

Final Environmental Impact Statement

for the Nevada Test Site and Off-Site Locations in the State of Nevada

Volume 3

Part A

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SUMMARY

INTRODUCTION

On February 2, 1996, the U.S. Department of Energy (DOE) issued the Draft Environmental Impact Statement for the Nevada Test Site and Off-Site Locations in the State of Nevada (NTS EIS) for review by the state of Nevada, Indian tribes, local governments, other federal agencies, groups and organizations, and the general public. The formal comment period lasted 90 days, ending May 3, 1996.

As part of the comment process, the DOE held public hearings in St. George, Utah, and in Pahrump, Reno, and Las Vegas, Nevada. Community Workshops were held in Caliente, Tonopah, Boulder City, and North Las Vegas, Nevada, in conjunction with the University of Nevada Las Vegas to discuss the Draft NTS EIS.

Volume 3 of the Final NTS EIS contains 3 chapters. Chapter 1 summarizes the major issues raised by the public. Chapter 2 contains the full text of the public comments on the Draft NTS EIS received by the DOE; it includes public hearing transcripts, written comments, and comments received via a toll-free comment "hot line." Chapter 3 contains the DOE's responses to the public comments and describes how the comments were considered in the Final NTS EIS.

METHODOLOGY

The DOE reviewed all comments on the Draft NTS EIS. Many of the comments required that the text of the Final NTS EIS be corrected, clarified, or otherwise revised. Each comment was reviewed for content and relevance to the environmental analyses and data contained in the NTS EIS, and addressed accordingly.

Spoken comments at public hearings and workshops were recorded by a court reporter and a verbatim transcript was produced (see Public Hearing Transcripts and Workshop Notes in Chapter 2 of this volume). The written comments and transcripts were reviewed and individual comments and

questions were identified. Each comment and question identified is addressed in Chapter 3 of this volume. If a letter or transcript raised the same comment or question more than once, it is responded to the first time and subsequent comments and questions are cross referenced to this first response. The responses also indicate whether or not the text of the NTS EIS was corrected or revised because of the comment and, if so, which section of the NTS EIS contains the revision.

Many commentors raised similar issues and trying to answer each similar comment resulted in duplication of responses. In order to facilitate the review of the comment response document, Chapter 1 includes a discussion of these broader issues and a specific comment is referenced to the general discussion section of Chapter 1.

Some comments raised topics that are not pertinent to the EIS. In those cases, the DOE answered the questions or addressed the concerns; but no change to the text was made. Some comments indicated an agreement or disagreement with options within a specific alternative or certain aspects of an analysis. The DOE acknowledged these comments, but these comments did not result in changes in the text.

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CHAPTER 1 MAJOR ISSUES

Public comments on the Draft NTS EIS raised 12 topics of broad interest or concern. These topics, categorized as "Major Issues," are addressed in this chapter, and include the following:

- 1.1 Exclusion of the Yucca Mountain Project
- 1.2 General Anti-Nuclear Sentiment
- 1.3 American Indian Claims Ruby Valley Treaty
- 1.4 Use of Lands Withdrawn from the Public Domain
- 1.5 Land Use under Interagency Memoranda of Understanding or Agreement
- 1.6 Transportation of Radioactive Waste
- 1.7 Role and Authority of the Resource Management Plan
- 1.8 Release of Withdrawn Lands
- 1.9 Perception Based Impacts on Prosperity and Economic Development
- 1.10 Residual Radioactive Contamination Source
 Term
- 1.11 Hydrology and Water Resources
- 1.12 Radioactive Waste Shipments and Waste Types.

In Chapter 3 of this volume, when one of these topics is raised, the commentor and other readers are referred to these discussions to provide a comprehensive answer to the question raised.

MAJOR ISSUE DISCUSSION

1.1 Exclusion of the Yucca Mountain Project

Many comments questioned the exclusion from the NTS EIS of the possible disposal of spent nuclear fuel and high-level radioactive waste in a deep geologic repository at Yucca Mountain.

Concern was expressed over the separation of the analysis of DOE actions at Yucca Mountain and the NTS, especially waste disposal and transportation issues. Comments received strongly urged that these impacts be evaluated and included as part of the NTS EIS. Yucca Mountain-related transportation issues included many of the same issues as those discussed in Section 1.6.

The scope of the NTS EIS is limited to reasonably foreseeable operations and activities with the potential to occur at, or be associated with, the management and use of the NTS over the next 10 years. During the public scoping process, the DOE identified the potential construction, operation, and closure of a spent nuclear fuel and high-level radioactive waste repository at Yucca Mountain as outside the scope of the NTS EIS. Should the Yucca Mountain site prove suitable, Congress must authorize development of the site, and a license must be obtained from the Nuclear Regulatory Commission prior to the initiation of any construction activities. Construction of the repository would not begin within the 10-year timeframe covered by the NTS EIS.

The DOE's Civilian Radioactive Waste Management Program, which includes the Yucca Mountain Project, is governed by the provisions of the Nuclear Waste Policy Act of 1982, as amended, and is under the purview of the DOE's Office of Civilian Radioactive Waste Management. The

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Office of Civilian Radioactive Waste Management's mission is different than that of DOE/NV. Both organizations coordinate ongoing activities through a Memorandum of Agreement. The overall intent of the agreement is to foster coordination and communication between the two organizations in order to avoid conflicts in the performance of their respective missions.

Yucca Mountain is a geological feature adjacent to the western boundary of the NTS. The Office of Civilian Radioactive Waste Management is currently engaged in the extensive characterization of Yucca Mountain and the surrounding area. The evaluation of the data and information gathered during this characterization process will be used to determine if Yucca Mountain is a suitable location for a permanent repository for spent nuclear fuel and high-level radioactive waste. Under Section 113 of the Nuclear Waste Policy Act, site characterization activities are designated as "preliminary activities" and are specifically excluded from the requirement of the National Environmental Policy Act to prepare an EIS for major federal actions. However, the NTS EIS takes Yucca Mountain site characterization activities into account as part of the description of the existing NTS environment in Chapter 4, as well as in the discussion of cumulative impacts in Chapter 6.

