

DSI-2

(3)



NRC STRATEGIC ASSESSMENT AND REBASELINING INITIATIVE

DIRECTION SETTING ISSUE COMMENT FORM

NAME Lisa JarrielPHONE NO. (301) 564 - 3247AFFILIATION U.S. Enrichment Corporation

PLEASE CHECK ONLY ONE:

- ☒ DSI 2 - Oversight of the Department of Energy
☐ DSI 4 - NRC's Relationship with Agreement States
☐ DSI 5 - Low-Level Waste
☐ DSI 6 - High-Level Waste
☐ DSI 7 - Materials/Medical Oversight
☐ DSI 9 - Decommissioning - Non Reactor Facilities
☐ DSI 10 - Reactor Licensing for Future Applicants
☐ DSI 11 - Operating Reactor Program Oversight
☐ DSI 12 - Risk-Informed, Performance-Based Regulation

- ☐ DSI 13 - Role of Industry
☐ DSI 14 - Public Communication Initiatives
☐ DSI 20 - International Activities
☐ DSI 21 - Fees
☐ DSI 22 - Research
☐ DSI 23 - Enhancing Regulatory Excellence
☐ DSI 24 - Power Reactor Decommissioning
☐ General

COMMENT:

I suspect the U.S. Enrichment Corporation will be formally submitting comments on this DSI which will include the following comment. However, USEC at least wants to comment on the following inaccuracy in the DSI paper.

Page 15: DOE's advisory committee has recommended that Safeguards & Security (MC&A, physical and personnel security) remains a DOE function and incorrectly states, "NRC does not regulate safeguards & security at the gaseous diffusion plants operated by the U.S. Enrichment Corporation." In fact the NRC does/will regulate the GDPs in this area.

