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TO OUR READERS:

This issue was initially delayed because of what appeared to be fast-moving actions in Congress regarding the HLW program. Then the pace slowed and we waited a bit more. However it got to where we couldn't wait any more! Here is the latest action as occurred on Monday, August 11, and our guess as to what may happen in the four days prior to the August 15 recess. Though the EXCHANGE is not published in August, Congressional action warrants this issue and one more extra issue which will include a lengthy interview with Ben Rusche. Hopefully you are not on vacation and are able to read this in a timely manner!

SENATE ELECTION POLITICS, DOE DECISION TO "INDEFINITELY POSTPONE" SECOND REPOSITORY SELECTION LEAD TO MAJOR PROGRAM CRISIS

...Possible outcome...program stalled, NWPA scuttled, or ???
...Our perspectives

Within the past two weeks the ongoing Congressional efforts severely criticizing DOE's HLW site selection process, and the decision to delay selection of the second repository, have taken on the aura of an honest-to-goodness effort to find ways to kill the program, not just new words to criticize. And practical ways at that, not just introducing new legislation that will play well back home, or filing a court suit, but working towards getting support to kill the program's appropriations. Thus far the effort has not succeeded in severely cutting funds, but has created an "affinity cult" of Senate and House leaders, former supporters of the program, who have the necessary collective clout to achieve major program changes.

Politics Played No Role?

The Secretary and Mr. Rusche have attempted to counter the charges that the second round decision was politically motivated, but for the most part have ended up "digging a deeper hole". Staff documents turned over to Congressman Markey revealed a healthy appreciation of the political ramifications of the decision. In addition DOE has yet to DOE has yet to support the second round deferral with any technical analysis of the implications of having only one repository loading at 3,000 metric tons per year instead of two, with each loading at that rate. Reactor discharges are projected to be from 2,000 to 3,300 tons per year until about 2015 even in the no new orders case. If only one repository is available for loading, there would be at most about 1,000 tons per year of excess loading capacity available for working off the 40,000 tons of spent fuel expected to be stored at reactors and/or an MRS by the time the repository is operating at full scale. Thus having only one repository, or simply deferring the second for (See HLW Program in the HLW Focus)
AT THE DISPOSAL SITES

The volume of LLRW delivered for disposal at Hanford and Beatty remains well below previous years levels. According to Washington State officials the volume being delivered to Hanford is running approximately 40-50 percent below last year's rate.

Waste delivered to Barnwell is also down but only about 16 percent overall. However, the rate of delivery for out-of-region waste to the South Carolina facility is such that the reserved capacity for out-of-region waste will be exceeded by almost 200,000 cubic feet if the current rate of delivery and acceptance is maintained. The Southeast Commission, in action taken earlier in the year, directed that Chem-Nuclear, the site operator, reserve approximately 770,000 cubic feet of capacity for in-region waste, thereby setting a 428,000 cubic feet site cap for out-of-region waste. South Carolina officials are looking into the situation.

IN THE NORTHEAST

Cindy Gordon, Chair of the Northeast Compact Commission, reports that the Commission now has an office in Princeton, New Jersey. Correspondence should be addressed to: Denise Drace, Executive Director, NE Compact Commission, P. O. Box 3363, Princeton, NJ 08543. Ms. Gordon informed The EXCHANGE that a scope of work to develop a regional management is near completion. A Request for Proposals from outside contractors to develop the plan should be released in the Fall. The Commission intends to set a timetable in order to designate a host state by November 1987.

The New Jersey Environmental Protection Policy Chief reported that the District of Columbia did not attend the last Commission meeting and has not forwarded any formal notice that action has been taken to join the Compact.

The New Jersey Legislature is expected to hold hearings sometime this Fall on the LLRW disposal facility siting legislation submitted earlier this year.

IN APPALACHIA

The Appalachian Compact has been introduced in the U.S. Senate and House, and action in the Senate Judiciary Committee could be completed prior to the August recess, but depends on other Committee business. There was initially some concern within the Judiciary Committee staff about the membership of Delaware and Maryland. Both ratified the Northeast Compact, but in the following year their respective legislature rescinded their membership and enacted legislation ratifying the Appalachian Compact. Under the Appalachian regional agreement, for all practical purposes, neither would be required to host a disposal facility. However, under the provisions of the Northeast Compact the withdrawal of a party state does not "take effect until five years after the Governor of the withdrawing state has given notice in writing of such withdrawal." Furthermore, the withdrawing state remains liable for "any liability incurred by or chargeable" to the state at the time of the withdrawal.

Maryland and Delaware contend that neither state was a "formal" member of the NE Compact and therefore maintain that they are not obligated by these withdrawal provisions. Neither state paid their membership fee which is one of requirements for becoming a party state according to the provision of the NE Compact. The legislation to rescind their membership in the Northeast and to ratify the Appalachian was enacted by their respective state legislatures after Congress ratified the Northeast Compact into law.

According to Pennsylvania officials the long-awaited state LLRW disposal facility siting bill should be introduced into the legislature by September. Any further action during this legislative session is highly unlikely. Within the past couple of weeks the staff of the state's Department of Environmental Resources met with the specially designated Public Advisory Committee to discuss the nth draft of the proposed legislation and agreed to allow...
members the opportunity to provide final comments on the proposal until mid-August.