The Council on Environmental Quality's National Environmental Policy Act regulations, 40 CFR 1501.7(a)(5), require the DOE, as a lead agency, to indicate any public EISs that will be prepared and that are related to, but are not part of, the scope of the impact statement under consideration. The Office of Civilian Radioactive Waste Management will prepare an EIS to evaluate the potential environmental impacts from the construction, operation, and eventual closure of a repository at Yucca Mountain for the geologic disposal of commercial and DOE-owned spent nuclear fuel and high-level radioactive waste (60 FR 40164, August 7, 1995). The repository EIS will consider relevant information and analyses, including the NTS EIS, as appropriate, in its description of the existing environment, as well as in the analysis of cumulative impacts. The analysis of cumulative impacts will include the combined effects of transporting waste to the repository and to the NTS. In this way, the DOE will ensure that the

cumulative effects from activities taking place or in the immediate vicinity of the NTS are considered in its decisionmaking process along with the public's comments on these activities.

1.2 General Anti-Nuclear Sentiment

Many comments expressed a general opposition to nuclear weapons, weapons testing, the generation of electricity by nuclear power, and the land disposal of nuclear waste.

Some comments opposed the proposed conduct of subcritical experiments and expressed concern about the relationship between subcritical experiments and the successful completion of the ongoing negotiations of the Comprehensive Test Ban Treaty. Other comments reflected public support for the testing program and the positive economic benefit to the surrounding rural communities from NTS activities, and a desire for future stockpile activities to be located at the NTS.

The DOE recognizes that many people are opposed to the development and testing of nuclear weapons and the commercial use of nuclear power. These views, as important as they may be to the individuals holding them, are not relevant to the issues and alternatives examined in the NTS EIS. Since the 1940s, Congress has directed the DOE and its predecessor agencies to develop and produce the nation's nuclear weapons, and to ensure the reliability and safety of the nuclear weapons stockpile. With the end of the Cold War, Congress directed the DOE to stop producing nuclear weapons, dismantle some existing weapons, and maintain a smaller enduring stockpile. As a result, the DOE has closed or consolidated some of its former weapons production facilities.

In 1992, the United States declared a moratorium on underground nuclear testing. In 1995, the President extended the moratorium, and is pursuing a Comprehensive Test Ban Treaty. Even with these significant changes, the Congress passed the

National Defense Authorization Act for Fiscal Year 1994 (Public Law 103-160) which directed the DOE to maintain a high level of confidence in the safety, reliability, and performance of the nuclear weapons stockpile, and to maintain the ability to design, develop, manufacture, and test nuclear weapons. The NTS has been, and remains, the nation's only location for nuclear weapons testing, to meet the national defense mission.

Commentors have expressed concern about the conduct of subcritical experiments described in this EIS. The term, "subcritical experiments," does not define a new form of activity. It is intended to clarify the fact that such experiments could not achieve the condition of criticality, and they would meet current and prospective United States commitments to the moratorium on nuclear testing and the anticipated Comprehensive Test Ban Treaty. Although the term "subcritical" was not used in previous EISs for the NTS, some tests and experiments conducted over the past four decades, as well as the impacts of those tests and experiments, are substantially the same as those contemplated by the new terminology.

With regard to nuclear waste, Congress has directed the DOE to decontaminate surplus facilities, remediate contaminated areas no longer required for defense purposes, and dispose of defense-related nuclear waste in a safe and environmentally sound manner. See additional discussion under Section 1.1 and 1.12 of Volume 3.

1.3 American Indian Claims to Withdrawn Lands - Ruby Valley Treaty

Many comments referenced the long-standing claims, by the Western Shoshone Indians, to 24 million acres of land in Nevada, including the western half of the NTS. Some comments asserted that these lands should be returned to the Western Shoshone Indians, and that the federal government has no right to use the land for any purpose whatsoever, including those potential uses addressed in the NTS EIS.

In the early 1950s, the Western Shoshone filed a claim concerning the lands at issue under the Indian Claims Commission Act. This Act provided that if a claim against the government for unkept treaty promises was upheld, the tribe making the claim could receive only a monetary award, not land or other remuneration. In 1962, the Commission ruled that all Western Shoshone land titles had been extinguished, and later, to establish valuation for a monetary award, set July 1, 1872, as the date the land was taken. In 1976, the Commission awarded the Western Shoshone \$26 million as payment for the land. The Western Shoshone refused to accept payment, arguing that rejection of the money meant that they had not been compensated and their claim to the land was still alive. With interest, the award, held in the U.S. Treasury in trust for the Western Shoshone, is now more than \$100 million.

The land ownership issue has been brought to court on several occasions. In 1984, the U.S. Supreme Court agreed to hear the case, considering only the issue of whether "payment" for the land had been made. In 1985, the Supreme Court held that the payment had been made in accordance with the Indian Claims Commission Act of 1946. This constituted full and final settlement for the land. Whether or not the Western Shoshone accepted the payment had no effect on the transaction; the land was ruled to belong to the United States. Subsequent challenges to this ruling have been made before the U.S. Circuit Court of Appeals for the Ninth Circuit who reiterated the Supreme Court decision: the Western Shoshone have no right to the land. In response to a subsequent appeal, the U.S. Supreme Court refused to hear the case, letting the appellate court decision stand.

The DOE is aware of significant disagreement with the rulings, especially by the Western Shoshone, and recognizes that there may be additional challenges and appeals. The U.S. Government and the DOE will abide by any new rulings made on this subject.

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1.4 Use of Withdrawn Lands for Purposes Other than Weapons Testing

Several comments questioned the inclusion and consideration of potential activities and operations on the NTS that are viewed as inconsistent with the original purpose and use of the withdrawn lands.

