



NRC STRATEGIC ASSESSMENT AND REBASELINING INITIATIVE

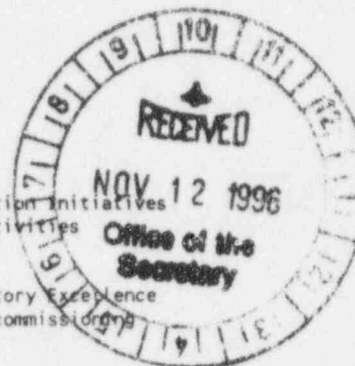
DIRECTION SETTING ISSUE COMMENT FORM

NAME Cheryl Culver Schultz, M.S. PHONE NO. (810) 551-0548
 AFFILIATION William Beaumont Hospital

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:

- 1) We are strongly opposed to Option 1: Turn agreement state program over to EPA. This is not cost effective, not beneficial to the current Agreement States, or any licensee.
- 2) We strongly support the Option 2: The NRC should encourage states to become Agreement States. They should provide non-monetary incentives and investigate federal grants to states that want to become Agreement States.
- 3) The NRC should treat agreement states as Co-Regulators. The Organization of Agreement States should be involved on the front end of all rulemaking.
- 4) The long term goal of NRC should be Option 3 - to turn regulatory authority over to the States. -B

5) As a fee payor for NRC, we support continued funding for training of agreement state staff.