The site-selection program being proposed in the legislation by the State DER is patterned after the operator license-designee process adopted in California. The first phase is a regional screening effort to identify potential areas suitable for a disposal site. This is to be carried out by an outside contractor. In the second stage a disposal facility operator license-designee is to be selected through an open Request-for-Proposal (RFP) process. The operator license-designee is then to proceed to select four possible sites for location of the disposal facility. The Secretary of the DER will then select the final site. The legislation is expected to include a "rebuttable presumption" provision that will hold the site operator liable for radioactive contamination within one quarter-mile of the perimeter of the disposal site, unless the operator can prove that the contamination existed before the disposal site was put in operation, or that the previous landowner refused to allow a preoperation survey, or, finally, that the contamination occurred as a result of other nearby activities.

IN THE SOUTHEAST

Governors of the Southeast Compact states will meet in a closed "summit" conference at the Southern Governors' Association meeting in Charlotte, N.C. (Aug. 10-12), to discuss the selection process to determine which SE state will host the second regional LLRW disposal facility. The meeting is scheduled for Monday, August 11. Legislators from North Carolina (the top ranked candidate state) have made moves to rescind the state's membership in the compact if it is designated by the Commission as the host state. Host state designation should have been completed by July 21 but has been delayed in order to address concerns raised by North Carolina (See EXCHANGE, Vol. 5, No. 12).

IN THE MIDWEST

At their August 18-19 session the Midwest Compact Commission is expected to approve a host state incentives package intended to entice a member state to accept or volunteer to host the region's LLRW facility. Gregg Larson, formerly Director of the Minnesota HLW Program, is now Executive Director of the Commission.

IN THE ROCKY MOUNTAIN WEST

At their July 31 meeting the Rocky Mountain Board opted to completely eliminate the Compact rule requiring that out-of-region LLRW generators and-or brokers apply for a "Compact" permit in order to dispose of LLRW at the Beatty Facility. Those desiring to dispose of waste at the Beatty site now have only to meet the State of Nevada's requirements, which are: obtaining a site use permit, and, meeting the revised third party inspection requirement (See EXCHANGE, Vol. 5, No. 9). Compact officials report that the volume of waste accepted for disposal at Beatty is still lower than the past year "but is picking up."

AT FEDERAL NUCLEAR FACILITIES (Mixed and LLRW)

Within the past few weeks the Department of Energy has successfully executed compliance agreements with EPA regarding the management of hazardous, mixed and radioactive waste at the Colorado Rocky Flats Facility and the Fernald Facility in Ohio. The Rocky Flats agreement includes the State of Colorado but Ohio is not a cosignor of the Fernald agreement. The Attorney General of Ohio has filed suit in Federal Court against DOE and the former contractor who managed the facility.

The Rocky Flats Agreement is the most interesting of the two agreements because it involves jurisdiction over mixed-waste. According to DOE and Colorado officials, provisions of the final agreement regarding the regulation of mixed-waste streams are based upon DOE's proposed-but-not-yet-finalized "by-product" definition which places "process" mixed-waste streams under the jurisdiction of the Atomic Energy Act (AEA) rather than the Resource Conservation and Recovery Act (RCRA) (See EXCHANGE, Vol. 5, Nos. 5,6,8). Because of this aspect of the agreement the State of
Colorado successfully inserted language that would not allow DOE to "mix" a "process" radioactive waste stream with a hazardous waste stream to produce a mixed waste stream that would fall under the proposed by-product definition and thus not be within the jurisdiction of RCRA and EPA, or the state.

According to the agreement, a process waste stream containing transuranic waste and hazardous waste, which is destined for permanent disposal at the Waste Isolation Pilot Plant in New Mexico, falls under jurisdiction of the AEA. A transuranic waste stream "mixed" with a hazardous waste stream but not a "mixed" stream directly from a processing operation would fall under RCRA.

Overall the compliance agreement lays out a technical action plan, with timetables, which will ensure that the Rocky Flats plant is in compliance with the RCRA, the Comprehensive Environmental Response (CERCLA) and the Colorado Hazardous Waste Act.

Under the agreement DOE is to submit a revised permit application to EPA and Colorado; inactive waste sites at the plant are to be investigated, and required corrective actions consistent with the requirements of RCRA and CERCLA are to be completed.

IN THE DOE

The Department of Energy (DOE) is inviting small business firms to submit proposals under its fifth annual solicitation for the Small Business Innovation Research (SBIR) program. The SBIR program's objective is to strengthen the role of small, innovative firms in areas of research and development which are federally funded. It is also intended to use federal R&D as a base for technological innovation, to meet agency needs, and to contribute to the growth and strength of the nation's economy. The program implements the Small Business Innovation Development Act of 1982.

Successful proposals (approximately 100) may receive up to $50,000 to explore the feasibility of their ideas, with up to $500,000 available in a second phase for those ideas with the highest potential to meet the SBIR program objectives.

Firms with strong research capabilities in science and engineering in any of 28 technical topics are encouraged to participate. Included in the list are several nuclear waste related topics: nuclear medicine, health and environmental effects methodologies, robotics and remote systems technology for nuclear facilities, fuel cycle technology, advanced technologies for decontamination and decommissioning of nuclear facilities, and industrial separation and recovery processes.

The Department will issue its fiscal year 1987 Program Solicitation on August 15, 1986. The closing date for receipt of proposals in November 3, 1986. For a copy of this solicitation, small businesses (500 employees or less) are invited to write to the following address: SBIR Program Manager, U.S. Department of Energy, Washington, D.C. 20545, or telephone (301) 353-5707.

IN THE INDUSTRY

In mid-July DOE selected 45 projects to receive financial support under Phase II of the Department's Small Business Innovation Research (SBIR) Program. One award was to Nuclear Consulting Services, Inc., 7000 Huntley Road, Worthington, OH 43229-1035, to support a project entitled "Reduction of LLRW Disposal in Water Clean-up Systems by use of Magnetite."