These comments expressed the concern that because the land withdrawals for the NTS are for the purpose of nuclear testing, other activities such as waste management, the construction and operation of solar power generating facilities, and the defense and heavy industrial facilities described in the EIS are inconsistent with the Public Land Orders.

The NTS was created through the issuance of four Public Land Orders. Public Land Order 805, dated February 12, 1952, reserved lands for the use of the U.S. Atomic Energy Commission, the DOE's predecessor, as a weapons testing site. Subsequent withdrawals in 1958, 1961, and 1965 reserved the withdrawn lands for use of the Atomic Energy Commission in connection with the NTS. The 1961 withdrawal was more specific in that it reserved the lands for use of the Atomic Energy Commission in connection with the NTS for test facilities, roads, utilities, and safety distances.

In 1983, the U.S. Bureau of Land Management, in accordance with the Federal Land Policy and Management Act of 1976 (Public Law 94-579), conducted a review of the existing four land withdrawals that comprise the NTS. The Bureau of Land Management report compiled during its review acknowledged that, while the primary mission of the NTS continued to be weapons testing, other activities and projects were also being The reports specifically referred the readers to the Final EIS (ERDA, 1977) for "a more detailed explanation of activities and projects." Thus it is clear that the Bureau of Land Management was well aware of the DOE's multiple land uses, including radioactive waste disposal, NTS farm experiments, emergency response tests, Thus informed, the Bureau of Land etc.

Management District Manager concurred with the review's conclusion that the lands were still being used for the purpose for which they were withdrawn. The Bureau of Land Management found that any new land uses at the NTS at the time were not inconsistent with that original use.

The Federal Land Policy and Management Act of 1976, its implementing regulations, and the Public Land Orders themselves are silent on the use of withdrawn lands for related purposes. There are no specific prohibitions against additional use, if the purpose for which the withdrawal was authorized remains valid. There is clearly no prohibition of the consideration of alternative uses, through an EIS or otherwise, of withdrawn lands as a management or administrative action to assess the potential for additional beneficial uses of such lands.

The Department of the Interior is vested with oversight responsibility to review existing land withdrawals under the Federal Land Policy and Management Act. The Department of the Interior has suggested in its comments on this EIS that substantial changes in land use at the NTS may require a new land withdrawal. While the DOE believes that land use at the NTS is compatible with the primary purpose of each land withdrawal, the most recent comments from the Department of the Interior indicate that a review of the existing land withdrawals may be prudent.

As has been its past practice, the DOE continues to be committed to ensuring that all future activities contemplated in this EIS are conducted in compliance with Federal Land Policy and Management Act and federal land withdrawal policy. In this regard, the DOE will consult with the Department of the Interior to ensure that the appropriate process is followed to enable DOE to fulfill this commitment.

1.5 Land Use Under Interagency Memoranda of Understanding or Agreement

Some comments asked about the interagency and intra-agency land use agreements that cover use of lands discussed in the NTS EIS.

These comments focus more directly on the interrelationship and significance of the agreements between the Department of Defense and between the DOE/NV and the Yucca Mountain Site Characterization Office. Some comments questioned the authority of the DOE to enter into such agreements, others asserted that DOE cannot authorize the use by other federal agencies of lands under its jurisdiction.

There are three land use agreements that involve some of the lands that are the subject of the discussions and evaluations contained in the NTS EIS. Two of these agreements are interagency agreements between the U.S. Air Force and the DOE. The first of these agreements is a Memorandum of Understanding between the DOE and U.S. Air Force that grants the DOE use of Pahute Mesa on the Nellis Air Force Range Complex. The second interagency agreement is a Memorandum of Agreement that grants the DOE use of portions of the U.S. Air Force's Tonopah Test Range. These Memoranda of Agreement are authorized under Section 3(f) of the Military Lands Withdrawal Act (Public Law 99-606, November 6, 1986), which allows other activities to occur on lands reserved for military purposes.

The third land use agreement is an intra-agency Memorandum of Agreement between the DOE/NV and the DOE Yucca Mountain Site Characterization Office. This Memorandum of Agreement allows the temporary use of a portion of the lands withdrawn for the NTS under Public Land Order 2568, and some of the existing facilities of Area 25 of the NTS for various site characterization activities required under the Nuclear Waste Policy Act of 1982, as amended. The Memorandum of Agreement further allows the use of other areas of the NTS for field studies associated with site

characterization activities, conditional on those activities' noninterference with approved NTS programs. This Memorandum of Agreement serves to coordinate activities and infrastructure support services such that the mission objectives established by Congress for both the DOE organizations can be accomplished in an organized and efficient manner.

1.6 Transportation of Low Level Radioactive Waste

Many comments raised issues relating to the transport of radioactive wastes from other DOE facilities and operations to the NTS. These comments range from demands for the DOE to select transportation routes in the NTS EIS to the suggestion that the DOE should contractually obligate selected carriers to specific rest stop locations along specified routes. Transportation-related comments also included requests for additional institutional interaction and communication. State, county, and municipal governments also recommended specific mitigation measures regarding enhanced communication and training, and provision and maintenance of equipment.

Transportation of materials and waste were identified as a primary concern by stakeholders prior to the initial scoping process for this EIS. The stakeholders formed several working groups to further their discussions with the DOE on transportation. One of the primary groups was the **Transportation** Protocol Working established to work with the DOE to better define stakeholder concerns and develop a set of recommendations. The recommendations request services from the DOE that would assist the stakeholders in resolving their concerns. summary of the Transportation Protocol Working Group concerns are as follows:

Vehicles, Routing and Parking

Major issues in this area include routing and routing methodologies, use of contract rather than common carrier, multiple drivers, adherence to drivers advisories, the safety inspection program for carriers and the need

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for secure parking for vehicles after duty hours at the NTS.

