



SCOTT & WHITE

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Secretary of the Commission  
U.S. Nuclear Regulatory Commission  
Washington, D.C. 20555

Attention: Docketing and Service Branch

Gentleman:

This letter is in response to the advanced notice of proposed rule-making regarding "Financial Responsibility Requirements Applicable to NRC Licensees for Cleanup of Accidental and Unexpected Releases of Radioactive Materials." My comments are directed at the scope of the rulemaking. My experience in the area of Nuclear Medicine Diagnosis and Radiation Therapy for the past fifteen years indicates no accidental or unexpected releases of radioactive material that required any significant financial cost in cleanup. Therefore, I consider that the scope of the proposed rulemaking should be narrowed to exclude Nuclear Medicine the Diagnosis and Radiation Therapy.

Should you have any questions regarding my comments, please contact me.

Sincerely yours,

*Philip D. Bourland*

Philip D. Bourland, Ph.D.

PDB:sc

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add Mary J. Scanlon 62355  
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SCOTT & WHITE CLINIC  
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Acknowledged by card

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