ON THE MOVE

David Berick, the Environmental Policy Institute's very capable legislative liaison on nuclear waste matters is moving over to the Union of Concerned Scientists to take over responsibility for their legislative efforts on nuclear issues. According to Mr. Berick's agent the trade was accomplished to the overall benefit of all concerned. "David is a tough utility player, a good infielder. USC recognized his talents and contacted us about joining their team earlier this year."
an extended period, appears likely to mean that large quantities of spent fuel will stay in storage at reactor sites or an MRS for considerably longer than had been anticipated.

Making "Enemies" out of Friends

The most damning charges of political maneuvering are coming from "supporters" of the program like Interior Chairman Morris K. Udall, who eloquently defended the program and the Nuclear Waste Policy Act during the House debate on Oregon Congressman Weaver's amendment to kill appropriations for further site selection activities for the first repository. Last week at his own hurriedly called hearing on July 31, he made the following statement regarding the second round postponement: "Evidently the hunger for a Senate seat overwhelmed the Administration's ability to think clearly and protect the Act. In the coming weeks and months we will see if the Administration can get a grip on itself and help put this program back together."

Other powerful past supporters like Senator McClure, Chairman of Senate Energy and Natural Resource Committee, who supported and voted for a budget reconciliation recommendation to cut funds for all DOE site selection activities, continue to publicly state that DOE's second round decision "seriously jeopardizes" the program and has "destroyed the program creditability." Even Senator Bennett Johnston, who was chiefly responsible for defeating Evans' budget reconciliation amendment, signed the letter charging that DOE violated the Act in delaying the second HLW site selection. (See EXCHANGE Vol.5 No. 10)

On DOE's behalf it can be said that three attempted initiatives to cut first round funds have failed:

- Congressman Weaver's Amendment to cut all site selection funding support was defeated on the floor of the House 351 to 68.

- Senator Evans' Budget Reconciliation recommendation to kill funding for site selection activities for the first and second round was defeated on a tie vote in the Senate Energy and Natural Resources Committee. Senator Warner, voting with the Democrats, provided the margin of victory.

- An amendment to kill all site selection activities in the Senate Subcommittee on Appropriations was never introduced, discussion being deferred to full committee.

Winning but Losing

These "wins", however, have nothing to do with Congress expressing support for the program. For example, the House Appropriation's Committee approved cutting funds for the MRS and the second round site selection activities. The full House defeated Weaver's amendment but ratified the Committee's action. But what else would one expect in the House, where the Midwest and Eastern Congressmen far outnumber Western representatives. What about the Senate Energy Committee, where Western states predominate and where...
Senator Metzenbaum is a member and a forever DOE critic. Here is where Democratic election politics took hold. With tough races in Washington and Nevada and chances of a Democratic takeover, Senator Johnston, as ranking minority leader, wasn’t about to give the Republicans the opportunity to take credit for killing the HLW program. And so it goes. Democrats vote the party line, including Senator Metzenbaum, and bring in Virginia Senator Warner who most assuredly doesn’t want the second round program to be resumed.

**Election Politics Dominates**

You can rest assured the eyes and ears of the Republican Party were tuned in on that Senate Energy outcome. Republican incumbents were being denied the use of an issue that could help in their re-election. The big question (with the obvious answer) was whether the DOE would be allowed to continue to fight to uphold HLW funding while possibly jeopardizing Western Senate races. Not for long. Hill activity between utility lobbyists and other DOE supporters and DOE Congressional liaison staff (very visible at the Senate Energy Committee session), was practically non-existent at the Appropriations Subcommittee markup. Utility representatives continued to work in support of the program, as well they should.

**It's All Over But For the Wake?**

The next assault on the program will be on Tuesday, August 12 in the full Senate Appropriations Committee. The Subcommittee deferred action on specific language regarding HLW funding, approving a cut from DOE’s request of somewhere around $160 million without any specific recommendations. At the Subcommittee session Senator Sasser did attempt to gain approval for report language prohibiting the use of funds for MRS, but was rebuffed. Senator Kasten of Wisconsin rose to speak in support of funding first round site selection activities. A proposed amendment to kill all DOE site selection activities spear-headed by Senator Laxalt, with the support of Evans, Hecht, Hatfield, Gorton, Symms, Packwood, Gramm, Bentsen and Simpson was not introduced but most assuredly will be at the full Committee level on Tuesday, August 12.

The outcome is not at all clear cut but favors DOE maintaining funding for the first round and being allowed to delay the second round activities. This will be the outcome if the Democrats maintain the "solid line" in order not to give any advantage on the nuclear waste issue to Western Senators running in November (Jake Garn, Utah; Santini, Nev.; Packwood, Oregon; Symms, Idaho) and gain the votes of satisfied "second round state" Senators Denton, AL; Broyhill, NC; Kasten, WI; Leahy, VT; Mattingly, GA; and Rudman, NH. The vote getting discussions on either side are most assuredly not on the merits of the program but Senate races and the possibility of gaining or losing control of the Senate. You can bet the Republican leadership is going to try to convince their second round state Senators to vote against all site selection activities to counter the Democratic move. A meeting of Senators from second round and first round states has been called by Senator Proxmire for Monday. Proxmire has been a DOE critic but he comes from a second round state where Republican Kasten is up for reelection.

**Nobody Wins**

The political environment facing the Republicans and the political opportunity for the Democrats relegates the substantive issues regarding the DOE HLW program activities to a very poor last place. There are solutions that are within the realm of possibility within this charged political atmosphere that will not destroy the fabric of the NWPA, but all would require DOE to retrench, to open up for a thorough reexamination of their decisions --

One could be patterned after Senator Evans' and Governor Gardner's recommendation to call a halt to program activities for six months and have an NAS panel of experts review not only site selection methodology, but the site selection itself.