Emergency Response and Management

Emergency response concerns include the need for radiation detection and emergency response equipment, emergency response training, and emergency management plans.

Communication

The major concerns in this area include shipment notification and other associated data and information from the on-going and future activities associated with transportation of low-level radioactive waste, including annual reports for transportation activities. A continued commitment from the DOE to meet with the Transportation Protocol Working Group to resolve ongoing transportation issues was requested.

The DOE presently is reviewing recommendations. Its response could include implementation of some of the recommendations in the near future, such as secured parking for the shipments during off-duty hours and access to equipment. The DOE and Transportation Protocol Working Group have agreed to meet several times a year, or when necessary, as well as to keep all other avenues of communication open to assist the stakeholders with their concerns with transportation. Presently, the DOE/NV is reviewing inventories for radiation equipment to see if any of this equipment can be donated to the local communities and counties.

The routing of radioactive materials (including waste) being shipped on the nation's highways and roads is subject to regulations that are administered and enforced by the U.S. Department of Transportation. The primary objective of these regulations is to ensure that the motor vehicle transporting a regulated quantity of radioactive material is operated on routes that minimize radiological risk (49 CFR 397.101[a][1]). The DOE will continue transporting radioactive materials in accordance with these regulations.

Route Selection. The shipper selects the carrier, and it is the carrier's responsibility to select a route between the shipper's location and the destination

that is in compliance with all applicable Department of Transportation regulations. The same regulations apply whether the carrier is a common carrier, contract carrier, or if the shipper operates its own transport vehicle. No individual, entity, organization or jurisdiction may select or require routing that is not in compliance with these regulations which require that when evaluating routing options and the radiological risk of transport, the carrier must consider:

- 1. Known accident rates along potential routes
- 2. Transit time
- 3. Population density and activities
- 4. Time of day and day of the week that transport will occur.

Written Route Plans. Before departing, the carrier must prepare a written route plan and supply a copy of the plan to the motor vehicle driver and shipper. Any departure from the route plan and the routes actually used, and the reason for it, must be reported in an amendment to the route plan delivered to the shipper as soon as practicable, but within 30 days following the deviation. The route plan must include:

- A statement of the origin and destination points, the route selected, all planned stops, and estimated departure and arrival times
- Telephone numbers which will access emergency assistance in each state to be entered.

Safe Haven and Parking. The Department of Transportation regulations provide a State the authority to identify safe haven parking areas, to impose limitations on time of day that transport takes place and holiday and peak traffic limitations. The State of Nevada has not chosen to implement any of these requirements. Clark County and numerous cities within Clark County have implemented regulatory notification requirements for hazardous and radioactive materials, including waste, prior to entry. In response to the stakeholders concern, the DOE will provide parking inside the secured area of the NTS for shipments arriving after duty-hours.

Transport Motor Vehicle Operator Training. The Department of Transportation regulations stipulate that no person may transport a regulated quantity of radioactive materials on a public highway unless the driver has been trained in:

- 1. Requirements of 49 CFR Parts 172, 173, and 177 pertaining to the radioactive materials being transported
- 2. The properties and hazards of the radioactive materials being transported
- 3. Procedures to be followed in case of an accident or emergency.

Emergency Management. The Superfund Amendments and Reauthorization Act of 1986 requires state and local jurisdictions within the United States to plan for and have the capability to respond to incidents involving all hazardous materials, including waste, that reside in or pass through their jurisdiction. This process is implemented through the Local Emergency Planning Committee and the State Emergency Response Commission. As part of this program, local communities and counties are required to implement an Emergency Response Plan. These plans define chain-of-command, notification procedures, and evacuation procedures for each community.

Emergency Response Training. For the past 15 years the DOE has provided training to responders in Nevada through the First-On-Scene Program. This training will continue to be made available to state regulators, educators, the public, and authorities (firefighters, law enforcement, and emergency medical personnel) within Nevada. Training courses for environmental protection, safety and health, transportation, radioactive materials management, and environmental restoration, and classes that meet or exceed federally mandated training requirements for personnel involved with the generation or disposal of radioactive or hazardous waste, can be provided by the DOE/NV.

1.7 Role and Authority for the Resource Management Plan

Several comments requested additional information on the role and authority of the NTS Resource Management Plan in shaping the future use of the NTS. Comments included questions on how the Resource Management Plan will be developed and the public's ability to provide input in its formulation, challenges to DOE's concept of the principles of "ecosystem management," and suggestions that the Resource Management Plan would have little or no authority to protect natural resources on the NTS.

The goal of the Resource Management Plan is to establish a process for managing resources to ensure long-term diversity and productivity of affected ecosystems and sustainable use of land and facilities on the NTS. The DOE/NV will use the Resource Management Plan to assess the impact of existing facilities and activities, and evaluate the selection, design, location, and impact of proposed facilities and activities. The Resource Management Plan will be an essential part of the comprehensive landuse process required by DOE Order 430.1, Life-Cycle Asset Management. Interested parties will have opportunities to provide input into the selection of goals developed to guide management of resource issues on the NTS and to assist in the development of management actions needed to achieve those goals.

The Framework for the Resource Management Plan was developed using principles of ecosystem management that are widely accepted. Reports, including those by the U.S. Interagency Ecosystem Management Task Force, were reviewed to help establish a solid basis for the Resource Management Plan. Public participation is an essential element of these principles. The DOE's efforts to gather public input for the "framework" document in the NTS EIS prior to developing the actual plan is intended to reflect the DOE's commitment to public participation in this effort. The framework document includes commitments to work closely with surrounding land managers, government agencies, tribal organizations, and other interested parties.

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1.8 Release of Withdrawn Lands

Several comments suggested that all DOE activities and operations at the NTS should cease and that the withdrawn lands which comprise the NTS, or portions of the site, should be returned to the State of Nevada, the public, the Western Shoshone, or the Bureau of Land Management. Many comments emphasized that environmental restoration should occur prior to release.

