4 While it would not be possible under current technology to  
5 penetrate an intact waste package by drilling, the time  
6 frame selected by the NRC, 100 years after permanent  
7 closure, would give a better test of the natural system and  
8 a longer time frame.

9 Another question that was asked was on the  
10 appropriateness of a strict quality assurance program and  
11 Clark County feels that it is imperative that DOE be  
12 required to implement a quality assurance program based on  
13 Appendix B criteria of 10 CFR Part 50. And we will have  
14 written comments submitted by the deadline. Thank you.

15 MR. CAMERON: Thank you. You mentioned children  
16 and infants and I wondered if the NRC staff would want to  
17 address how the proposed rule deals with that issue.

18 MR. McCARTIN: What we are doing is we are looking  
19 at doing some dose estimates looking at infants. From our  
20 analyses to date, which we are still doing, there are  
21 different sensitivities for infants but also involves  
22 different intakes. They don't drink or eat as much as  
23 adults and they also drink different kinds of food, more  
24 milk, for example, than the average adult. And what we see  
25 to date is the doses are somewhat comparable. And so we

1 believe the 25 millirem dose amount would be protective of  
2 infants as well as adults.

3 MR. CAMERON: Okay.

4 MR. McCARTIN: We're continuing those analyses  
5 sensitive to that, but to date, there appears to be -- the  
6 doses would be roughly in the same area.

7 MR. CAMERON: Okay, thank you, Tim. Let's go to  
8 Bill Vasconi, with the Nuclear Waste Study. Bill?

9 MR. VASCONI: Yes, first of all, I'd like to state  
10 the fact in my case, I've worked here in Nevada for 37 years  
11 and of that 37, 17 or 18 was spent at the Nevada Test Site.  
12 It is my understanding that the NRC is trying to communicate  
13 to the public on how it would propose to implement  
14 dose-based standards required by the statute for this site  
15 and I want to thank you for coming here, letting us express  
16 our views and letting us participate. It is appreciated by  
17 me.

18 The NRC is totally independent from the Department  
19 of Energy and the licensing arena is not going to be a cake  
20 walk for DOE by any means. And one of the things I want to  
21 stress is NRC's existing generic regulations currently  
22 contain quantitative limits such as those cautioned against  
23 by National Academy of Sciences. NRC will need to make  
24 revisions to its regulations in order to be consistent with  
25 the new risk-based standards for Yucca Mountain, EPA

1 standards.

2 And although the NRC may not know all the details  
3 of the EPA's final standards at this time, the National  
4 Academy of Sciences' recommendations with which EPA must be  
5 consistent, have been public for more than three years and  
6 rest assured, I feel that the EPA and the NRC has carried on  
7 numerous conversations.

8 The other thing is, this is a first unless you're  
9 considering the WIPP project, Yucca Mountain is a repository  
10 for high level waste. DOE's biggest challenge or NRC's  
11 regulations, EPA standards. I like the fact that there's a  
12 means to modify, a means to change, a means to amend. After  
13 all, we're putting this thing together, the Yucca Mountain  
14 project, with today's technologies. Who's to say what  
15 they'll think of our efforts in 300 years. I give our  
16 educational system a little more credit than that. But it a  
17 viable solution to a national problem and we're using  
18 science; science for safety, science for environment,  
19 science for oversight and review.

20 Well, we heard that the natural background for the  
21 average citizen in the United States is 300 millirem. Well,  
22 at Nevada test site and Yucca Mountain we're proposing the  
23 100 millirem which is -- the public is three times greater.  
24 We're proposing a 25 millirem standard, well, that's 12  
25 times, the public dose would be 12 times natural background.

1 So not knowing all I should from all this millirem stuff, I  
2 did take a quick look at some things.

3 A chest x-ray is 10. Mammogram is 30, cosmic rays  
4 that you get annually is 31, the human body, 40. Radium in  
5 the household is 200. Well, you know, when I was a kid  
6 growing up they talked about the people that painted numbers  
7 on watches were radium, radium wristwatches so they  
8 illuminate at night. And I can also remember when I was a  
9 kid that they had a machine down at the shoe store. You  
10 went down there and stood underneath it and you can look  
11 down and you could see the bones wiggling in your toes. Any  
12 of you guys old enough to remember that? I spent a lot of  
13 time in that. I don't know what kind of radiation I got  
14 from that.

15 But I want to say that overall I believe that  
16 we're going in the right direction with this. The limits,  
17 as I see them, according to some of the national standards  
18 are in line and I say more power to you. Let's make the  
19 adjustments as necessary, but at least we're moving in a  
20 direction we can all understand. Thank you.

21 MR. CAMERON: Thank you very much, Bill, and I  
22 think we'll probably hear more about some of those  
23 comparative dose numbers that you just gave us during the  
24 discussion later on.

25 Mal Murphy, Nye County, where the potential site

1 located. Mal?

2 MR. MURPHY: Thank you, Chip. As you just  
3 indicated, I represent here tonight the situs jurisdiction  
4 as we call it. Nye County is the local government that has  
5 jurisdiction over the ground in which this nuclear waste may  
6 ultimately be disposed of, and accordingly we represent the  
7 residents, the people who are most directly and will be most  
8 permanently effected by this project in the world.

9 No one else in the world ever will be more  
10 directly effect by Yucca Mountain than the residents of Nye  
11 County. So we are very, very acutely conscious of the  
12 impacts of this project and we're very protective of our  
13 jurisdiction and our ability, continuing ability to oversee  
14 it in a scientifically rigorous and conservative way.

15 The county, as most of you here are already aware,  
16 I think, is neutral, substance neutral with respect to Yucca  
17 Mountain. Nye County didn't ask for this project and  
18 doesn't -- hasn't in the past and doesn't seek it today, but  
19 on the other hand, as a formal matter, at least, the county  
20 is not opposed to it. We're very jealous of that neutrality  
21 because Nye County feels very strongly that being neutral is  
22 the only way that we can assure that our voice is heard in  
23 an objective and serious manner by the federal decision  
24 makers who are ultimately going to be responsible for  
25 deciding whether or not Yucca Mountain will, in fact,

1 operate as a repository.

2 But as I said, Nye County didn't ask for Yucca  
3 Mountain, but by the say token, Nye County has no legal  
4 ability to say no. We do not, for example, have the ability  
5 to file a notice of disapproval as the State of Nevada does  
6 and consequently, again, we think the best way to protect  
7 Nye County citizens is to remain neutral, do objective  
8 science, conduct rigorous oversight and insist that the  
9 Federal Government and the Department of Energy, its  
10 principal agent, do it the right way.

11 We conduct a broad program of oversight including  
12 most particularly an independent scientific investigations  
13 program, and most recently this year an early warning  
14 drilling program where Nye County has drilled its own  
15 monitoring wells in the vicinity of the Amargosa Valley, a  
16 40-mile wash, the area between Yucca Mountain and the  
17 population centers to determine for ourselves what's going  
18 on with the geology and hydrology in that area. And  
19 ultimately as a way to provide out citizens with a trip  
20 wire, if you will, to provide that early warning eventually  
21 in case something does turn out to be different than what we  
22 expected originally.

23 We operate on the principle of conducting  
24 objective science under conservative principles and we  
25 insist that the Department of Energy do the same and the

1 NRC, I might add, do the same and do it correctly. We do  
2 this so that we can draw our own conclusions and so that Nye  
3 County does not have to rely on anyone else in the program  
4 whether it's the federal government or the state or anyone  
5 else to assert and protect its own interests.

6 With respect to the proposed Part 63, let me begin  
7 by saying that we -- first of all, everything I'm saying  
8 here today is preliminary. We have not -- none of our views  
9 on Part 63 have gone through the appropriate internal  
10 programmatic reviews that will eventually be required. We  
11 will be filing formal comments prior to the May 10th  
12 deadline. We'll be sharing them with all participants and  
13 we'll be sharing those comments with the public by posting  
14 them on our own Nye County Web site where all of our  
15 information is always available to the public.

16 But we start by saying that at least to date, we  
17 have still seen no reason to depart from what we originally  
18 said to the National Academy of Sciences committee I think  
19 at the first public meeting they held here at the Alexis  
20 Park Hotel in Las Vegas. And that is that we, Nye County  
21 would prefer that both the EPA standards and the Nuclear  
22 Regulatory Commission's licensing regulations be stated as a  
23 release standard rather than a dose criteria, principally  
24 because we think it's an easier more direct and more simple  
25 way to measure whether or not the repository is performing

1 in the way that it should be expected to perform.

2 But we understand, we don't agree with what  
3 Congress did, but we understand that in the 1992 Energy  
4 Policy Act Congress removed the discretion to make that  
5 decision from both the EPA and the NRC and mandated a  
6 risk-informed, health-based standard. They didn't -- so  
7 that the NRC no longer has the ability, we wish they did but  
8 they no longer have the ability to express their licensing  
9 standards in the form of a release criteria, that Steve  
10 Frishman raised on behalf of the State of Nevada, for  
11 example.

12 And they would still be able to draw a five  
13 kilometer or three mile or whatever it is circle around the  
14 repository, call that the accessible environment, measure  
15 the radionuclides that are breaching that boundary, if you  
16 will, and determine whether or not the repository is  
17 performing adequately and thus, is in compliance with the  
18 regulations. We would prefer that approach, but again,  
19 recognizing the Congress removed that discretion from the  
20 agencies, we have to deal with the regulatory scenario that  
21 we were handed by Congress.

22 Given that, we do agree with a risk-informed,  
23 performance-based approach, again, preferring, if you will,  
24 release criteria to a dose standard. We agree with  
25 everything the NRC has said about the advancements, for

1 example, and the capabilities of conducting performance  
2 assessment. We agree that much more is known about Yucca  
3 Mountain today than was true 15 years ago.

4 Some of that's good and some of it is bad and  
5 we're still learning and I'm sure everyone involved will  
6 continue to learn a lot more about Yucca Mountain before  
7 this licensing decision is made. Some of it will be good,  
8 some of it will be not so good from the Department of  
9 Energy's perspective at least.

10 With respect to the definition of the Critical  
11 Group, Nye County probably agrees with that. I would  
12 tonight give that sort of a qualified approval. I don't --  
13 as I sit here today, I have to frankly tell you that we do  
14 not see 300 years in the future or 30 years in the future, a  
15 farming community located 20 kilometers or 12 miles if you  
16 will, from Yucca Mountain essentially at the Lathrop Wells  
17 intersection. We think it's more likely -- we think the  
18 scenario you are more likely to see there is a commercial,  
19 light industrial and those kinds of activities rather than  
20 agriculture.

21 However, because, as the NRC points out in the  
22 written material that accompanied the proposed regulations  
23 as well as what we've heard here tonight, because assuming a  
24 farming community, assuming people living that 12 miles or  
25 20 kilometers from the site growing essentially their own

1 food and having a diet that is consistent with the diet in  
2 the region today, is a conservative approach.

3 Because those people would -- assuming there is an  
4 agricultural-based community in that area, those people  
5 would almost by definition, be more potentially exposed to  
6 radionuclides than would people living or would people  
7 working in a light industrial or light commercial area and  
8 not growing their food in that area because that accordingly  
9 provides a more conservative approach, we agree with that  
10 and we would tentatively at least would approve of that.

11 We agree with the NRC that the groundwater pathway  
12 is not only the most probable but perhaps is the exclusive  
13 pathway to the public from Yucca Mountain and for that  
14 reason, we do not support the NRC's position that additional  
15 groundwater protection standards are not necessary.

16 We can see no reason at this point in time to  
17 treat the Yucca Mountain project any differently under the  
18 Clean Water Act than any other similar project which would  
19 be required to comply with separate groundwater protection  
20 standards expressed in terms of maximum contaminant levels,  
21 et cetera.