Another would be to continue investiga-
tive field work of the top ranked first round states at a much slower pace while conducting a renewed national screening program on crystalline geological formations.

A third option would be for the Congress and the Administration to propose to amend the NWPA with realistic schedules for repository operation and a "national" screening program.

A Change of Administration?

These options speak to possible weaknesses in the DOE effort. There is another option that some political operatives may consider: A possible management change. But this would be disastrous for the program and the Nation. Those contemplating such a maneuver are probably the same "politicos" whose short-sightedness saw a political advantage to be gained from killing the second round program, but figured it wouldn't effect Western state races. (ASIDE: For those, including the EXCHANGE, who have implied "political maneuvering" on the second round decision, it is worth noting that if it was such an adroit political maneuver, then why is the program in such deep political trouble with its own Administration?)

An Absolute Necessity - Amend NWPA

Regardless of the outcome of the Congressional shenanigans during this session, it is critical that Congress act in the next session to amend the law to set out a program that can be met. OCRWM Director Ben Rusche is correct in saying that he had made unilateral decisions in the past to delay completion of NWPA milestones, and by in large was supported for the actions and therefore does not view the decision on the second round as in violation of the Act. Mr. Bob Loux, Nevada's HLW Project Office Director, made the point very clearly at the July 31 Interior hearing that Congress has allowed DOE to violate provisions of the Act without retribution and it must reassert its authority over the program. **

A WATERSHED OF CRITICISM...

THE JULY 22 MARKEY HEARING...

In some of the harshest language used to date (since surpassed by remarks made by Congressman Udall, Weaver, Senator McClure, etc.), representatives of Western states and tribes attacked DOE's implementation of the Nuclear Waste Policy Act (NWPA) at a July 22 hearing before the Subcommittee on Energy Research and Production of the House Committee on Science and Technology. Both DOE's decision to characterize sites in Texas, Nevada, and Washington, and its decision to indefinitely defer site-selection activities for the second repository were criticized sharply by all the witnesses except the spokesman for the nuclear industry.

Decision Called Unsupported

Witnesses from Nevada, Oregon, Texas, Washington, and the Nez Perce Tribe criticized DOE's choice of sites for characterization as being inconsistent with DOE's multiattribute utility analysis of the sites. Ron White, spokesman for the Nez Perce Tribe, noted that inclusion of Hanford, ranked fifth by the multiattribute analysis, meant that the three best sites were not selected for characterization. Questioning the inclusion of Hanford, Representative Jim Weaver (D-OR) asked, "How did a site ranked fifth make it into the final three?" He went on to observe that in the Interior Committee's deliberations on the Nuclear Waste Policy Act, geologic diversity -- an important factor cited by DOE as a reason for including Hanford -- was rated as only a minor consideration. Grant Sawyer, former governor of Nevada and now chairman of the state's new Commission on Nuclear Projects, argued that DOE had already prejudged the Yucca Mountain site and that its work since the Act was passed had been designed to protect the site. Steve Frishman of Texas also criticized the selection of the three sites as not clearly supportable by the application of the multiattribute methodology. He criticized DOE for not allowing the states to participate in or review the application of the methodology, and said that Texas has undertaken its own
independent analysis of the screening methodology. "(W)e are not satisfied that there is a professional consensus on its merit in assisting the types of decisions to which it was applied by DOE," said Frishman, and "DOE's application of the methodology did not fully adhere to the professionally accepted principles...."

Second Round Decision Decried as Political

The criticism of the first round decision sounded almost charitable compared to the attacks on DOE's decision to defer site selection activities for the second repository. The Western representatives generally rejected DOE's arguments justifying the action and concluded that it was a politically motivated step that exceeded DOE's legal authority. (Recent stories published by the popular press include similar charges.) "It's a nice election year ploy, but it's not following the law," said Congressman Harry Reid (D-NV). The "blatantly political" second round decision was "made with arrogant disregard of the Act," said Washington State Senator Al Williams, and "destroyed whatever credibility DOE had left." Subcommittee member Sid Morrison (R-WA) agreed that the decision was politically motivated and said that it violated trust and confidence in the program. (Statements of similar nature continued to be made in various deliberative sessions in the House and Senate regarding the HLW budget and FY87 appropriations by the likes of Senators McClure, Laxalt and Evans.)

Delicate Balance of NWPA Violated

At his press conference on May 28, DOE Secretary Herrington explicitly denied that the second round decision was an East vs. West issue. The witnesses from the West made it very clear that they think otherwise. In a statement delivered by State Senator Al Williams, Governor Booth Gardner of Washington questioned DOE's decision to "eliminate all sites located in the Eastern half of the nation, where 85% of the spent reactor fuel is generated." Ron White, of the Nez Perce Tribe, said that the decision "places an extraordinary burden on the western states and the affected tribes."

Many witnesses expressed concern that the deferral of the second round upset the delicate balance of interests and compromises embodied in the Nuclear Waste Policy Act. According to Grant Sawyer, "The unilateral decision to drop the second repository program is the last straw" in a series of steps by which "DOE has systematically unravelled the finely crafted fabric of the Nuclear Waste Policy Act." Sawyer argued that DOE had just repeated a past mistake that had been one of the reasons for including the second round in the Act. "Just 10 years ago, DOE's predecessor agency, ERDA, informed 36 governors that their states contained potential sites," said Sawyer. "After cries of concern from nearly every one of these governors, the ERDA promptly removed the most politically powerful states from further consideration, leaving only states such as Nevada. Now DOE has just repeated this exercise, despite the safeguards built into the Act to avoid such an occurrence."