Alternative 2 of the NTS EIS addresses the environmental impacts of discontinuing DOE and interagency programs and operations at the NTS. While this alternative does not include the return of withdrawn lands, the relinquishment of these lands from DOE control would be subject to certain laws, regulations, and withdrawal agreements.

The NTS was created through four Public Land Orders that reserved the land for use by the DOE's predecessor, the U.S. Atomic Energy Commission, for weapons testing. Should it be determined that the NTS, or portions of the site, are no longer required for the purpose for which it was reserved, the lands must be returned to the U.S. Department of the Interior under the provisions of the Federal Land Policy and Management Act, and the four Public Land Orders.

Before a withdrawal (or portions thereof) may be terminated and lands relinquished to the Department of the Interior, the issue of the suitability of lands for return to the public domain must be resolved. The Department of the Interior's Bureau of Land Management must determine if hazardous substances exist on the withdrawn land. The Bureau also has the discretion to conduct a hazardous substance survey to verify the representations of the holding agency regarding the presence or absence of such substances. hazardous substances exist on the land, the holding agency can be required to decontaminate all affected lands according to the standards promulgated by the state regulatory authority, the U.S. Environmental Protection Agency (EPA), or both, prior to terminating the withdrawal. The Bureau of Land Management will weigh the cost of

long-term monitoring, inspection, cleanup, and rehabilitation against the value of the resources for existing Bureau programs before accepting jurisdiction of any contaminated lands. If the lands are accepted for return to the public domain, the Bureau will determine the proper management prescriptions for the lands being returned. These prescriptions may range from a recommendation that a new withdrawal be pursued to multiple-use management consistent with area land-use policies.

1.9 Perception-Based Impacts on Regional Prosperity and Economic Development

Several comments alleged a direct link between the public perception of activities conducted at, or in relationship to, the NTS and regional prosperity and economic The activities of concern development. included the shipment of waste to Nevada and especially through Las Vegas, the disposal of and defense related radioactive waste, nuclear activities. Many comments asserted adverse impacts, such as loss of jobs in Las Vegas and the state of Nevada, while others concluded that beneficial impacts, as the result of economic diversification and increased employment opportunities, were likely.

It is well established that the perception of the risk of adverse impacts is outside the sphere of topics that are subject to examination under the National Environmental Policy Act. Nevertheless, the DOE believes that the perception of NTS-related activities by the public has not negatively impacted the regional economy.

The prosperity or economic development of an area depends on the characteristics or factors that define the region. The character of an economy is comprised of variables that combine to form an overall perception of an area. How these factors are interpreted depends on the value systems of individuals. These factors (industrial development, entertainment resort destination, gambling, legalized prostitution, nuclear complexes, etc.) can be perceived as either positive or negative depending on the underlying value systems of the individual.

The DOE is aware of no information that describes a deterioration of the economic environment in southern Nevada based on development activities or perceptions associated with the NTS. In fact, southern Nevada is one of the fastest growing urban areas in the United States. Between 1980 and 1990, the population of Clark County increased from 463,087 to 797,142 (72 percent), and the total jobs increased by 182,776. Total visitor volumes in Clark County increased from 14.2 million in 1985 to 29 million in 1995, an increase of 104 percent over the 10-year period.

Based on the foregoing, it is reasonable to conclude that the perceptions of southern Nevada have not adversely affected the prosperity and economic opportunities of the region. In addition, there is no evidence to indicate that the past activities associated with the NTS over the past 40 plus years, or the potential future activities discussed in the NTS EIS, would alter the potential for continued prosperity and development in the region.

1.10 Residual Radioactive Contamination - Source Term

Several comments questioned the accuracy of estimated levels of residual radioactive contamination on the land surface, in the underground environment. and groundwater resources beneath the NTS. Concerns were expressed about the methodology and data used to make these estimates, asserting that the low values used resulted in an underestimate of potential risks to public health and safety. Many comments indicated that confidence in the estimates provided in this EIS could be improved if the DOE released classified information on historical nuclear weapons testing.

The accuracy of estimated contamination is a central issue in any study conducted to clean up contaminated sites. Surface soil, subsurface rock, and groundwater contamination on the NTS are being characterized by the Environmental Restoration Program to determine the best approach for cleanup and monitoring. These efforts rely on

an extensive historical database and on newly collected data.

New data are collected under protocols prescribed by the EPA and the state of Nevada. methodologies were developed by DOE specifically to detect contaminants not commonly present at other sites, such as certain radionuclides. All these methodologies are designed to meet objectives for data quality agreed upon with the EPA and the State. Existing data are used whenever possible to reduce the cost to taxpayers by avoiding duplication of earlier studies. As might be expected, some existing data meet or exceed present quality standards, while other data are of lower quality. The DOE attempts to maximize the use of existing data, consistent with its quality for the intended use. Extensive documentation of the work plans, standard operating procedures, and quality assurance checks are maintained for all data, but are too extensive to include in this EIS.

The classified nature of some of the data presents a challenge to the DOE. While national security is of paramount importance, the DOE recognizes that the public may perceive the DOE as using classification as a cloak to avoid scrutiny of basic data. In particular, the total radionuclide inventory remaining in the subsurface at the NTS raises significant classification issues. radionuclide inventories for specific nuclear tests can reveal much about the types and amounts of special nuclear material used in weapons design and the efficiency of these weapons. In fact, the DOE routinely analyzed samples of the residual melt glass to determine the success of the test. So, although researchers from the nation's weapondesign laboratories have developed extensive data to help estimate the nature and extent of contamination underlying the NTS, the data remain classified.