22 That may, you know, I agree with the NRC that that  
23 perhaps does not, as a technical matter, give a great deal  
24 of additional protection to the people of the members of  
25 that Critical Group. Nevertheless, because groundwater is

1 so critical and so important and so bottom line, if you  
2 will, to the people in that area and would be to people  
3 similarly situated in any area of the country, we can see no  
4 reason to depart from current Clean Water Act -- or I'm  
5 sorry, not Clean Water Act, Safe Drinking Water Act  
6 protections and therefore, it's the county's position that  
7 additional groundwater protections should be required.

8 We do not have the expertise in house within our  
9 or the county's employees or our contractors to take a  
10 position at this time as to what level of protection, what's  
11 the figure of merit, if you will, what numbers should be  
12 expressed, but we do think there should be some additional  
13 groundwater protection expressed in the regulations.

14 And in one other respect I want -- and I don't  
15 think anyone else has touched on it, the supplementary  
16 information or the material sent out by the NRC calls for  
17 some comment on it, but I do want to express in the  
18 strongest possible terms Nye County's opposition to any  
19 notion on the part of the NRC or conducting the --  
20 eventually conducting the Yucca Mountain licensing  
21 proceedings as an informal rather than a formal evidentiary  
22 hearing.

23 We think that for this first-of-a-kind licensing  
24 proceeding anywhere in the world that would be the height of  
25 irresponsibility to depart from formal due process based

1     evidentiary hearing procedures and to instead license this  
2     facility on the basis of an informal, almost essentially a  
3     rule-making process. And we strongly oppose any further  
4     attempts to water-down, if you will, the protections that  
5     Nye County currently enjoys, the State of Nevada, other  
6     units of local government, the public interest groups and  
7     the public itself would enjoy in the form of the licensing  
8     process. That's all I have, Chip.

9             And I do want to also acknowledge and thank the  
10    NRC for taking the time to come out here and get the  
11    public's view on these important subjects and particularly  
12    on going all the way up to Beatty in Nye County on Thursday  
13    and hearing the view of, as I said, the people who are most  
14    directly and will be most permanently effected by this whole  
15    program.

16            MR. CAMERON: Okay, thanks. Thanks, Mal. And I  
17    think that we're going to have to -- all right, we've now  
18    raised a number of important issues that we want to hear  
19    comment from you on. But the last one that he talked about,  
20    the adjudicatory hearing, I think it might be useful if some  
21    time during the night if the NRC can just sort of elaborate  
22    on what the existing process is that Mal referred to. But  
23    let's go to Judy Treichel, Nevada Nuclear Waste Task Force  
24    and then we'll go out to you.

25            MS. TREICHEL: Thank you, and I'd like to get out

1 to the audience as quickly as possible. This is a very  
2 difficult thing to just have to sit and look at.

3 I think that the key word that we keep hearing  
4 over and over meshed in with all of the mushy language about  
5 being less restrictive and less prescriptive and all of  
6 those other words is doses. And when Bill Vasconi was  
7 talking about the sort of radiation that you get in  
8 background where you get radon in your home or you get a  
9 certain amount from flying, this is an additional burden.  
10 This isn't something you can compare. You can't cut off  
11 part of your radon because you're going to get this.

12 I guess you could stay off of airplanes in order  
13 to compensate if you were going to have your very own  
14 repository, but this is something that's given to you  
15 additionally to what you get and the other stuff that you  
16 get primarily is with your informed consent. And I think  
17 what Nevadans are worried about is that they may not be able  
18 to make their consent and I don't agree with that. I think  
19 we live in a democracy. But I don't know that the public  
20 here, many of whom, the majority of whom oppose a  
21 repository, like moving away from the restrictive  
22 requirements and as Steve Brocom said, less prescriptive so  
23 we can be more creative in engineering.

24 We've been told for years and years and years that  
25 the reason that the Department of Energy was here and the

1 reason that any of us are here in this meeting tonight is  
2 because Yucca Mountain was the best place in the country to  
3 have a repository, and then that slipped to well, it's  
4 adequate or is probably suitable. And there's still a  
5 determination going on, we think, about whether or not this  
6 is suitable. Well, it would seem to me that in order to be  
7 able to be suitable for the nation's high-level nuclear  
8 waste repository, we've got a very big country here and it  
9 may or may not be the right thing to do to bury it, but in  
10 order to have nuclear waste disposal, disposal means it's  
11 gone.

12 We shouldn't have to be dealing with doses. We  
13 shouldn't have to be dealing with -- I had handouts outside.  
14 I hope some of you picked those up. These are DOE's  
15 versions of how this would work and there will be doses  
16 given to people from Yucca Mountain. The NRC could fix that  
17 up by having a rule that did not allow doses or didn't allow  
18 releases.

19 In Sweden, they are contemplating a repository  
20 that would have less than 1 millirem being released from a  
21 repository at the repository, no buffer zone, and for as  
22 long as the material remains dangerous. This cuts off at  
23 10,000 years. Many of you may not know that the peak doses  
24 are expected to be out around 100,000 years, between 100 and  
25 200,000 years and some people will ask, "Well, why are you

1 concerned about that?" Well, it would seem to me, and I'm  
2 sure that the Western Shoshone would agree, that you are  
3 supposed to be concerned about what you do and its impact on  
4 others.

5           There's only one other thing I want to say.  
6 Within the language of this rule, when deciding whether or  
7 not to issue the construction authorization which actually  
8 winds up being the license, if it's allowed to be built, I  
9 don't think any of us believe that it wouldn't happen as a  
10 repository, that while they're considering this, they are to  
11 weigh the environmental, economic, technical and other  
12 benefits against the environmental costs and consider  
13 available alternatives.

14           While I have a hard time seeing the people in  
15 Amargosa Valley, the people across the country, 52 million  
16 of them within a half a mile of all of the transportation  
17 corridors are going to have many environmental, economic,  
18 technical benefits that need to be weighed as a result of  
19 making this decision.

20           So it would seem to me that the licensing rule  
21 would need to be getting tougher instead of getting weaker  
22 and more restrictive and less prescriptive and it also seems  
23 to me that if this was done in order to offer a lot of time  
24 for public comment, that the NRC would have certainly given  
25 us more than 90 days and in fact, they gave us less.

1           The Government Printing Office could have gotten  
2   them off the hook and given us 90 days, but they changed  
3   that and it's now less than 90 days. There's going to be a  
4   public comment period when the EPA comes out with its  
5   proposed rule, it's proposed standard, so I don't think  
6   there's a big rush here. I think it's a case of trying to  
7   be accommodating. And when somebody goes in to get a  
8   driver's license, you don't find that guy that rides in the  
9   car with you being particularly accommodating. You sort of  
10  have to pass all of his rules.

11           So I would like to get to the public and see what  
12  they've got to ask.

13           MR. MURPHY: Chip, could I follow-up the one point  
14  that Judy made with just a question. Did I understand you  
15  earlier, because she's right about the 90-day comment  
16  period. You know, it's not a big deal to us because we have  
17  the resources, the government's participating in this  
18  process have the resources to get our comments together and  
19  submit them, but did I understand you correctly that it was  
20  the Government Printing Office that screwed up and put the  
21  wrong date in, that it should have been expressed as May  
22  30th and it was actually printed as May 10?

23           MS. TREICHEL: No, they gave them the other dates  
24  and NRC pulled them back.

25           MR. MURPHY: How did we get less than 90 days?

1 MR. CAMERON: Let's hear from NRC.

2 MS. TREICHEL: It was never meant to be 90 days.

3 MR. McCARTIN: It was never 90 days. We put the  
4 rule in as a 75-day comment period. Seventy-five days was a  
5 May 10th closing date and that's what went to the GPO. They  
6 inadvertently changed -- it was a typographic error on their  
7 part and put in a 3 rather than a 1. So you see May 30th  
8 rather than May 10th.

9 However, that's fairly typical for our  
10 regulations, to have a 75-day comment period. If, indeed,  
11 that comment period is too short and people need more time,  
12 they can petition the NRC and ask to extend the comment  
13 period.

14 MR. CAMERON: And Judy, is this a formal -- were  
15 you formally requesting that the comment period be extended?

16 MS. TREICHEL: Sure.

17 MR. CAMERON: All right.

18 MS. KOTRA: Chip, if I might add, in addition to  
19 -- and I recognize that for those of you for whom this is  
20 the first exposure to this rule, this is not necessarily  
21 relevant. But as soon as the NRC staff had developed a  
22 proposal for the Commission's consideration, the Commission  
23 asked us to post this on our Web site and it was posted  
24 pretty much as you see it in the proposed rule in October.

25 So it has been in the public domain as soon as we

1 could with the blessing of the Commissioners of the Nuclear  
2 Regulatory Commission, make it available to the public, and  
3 we will certainly entertain requests for extensions of the  
4 public comment period.

5 MR. CAMERON: Good, because I think we just heard  
6 one right there. You've heard a lot of issues raised by the  
7 panel and let's go on to you for issues that you have of  
8 your own or want to talk about some of the issues that the  
9 panel raised, that's fine. Who would like to start us off  
10 with a comment or a question? Yes, sir.

11 MR. RUPERT: Thank you. I'll just stand here and  
12 talk to the panel. My name is Arthur Rupert and I do work  
13 for TRW at this project and I'm proud to say that we're very  
14 fine people. They are very concerned. If anybody happens  
15 to know in regards to the sites around the country where the  
16 waste is presently stored, what is the dosage of the  
17 radiation that is leaking out of the containment facilities  
18 or the canisters presently?

19 MR. CAMERON: Okay, thank you. NRC, any -- Bill,  
20 do you want to try to handle that?

21 MR. REAMER: I'm not sure I'm answering your  
22 question exactly so ask it again if I don't. But I think  
23 the question is what is the permissible dose from the other  
24 -- from other locations or sites where high level waste or  
25 spent fuel is stored and managed. Do I have it correct?

1           MR. RUPERT: The concern that I'm trying to  
2 address is if in fact there is some sort of leakage being  
3 exposed in the environment, is there a way for the public  
4 can determine how much that is either through the science  
5 that's involved in monitoring it or that's reported to the  
6 public and, if so, is it comparable to what the proposed  
7 repository's amount of dosage that would be taken into the  
8 environment?

9           MR. CAMERON: Is the point behind this question is  
10 to compare the appropriateness of using a repository to  
11 store and unload this waste as opposed to having it on all  
12 of these individual sites? Is that what's behind your  
13 question?

14          MR. RUPERT: I think it's kind of obvious that  
15 people would like to know if there is radiation leaking out  
16 at some place around the country, what is the amount that's  
17 being leaked, and if it is being leaked what is being done  
18 to control it. If it's posing a health risk, how do you  
19 curtail all of the locations where the health risks are  
20 involved or potentially involved?

21          MR. CAMERON: Okay, we get the point on that.  
22 Bill.

23          MR. REAMER: I can speak to facility that are  
24 regulated by the Nuclear Regulatory Commission. Any  
25 facility that is regulated by the Nuclear Regulatory

1 Commission is subject to dose limits, release limits, that  
2 they must meet. It's part of their license, it's a part of  
3 the regulations. The monitoring occurs at any site so  
4 there's knowledge, there's information about what the  
5 releases are, what the doses are. If the doses exceed what  
6 the regulation will permit, then action has to be taken to  
7 bring the doses down to under the limit.

8 And that's universal and that's the same standard  
9 that would be applied to DOE if there were a repository  
10 located at Yucca Mountain. Does the answer the question?

11 MR. CAMERON: Okay, you can follow up then. Let's  
12 go on to another subject.

13 MR. RUPERT: I don't know if it does but hopefully  
14 what I'm trying to drive at here is that if there is a  
15 problem, hypothetically I would have to state that what is  
16 more important, having numerous sites around the country  
17 exposing the environment continually allowing this stuff to  
18 spew out over decades with waste that's going to be there,  
19 unless there is some sort of a facility available to put it  
20 away where it will minimize the entire country's exposure  
21 concerns to the radiation.