First Round Resistence Stiffening

Statements throughout the hearing indicated that DOE's May 28 decisions may have given additional political impetus to resistance to the first round program. Sawyer of Nevada stated that "Nevada cannot be complacent while a reckless, out-of-control DOE attempts to railroad a nuclear waste dump into our state." The statement of Washington's Governor Gardner, who has generally taken the most neutral position of any of the affected governors, said flatly that "if the site selection process is allowed to proceed in the direction and manner it is now headed, there is no way that I could approve a decision to locate a repository at Hanford. The citizens of the state of Washington will overwhelmingly demand that such a decision be fought in every possible way until it is overturned." Specifically addressing the effects of the second round decision, Representative Richard Stallings (D-ID) predicted that it would lead to unnecessary delays in the program.

Congressman Morrison asked the panel of state and tribal representatives how they
would react to DOE's efforts to negotiate a consultation and cooperation agreement, in view of its recent actions. (EDITOR'S NOTE: Section 117 of NWPA requires DOE to seek to begin consultation and cooperation negotiations with states and affected tribes within 60 days after approval of recommendations of sites for characterization.) Both Frishman of Texas and Sawyer of Nevada stated that they will follow the requirements of the law, but added that it would be very hard to talk about cooperation after the recent events. On the same subject, Ron White said that the Nez Perce would be willing to consider a consultation and cooperation agreement and to listen to DOE's concerns if DOE would show a willingness to listen to theirs.

Calls to Halt, Restructure Waste Program

The Subcommittee heard repeated calls for a halt to first round siting activities and a reexamination of the entire waste program before any further site-specific activities are undertaken. Representative Beau Boulter (R-TX) suggested that an independent commission be appointed to report to Congress about DOE's implementation of the waste program, and that funds be withheld until that had been done. Sawyer, on behalf of Nevada Governor Bryan, requested "a full-scale Congressional investigation into DOE's implementation of the Act and specifically its siting process," and urged a moratorium on further siting activity. Rep. Weaver said that he would introduce an amendment on July 23 calling for deletion of funds for the first round program, to allow Congress time to reevaluate the whole process before DOE went any further. (Weaver did introduce the amendment which was overwhelmingly defeated after an eloquent statement in support of the HLW program by Congressman Udall.) Saying that "immediate action is needed to restore credibility to the repository site selection process," Governor Gardner's statement urged Congress to withhold funding for all site-specific repository related work until the site selection process has been restructured, and outlined a specific program:

1. Bring the repository site selection process to a temporary halt.
2. Restructure the site selection process.
   a. Establish a significant role in the decision making process for independent technical groups such as USGS and NAS.
   b. Combine the first and second rounds and conduct a nationwide search for the safest repository.
   c. Eliminate specific statutory deadlines which almost everyone acknowledges cannot be met.
3. Restart the site selection process.
4. Require an independent study of the need for a second repository as opposed to expanding the capacity of the single repository.
5. Authorize the construction of an MRS facility for temporary storage of high-level waste and require its completion at an early date.

Congressman Al Swift and Sid Morrison have agreed to co-sponsor legislation which would implement this proposal. "I realize that opening the NWPA presents great difficulties for Congress," wrote Governor Gardner. "However, because of DOE actions the entire site selection process is in serious jeopardy. The current situation calls for bold Congressional action..."

Rusche Recommended Second Round Decision

Contrary to suspicions that the motivation for deferring the second round had come from the White House, OCRWM Director Ben Rusche stated for the first time in testimony that "I recommended to the Secretary that we not spend hundreds of millions of dollars on site investigation and identification now, but instead postpone indefinitely site-specific work related to a second repository." In what surely ranks as the understatement of the year, Rusche opened his testimony by saying that it is "an interesting time in the program." (One is reminded of the ancient Chinese curse, "May you live in interesting times."

Rusche emphasized that DOE has not abandoned the second repository program, and has only concluded that it is too early to proceed with site specific work. He noted the Subcommittee had recommended
$30 million for other second round work, and that he had recommended to the Secretary that DOE continue investigations on rock types not studied in the first round. He also revealed that DOE will help organize an international group to oversee work on crystalline rock and that DOE will make that effort a major factor in the second round (See related story in WRAP-UP). He concluded that these generic activities would put DOE in a strong position to proceed with site selection later. In response to a question about whether he needed approval to defer the second round, Rusche said "we believe we're complying with the Act; we've just changed the schedule." He said that he did feel an obligation to report to Congress, which he will do via a revision of the Mission Plan that he hopes to send up in a week or two.

(EDITOR’S NOTE: This will represent the first formal revision of the Mission Plan. Section 301 of the Act has no explicit provisions dealing with such revisions or Congressional review of them.)

Industry Supports Second Round Decision

The sole support for DOE among the witnesses came from Ed Davis, President of the American Nuclear Energy Council (ANEC). Speaking on behalf of ANEC, the Utility Nuclear Waste Management Group and the Edison Electric Institute, Davis defended both of DOE's May 28 actions. Concerning the second repository decision, Davis carefully stated that the industry supported deferral of siting activities, but would not have supported complete termination of the second round program. Davis said that DOE's action was justified by declining spent fuel projections, and that it would allow DOE to focus its energies and resources on the first round.

Defending DOE's action, Davis said that the schedules of the Act were not fixed or rigid any more, but rather had become "living schedules" that DOE should be allowed to "fine tune" as events warrant. This does not appear to represent a complete turnaround of the industry's usual defense of the schedules, however. Elsewhere in his testimony, Davis stated that "...We continue to voice our serious concerns about the overall delay in the implementation of the NWPA." Referring to analyses that show program costs to be very sensitive to delays he added "Adherence to mandated schedules is the best way to avoid significant cost overruns."