The DOE is trying to resolve this issue with a twofold approach. First, declassification actions have been proposed which would sum, or lump together, data from many tests so that no classified information would be revealed. The data presented in this EIS are the result of one declassification action and are made available to the public here for the first time. Other declassification actions are pending which, if approved, will allow the lumping

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of data in smaller areas. The second approach is to grant access to classified data to organizations with persons having an appropriate security clearance and need-to-know. To date, several representatives of the State of Nevada's Division of Environmental Protection have been given access to the source term inventory data. In addition, a representative of the University of Nevada Las Vegas, Harry Reid Center for Environmental Studies, has been granted access to the source term data. It is hoped that these two approaches will raise confidence in the accuracy of the source term data.

1.11 Hydrology and Water Resources

Several comments expressed concern about the impacts of the proposed action on the regional groundwater flow system, especially with respect to drinking water supplies in Amargosa Valley and the environmentally sensitive areas of Ash Meadows, Devils Hole, and Death Valley. Other comments requested clarification of water rights issues concerning actions that are not perceived to be within the DOE's mission.

A cornerstone of the DOE's environmental policy is the protection of water resources. This policy has been put into action through monitoring, characterization studies, and investigations of contaminant sources. Since 1972, the DOE has conducted an extensive groundwater monitoring program, with samples taken routinely at wells and springs located on and off the NTS. Because Amargosa Valley and other environmentally sensitive areas are downgradient of the NTS, the DOE monitors springs in Ash Meadows and as far away as Death Valley. This monitoring network provides the DOE with a first line of water resource protection by detecting water-quality problems before they extend to these downgradient areas.

The DOE sponsors research on the hydrology of the NTS and the fate of radionuclides in the environment. Characterization studies for the DOE's Environmental Restoration Program focus on defining the transport of radionuclides in the vicinity of past underground tests; the installation of

an extensive array of new characterization wells; and detailed studies on the effects of past testing on infiltration, the mechanics of the aquifers present, and water level changes in the vicinity of detonations. The DOE has been an active participant in evaluating the conditions that support the endangered pupfish at Devils Hole and has been a partner with other agencies in defining the complex hydrologic conditions of the Death Valley groundwater flow system.

An inventory of past hydrologic studies is underway and has identified more than 2,000 documents that are relevant to the water resources and hydrologic conditions of the region. The information presented in this EIS must be of a summary nature; it is not possible to include all of the information that the DOE has accumulated over the decades. A large amount of unclassified information is available in the public reading room, or upon request, to interested parties who seek more detailed information on the specific hydrologic characteristics of this region.

It is not practical to present in this EIS detailed information on the 3-dimensional distribution of contamination around each underground test site. The information from these studies is referenced in this EIS and dozens of more-detailed reports are available to the public and interested groups and agencies. This information will, however, be provided, to the extent available, in the Environmental Restoration studies of the testing areas.

With respect to water use at the NTS, the DOE would pursue water rights for activities determined to be outside of the NTS mission.

1.12 Radioactive Waste Shipments and Waste Types

Several commentors noted differences between the radioactive waste volumes and resulting waste shipment estimates presented the Draft Waste Management **Programmatic** EIS. the **Baseline** Environmental Management Report, and the Draft NTS EIS. Comments noted that these differences in the data also resulted in different risk assessment results. It was further noted that the waste transportation risks reported in the Draft Waste Management Programmatic EIS, were higher than those reported in the Draft NTS EIS.

Commentors also questioned the relationship between various terms used to refer to low-level waste in the Draft NTS EIS. Commentors were confused by the terms "greater-than-Class C," "similar to greater-than-Class C," "inappropriate for shallow land disposal," and "special case waste," and questioned whether the Draft EIS had devoted adequate attention to waste represented by these terms. In particular, commentors criticized the Draft EIS's lack of any mention of special case waste, and the lack of analysis of disposal of greaterthan-Class C waste, in view of a recent announcement that the DOE is studying the co-disposal of greater-than-Class C waste with DOE special case waste that is similar to greater-than-Class C waste.

Comparison between the NTS EIS and the DOE Waste Management Programmatic EIS

Commentors compared the NTS EIS and the DOE Waste Management Programmatic EIS and pointed out various differences between the two documents in terms of waste volumes, numbers of shipments, and risk estimates. These differences arise from the different purposes and scope of the two documents. The Waste Management Programmatic EIS is designed to establish a broad framework of reasonable alternatives for consideration by the

public and DOE decisionmakers in support of broad programmatic decisions. Data used for analysis of this type often must be aggregated or summarized for consistent application, and to ensure that the relative differences in impacts among programmatic alternatives are clear to decisionmakers. In contrast, the NTS EIS has a sitewide focus and uses more detailed data specific to the site. Also, broadly scoped programmatic EISs make more conservative assumptions to ensure that the range of possible alternatives across a complex array of program activities are adequately bounded. As a result, the DOE would expect the estimates of waste volumes and health risks in the Waste Management Programmatic EIS to be at least as high or higher than related estimates in sitewide or project-specific National Environmental Policy Act documents. Other differences arise because the analyses presented in the NTS EIS assess the range of reasonably foreseeable activities at the NTS over the next 10 years, whereas the Waste Management Programmatic EIS is designed to support DOE programmatic decisions affecting DOE-wide waste management activities over the next 20 years. Given these differences, the DOE believes that the results presented in the two documents are reasonably comparable.

Special Case Waste

Commentors criticized the Draft EIS because it did not address "special case waste." Text has been added to the Final NTS EIS to explain this term in the context of the NTS's waste management program.

The designation of a particular waste as "special case waste" is a site-specific determination which, if made at one DOE site, may or may not be applicable at another DOE site. "Special case waste" is not a formal technical waste category in the same sense as "transuranic waste" or "low-level waste"; rather, "special case waste" is a temporary, informal designation by the generating site to identify waste that exhibits characteristics which indicate that further analysis may be necessary to properly categorize it, or that may require special handling, storage, or disposal methods. These characteristics are taken into account in determining whether waste can meet a potential disposal site's acceptance criteria. In making this determination,

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the DOE considers a number of factors, including safety analysis reports and hazard assessments, performance objectives, disposal site characteristics and operational restrictions, applicable federal regulations and DOE orders, as well as input from stakeholders and from the Defense Nuclear Facilities Safety Board. If a designated "special case waste" is determined to meet a disposal site's acceptance criteria, it is no longer considered to be "special case waste," and is considered acceptable for disposal notwithstanding its earlier "special case" designation. At that point, the fact that the waste was once classified as special case waste is irrelevant as far as disposal is concerned.