22 MR. REAMER: Well, what's important is that people  
23 are protected, that standards are set that are protective  
24 and that facilities are licensed against those standards and  
25 that the standards are enforced and whether they are

1     enforced at one site in Nevada or whether they are enforced  
2     at 100 sites throughout the United States, they have to be  
3     set, they have to be enforced, they have to be met.

4             MR. CAMERON: Okay, this is one of those issues  
5     that obviously goes to the choice of disposal solution  
6     rather than the proposed rules. So we do have that on the  
7     record.

8             How about anybody else at this point, anybody else  
9     have a comment or a question? Yes.

10            MS. WHITE: My name is Deanna White and I'm with  
11     the Sierra Club Council of Nevada and I just wanted to try  
12     to make a couple of points. I want to echo the concern that  
13     the comment period is too short. It may have been posted on  
14     a Web site in October, but I know that most of our folks  
15     here aren't aware that it was on the Web site in October.  
16     So that's great for the folks that are in the know, but it  
17     doesn't help the rest of us out there very much.

18            The second is I want to echo another concern that  
19     I first brought up and I have some limited experience on  
20     Yucca Mountain, not everyone knew this, but what I can see  
21     happening is that it seems like we could create a set of  
22     rules and set standards for determining a suitable site and  
23     then we find out Yucca Mountain doesn't meet them, so we  
24     change the standards, we change the rules and I just want  
25     to, I guess, express concern that we make the rules and set

1 the standards based on the best available science and then  
2 find out if Yucca Mountain meets them or not in a fair and  
3 equitable manner, not to make the rules fit what Yucca  
4 Mountain can or can't do.

5 I think that we would all benefit much more from  
6 that than from trying to make the rules fit Yucca Mountain  
7 instead of making Yucca Mountain fit the rules. So I guess  
8 with that, I'll turn it over to someone else.

9 MR. CAMERON: Okay, thanks, Deanna. Can someone  
10 from the NRC address the issue that was alluded to earlier  
11 about why we're changing the rules at this point and try to  
12 address Deanna's comments? Tim?

13 MR. McCARTIN: Well, the approach we've taken is  
14 that the National Academy of Science came up with the  
15 recommendations for standards for Yucca Mountain. We're  
16 trying to implement standards somewhat consistent with their  
17 recommendations. Also, the EPA is in the process of  
18 eventually coming out with a standard which we would conform  
19 to, but there was not a -- we did not change -- we hopefully  
20 will change the rules for better science and better  
21 implementation. But we did not -- what we were trying to do  
22 was as Steve Brocom alluded to, provide flexibility to the  
23 Department to do that best job they could with the goal  
24 being the performance standard which is a health-based  
25 standard.

1           The dose, we would like to keep the doses as low  
2 as possible. They have the flexibility to design it in a  
3 number of ways and that flexibility is there, rather than  
4 putting in the old rule and certain prescriptive  
5 requirements that they had to meet regardless of their  
6 impact on the dose or the final performance standard.

7           MR. CAMERON: Janet?

8           MS. KOTRA: If I might add to that, that both EPA  
9 and NRC are engaged in this because the Congress passed a  
10 law that said that the standard should be based upon the  
11 protection of the individual. That is a change from the way  
12 that the standards were set up before, but that's one that's  
13 been dictated by the Congress subject to the recommendations  
14 of the National Academy of Sciences, as Tim mentioned.

15           We also believe that we have learned a lot in the  
16 last 15 years about assessing performance of a repository,  
17 and whether that repository is at Yucca Mountain or  
18 somewhere else, we would want the standards and the  
19 regulations that implement those standards to reflect that  
20 value added in terms of what we have learned over the last  
21 15 years.

22           MR. CAMERON: Does anybody else out there have  
23 anything to say about that particular issue, about the  
24 change in standards?

25           Steve? I think Steve Frishman grabbed his mike

1 first and then Steve Brocom wants to go ahead. Steve, do  
2 you have something?

3 MR. FRISHMAN: Yeah, a couple things. One is, we,  
4 representing the state, participated in a meeting with the  
5 Commissioners of the Nuclear Regulatory Commission last  
6 week, these people's bosses. And we raised one issue and  
7 that's that it appears from the Department of Energy's  
8 analysis that right now, under the existing NRC rule, not  
9 the proposed new rule, under the existing rule, Yucca  
10 Mountain does not comply with one of the specific criteria.

11 And we suggested or recommended to the Commission  
12 that they inform the Department of Energy of that because  
13 this is the existing regulation and it appears that pretty  
14 clearly that the site does not comply with that regulation.  
15 DOE has a very similar requirement in its site  
16 recommendation guidelines which are essentially DOE's rules  
17 for, you know, what a suitable site must be.

18 The data from the DOE's own work again indicates a  
19 violation of that standard. I guess my question to both is  
20 one; the same question or recommendation we posed to the  
21 Commission and that's that under existing rule is it the  
22 Commission's duty to inform the Department of Energy that  
23 their site does not comply with the existing rule and to  
24 DOE, our governor has already told the Secretary of Energy  
25 of the finding that the site violation, the standard and the

1 site should be disqualified.

2 The DOE answer was, "No, it doesn't." But they  
3 didn't point to where in their work it shows that it doesn't  
4 and we can point to where their work shows that it does. So  
5 to DOE; what is your current response to why the site has  
6 not been disqualified under existing rules?

7 MR. CAMERON: Okay, let's -- Steve Brocom, you  
8 were going to make a comment any way. Why don't you do that  
9 and if you want to respond to Steve Frishman's points, go  
10 ahead and then we'll go to the NRC and back out to the  
11 audience.

12 MR. BROCOM: Let me make my first comment. My  
13 first comment was just I want to make sure that, you know,  
14 the audience understood that the reason --

15 MR. CAMERON: I guess you've got to get real close  
16 to the mike.

17 MR. BROCOM: Am I better?

18 MS. KOTRA: Yes.

19 MR. BROCOM: Okay. Just want to make, the first  
20 part, what I wanted to say before Steve Frishman talked was  
21 that, you know, I want to make it absolutely clear because  
22 I'm not sure it was clear to everybody that the reason EPA  
23 and the NRC have changed the rules because, you know the  
24 Congress passed an act in 1992 that set the sequence of  
25 events which required, again, both the EPA and the NRC to

1 follow the advice in a sense of the National Academy of  
2 Sciences and modify their rules. So I just wanted to make  
3 that clear.

4 With respect to what Steve Frishman was saying, we  
5 have to evaluate the site to see if it meets our guidelines.  
6 If it meets our guidelines and the Secretary decides that  
7 the site is suitable, he will recommend it to the President  
8 and that's called the site recommendation. If it doesn't  
9 meet our guidelines or for some other reason the Secretary  
10 decides that the site is not suitable, he will disqualify  
11 the site. That is a decision that the Secretary of Energy  
12 makes.

13 With respect to violating, and I'll let the NRC  
14 talk about that, but in our opinion it doesn't violate --  
15 first of all, we haven't applied for a license to the NRC  
16 yet and secondly, the wording in the NRC regulation is quite  
17 different than the wording in our guidelines.

18 MR. CAMERON: Okay, Janet Kotra for the NRC?

19 MS. KOTRA: Yeah, I wanted to take a little bit  
20 more time to talk about this, but in the interest of time I  
21 left it out of my formal remarks, but there are very sound  
22 reasons why the Commission is moving to bring in the new  
23 science that we have acquired over the last 15 years and let  
24 me just touch on it, I'll make it quick.

25 But the generic regulations that are on the books

1 were based upon analysis and work that were done in the late  
2 '70's. They were proposed in '81 and they were final in  
3 '83. They assumed EPA standards would limit cumulative  
4 releases. Now, we've had some discussion here that there  
5 may be some people who would prefer that the standards limit  
6 those, but the fact is that discretion was taken from us.

7 So our generic regulations do not implement what  
8 the Congress required. They didn't specify a biosphere, a  
9 Critical Group, separate treatment for human nutrition, the  
10 topics that have been discussed here briefly this evening as  
11 recommended by the National Academy of Sciences so they're  
12 not adequate in that regard for the current situation.

13 They have, as mentioned, they were before we  
14 gained extensive experience with the type of modeling and  
15 calculations that has become available and with which we've  
16 become fluent and the NRC, as an independent regulator, has  
17 developed its own capability so that we can adequately  
18 evaluate the capability of the Department of Energy.

19 The specific requirement that Steve Frishman has  
20 alluded to when he says it's performance objective in that  
21 standard, I'm not going to go into detail about what that  
22 existing regulation required, but they were not designed to  
23 implement dose or risk-based standards as the Congress  
24 required and they don't reflect the unsaturated conditions  
25 that exist in Yucca Mountain. This was before there was a

1 law that said that Yucca Mountain should be characterized  
2 exclusively.

3 And lastly, there is contained in there a  
4 statement that says no limit required. I guess the point  
5 I'm trying to make here is that if the decision was made to  
6 pursue a site somewhere else in the country, we would still  
7 be changing our regulations to reflect many of these  
8 factors. So this is not something that has been done just  
9 because of Yucca Mountain.

10 MR. CAMERON: Okay, thanks for that clarification,  
11 Janet.

12 MR. McCARTIN: Chip, can I ask a quick question?

13 MR. CAMERON: Sure, go ahead.

14 MR. McCARTIN: Yeah, we've heard two comments now  
15 for extending the public comment period and we're hearing  
16 it's is too short. I guess the question I have if the  
17 comments would take, well, what's long enough, because we  
18 can come back with 90 days. We have 75, we can change it to  
19 90 days. That may not be long enough. Could we just get --  
20 for the two people that asked, just an idea of what would  
21 you consider a sufficiently long time?

22 MR. CAMERON: Judy, do you want to -- do you have  
23 any idea what would be long enough?

24 MS. TREICHEL: Well, we're asking for six months  
25 or 180 days from DOE on their draft EIS. You've got a rule

1 on the street. The EPA is going to have something out and I  
2 don't know what all else will be coming out for comment, but  
3 for people who don't have staffs in order to work on these  
4 things, you've got all the time in the world because you're  
5 still going to have to put this thing together when EPA gets  
6 out with it and they're going to have their own public  
7 comment period. So I don't think six months is  
8 unreasonable, which I have, you know, virtually a several  
9 hundred thousand year project.

10 MR. CAMERON: Okay, I'm getting an affirmation of  
11 the six-month period from Deanna back here who spoke  
12 earlier.

13 Sir, did you want to comment?

14 UNIDENTIFIED SPEAKER: I talked to Mr. Rice and  
15 I'll be here in this case. I've been in Nevada since 1970,  
16 so I've been around for a little bit. My understanding is  
17 that above-ground testing began in the '50's and continued  
18 on into the early '60's and then I believe, then they went  
19 to underground testing. And then they did underground  
20 testing for about another 30 years past that time.

21 Now, we're talking about, you know, a 25 -- how  
22 much does a nuclear weapon, you know, detonated underground  
23 produce in the groundwater. I mean, we already have, you  
24 know, a great amount of nuclear waste in the ground. That  
25 stuff, when you release a bomb that goes through all the

1 strata and here we are talking about things stuffed in a can  
2 and worrying about the small amount released in the  
3 community which has -- the closest I can call it is like a  
4 cherry patch and I think we could maybe make sense here.

5 But I guess my concern is what exposure levels  
6 have we had over the past. I'd like to see like a graph of  
7 how much radiation is in the air, how much has resulted in  
8 the nuclear weapons over the past 50 years and to see what  
9 type of exposure we've had. That would help me make up my  
10 mind.

11 Also, what type of radiation we have in the  
12 groundwater that Clark County or Nye County has reported  
13 over this past 50 years. That also helps to make up my mind  
14 on the rules and regulations.

15 I think also transportation of this waste, I think  
16 since Nevada's economy has changed from mining and  
17 agricultural to more of a recreational economy, then we're  
18 looking at people traveling through Nevada. We're looking  
19 at hotels. We're looking at a long street up in Nye County.  
20 We're looking at a lot more people coming into Nevada, using  
21 Nevada, and so I think the regulations should look at those  
22 considerations. Outside of that, I don't have any problems  
23 with it.

