

**From:** Stang, Annette  
**Sent:** Friday, September 02, 2011 3:27 PM  
**To:** Tucker, Sharon  
**Subject:** FW: Proposed EP SDP wording change  
**Attachments:** NUREG-CR-5247 Intro.PDF

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**From:** Kahler, Robert  
**Sent:** Wednesday, August 31, 2011 6:37 PM  
**To:** Stang, Annette  
**Cc:** LaVie, Steve  
**Subject:** FW: Proposed EP SDP wording change

Annette,

Please have Dave's email and attachment entered into ADAMS as public/non-sensitive.

Thank you,

Bob

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**From:** YOUNG, David [<mailto:dly@nei.org>]  
**Sent:** Wednesday, August 31, 2011 12:22 PM  
**To:** Kahler, Robert; LaVie, Steve  
**Cc:** [john.d.stephenson@pgnmail.com](mailto:john.d.stephenson@pgnmail.com); John Costello ([john.costello@dom.com](mailto:john.costello@dom.com)); [rgcollings@firstenergycorp.com](mailto:rgcollings@firstenergycorp.com); PERKINS-GREW, Susan; HUG, Martin; Nick Avrakotos ([navrako@entergy.com](mailto:navrako@entergy.com))  
**Subject:** Proposed EP SDP wording change

Bob and Steve,

Per our discussion yesterday, here is a proposed change to the last paragraph on page B-27 for your consideration.

#### Current

In the notification significance examples, the scope of OROs is limited to those agencies having a direct emergency response role in protecting the public health and safety. This would typically include State, county, municipal, and Tribal emergency management agencies, but may include others.

#### Proposed

In the notification significance examples, the scope of OROs is limited to those agencies that the licensee must directly notify of an emergency declaration as described in the site emergency plan. This would typically include the State, county, municipal, and/or tribal agencies that are notified by the licensee within 15-minutes of an emergency declaration.

I cc'ed a few people who were on the call yesterday to read this and recalibrate me if I'm offering something that is not an improvement.

Also, as we discussed, there are several assessments out there concerning the merits and drawbacks of offsite dose projection systems. I have attached one such assessment as an example. I would suggest that the likely accuracy of dose projection modeling beyond 10-miles be a consideration in defining the Green finding criterion on page B-40.

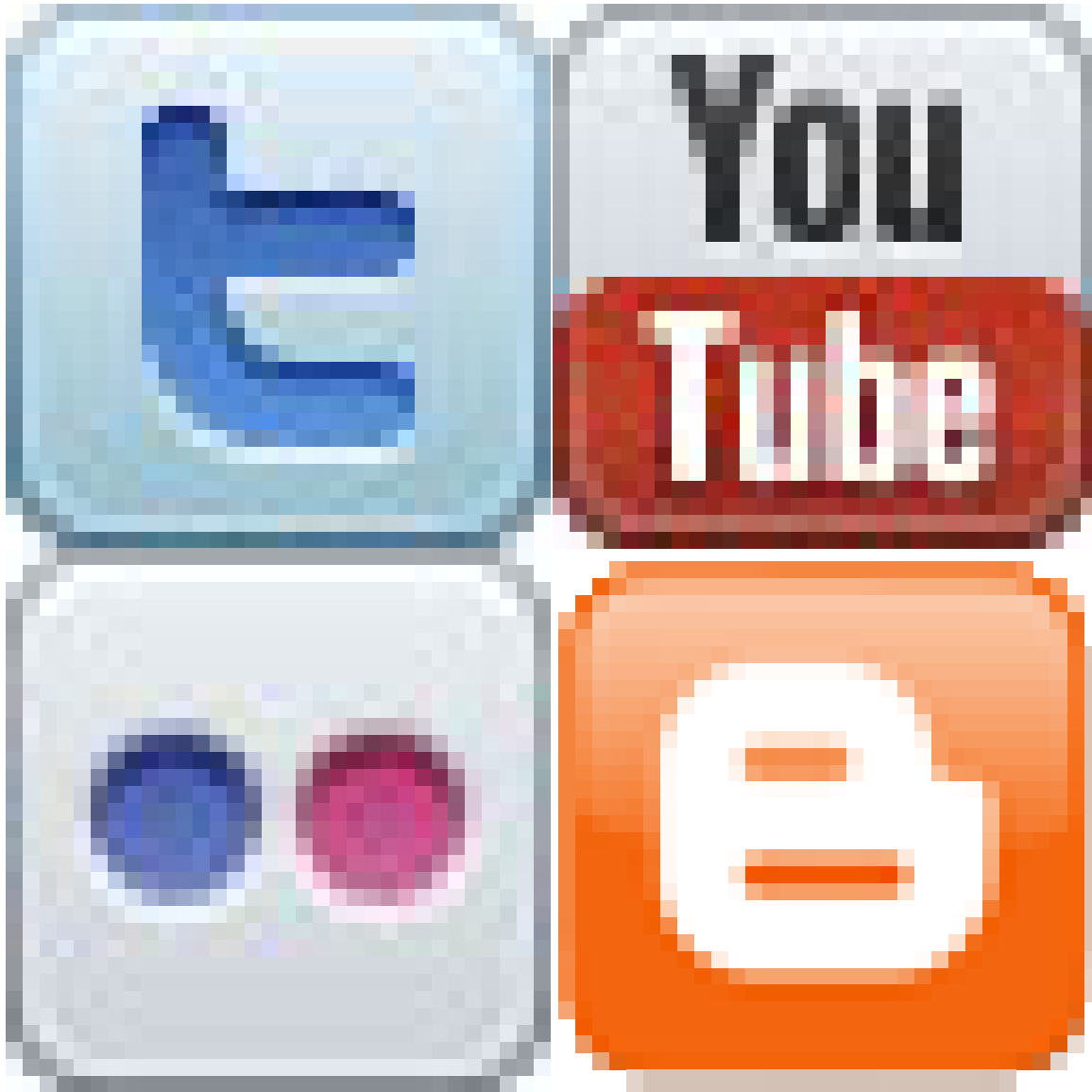
David Young  
Senior Project Manager,  
Emergency Preparedness

Nuclear Energy Institute  
1776 I St. N.W., Suite 400  
Washington, DC 20006  
[www.nei.org](http://www.nei.org)

P: 202-739-8127  
F: 202-533-0175  
E: [dly@nei.org](mailto:dly@nei.org)



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