Compensation for HLW Site Acceptance

Davis also emphasized the need to deal creatively with the equity issue involved in giving one locality the nuclear waste burden of the entire country. "The democratic process works well to allocate benefits, but doesn't work so well in reverse," he observed. He urged consideration of "innovative compensation programs," and suggested the proposals in DOE's draft MRS submission as a model. "My belief is that [the nuclear industry] would look favorably on a fair compensation process," which might include a reverse severance tax or location of other more desirable DOE facilities. **

WASHINGTON STATE CITIZENS TO CAST VOTE ON DOE SITE SELECTION

On August 1, Washington State's Governor Booth Gardner called the State Legislature into a one-day, one issue special session to debate and adopt a bill calling for a public referendum on DOE's HLW repository site selections. The ballot measure was overwhelmingly adopted.

The Governor, Attorney General, and several legislative leaders strongly criticized the actions of DOE and said the time had come for the public to have an opportunity to express their opinion on DOE's activities. Some indicated that the state had been perceived as being "soft" on the issue and therefore DOE believes that the state would acquiesce in the designation of Hanford as a repository site. They also expressed the view that DOE had politicized the scientific selection process. Legislators said that a public referendum was justified on the basis that a strong expression of public opposition would help focus national attention on the selection process and its inadequacies.

Prior to the convening of the session the
Governor and Legislators were careful to indicate that the focus would be on language that would ask the voters whether they approved of the process that DOE had followed in selecting Hanford as one of three sites for the final choice, rather than asking whether the voters approve of a decision to site the repository at Hanford.

Debate Centers on Timing

Considerable debate during the session centered, not on the specific merits of the proposal, but whether the referendum vote should be scheduled at the state primary election in mid-September or at the November general election. Some observers noted that putting the issue on the November ballot would be an advantage to the Democrats since a larger voter turnout could be expected. Republican legislators pushed for the September date saying it would send the voter's message to Congress while it was still in session. In the end, the Democrats, with the majority, won the argument and the question will be on November's ballot.

While the decision on the date was relatively close, the final vote on passage of the proposal was not. It passed 191-3 in the House, and 44-3 in the Senate. The few opposing votes came principally from legislators in the Hanford area.

Oregonians Attend Session

Several state legislators from Oregon attended the session and presented written support for the referendum and opposition to the choice of Hanford. They indicated that there could probably be a similar referendum before Oregon voters next year following the biennial Legislative session.

Vote on President's Selection

In addition to language requesting the public's view of DOE's selection of Hanford as one of the three sites to characterize, legislators added a provision that would require that the voters be given an opportunity to veto the Presidential selection of Hanford for development of a repository following site characterization.

The ballot is to include the question: "Shall state officials continue challenges to the federal selection process for high-level nuclear waste repositories and shall a means be provided for voter disapproval of any Washington site?"

While the dominant reactions were support for the bill to send "the strongest message possible to the federal government about the state's concerns", the few opponents indicated that the issue was addressed in a "purely political and highly emotional fashion." Governor Gardner said he will campaign state-wide in support of the referendum measure. Governor Atiyeh of Oregon said on August 5, that he supports the Washington action to send Washington a message about the inappropriateness of sending wastes up to 3,000 miles from their source to a site that is questionable at best. He stated "I think someone needs to send as signal to those on the East Coast that the West is not the place to dump high-level waste. Some sites on the East Coast should be considered as well."

Summary of Ballot Question

The key provisions of the measure approved at the brief session are as follows:

- The process selecting Hanford as a candidate site for a first repository violates the intent and mandate of Congress.
- The process may pose a threat to the health and safety of the citizens of the state.
- DOE has prematurely suspended consideration of potential sites that are more appropriate, safer and less expensive.
- Congress must provide funds for developing two repositories or suspend all funding of any repository program.
- The selection process lacked independent review.
- The suspension of the search for a second repository violates the intent of the Nuclear Waste Policy Act.

The Governor, Legislature and Nuclear Waste Board are directed to use all legal means to:
-- Suspend the first round site selection process.
-- Reverse the postponement of the second repository program.
-- Insist that DOE actions be scientifically justified and are regionally and geographically equitable.
-- Assure that federal budget actions are in accord with the Nuclear Waste Policy Act.
-- Pursue alliances with other affected states.

If the Hanford site is ultimately chosen for a repository the Governor, within 5 days of the selection, is directed to set a date for a special election within 55 days to allow the voters a chance to veto the decision. **

HLW TRANSPORT PLAN DEFINES STATE, LOCAL, INDIAN, INDUSTRY RELATIONSHIPS

Within the next few days the Office of Civilian Radioactive Waste Management (OCRWM) will release the final draft of the HLW Transportation Institutional Plan, committing the DOE to maintain "working relationships" and direct contact with all states, Indians and local governments through which spent fuel intended for disposal or storage will be transported.

The Plan includes a detailed timetable of institutional activities, outlines a process of conflict resolution that could include mediation but not binding arbitration, and commits to the development and implementation of a "uniform nationwide system of waste shipment inspections" upon the joint approval of the states, Tribes and the OCRWM.

Intergovernmental Commitments

The Plan includes the following commitments with regard to state, local and Tribal governments:

o OCRWM will interact with all states through whose jurisdictions NWPA shipments will transit, not only those designated as "affected" states under the NWPA.

o Interactions with local governments will be maintained directly as well as through the designated state liaison.

o State, local and Tribal transport requirements not inconsistent with federal regulations will be adhered to.