24 MR. CAMERON: Okay, thank you. Does anybody on  
25 the panel want to --

1 MR. MURPHY: I think Bill Vasconi had his hand up  
2 first.

3 MR. VASCONI: I wanted just to add a little  
4 something to that, too. That the United States has  
5 detonated 1,032 nuclear devices. Two of them weren't tests.  
6 But the Nevada test site has seen 928 events. There was  
7 three in the Atlantic, 106 in the Pacific, 17 elsewhere.  
8 But of those events at the Nevada test site, the 928, 24  
9 were with Great Britain, United Kingdom. Those were  
10 underground.

11 A hundred of our events were air deliverables.  
12 So, yes, there's 828 nuclear devices that were detonated,  
13 not all of them, but the majority of them did, detonated  
14 underground. Some one-third of them were in the water  
15 table. The studies of the water aquifer, to my knowledge,  
16 I'm hoping someone else can give me more, and that it is a  
17 closed water aquifer, but your question on how much  
18 radiation is on site, a great deal. Some of it is element  
19 radiation which will be there for several thousands upon  
20 thousands of years.

21 Yes, there is tritium that depletes itself over a  
22 period of time, six years, half life, whatever. But you  
23 have a very large concentration of a nuclear dump at the  
24 Nevada test site and realistically, cosmetically, on the  
25 surface is what you're going to clean.

1           My concern is yours, the DNA of water, where does  
2   water start, where does it discharge and perhaps someone on  
3   the panel or someone with the expertise can assure us that  
4   that is a closed water aquifer in the testing area.

5           MR. CAMERON: Okay, thanks, Bill.

6           Mal, did you have comment? Could you put this in  
7   the context, try to put this in the context of the rule, if  
8   possible. I mean, that might be helpful to try to take  
9   Tom's comments and wrap them up like that if you could.

10          MR. FRISHMAN: I can make at least one attempt at  
11   that and that's that if you look at the estimated residual  
12   radiation from all of the underground testing and compare  
13   that to the amount of radiation in a 70,000 metric ton Yucca  
14   Mountain repository, the Yucca Mountain repository is one to  
15   two orders of magnitude greater than all of the residual  
16   from all of the underground testing.

17          So it's not adding a little to a lot. It's adding  
18   a lot to a little even though what is there already is  
19   considered -- you know, is certainly not a little. It's  
20   just that the commercial waste and the remaining DOE waste  
21   is very much larger than the calculated residual that's  
22   already there.

23          MR. CAMERON: Okay, thank you. Mal?

24          MR. MURPHY: Yeah, that's one of the points that I  
25   was going to make. We're talking about several hundred

1 times more radiation, you know, that is going to be disposed  
2 of in Yucca Mountain than the cumulative radiation produced  
3 by all the underground tests.

4 But the other point I want to make is that  
5 contrary to a lot of people's assumptions in this who are,  
6 you know, tangentially aware of this program pretty much  
7 throughout the rest of the country, I guess, I don't know  
8 how many people are guilty of this in this state, but Yucca  
9 Mountain -- but the Department of Energy is not going  
10 dispose of high level nuclear waste at Yucca Mountain at the  
11 Nevada test site.

12 Yucca Mountain is not on the Nevada test site. It  
13 is outside the borders of the Nevada test site. It's within  
14 the jurisdiction of Nye County. It's within the  
15 jurisdiction of the State of Nevada. Those jurisdictions  
16 are somewhat contracted and you get into all sorts of, you  
17 know, legal ramifications about exclusive federal  
18 jurisdiction, et cetera, et cetera.

19 But this waste isn't being put at the Nevada test  
20 site. It's being put outside the boundaries of the test  
21 site and if any of the radionuclides disposed of at Yucca  
22 Mountain do escape and it's not -- you know, there is a  
23 reasonable argument that, you know, that it might never get  
24 out of there, but if it does, it's not going back onto the  
25 test site.

1           It's coming downgradient right down toward  
2   Amargosa Valley, eventually toward California, but it's not  
3   going to go back up to Yucca Flats and Jackass Flats back to  
4   where the junk is already. It's coming our way. And that's  
5   the reason why we are concerned about it, why we want to  
6   ensure that -- and do everything we can within our power and  
7   within the funds that we're -- that are made available to us  
8   in the federal program, we want to ensure that the  
9   department and the Nuclear Regulatory Commission, the EPA  
10   and everybody else does it right. Because this is a -- this  
11   is not like the nuclear testing program and it isn't in the  
12   same place that the nuclear testing program was conducted.

13           MR. CAMERON: Thanks, Mal. We'll go on here to  
14   Earl Dickson and then we'll go to the floor. Earl?

15           MR. DICKSON: Thank you. I'd like to follow on  
16   with the groundwater issue. The Department of Energy in  
17   their test site program is currently studying the impact of  
18   underground nuclear testing which tests were conducted close  
19   to the boundary shows that it could be off site and  
20   migrating, they just don't know yet.

21           The question I'd like to pose before this NRC rule  
22   making process is the thing you need to wait for or give  
23   consideration to is the determination by the State of Nevada  
24   and the Department of Energy about the compliance boundary  
25   for the impacts from nuclear weapons testing which should

1 have particular implications would they not that groundwater  
2 resource available into the future for an entity like Las  
3 Vegas where if the Hoover Dam, Lake Mead fills in with  
4 sediment in the next 1500 years. The Farmington area and  
5 Lake Mead, I think will be pretty full of water.

6 So in the proposed ruling process, how much  
7 consideration or time do you think you need to give to the  
8 investigation underway to determine the live boundary for  
9 the impacts on the resource given to nuclear weapons  
10 testing?

11 MR. CAMERON: That's a good question, Earl. Tim?

12 MR. McCARTIN: Yeah, I guess a short answer to  
13 that is in setting the dose limit. The public dose limit in  
14 NRC's regulations is 100 millirem. But for the high-level  
15 waste disposal we set it at 25 as a fraction of the public  
16 dose limit, accounting for potential other sources of  
17 exposure. And so there is a -- that's why we don't set the  
18 Yucca Mountain standard at 100 millirem for potential for  
19 other sources. It's set at 25, so that -- I mean, that's  
20 the short answer. I don't know if that covers your concern.

21 MR. CAMERON: Any other comments up there from the  
22 rule-making perspective on the comments that Earl made?

23 MR. McCARTIN: We're certainly not aware of, at  
24 this time, doses from weapons testing that would make a  
25 significant contribution beyond, like I say risk.

1 UNIDENTIFIED SPEAKER: The risk is unknown.  
2 There's not enough data.

3 MR. CAMERON: Well, the fact of the matter is the  
4 risk is unknown and there's not enough data. Okay, Janet?

5 MS. KOTRA: From a rule making perspective, one of  
6 the things that we do ask for in this notice is for other  
7 groups or other pathways that we've not adequately  
8 considered. We, in making the evaluation that the farming  
9 community that has ingestion pathways and food pathways in  
10 addition to drinking water or from the drinking water  
11 through those additional pathways is most conservative.

12 We would look at the pathways you're describing  
13 where the water under Yucca Mountain is being taken and  
14 providing initial water supplies for an ever-expanding Las  
15 Vegas, that we would believe that that would be not as high  
16 a risk as that coming from someone who is getting, you know,  
17 a sizeable amount of food and livestock, et cetera.

18 But if we have not adequately considered a pathway  
19 or that there is another Critical Group that we need to take  
20 into account that might be a better candidate, then we want  
21 to hear about that.

22 MR. CAMERON: Okay, thank you, Janet. Ian.

23 MR. SAB: My name is Ian Sab. I'm the assistant  
24 to Chief Branding Owl for the Shoshone Government. I don't  
25 want to over-step my authority since I do have a member of

1 council here represent the Western Shoshone government. But  
2 I did want to ask that the comment period be extended and to  
3 point out that in our research -- we have a nuclear risk  
4 management for Native Community projects, which deals  
5 specifically with the Western Shoshone-Paiute community and  
6 we do our research on the above ground testing health  
7 effects is that we have exposure listings seven times  
8 greater than that of farming communities.

9 One thing I want to point out to you is that we're  
10 going to be gathering on Yucca Mountain next month and I  
11 couldn't tell you how many thousands of years we've been  
12 doing these types of gatherings where we have ceremonies  
13 that we pray and we commune with our environment, but I  
14 expect that we're going to be turning those off for quite a  
15 long time and probably in and around Yucca Mountain. I  
16 would like for you to consider moving or adjusting your  
17 figures to reflect some of those facts. I really can't say  
18 much more beyond that.

19 We have nuclear reactors at least around the  
20 country that may shut down and licensed for additional  
21 reactors has been denied, and that's I think the bottom line  
22 on nuclear waste.

23 MR. CAMERON: Okay, thanks again. This study that  
24 you talk about is being funded by National Institute of  
25 Health and at some point if we could find that study would

1 be available for people.

2 MR. SAB: Sure.

3 MR. CAMERON: Just so we can have the news about  
4 that particular subject. I think we'll be looking Yucca  
5 Mountain and rules and a couple of other sites.

6 We have some other names. Steve Schmidt? Hi,  
7 Steve. Do you want to use this? All right.

8 MR. SCHUMAN: Hello, my name is Clause Schuman and  
9 I'm coming here tonight from Paso Robles, California. Paso  
10 Robles is in San Luis Obispo County which is the site of  
11 Diablo Canyon Nuclear power plant and I wanted to let you  
12 know that we are concerned about Yucca Mountain. Why is  
13 Yucca Mountain so inseparable from the transportation.  
14 There would be no Yucca Mountain repository unless  
15 transportation was to take the high-level nuclear waste from  
16 the compartments to Yucca Mountain and these are things we  
17 are upset about.

18 When I say we, I am San Luis Obispo, I am a member  
19 of the Green Party, San Luis Obispo Chapter. I'm also a  
20 member of the Rio Race Information Committee, which is a  
21 citizen group and an environmental organization group  
22 concerned with high-level nuclear waste. And I'm also a  
23 member of the San Luis Obispo management committee which I  
24 believe is the only independent topic committee in the  
25 United States.

1           And I was asked by the committee to present the  
2 management committee, I was asked to write a paper for  
3 on-site storage options. I have a bunch of comments and  
4 also a couple of questions if I may. One is directed to  
5 John Wells, who was at the nuclear power plant, it's also  
6 built on Indian lands, Shuman Indians there and we're also  
7 strongly opposed to that.

8           In addition, I wanted to also comment shortly,  
9 when I looked around the room, there's a lot of young people  
10 here and I think overall there are about, probably about  
11 three generations presenting here. What we are talking  
12 about a product which will grow the vegetation out in the  
13 next 8,300 generations.

14           I think that this should give us something to  
15 think about. Also, at the present time at Diablo Canyon  
16 power plant there are 1,300 spent fuel assemblies stored in  
17 the spent pool there. Each one of those assemblies contains  
18 long lived radioactivity included or 10 nuclear bombs. The  
19 transportation, as you know of 21 or 20 spent fuel  
20 assemblies, that would be about the equivalent of 200 atomic  
21 bombs with each load going on the way to Yucca Mountain.

22           This is something you also want to keep in mind.  
23 It's not only that people of County have to think about, I  
24 think the people know the transportation routes. There are  
25 300,000 (indiscernible). In this, one of the reports that

1 we were allowed to make (indiscernible).

2 My first question would be recommend that NRC to  
3 have a town hall meeting here tonight, but what about are  
4 you planning town hall meetings in every community along the  
5 transportation routes?

6 MR. CAMERON: Is that a rhetorical question, or  
7 Bill, do you want to answer it? The question needs to be  
8 answered.

9 MR. REAMER: The answer is, no, we're not planning  
10 meetings along the transportation route. Now, let me say  
11 one thing about this proposed regulation. This proposed  
12 regulation applied to a potential repository at Yucca  
13 Mountain. It does not apply to the transportation of spent  
14 fuel to Yucca Mountain.