The DOE intends to clarify its use of the term "special case waste" in the Final Waste Management Programmatic Environmental Impact The clarification will reflect the Statement. dynamic nature of the DOE's special case waste The Final Waste Management inventory. Programmatic EIS will also reflect the DOE's intent to manage this waste within existing waste categories to the extent possible, consistent with the process described above. The DOE will prepare any necessary additional National Environmental Policy Act documentation for proposals for actions regarding special case waste not covered by existing National Environmental Policy Act documents.

Greater-Than-Class C Waste and Similar to Greater-Than-Class C Waste

Some commentors urged that DOE use the NTS EIS to evaluate options for disposal of greater-than-Class C low-level waste. In urging this course of action, one comment referred to a 1995 DOE Federal Register notice as evidence that the DOE is formulating plans for the co-disposal of greater-than-Class C waste and waste that is similar to greater-than-Class C. Also, some commentors either did not understand the distinction between the terms "greater-than-Class C" and "similar to greater-than-Class C," or believed that the DOE was trying to create an artificial distinction between two types of waste to avoid discussing greater-than-Class C waste in this EIS.

The confusion surrounding these two terms arises from the legal definition of greater-than-Class C waste. The Low-Level Radioactive Waste Policy Amendments Act of 1985 (Public Law 99-240) made the federal government responsible for the disposal of certain high-specific-activity, low-level waste with concentrations of radionuclides that exceed the limits for Class C radioactive waste established by the Nuclear Regulatory Commission. This waste is commonly referred to as "greaterthan-Class C low-level waste." Most of this waste is generated by commercial facilities, and is therefore also referred to as "commercial greaterthan-Class C waste." The same section of Public Law 99-240 also made the federal government responsible for all DOE-generated low-level waste as a separate category, without regard to class. The DOE waste with characteristics comparable to those of greater-than-Class C is referred to as "similar to greater-than-Class C low-level waste," in order to distinguish it from the category of greater-than-Class C waste created by the statute.

This distinction is important in understanding the purpose of the Federal Register notice referenced by the comment. The notice was entitled, "Strategy for Management and Disposal of Greater-Than-Class C Low-Level Radioactive Waste (60 FR 13424, March 13, 1995). The notice requested public comments on several options for managing greaterthan-Class C waste, including collocated disposal of greater-than-Class C waste and DOE waste with similar characteristics. The notice indicated that this approach presents a regulatory issue. Specifically, Public Law 99-240 requires that greater-than-Class C waste that is generated by the Nuclear Regulatory Commission licensees must be disposed of in Nuclear Regulatory Commissionlicensed facilities. DOE-generated waste with similar characteristics does not have to be disposed of in licensed facilities, and there is a question whether the Nuclear Regulatory Commission can exercise jurisdiction over DOE-generated waste without additional legislation.

This issue arises only where co-disposal is considered, and thus it does not affect any current or proposed waste management activities for disposal at the NTS, since-co-disposal is not being proposed at this time. If co-disposal ever is proposed, it will be as part of a comprehensive plan for the management of greater-than-Class C low-level waste. As stated in the 1995 notice, implementation of the greater-than-Class C waste provisions of

Public Law 99-240 may not occur for 20 years or more, well beyond the timeframe for this EIS. In the interim, the DOE intends to continue to dispose of DOE waste that is similar to greater-than-Class C waste so long as such waste meets the NTS's waste disposal criteria. The environmental impacts of this activity are addressed in this EIS. Appropriate National Environmental Policy Act documentation will be prepared when federal plans for disposal of greater-than-Class C waste have progressed to the point where a proposal for action can be formulated.

Greater-Than-Class C Waste, Similar to Greater-Than-Class C Waste, and Special Case Waste

The 1995 Federal Register notice discussed above caused one commentor to mistakenly equate greaterthan-Class C waste with special case waste. The 1995 notice stated that "[t]he term Special Case Waste (SCW) denotes DOE waste having characteristics similar to those of GTCC LLW [greater-than-Class C low-level waste], and generally lacking firm disposal plans." statement is an oversimplification of the relationship between these two terms. As discussed above, unlike the term "greater-than-Class C waste," the term "special case waste" is not a formal waste category with well-defined characteristics. DOE did not intend to suggest that there is always a similarity in the physical or radiological characteristics between special case waste and greater-than-Class C waste (or between special case waste and DOE-generated waste that is similar to greater-than-Class C, for that matter). Not all special case waste is low-level waste, nor is all of it similar to greater-than-Class C waste. Conversely, DOE waste that is similar to greater-than-Class C waste is not special case waste if it meets the NTS's

waste disposal criteria (see above). The primary attribute shared by all waste represented by the terms "special case waste" and "greater-than-Class C waste" is that it is "lacking firm disposal plans." In contrast, the DOE can dispose of waste it generates that is similar to greater-than-Class C waste if that waste meets the NTS's waste disposal criteria.

Waste Inappropriate for Shallow Land Disposal, and Special Case Waste

Commentors also incorrectly assumed that these two terms referred to the same waste; in fact, the opposite is true. As these terms are used by the DOE, they are mutually exclusive. As described above, waste is considered special case waste if it has not been determined to meet a disposal site's criteria. Such waste cannot be disposed of at the In contrast, the DOE applies the term "inappropriate for shallow land disposal" to waste that does meet NTS's disposal criteria, but which the DOE has determined, through the waste acceptance process, to require greater isolation for the protection of the environment and the workers than low-level waste disposal procedures normally would provide. Consistent with the foregoing discussion, these wastes may include DOE waste that is similar to greater-than-Class C waste, or waste that was originally designated by the generator as special case waste.