The DOE Chicago operations office is given the overall responsibility for implementation of the Institutional Plan. Copies can be obtained from: U.S. Department of Energy, Room 1E-206, Forrestal Building, 1000 Independence Avenue, S.W., Washington, D. C. 20585. (202) 252-5575. **
IN THE CONGRESS

PRICE-ANDERSON REAUTHORIZATION Despite the negative prognosis for re-authorization of the Price-Anderson Act published in this periodical and voiced by various representatives of interested parties over the past months, Congress continues to progress toward possible enactment, moving toward a consensus rather than not. There remains a wide gap between House and Senate versions, but the Senate reached a critical milestone with the completion of a markup by the full Senate Environment and Public Works Committee on Wednesday.

House Commerce is the only committee that has not completed markup. Though it did have a "deadline" of August 11 or 12 to report out the legislation, it was granted a one-week extension on Thursday, Aug. 7. The extension was sought and granted after "acid-rain" legislative politics between Congressman Madigan of Illinois and Waxman of California, torpedoed the first markup session and a Republican parliamentary move scuttled the second session.

The Senate Environment and Public Works markup started out looking like the bill was, indeed, going to die as some has predicted. Senator Simpson, Chair of the Nuclear Regulation Subcommittee and Senator Stafford, Chairman of the full Committee, were at opposite ends of the spectrum on the key elements of the legislation -- the limitation on liability and the maximum amount of retrospective premium to be assessed on each utility following a nuclear incident. Stafford was intending to introduce to the full committee a substitute for the version reported out by Senator Simpson's subcommittee. Senator Simpson was adamantly opposed to the substitute. On the morning of the markup Senator Stafford reportedly had the votes (by a one vote margin) to win support for his substitute bill. Senator Simpson walked in prepared to introduce a package of fifteen or so amendments, one of which was a proposal that would have had the effect of forcing DOE to resume the second round HLW repository site selection effort that DOE has "indefinitely postponed." With the certainty of a battle on his hands and vote counts shaky, Senator Stafford turned the markup into an educational session on the proposed reauthorization. For about two hours the staff "educated" members on aspects of the legislation. In the middle of all this, with all but one or two committee members in attendance, Stafford and Simpson sneaked out of the chamber for a suitably lengthy amount of time. When they returned a frustrated Senator Hart inquired as to what was going on. Senator Stafford restated his intent to educate the members, quietly informed the committee that he and Senator Simpson were working out a compromise and that markup would be reconvened the following day.

As promised, markup resumed the next day and the compromise was revealed. Unanimous consent was expected but Senator Gary Hart introduced Senator Stafford's substitute. The substitute was supported by six members, Stafford voted against it and it was defeated. The end result was the following: the Committee adopted Senator Simpson's subcommittee version of S1225, increasing the maximum total retrospective premium to be paid by the operating utilities over a five year period following a nuclear incident up to $6.2 billion (as a result of another Hart amendment), extending DOE and NRC's authorization to enter into indemnification agreements for an additional 20 years rather than Simpson's proposed 25 years (e.g., 2007 rather than 2012); and, lengthened the period following a nuclear incident during which a claimant may file a suit seeking damages from twenty to thirty years. The retrospective premium to be paid by each utility is limited to $12 million per year.

Though no specific language could be obtained from staff, it is believed that stronger language on acceptance of liability for waste activities was included in the Simpson-Stafford compromise in order to gain the support of at least two committee members.

The House Science and Technology Committee completed their markup, basically adopting the subcommittee version reported
out by Congresswoman Marilyn Lloyd. The full committee defeated an amendment by Nevada Congressman Reid that would have established unlimited liability for nuclear incidents related to DOE nuclear waste activities. At the subcommittee level, Chairman Lloyd successfully amended the Interior version of the Reauthorization, eliminating language establishing unlimited liability for incidents resulting from DOE waste activities.

House Energy Conservation and Power Chairman Congressman Ed Markey convened the last hearing on Reauthorization and proceeded to markup the following week. The most interesting exchange during the hearing was during DOE testimony when Congressman Wyden asked DOE officials why the Department opposed raising the retrospective premium limit to a total of $6.2 billion from the Senate proposed level of $2 billion for the 100 operating nuclear facilities when the Secretary had just informed the Committee that construction of a repository at Hanford, which would cost several billions more than putting a repository in either Texas or Nevada, would not cause an unbearable burden on the utility industry.

The subcommittee essentially reported out the Interior version of the Reauthorization after the Republicans defeated Congressman Eckert's substitute and the Democrats defeated Congressman Moorhead's attempt to lower the Interior retrospective premium maximum to $2.5 billion. One significant addition was the adoption of an amendment offered by Congressman Wyden that proposes to have nuclear facilities operated by DOE removed from the liability limits of the Price-Anderson scheme, establishing an "unlimited liability" provision for incidents occurring at these facilities.

The full Commerce Committee is expected to resume markup on Tuesday, August 12. The key issue will again be the maximum limit on the retrospective premiums to be paid following a nuclear incident. Another "argumentative" session is also expected to occur regarding Wyden's unlimited liability proposal for federal facilities, which will most assuredly lead to unlimited liability proposals for waste activities.

IN THE OCRWM

RFPs A Request for Proposal Announcement for the design and implementation of a "licensing support system" for the HLW geological repository appeared (or will shortly) in the Commerce Business Daily.

ON EPA'S HLW STANDARD

The Natural Resource Defense Council's suit challenging EPA on the final HLW repository standards is scheduled for oral argument in the First Circuit Court of Appeals on September 10. This suit appears to be on a rather quick schedule, with the possibility that a court decision could be rendered by January 1, 1987.