15 The transportation of spent fuel is governed by an  
16 already existing regulation on our books which protects  
17 basically the public based on very stringent requirements  
18 for the package that the spent fuel will be carried in. And  
19 we have carried spent fuel on the highways and the railways  
20 in this country safely for a number of years under those  
21 requirements.

22 MR. SCHUMAN: Are you aware that the European  
23 transports the nuclear contaminants?

24 MR. REAMER: Yes, I am aware of that.

25 MR. CAMERON: And you had some, a couple of other

1 questions?

2 MR. SCHUMAN: Well, yes, I have a specific  
3 question, also a technical one, which I'd like -- the  
4 industry, the nuclear industry is based in increase fuel.

5 What are the effects of this on the cladding?

6 MR. CAMERON: Okay, does anybody -- this is sort  
7 of off the rules it appears to me, but does someone, anybody  
8 have any opinion on that? Tim?

9 MR. MCCARTIN: Well, certainly cladding has been a  
10 part of the performance evaluation that there's been  
11 different measures of effectiveness of cladding for reducing  
12 release rates from spent fuel. It will have to be evaluated  
13 and we would expect an evaluation of that in the license  
14 application.

15 MR. CAMERON: Okay, Steven, you have a final  
16 question.

17 MR. SCHUMAN: It's Clause. I just want to say  
18 that we -- in San Luis Obispo County, that we do not favor  
19 transportation to Yucca Mountain at this time. We feel that  
20 there are too many problems with transportation of  
21 high-level nuclear waste. We would actually favor the  
22 prolonged continued on-site storage at the nuclear power  
23 plants for at least a minimum of maybe 40 to 100 years.

24 It certainly would give us much more time to talk  
25 about the problems still consistent with the Yucca Mountain

1 project as well as problems of transportation. And I  
2 believe that the Secretary of Energy made an interesting  
3 proposal, I don't know whether it was a specific proposal,  
4 but remarks that he said that the nuclear industry would be  
5 much more interested in the thing if the Department of  
6 Energy would compensate the nuclear industry for the  
7 additional cost of storing materials at the plant sites.

8 We think it's a very interesting idea. I don't  
9 know who came up with the idea itself some time ago and also  
10 whether the federal and proposing that maybe there would be  
11 a possibility for you to consider to compensate the nuclear  
12 industry for profit losses in exchange for remedial problems  
13 on a certain section of particulars.

14 MR. CAMERON: Fine, thank you for that interesting  
15 idea. David?

16 MR. AVIE: Hello. I'm David Avie and I'm a  
17 systems engineer. I have a small company who does all kinds  
18 of analysis of large systems and small ones. I just want to  
19 make a comment, being here for the first time and being in  
20 Nevada for just one and a half years, it is obvious that  
21 there are two halves that are discussed tonight and they  
22 don't seem to touch one another. They're truly parallel.

23 One is best described by what Admiral Brickover  
24 used to say at one time. You know if we just study  
25 something and endlessly study it, and study it, and study

1 it, eventually at the end of all this study, you'll get a  
2 pile of reports and nothing will be done materially.

3 And so I see this as a strong possibility because  
4 we could study Yucca Mountain and all aspects of nuclear  
5 waste from now till doomsday and maybe it's a good thing.  
6 Maybe it is and maybe we would then generate new ideas, but  
7 it is obvious, at least to me, that Yucca Mountain is not  
8 going to work because the other parallel half that's in  
9 Nevada are so much against Yucca Mountain, no matter what  
10 you show them, no matter what you describe to them by way  
11 of the thickness of the vessel, the canisters, no matter how  
12 you would explain with the simplest common engineering  
13 terms, how you can get this Yucca Mountain or any other kind  
14 of structure in this state to be stable and to have the  
15 proper temperature and be safe and so on and so on, it just  
16 won't go.

17 The people here, perhaps justifiably so, the  
18 government did over the years, not knowing anything about  
19 nuclear energy and other things, so people are not likely to  
20 believe what the government is saying, emotionally. The  
21 ideas that argue this, not here but in California and in the  
22 northeast we always knew that the State of Nevada, the  
23 people there will not accept Yucca Mountain.

24 Well, so will these two lines be forever parallel?  
25 I hope not. I hope that there could be some meeting of

1     these parallel lines whereby we begin to explain exactly  
2     what is going on in terms of the engineering.  When I see --  
3     when I hear Judy talk about millirems that's being developed  
4     or is existing now in Sweden, then I hear from TRW folks  
5     that they can't meet it, you know, I just wonder is it  
6     really the cost effectiveness that we're talking about.

7             If we could have thicker walls of these  
8     containers, be a foot wide and all lead and whatever else is  
9     necessary, would this do it?  Is it really just a cost  
10    factor?  I would recommend that there be a small amount of  
11    not high-level radiation material, but a small amount taken,  
12    a sample from San Onfre for example, and placing it there  
13    and begin to learn how to work with it.  Maybe it's being  
14    done now, I don't know, to increase the level.  Make it  
15    understandable, make it understandable.

16            All I heard here is various people regulate these  
17    things, but when the TRW gentleman asked the question, how  
18    is it being released now in some nuclear power plant, no one  
19    seemed to know the exact number.  So we talk about  
20    regulation.  This is the regulation.  If you want people to  
21    believe what you're saying, you have to show them examples  
22    and taking a trip out to Yucca Mountain won't do it  
23    sufficiently.

24            You have to explain how come you have radiation.  
25    You have to show what it is, what thickness does it take to

1 really contain it, what are the temperature problems, how do  
2 you solve that? And if you begin to explain and then  
3 there's so many questions that come up, then you say what  
4 the DOE chief said the other day, leave it where it is and  
5 cover it up with some new material from the design that  
6 Sweden has.

7 But maybe not. Maybe it should stay as it is. We  
8 all are developing new ideas and not even hearing.

9 MR. CAMERON: Thank you, David, let's go to Gary  
10 Vesserman for some more comments on science and engineering,  
11 I think. Gary.

12 MR. VESSERMAN: Yeah. My name is Gary Vesserman.  
13 I'm currently with a company up in Salt Lake City called  
14 Fusion Information Center. That company puts on the market  
15 a reactor demonstration kit where for instance radioactive  
16 soil can be made to reduce the radioactive soil by 90  
17 percent. This is the photograph of the plain that uses the  
18 radioactive soil. And you can thank me for having come up  
19 with this. It's not done yet. But the analysis shows that  
20 it offers a possibility of another process. That being a  
21 merely high and low model of this particular process.

22 I know about 10 technologies that are testing for  
23 getting rid of radioactivity. Some of them are farther  
24 along that they are (indiscernible) recommendation. You  
25 people are all wasting your time talking about Yucca

1 Mountain because I predict that by the time this is opening,  
2 five, ten years from now, we'll be well on the road to  
3 eliminating nuclear waste fuel.

4 And I think that's all I need to say.

5 MR. CAMERON: Okay, thank you, Gary and Gary has  
6 brought information about his process. If anybody wants to  
7 speak to him, he'll be here after the meeting. Okay, oh,  
8 yes, yes.

9 UNIDENTIFIED SPEAKER: Hi, my name is Dawn  
10 (indiscernible) and I'm a student at Chaparral High School  
11 and I have a couple of questions about nuclear war. I also  
12 have some questions about the transportation of the waste,  
13 the toxic state, how anyone can be sure that it will be  
14 safe, but I know that you guys don't want go into that.

15 But I also have a question about Nevada already is  
16 targeted by different countries like if we ever got into  
17 war, because of our Air Force Base and Hoover Dam. Wouldn't  
18 they also target Yucca Mountain just because of, it's such a  
19 large mountain and nuclear waste is kept there. Wouldn't it  
20 be better to have it more centralized instead of such a  
21 target?

22 MR. CAMERON: Yeah, that raises the issue, I  
23 think, that was talked about in the proposed rules slides  
24 about natural disasters. Could the NRC address the question  
25 of that type of issue as well as the natural disaster issue?

1           Tim, and could you speak, whichever one of you or  
2 both, just speak into the microphone so everybody can hear  
3 you.

4           MR. McCARTIN: Putting nuclear waste in Yucca  
5 Mountain makes it a potential target for a nuclear attack?

6           MR. CAMERON: How do we consider things like that  
7 in our rules?

8           MR. McCARTIN: Well, it's not considered in the  
9 rule. Nuclear war is not part of the rule making from a  
10 targeting standpoint. I would assume that if they're  
11 targeting our waste repository, there are a number of other  
12 items like power plants, major cities, chemical plants, et  
13 cetera, that are targets for nuclear weapons. I'd think we  
14 have a lot more problems other than the waste.

15           I'm not an expert on nuclear targeting, but we  
16 have not factored a nuclear war into it.

17           MR. CAMERON: And now, let us go to the other NRC  
18 staff. And please, Janet, I think you're going to have to  
19 really speak into that.

20           MS. KOTRA: When the decision was taken by the  
21 Congress that development of a deep geologic repository was  
22 the national policy for disposal after consideration of a  
23 number of other options, it was believed that we wanted to  
24 isolate this material as long as possible, as far away as  
25 possible from access so that you could go deep within the

1 earth to take the material away from the surface. That is  
2 part of the national policy. It's reflected in the laws  
3 that we, as regulators have to operate under.

4 We believe that the surface facilities and  
5 maintenance of hazardous material, nuclear waste at the  
6 surface wouldn't have any more of a threat on the long term.  
7 Certainly in the short term, as regulators, we are  
8 responsible for seeing to it that this is managed and stored  
9 safely and we believe that it is. We have not explicitly  
10 taken into account nuclear targeting.

11 We do look at other disruptive events. We require  
12 DOE in its analysis to look at other disruptive events such  
13 as natural disruptions. The National Academy of Sciences  
14 has advised the EPA and we have read their report, that  
15 predicting human behavior far into the future for the  
16 purposes of intrusion is not feasible and, therefore, we  
17 have an assumed conclusion on that. But as Tim has  
18 indicated, we have not exclusively considered nuclear  
19 targeting.

20 We believe that by -- that the national policy  
21 assumes that by placing this material deep within the ground  
22 that it is safer there over the long haul than at the  
23 surface where it's more accessible in a large number of  
24 facilities. I hope that answers your question.

25 MR. CAMERON: Okay, Bill, if you want to comment

1 on that, go ahead.

2 MR. VASCONI: Yeah, I'd just like to make one  
3 comment on the targeting. Mary Manning is here in the  
4 audience tonight. She's a reporter. She did a story on the  
5 National Resource Defense Council here some time ago.  
6 Nellis Air Force Base has 1450 nuclear devices. Of those  
7 600 aren't designated in the inventory, 175 are bombs and  
8 675 are air launch cruise missiles, so when you talk about  
9 nuclear here in the valley and you're worried about  
10 something blowing up, you've got 1450 nuclear devices within  
11 about eight miles of us right now. So don't be too  
12 concerned about spent fuel in a truck going down the  
13 highway.

14 MR. CAMERON: I'm not sure it's real comforting.

15 MR. MANIKEY: Hi, my name is Brett Manikey. I'm a  
16 Ph.D. in nuclear engineering. I work here at the OLB. I  
17 actually have a question. What is it exactly that the state  
18 thinks that DOE does not meet the criteria, they do not  
19 meeting under the current generic criteria and why is it  
20 different in the new one?

21 MR. CAMERON: Good question. All right, Steve.

22 MR. FRISHMAN: It's a provision that requires that  
23 groundwater travel time from the waste to the accessible  
24 environment, meaning where it can be accessed by people. It  
25 sets a minimum time and this is sort of a surrogate for how

1 well or at least in part how well the site would perform.  
2 If you have very slow moving water and water is going to be  
3 the carrier for the waste, then there are advantages.

4 And the Nuclear Regulatory Commission has a rule,  
5 now its existing rule says that for the fastest path of  
6 likely radionuclide movement, that period of time must be  
7 greater than 1,000 years. The DOE's siting rule has a  
8 similar provision and instead of saying fastest it says,  
9 likely and significant path of radionuclide movement, but  
10 it's still down to the groundwater travel time from the  
11 waste to where people could access it.

12 The Department of Energy's data in the viability  
13 assessment that Steve Brocom talked about shows that that  
14 travel time is as little as 500 years and maybe even less in  
15 a large number of the cases they analyzed. The average in  
16 their own analysis is on the order of 1,000 years, which  
17 means about half of them, half of the cases they analyzed  
18 are faster than 1,000 years. So their own data are showing  
19 that this criteria is violated in the Department of Energy's  
20 guidelines and rule. It also -- the site does not comply  
21 with the existing NRC rule.

22 And in the proposed NRC rule that provision has  
23 been completely eliminated and I think what you'll hear them  
24 say is, what the Department of Energy likes about that is it  
25 gives them flexibility, and what the NRC will say about it

1 is that it's too prescriptive. What they actually say when  
2 they're talking among themselves and I have heard many times  
3 is, "Why would we want to disqualify an otherwise good  
4 site?"

5 MR. CAMERON: Could we have some comment from the  
6 NRC in terms of how the proposed rule addresses that  
7 concept, that groundwater travel time?

8 MR. McCARTIN: Well, the groundwater pathway will  
9 have to be properly characterized because it is the most  
10 important pathway. The requirement in the rule is to meet  
11 the dose standard. Now whether the -- depending on what --  
12 we are not focusing on a particular numerical value for the  
13 groundwater travel time and there's no requirement on a  
14 particular numerical value that they need.

15 Now, one of the things that one can look at in  
16 terms of focusing on what's important to performance in  
17 terms of is it the travel time, is it the retention  
18 capability of the groundwater travel path and there's other  
19 things other than just travel time and one of the things, as  
20 Janet tried to allude to, is some of these -- and is  
21 mentioned in the rule, some of these requirements.

22 There wasn't a nexus with performance. Just  
23 because you met a groundwater travel time, didn't mean you  
24 had a good site, didn't mean you met the regulation. And  
25 that's one of the reasons we opted to -- we agree with the

1 National Academy of Sciences, these were requirements that  
2 didn't have a lot of bearing on performance. We want to see  
3 the dose requirement in that. And so basically, that's the  
4 primary reason why.

5 MR. CAMERON: Okay, Judy.

6 MR. MCCARTIN: But, I guess one final thing I mean  
7 certainly in a 10,000 year standard, 1,000 years of travel  
8 time is only one-tenth of the performance period. So  
9 whether you see the dose at 2,000 years or 3,000 years our  
10 focus is on what the dose is, not necessarily the time  
11 period.

12 MS. TREICHEL: Well, I think also what the problem  
13 is as far as the lay person out there who doesn't work at  
14 this full time and have a technical staff at their beck and  
15 call, is when you've got these particular regulations, these  
16 particular provisions that have to be met, it's much easier  
17 to see whether the thing meets those or it doesn't instead  
18 of the sort of mushy language where it's like going from a  
19 situation where you have to pass every single test in order  
20 to be certified to do a particular job and because you're  
21 not making out very well on a couple of those, they change  
22 it to, well, you know, if you come up with a pretty decent  
23 average, you'll be all right and that's what it looks like.

24 And it's really quite a double-cross on Nevadans,  
25 because they've been putting up with this. We, who live

1 here, have been putting up with this for about 15 years and  
2 we began with that set of rules. It was like when we walked  
3 on the field for a game, those rules were in place and we  
4 were told over and over and over, "If this site has a  
5 disqualifier, if it does not have all of the qualifying  
6 conditions, it's out of here."

7 And we got the thumbs-up, thumbs-down speech I  
8 don't know how many times and we were continually told,  
9 "These are the rules. If this site doesn't make it, we  
10 leave Nevada, we're long gone." And this is what we're  
11 seeing and it comes down to this sort of mushy thing. And  
12 that's why nobody at that end of the table can tell us what  
13 would disqualify this site, what would make you turn down  
14 the license and you'll say, you know if the license  
15 application isn't good, but still, when you're evaluating  
16 that license application, you're going to be doing a whole  
17 lot of averaging and it's not going to come out to be Yucca  
18 Mountain.

19 The best we can hope for is one hell of a good  
20 canister inside that mountain and if it's that good, it  
21 could be inside the mall.

22 MR. CAMERON: Okay, thank you, Judy. Let's go to  
23 Bill and then we'll go back to Tim.

24 MR. VASCONI: Yeah, I just -- I'm a good old boy  
25 but I'll tell you what, I hear these scenarios on 5,000,

1 10,000 years. See, I'm not thoroughly convinced in my mind  
2 that we're going to have coal reserves or oil reserves in  
3 5,000 or 10,000 years.

4 I still see the potential of Yucca Mountain as a  
5 stewardship that should be monitored, retrievable. I'm not  
6 talking monitored for temperature. I'm talking monitored  
7 for water. I'm talking about utilizing it as a study area  
8 because some day retrievability could be an asset to the  
9 State of Nevada because there will be nuclear power if there  
10 is means available now to clean that up and reuse it.

11 Someday it will be desperation that makes people  
12 go back in there and utilize our high level waste.

13 MR. CAMERON: Okay, thanks, Bill. Let's go to  
14 back to Tim's point on --

15 MR. McCARTIN: Yes. Our primary concern is public  
16 health and safety. I mean, we believe a dose standard is  
17 the easiest way to demonstrate public health and safety. I  
18 understand the concern about the sub-system requirements  
19 that are no longer in the proposed rule. When those were  
20 first proposed, it was not -- very little work on  
21 performance assessment had been done, as Dan had indicated.  
22 And it was comforting to have a check list, as you somewhat  
23 indicated, that here are some things we want to see, 1,000  
24 year groundwater travel time, 300 year containment time, et  
25 cetera.

1           However, as we went through years after the  
2 promulgation of Part 60, what you see is groundwater travel  
3 time, we had spent a very, very large effort to define  
4 exactly what we meant and how it would be calculated. We  
5 never came to closure on that. We were debating that and  
6 discussing it with the Department of Energy to try to  
7 understand what we meant and what was expected. What you  
8 see in the calculations today by the Department and some of  
9 the NRC performance assessment is a surrogate for the  
10 groundwater travel time.

11           It was not regulatory defined and so we were going  
12 through that. I think that was part of the rationale behind  
13 the National Academy of Sciences looking at all this work  
14 that was being done and really it wasn't improving the  
15 overall performance assessment. It wasn't improving the  
16 public health and safety significantly and that's why, gee,  
17 you're spending all this time and effort on that and it  
18 really isn't improving the calculations. And whereas right  
19 now we have an approach for estimating travel times and see  
20 certain things in terms of the water transport but we're  
21 also taking into account what is equally as important is  
22 retardation mechanisms for the radionuclides.

23           MS. TREICHEL: That's because your stuck with  
24 Yucca Mountain. You could be looking at other sites and not  
25 have that many questions.

1           MR. McCARTIN: No, geologic disposal is performed  
2 primarily because there is a tremendous retardation  
3 capability of geologic materials for a large number of  
4 radionuclides. Not all radionuclides but the vast majority  
5 of radionuclides are retained in geologic systems for long  
6 periods of time and that's what geologic disposals went to,  
7 not just the travel time.

8           MS. TREICHEL: Well, then the thing that shows --  
9 that we've got here that shows what's being relied upon, it  
10 shows the geologic system is doing about two percent and  
11 you're looking at DOE's contribution of the barriers out  
12 there and almost all that barrier is the waste package and  
13 the cladding around the fuel and the mountain accounts for  
14 almost nothing.

15          MR. McCARTIN: No, no.

16          MS. TREICHEL: Well, I don't want to argue among  
17 us because there may be people out there --

18          MR. McCARTIN: Sure, but one quick thing though  
19 that I would like to point out that we are -- would hope to  
20 -- we realize the requirement of multiple barriers isn't as  
21 clear and we'd like and we will be providing guidance on  
22 that, but one has to be very careful that analyses done to  
23 date have been done to understand the results and the  
24 computer program and how they came about, not necessarily to  
25 demonstrate multiple barriers and there's many things that

1 are done in the computer codes for efficiency purposes and  
2 other things that aren't reflected in the contribution of  
3 the geologic system.

4 For example, often we use a very reduced set of  
5 radionuclides in the calculation of performance. Why,  
6 because the nuclides we don't include are nuclides that are  
7 highly retarded in the geologic system and they never get  
8 out. We don't include them in the calculation for  
9 efficiency purposes. Also, and most of the calculations to  
10 date, iodine and technetium are very mobile in the system but  
11 those, as you see, are the iodine technetium, the other  
12 radionuclides, all the other nuclides that are there are not  
13 getting out.

14 When they show curves like that, they're showing  
15 what caused the dose, rather than the contribution of the  
16 system but all the nuclides that are retained in the soils  
17 and don't lead to dose are zeros, so you don't see that  
18 contribution. So I think sometimes it's a proper depiction  
19 of what the dose is coming from, but not necessarily an  
20 accurate depiction of how much the geologic system is  
21 retaining radionuclides and not letting them move. But  
22 that's an area that we need to -- we realize we need to do a  
23 better job on.

24 MR. CAMERON: Okay, Janet, do you want to --

25 MS. KOTRA: Yeah, I just want to address two

1 things that Judy mentioned.

2 MR. CAMERON: And just -- I hate to remind you but  
3 just make sure your --

4 MS. KOTRA: Very briefly, and that is we've  
5 endured a significant amount of criticism for all of the  
6 sub-systems performed in the criteria and particularly  
7 groundwater travel time because it did not relate directly  
8 to the public health and safety. People were asking, "Well,  
9 what does that mean in terms of how much at risk am I from a  
10 1,000 year groundwater travel time?" And nobody can tell  
11 you unless you specify certain assumptions.

12 The groundwater travel time in and of itself means  
13 nothing if you don't know what the doses is to the  
14 individual who is at the other end of that travel. And I  
15 think that so there has been -- a lot of arguments have been  
16 advanced for why the standards should reflect protection of  
17 individuals and I think that is part of why the Congress  
18 directed us to go in that direction.

19 I want to answer directly the question that you  
20 asked is what would it take for the Nuclear Regulatory  
21 Commission to find Yucca Mountain not acceptable and that is  
22 an absence of reasonable assurance that the public health  
23 and safety will be protected, pure and simple.

24 MR. CAMERON: And that absence of a reasonable  
25 assurance would be based on what?

1 MS. KOTRA: The criteria that we're here to  
2 discuss tonight and the Environmental Protection Agency  
3 which is tasked for setting the environmental standards.

4 MR. CAMERON: That's what underlines the  
5 importance of these standards for everyone. I guess you did  
6 bring up the EPA and it sounds like it would be useful for  
7 people since we talked about our being consistent with the  
8 EPA standards, Steve started us off with what he called the  
9 12-mile buffer zone. We're talked about sub-system  
10 performance standards, all from the perspective of the NRC  
11 rule.

12 I don't want you to speculate about this but do we  
13 know what the EPA's -- would the EPA's approach to the  
14 12-mile buffer zone or sub-system performance requirements  
15 be different or the same as the NRC's?

16 MR. FRISHMAN: We're not allowed to know but I'm  
17 sure someone in this room does.

18 MR. McCARTIN: There's an EPA representative here,  
19 isn't there?

20 MR. CAMERON: Yeah, I'm standing here beside him.  
21 He's not going to tell us anything about it, or is he?

22 UNIDENTIFIED SPEAKER: I can't speak to -- I'm  
23 sorry, but I'm just not authorized to speak for EPA now. We  
24 will be increasing our reviews of that in the very near  
25 future. And I'd hope to have it do it before that. So you

1 will be getting it very quickly. I am not a technical  
2 person. I just wouldn't begin to try to address something  
3 like that. So, bear with us, please, it's something that's  
4 coming very quickly.