ON THE MRS... GAO UTILITY SURVEY

During the Senate Energy and Water Appropriations Subcommittee markup on the House proposed Energy and Appropriations bill Senator Sasser of Tennessee remarked that a survey conducted by GAO found that most utilities preferred not to have an Monitored Retrievable Storage (MRS) Facility incorporated into the HLW program. The survey referred to by Senator Sasser was conducted by GAO in late 1985 as part of an exercise undertaken at the request of Congressmen Morris K. Udall and Edward Markey.

The survey consisted of mailing a questionnaire to the executives of seventy-four utilities that either own or operate nuclear power plants. Fifty four responses were received. The questions requested information on spent fuel storage capacity and views on the MRS. The following is a summary of the responses to the survey provided by the GAO in the "Fact Sheet" (GAO-RCED-86-104FS) dated May 1986 but, according to GAO staff, released last week.

Spent-Fuel Storage Plans

- Most utilities (76 percent) are planning or have completed reracking their spent-fuel storage pools to expand their capacity.
Almost all companies believe they can provide for their own spent-fuel storage needs until 1998 although ten companies believe this would require great effort on their part.

Three companies believe they would not be able to provide storage if a repository is delayed less than five years. Ten companies said they could not provide storage if a repository is delayed five years or more.

Fifty-six percent of those responding said they would be willing to provide storage after 1998 if a repository is delayed less than five years. Twenty-two percent are willing to provide such storage after a five-year or more delay.

If a repository is not available in 1998 many utilities (48 to 67 percent) expect to seek some form of financial reimbursement from DOE for continued storage of their spent fuel either through financial credit or direct payment for company services.

MRS Views

If a repository is not available in 1998, 52 percent of those responding said they would prefer that their spent fuel be stored at an MRS rather than on-site at power plants.

Most utilities (70 percent) are willing to pay a share of the costs of MRS if it is covered by the current 1-mill-per-kilowatt-hour fee to utilities.

Utilities are unwilling or uncertain that they would agree to pay these costs if: MRS requires an increase in the 1-mill fee (80 percent); they have already incurred substantial investments for on-site storage (89 percent); or, their spent fuel is not shipped to an MRS (91 percent).

Most utilities believe that with effort they could arrange for the functions of an MRS--rod consolidation (81 percent), standardized packaging (69 percent), cask decontamination (85 percent), and centralized transportation (52 percent)--without an MRS facility.

More utilities (44 percent) would prefer a waste management system with only a repository to one with both a repository and an MRS (39 percent).

More companies support an MRS (44 percent) than oppose it (31 percent); 20 percent are neutral at this time.

Seventy percent of the utilities have no confidence that DOE will have a repository in operation in 1998. Another nine percent have little confidence.

Most companies believe a repository will not be available before 2003. Eight utilities foresee a gap between when they will no longer be able to provide storage and when they expect a repository to be available.

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Idaho National Engineering Laboratory continues to be successful in carrying out its responsibilities regarding the transportation and spent fuel storage aspects of the HLW program. Carl Gertz reports that the first shipment of Three-Mile Island fuel was received at the facility without major incident. There was a minor communication mixup in Nebraska, but all-in-all everything went as planned. To the surprise of some industry observers INEL issued a Request-for-Proposals for From-Reactor Casks shortly before the end of July. The lab also recently issued contracts for prototypical dry rod consolidation designs.

The HLW Focus of the Radioactive Exchange
CALL FOR PAPERS

The Sixth Annual Conference on Incineration of Mixed and Low-Level Radioactive Wastes, Pheasant Run Resort, St. Charles, Illinois, April 22-25, 1987, coordinated by the University of California, in cooperation with the Department of Energy, the American Society of Mechanical Engineers and various chapters of the Health Physics Society.

The 1987 conference will emphasize technical and institutional problems encountered with: (1) incineration of mixed waste and difficult low-level radioactive waste forms and (2) individual and regional licensing and start-up. Results of current research on incineration technologies will also be emphasized. An exhibit of incineration equipment and services (both primary and adjunct) will be featured. A field trip to Commonwealth Edison's (CECO) Radwaste incineration facilities at Braidwood (stationary) and Dresden (mobile) and Waste Management, Inc.'s hazardous waste incineration facility is planned.

The Program Committee is particularly interested in papers on: Results of Current Research on (a) Development of New Technologies and (b) Solutions to Specific Incineration Problems (e.g., air pollution requirements); Incineration of Radiolabeled Biohazards and Toxic Materials; Risk Assessment (specific to the incineration process, e.g., explosion, heat, effluent release to the environment); Specific Problems (e.g., System Maintenance, RCRA Ignitables, Secondary Waste Disposal such as Blowdown and Ash); Cost, Legal, and Liability Aspects of Incineration.

Contributors should submit three (3) copies of abstracts of their planned papers (at least 250 words), to J. G. Tripodes, Manager, Health Physics, EH&S, University of California, Irvine, CA 92717, for review by the Program Committee, by November 1, 1986. First page of abstract must include: Title of Paper, Author(s) Name(s), Affiliation(s), Name of Speaker, Complete Address and Telephone Contact (outside U.S. please include Telex). Authors will be notified of paper acceptance by December 15, 1986. Completed papers are required by April 1, 1987. For more information contact: (714) 856-7066.

NRDC PETITIONS FOR REGULATION OF TOXINS FROM INCINERATORS

The National Resources Defense Council filed petitions with the Environmental Protection Agency calling for the regulation of toxic pollutants emitted by waste incinerators. The states of New York, Connecticut and Rhode Island are expected to file similar petitions. Time did not permit obtaining any more information from EPA or state officials. More on this petition will be included in our special "bonus" August edition to be released Friday, August 15.

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