5 MS. TREICHEL: Without revealing the standard can  
6 you tell us how long the comment period is?

7 UNIDENTIFIED SPEAKER: Well, I can tell you EPA  
8 has been in a superfund. They came out of the superfund  
9 background. And if people request extension of time period,  
10 we are rather generous with that. So all you have to do is  
11 ask.

12 MS. TREICHEL: All right.

13 MR. FRISHMAN: Chip, I'd like to add one point on  
14 this -- on the EPA rule. And there's been a lot of mention  
15 that we're using -- we're now having to revise everything  
16 because we're using a health-base standard and it's because  
17 Congress made us do it. Well, there's a little history to  
18 that that needs to be understood.

19 And that's that the groundwater travel time  
20 standard and a number of the other prescriptive requirements  
21 were okay until before that when the Department was saying,  
22 "We can meet any standard." And what really happened was in  
23 about between 1990 and 1992 it was discovered that Yucca  
24 Mountain did not meet the release standard of EPA for one  
25 radionuclide. And that caused first an effort by the

1 department to get EPA to change that rule and EPA didn't  
2 change it.

3 And the second effort was to get the National  
4 Academy of Sciences to recommend that EPA change it. They  
5 would not recommend. The Department went to Congress and  
6 then Congress said that we will write a new law that uses a  
7 health-based standard to get around the fact that Yucca  
8 Mountain violates the existing EPA standard. That's why  
9 we're in the situation we're in right now where both NRC and  
10 DOE are saying, "Look what Congress made us do."

11 Well, they went and told Congress what they wanted  
12 Congress to make them do because the site violated the  
13 standard back in 1992.

14 MR. CAMERON: I think that there's some serious  
15 disagreement with that version. I'm not saying that you're  
16 wrong. I just think that people feel differently here and  
17 I'm not sure that it's going to illuminate the proposed rule  
18 to go into that at this point. So let's go for a question  
19 right here.

20 UNIDENTIFIED SPEAKER: Those are the questions I  
21 reviewed those immediately. I was wonder why 50 years and  
22 why it can be feasible what happens after 50 years to make  
23 it un-retrievable.

24 MR. CAMERON: I think that's a comment that  
25 perhaps Bill Vasconi raised earlier. But any comments on

1     how does the proposed rule deal with retrievability and  
2     what's the rationale for it?  Tim?

3             MR. VASCONI:  Fifty years.

4             MR. McCARTIN:  Right, well, I mean, retrievability  
5     was a requirement and also directed by Congress and it was  
6     felt a reasonable thing to have during the operational phase  
7     of the repository, but once you opt to close the repository,  
8     the retrievability option would no longer be a requirement.  
9     You're not going to try to keep open the tunnels at Yucca  
10    Mountain for any perpetuity.

11            MR. CAMERON:  Does that answer your question?

12            MR. MURPHY:  Chip, can I make a comment on that?

13            MR. CAMERON:  Yes, Mal.

14            MR. MURPHY:  This gets a little bit -- this goes  
15    to the descriptive versus flexibility arguments in the rule  
16    as well.  Nye County has, in some of the work it's conducted  
17    over the past couple of years, developed a theory under  
18    which we believe that -- and I don't want to use the word  
19    "open" because that's not right, but we believe that a  
20    repository in which, designed in such a way that the waste  
21    is naturally ventilated and thus kept cool and dry as a  
22    result of natural ventilation is perhaps, and we don't know  
23    for sure yet, but is perhaps a better and thus more certain  
24    and safe way to operate a repository if one is going to be  
25    built at Yucca Mountain than by eventually closing it and

1 sealing it up and letting all the heat generate inside it,  
2 et cetera.

3 Now, if -- and we would like to see both the  
4 statute and the regulations eventually adopted in such a way  
5 as to provide enough flexibility to deal with that sort of a  
6 design concept. If you're going to design a repository and  
7 operate a repository in a way which allows it to be  
8 naturally ventilated for a long, long period of time,  
9 thousands of years rather than 100 years, then it would not  
10 be difficult to keep the waste somehow retrievable for the  
11 same period of time.

12 The 50 years, I believe is just an arbitrary  
13 period that Congress came up with in the Nuclear Waste  
14 Policy Act that directed the federal agencies running this  
15 program to maintain the waste be retrievable for a period of  
16 50 years. I don't -- I don't think, I'm not a technical  
17 person myself, but I don't think there's ever been any  
18 technical reason, expressed to me at least, for 50 years as  
19 a period of retrievability. I don't know where that period  
20 came from but it's in the law, isn't it?

21 MS. KOTRA: The law, the 50 years is not in the  
22 law.

23 MR. MURPHY: But it's in the regs, yeah.

24 MS. KOTRA: The 50 years is not in the law, but  
25 you're right, it's a law that required the NRC to specify

1     that and I believe you're right, there was not a technical  
2     basis. It was, at the time, a generic determination on what  
3     would be reasonable. But clearly, the department is the one  
4     who makes the determination in their license application how  
5     long they want to keep it open, and they, at public meetings  
6     and at international conferences in the last -- I don't want  
7     to speak for Steve, but asserted that there's a willingness  
8     to keep it retrievable for considerably longer than that.

9             MR. MURPHY: It's 50 years in the new regulations  
10    though.

11            MS. KOTRA: It currently is, yes. At least,  
12    that's the minimum. It's a minimum.

13            MR. MURPHY: Well, that's what I'm saying, you  
14    know, we would prefer to see that eliminate. We would  
15    prefer to see no minimum period of retrievability.

16            MR. CAMERON: Okay, and being retrievable forever.  
17    That's a comment.

18            MR. MURPHY: We would prefer to see the  
19    regulations allow the department and other participants in  
20    the program to design a repository, I'm not saying that it  
21    has to be retrievable forever. We would prefer to see  
22    regulations which did not tie the department's hands in  
23    designing the repository so that it should be retrievable  
24    forever.

25            MR. CAMERON: Okay, Steve.

1 MR. FRISHMAN: I just want to mentioned something  
2 about, you know, current thinking on a design, that we're  
3 looking for having a repository that could be monitored and  
4 retrieved because it wouldn't be closed up for hundreds of  
5 years perhaps, or that the future generation can decide when  
6 they want to actually close it.

7 MR. CAMERON: Thank you. Good question. We have  
8 a question back here and then here and perhaps over there.

9 Carol, do you want to ask a question or do you  
10 want to kick us out of here?

11 MS. STEDDMAN: I want to thank you all for coming.  
12 But I'll take my turn. I do have a question.

13 MR. CAMERON: All right, let's go back here for a  
14 question and then we'll finish up.

15 ANDREW: Well, my name is Andrew (indiscernible)  
16 from Chaparral High School to start off. I'd just like to  
17 say that it seems like we're involved with Yucca Mountain  
18 and whatever wrong has happened or whatever right has  
19 happened, you know, it seems like a bad place for a  
20 repository.

21 Now, it's granted that we should have this nuclear  
22 waste in one place rather than 100 other places around the  
23 country. But the idea behind it and the main thing I've  
24 been seeing is that these rules have set down a lower  
25 standard. When they should be changed in a way to inform

1 the public and to reassure them that this repository will be  
2 safe.

3 Now, the question is, why if this site is good but  
4 has its faults, can't we make these rules to restrict the  
5 amounts of radiation emitted from the repository. The idea  
6 of making the mandate aspects of the repository more  
7 efficient or impenetrable I should say. In essence, are we  
8 doing everything that we can to make sure that what we have  
9 our hand in is off crusading for the faults of Yucca  
10 Mountain?

11 MR. CAMERON: Does anybody want to tackle the  
12 whole relationship between waste handling and all that other  
13 context. Tim, I think you got the drift of the question,  
14 right?

15 MR. McCARTIN: Right. I guess there's times that  
16 people would like us to try to regulate a zero-release  
17 facility and although we'd like to think nothing will ever  
18 escape from Yucca Mountain, it is impractical to make  
19 assumptions that you can build something for thousands of  
20 years that will continue to operate to keep it at zero  
21 release. And so we have set a dose limit of 25 millirem  
22 which is consistent with the limits we have that at other  
23 comparable facilities, low-level waste facilities, et  
24 cetera. We believe that is protective of public health and  
25 safety.

1           So we believe it would be somewhat deceptive to  
2   try to get people to think that we could actually build a  
3   high-level waste repository that would be zero release for  
4   thousands of years. But you know, a 25 millirem dose is an  
5   acceptable dose limit in the NRC regulations, not just at  
6   Yucca Mountain, but at other places around the country. If  
7   we meet that requirement, we feel the public health and  
8   safety would be protected.

9           MR. CAMERON: Okay, thanks, Tim. Let's go over  
10   here for a question and I think we can have a couple more  
11   and then we'll finish up. Yes, sir.

12          MR. RUPERT: Is there any way a zoning plan or  
13   even a dose of, that there's a natural analog that can be  
14   studied or has been possibly studied already to give you the  
15   dose requirements for the environment this for analog it's  
16   operating in if it exists and use that as the starting point  
17   for the Yucca Mountain project?

18          MR. CAMERON: Okay, Tim, Janet or both.

19          MR. McCARTIN: Well, we currently are looking at  
20   and have looked at and DOE actually is doing some work at  
21   Pina Blanca, which is a uranium ore body in a unsaturated  
22   tough environment in Mexico to look at, at least the  
23   transport of uranium in a unsaturated tough regime. And  
24   generally, it appears that the uranium has migrated very,  
25   very little.

1           However, there is always problems with looking at  
2   natural analogues. You try to pull as much information as  
3   you can from them but you control very little above the  
4   boundary conditions, et cetera. We're looking at it as best  
5   we can. You get some insights primarily in terms of the  
6   long-term fate of uranium transport.

7           MS. KOTRA: I would add to that that we anticipate  
8   that the Department will support its arguments for why it  
9   believes its application is sufficient by drawing on  
10   research around the world of natural analogues if it chooses  
11   to do so. We are aware of other analogues. We have  
12   studied, through our independent contractor at Pina Blanca,  
13   but there are others. We would look to that as supporting  
14   or buttressing evidence for the safety case that they will  
15   make and if there's evidence out there, it's incumbent upon  
16   them to advance it.

17           MR. CAMERON: Okay, thank you very much. Let's go  
18   to Carol Steddman.

19           MS. STEDDMAN: First of all, I'm Carol Steddman  
20   and I want to thank you all very much for coming to the  
21   meeting. I'd especially like to thank the out-of-town  
22   visitors, who have a distance to address the local  
23   population. We want to thank you. I want to also thank the  
24   panelists from local government organizations. We have  
25   numerous venues and a most extraordinary report. We've been

1 having town hall meetings for 15 years. We've had numerous,  
2 numerous town halls on the Yucca Mountain question.

3 Last December there was a poll taken in Las Vegas.  
4 The position of the citizens is now to oppose Yucca Mountain  
5 is 75 percent. About five years ago it was at 54 percent.  
6 During the election of '96, it was at 63 percent. And now  
7 it's 75 percent.

8 Does this make any difference to the regulation  
9 procedures? I don't know. I'd like to know if this makes  
10 any difference in your licensing decision?

11 MR. CAMERON: Okay, great. Good question. I  
12 think it's pretty straightforward. Let's go to Bill Reamer.

13 MR. REAMER: As a legal matter, no, it does not  
14 make a difference because it's not a consideration that we  
15 are allowed to take into account when we make the decision.  
16 What we are allowed to take into account is public health  
17 and safety, not the preferences of the citizens and I don't  
18 mean to say that what you have said is falling on deaf ears.

19 It's -- I understand what you're saying, but it's  
20 not a consideration that I can consider within the Nuclear  
21 Regulatory Commission in making the decision. What I can  
22 consider is public health and safety. What I can do is come  
23 to meetings with you and discuss the proposals that I make  
24 and the actions that I intend to take and explain why I  
25 think they are protective and hear what you say in response.

1 MR. CAMERON: Okay, we're going to go to a couple  
2 other panel members on this question and then ask Carol for  
3 a follow-up. First we'll go to Bill and then to Steve.

4 MR. VASCONI: As I understand it she was saying  
5 the percentages of people who don't want the Yucca Mountain  
6 project to continue, right?

7 MS. TREICHEL: Right.

8 MR. VASCONI: Well, you know, you can get anything  
9 you want to out of her survey and I've seen some of the  
10 surveys, I've been a part of some of the surveys. And  
11 sometimes it depends how you ask the question. But the  
12 bottom line on it, no, the majority of Nevadans do not want  
13 the Yucca Mountain project. But the second part of that  
14 question should be; how many of you think it's coming here  
15 anyway?

16 Then you will find out that well over 90 percent  
17 say it's mandated by the federal government enacted by  
18 Congress and the Yucca Mountain is going to become a  
19 reality. Well, in that point in time you should say, "What  
20 is plan B, Nevada?" "What's plan B?" What kind of equity,  
21 what kind of entitlement, what kind of benefits are you  
22 going to get for the siting of Yucca Mountain in Nye County?

23 And another thing to keep in mind is the longer  
24 you wait on these surveys, the less response you'll get from  
25 second, third or four generation Nevadans because in Las

1 Vegas right now, 50 percent of the people in this town have  
2 been here less than 10 years. They're all from some place  
3 else.

4 The majority of them probably had nuclear power in  
5 their state. See, Nevada has no nuclear power. But Nevada  
6 will assume a certain percentage of nuclear power over the  
7 power grid, but Nevada will also assume to buy cars made in  
8 Detroit, steel out of Gary, Indiana or Japan or produce out  
9 of California, all of which have nuclear power.

10 The bottom line on it is, they'll take all the  
11 money the tourists want to give them, but don't ask Nevada  
12 to help with a national issue even though Nevada's motto is,  
13 "Battle born, all for our country." They're all for  
14 themselves.

15 MR. CAMERON: Okay, thank you, Bill.

16 Steve?

17 MR. FRISHMAN: I think maybe this does play into  
18 the Commission's responsibility of whether you think the  
19 site is inevitable, I don't, but whether you do or you see  
20 that the public has a very strong opinion against the  
21 project. I think where that comes into, where that comes  
22 into the regulatory scheme is in -- it's an expression of  
23 expectation and if the public is very, very concerned about  
24 this and about the safety of this, I would think that that  
25 can be translated to an expectation that the standard of

1 reasonable assurance will become tighter and tighter.

2 I think this would be the response to very heavy  
3 public opposition and that's that nobody can define  
4 reasonable assurance. We look at the amount of uncertainty  
5 that exists in the performance assessments right now and I  
6 think just about anybody would tell you if that uncertainty  
7 persists, you can't get reasonable assurance except from  
8 somebody who just totally ignores the uncertainty.

9 So it seems to me that the response to great  
10 public concern opposition would be a necessity to be even  
11 more and more rigorous in the subjective sides of a  
12 licensing decision. That's the response. Because what it  
13 comes down to is that like it or not, I don't know anybody  
14 who, at least from the standpoint of people who are really  
15 concerned about this project, I don't know anybody who  
16 believes that once you get a license application that a  
17 license will be denied.

18 MR. CAMERON: Janet, is there a comment that you  
19 would like to make?

20 MR. MURPHY: Chip, Chip, could I just make a --  
21 just sort of give the flip side of that and maybe I  
22 shouldn't do this because we don't want to get involved in  
23 discussions of political philosophy or anything like that.  
24 But look at it from Nye County's perspective, if you would.  
25 We want the decision with respect to whether or not Yucca

1 Mountain is going to be operated as a repository to be based  
2 on science and science alone, not on public opinion.

3 Think of it from the point of view of a county of  
4 30,000 people living in the shadow of Clark County and Las  
5 Vegas. And public opinion is fickle, it's transitory. We  
6 do not want to live under a regulatory scheme where if all  
7 of a sudden the people of Clark County change their mind and  
8 think it would be a wonderful idea to put some undesirable,  
9 maybe not Yucca Mountain, but some undesirable facility up  
10 there in Nye County and they took a poll and 95 percent of  
11 the people in Nevada said, "Yes, it's a good idea." And the  
12 only five percent who said, "No, it's not a good idea" are  
13 the folks who live in Nye County. We don't want to live  
14 under that system.

15 We want this decision to be based strictly and  
16 exclusively on technical and scientific merit and that is  
17 the direction I am given in the nuclear waste -- in  
18 overseeing this program. That's the direction we're given  
19 by the Nye County Commissioners and that's the direction I'm  
20 given by my principal manager of the nuclear waste  
21 repository project office. We insist that this be made,  
22 that this program be conducted on the basis of objective,  
23 rigorous, science based on conservative principles.

24 I appreciate that 75 percent of the people -- I'm  
25 not a resident of the State of Nevada. So I don't get to

1 express those opinions. I certainly sympathize with the  
2 point of view of people who do express those opinions, but  
3 we do not want this, these decisions made based on those  
4 kind of poll results.

5 MR. CAMERON: Before we get to Janet for final  
6 comment on this issue, let's let Carol do a follow-up.

7 MS. STEDDMAN: Is it a correct (indiscernible) Nye  
8 County facility. I understand that we don't have to  
9 (indiscernible) even with a geological repository. Okay?  
10 For nuclear waste. They decide not to do it, I don't know  
11 how much science they've had, how much longer they wanted to  
12 study it, how many presidents, or projects within agency  
13 (indiscernible) because the people do not want it, they do  
14 not trust it.

15 Now, a response to Bill about money, let's take  
16 another look. We went to DOE meetings last spring when they  
17 cut the budget. Do you remember the budget?

18 MR. VASCONI: I can't hear you. There's something  
19 going on with -- can you hear her?

20 MS. STEDDMAN: Okay, Bill, we went to DOE meetings  
21 last spring when they were cutting the budgets, remember it?

22 MR. VASCONI: Okay.

23 MS. STEDDMAN: Okay, the second part of my  
24 question is to the NRC, let us say that Yucca Mountain seems  
25 to be okay and we'll approve it, the construction goes on.

1 You have the casts lined up, et cetera. Our wonderful  
2 Congress decides they must cut budgets. What are you going  
3 to do? I understand you will be monitoring the  
4 construction, et cetera, et cetera, but last spring we were  
5 told that the quality control standards on approximately  
6 (indiscernible).

7 My question is, what is the guarantee that there's  
8 going to be the financial investment in the area?

9 MR. CAMERON: All right, then, I know Janet, you  
10 have a comment from the last discussion and I think that  
11 this is an important question that everybody needs to hear  
12 answered, and I'd like to go to you to answer both of those  
13 questions and then maybe we should take a short break before  
14 we go on with the program. No, that's a joke.

15 (LAUGHTER)

16 MR. CAMERON: That proves that we have veracity.  
17 Okay. But at any rate, go ahead.

18 MS. KOTRA: I just wanted to react to the  
19 suggestion that the Nuclear Regulatory Commission would  
20 adjust the stringency of standards as a function of public  
21 opposition. That's not something that we legally or morally  
22 should entertain. We regulate a wide range of activities  
23 and facilities for medical use of radio isotopes to nuclear  
24 power plants. There's a wide range of public fear,  
25 acceptability, support, knowledge, ignorance.

1           We have to make our judgments on the science that  
2   Mal alluded to. We would be failing in our jobs as public  
3   servants if we did not. The fact is that public opposition  
4   will play an important role in this and there are  
5   opportunities for public participation in many steps in the  
6   process. I can speak for the agency that I represent that  
7   the public comments we've received are treated with a great  
8   deal of seriousness.

9           That does not mean that we can abdicate our  
10   responsibilities to make the judgments and recommendations  
11   to our commissioners based upon science and what is believed  
12   to be in the best interest of public health and safety.

13           MR. CAMERON: And the answer to the second  
14   question.

15           MR. MURPHY: Let me just clarify what I said, too,  
16   if I could, Chip. I didn't mean to suggest that public  
17   opinion shouldn't play any role in this process, of course  
18   it should. But those are decisions, policy decisions that  
19   need to be made by Congress and by state legislatures, et  
20   cetera.

21           What I'm saying is that we do not want public  
22   opinion to intrude itself in the technical -- in the  
23   adoption of technical licensing standards or the  
24   application, the technical applications of scientific  
25   standards or in the conduct of Steve Brocom's performance

1 assessment.

2 We want those kind of decisions made based on  
3 science. Should Congress take into consideration the fact  
4 that 75 percent of the people in the State of Nevada do not  
5 want Yucca Mountain? Of course it should. And should the  
6 state legislature, of course, it should. But I don't want  
7 to -- let me give you just another hypothetical.

8 You know, considering it from your point of view  
9 as a resident of Clark County and the point of view of a  
10 resident of Nye County or any resident of central Nevada, if  
11 the state engineer, who in the process of adopting new  
12 standards, which were applicable to inter-basin transfers of  
13 water, should the state engineer decide that on the basis of  
14 scientific principles of hydrology or should he decide it on  
15 the basis that Clark County has all the people and they want  
16 the water and the heck with Central America?

17 Now, the state legislature has to take those kind  
18 of things into consideration, but we don't want the  
19 scientists to.

20 MR. CAMERON: Okay, that's an important  
21 clarification. I really think we need to try to wrap up  
22 here and I want to get to the answer to the question of the  
23 implications of budget cuts for future monitoring the  
24 repository if there is one. Tim?

25 MR. McCARTIN: Yeah, I guess the -- and I'll take

1 a stab at this and that is that right now information is  
2 being collected to evaluate the feasibility of the Yucca  
3 Mountain repository. If a license application is submitted  
4 and construction authorization is granted, there will be a  
5 lot of information gathered as the repository is  
6 constructed.

7 If a license is granted to receive the waste and  
8 place it, there's more information gathered about the  
9 behavior or the performance of the Yucca Mountain  
10 repository. It's a performance confirmation period as we  
11 call it. We look on it as a very long time period of  
12 gathering a lot of useful information to somewhat validate,  
13 did we perceive things correctly. If not, that's why the  
14 retrievability option is there.

15 And as far as I know, I've never gotten a sense at  
16 the Commission that we've put clauses in our regulations  
17 that we do not take serious, that we would not implement if  
18 we need to for public health and safety, and I think that  
19 performance confirmation period, we will not have all the  
20 answers, reasonable assurance we will have public health and  
21 safety will be protected.

22 But this performance confirmation period, I think  
23 is very important. If something happens during that that  
24 changes your view, maybe you have to do something different.

25 MR. CAMERON: Okay.

1 MS. STEDDMAN: What do you do if you run out of  
2 money?

3 MR. MCCARTIN: If we believe we do not have a  
4 sufficient budget to protect the public health and safety,  
5 we have to go to Congress and say, "We need more money."

6 MR. CAMERON: Okay, I'm going to have one more  
7 question from this woman here, who has not had an  
8 opportunity before and then we need to wrap up.

9 NOELLE: I just want to ask, we've heard all  
10 different kind of rumors --

11 MR. CAMERON: Let me bring you a microphone, okay?

12 NOELLE: My name is Noelle. I wanted to ask you  
13 if you could clarify something. We've heard many different  
14 rumors of how much money has already been spent at Yucca  
15 Mountain. I heard it's 3 billion or 2 billion or what is it  
16 that's already been spent to try to prove the it's going to  
17 work there? Do you know that?

18 MR. BROCOM: 3.2, 3.2 billion.

19 NOELLE: Pardon me?

20 MS. KOTRA: 3.2 billion.

21 NOELLE: \$3.2 billion then. Okay.

22 MR. CAMERON: Maybe that's a good exclamation  
23 point to adjourn the meeting on. You've been an incredible  
24 audience and we've had an incredible panel and I thank them  
25 and thank you.

1 (APPLAUSE)

2 MR. CAMERON: I'd also like to recognize Judy  
3 Goodwin of the NRC staff for all the work that she's done.

4 (Whereupon, at 10:20 p.m., the public meeting  
5 concluded.)

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