The two terms do have in common the fact that neither is a formal waste category. Rather, they both are informal management designations that the DOE uses to describe whether a particular waste can meet the NTS's disposal criteria, and whether it requires any measures beyond normal low-level waste disposal procedures to meet those criteria.

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CHAPTER 2 PUBLIC COMMENTS

INTRODUCTION

On February 2, 1996, the U.S. Department of Energy (DOE) issued the Draft NTS EIS for review by the state of Nevada, Indian tribes, local governments, other federal agencies, and the general public. The formal public comment period lasted 90 days, ending on May 3, 1996. Public hearings and workshops were held throughout the comment period at a number of locations in Nevada. and in St. George, Utah. Transcripts of these hearings and workshops were produced to capture oral comments from members of the public. Public comments were received throughout the public comment period and, to accommodate as many respondents as possible, comments were accepted after the close of the public comment period. The last comment was received on May 15, 1996.

2.1 Comment Categories

The comments are presented by source category in the following order:

- Federal Agency
- Sovereign Nations
- State Government
- Municipal Government
- Company
- Organization
- Private Citizen
- Public Hearing Transcript
- Workshop Notes.

The complete transcripts of the public hearings and workshops are presented at the end of the individual comment letters.

2.2 Comment Coding System

Comments are identified by a numeric code to indicate the individual respondents and comment number. Written comments within each comment category are coded in numeric order beginning with the number "1" based on the order they were received and entered into the comment tracking system. Transcripts from public hearings and workshops are coded in a similar manner. Numbers following a hyphen in the comment code indicate an individual comment contained within a letter, transcript, or other comment document. Examples of comment codes are:

- Private Citizen 4-7 refers to the 7th comment from the letter coded 4
- Public Hearing Transcript 2-15 refers to the 15th comment on the Public Hearing Transcript coded 2.

Sidebars in correspondence, transcripts, and other written comment documents indicate the specific lines on which the numbered comment appears. An index to the public comments, as they appear in this document, is provided in the following section. Responses to comments are presented in Chapter 3 of Volume 3 using the same numerical coding system.

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FEDERAL AGENCY 1



LC-2212 ENV-5.00

United States Department of the Interior

BUREAU OF RECLAMATION Lower Colorado Regional Office P.O. Box 61470 Boulder City, NV 89006-1470

Dr. Donald R. Elle Director Environmental Protection Division US Department of Energy Nevada Operations Office PO Box 14459

Las Vegas, Nevada 89114

Subject: Comments on the 8 Volume EIS for the Nevada Test Site

Reclamation's Lower Colorado Regional Office environmental compliance staff has reviewed the subject documents and find that the proposed actions on lands constituting the Newada Test Site under the control of the Department of Energy Newada Operations Office have, in general, no significant impact on Reclamation withdrawn lands and/or facilities. The exceptions to this statement involve the proposed Solar Experimental Facility in the El Borado Valley that conceivably could require power line rights-of-way and/or other infrastructure improvements that would cross Reclamation Mithdrawn lands in the vicinity of Boulder City, Site lands could involve use of additional water supplies and/or power requirements that in turn could impact Reclamation projects and/or facilities such as Lake Mead, Hoover Dam and/or the Southern Nevada Water Project. Beyond these indirect and hypothetical impacts the proposed actions and/or alternatives are believed to have no impact on Reclamation lands or activities and hence Reclamation has no objections nor concerns with respect to the proposed actions with respect to the Nevada Test Site.

Sincerely,

William E. Rinne, Office Director Resource Management and Technical Services

FEDERAL AGENCY 2

The comments in Federal Agency Comment Letter Number 2 were included in Federal Agency Comment Letter Number 3. Therefore, the Department of Interior responses (Fish and Wildlife Service and Bureau of Land Management) to Federal Agency Comment Letter Number 3 also address comments advanced in Federal Agency Comment Letter Number 2



United States Department of the Interior

FISH AND WILDLIFE SERVICE 911 NE 11th Avenue Portland, Oregon 9722-4181

APR 18 933

Memorandum

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State Director, Bureau of Land Management Reno, Nevada (Attn: Neil Talbott)

Regional Director, U.S. Fish and Wildlife Service Ostroy.

From:

Review of and Comments to Draft Environmental Impact Statement (DEIS) for the Nevada Test Site and Off-Site Locations in the State of Nevada Region 1, Portland, Oregon Subject:

(ER 96/0065)

As directed by acting Director Martin's February 5, 1996, Memorandum from the Office of Environmental Policy and Compliance, we have reviewed on the subject document. Please collate the attached comments in the Department of the Interior response. Please refer any questions to Ms. Mary Jo Elpers of our Reno Field Office at 702/784-5227 or Mr. Merle Richmond of my Regional Office staff at (503) 231-2068.

Attachment

Field Supervisor, Reno Field Office ខូ

Donald R. Elle, Director Environmental Protection Division U.S. Department of Energy Post Office Box 14459

Las Vegas, Nevada 89114

2FA-1

ER 96/0065

Carol M. Borgstrom, Director Office of Policy and Assistance U.S. Department of Energy Attention: SSM PEIS 1000 Independence Avenue, S.W. Washington, D.C. 20585

Dear Ms. Borgstrom:

The Department of the Interior has reviewed the Draft Environmental Impact Statement (DEIS) for the Nevada Test Site and Off-Site Locations in the State of Nevada (Test Site). The following comments are provided for your information and consideration when preparing the Final Environmental Impact Statement (FEIS).

SENERAL COMMENTS

The FEIS should clarify whether or not a programmatic Environmental Impact Statement (EIS) is intended. Some sections indicate further environmental analysis under the National Environmental Policy Act (NEPA) would be done in association with other projects, such as the solar energy proposals. Other sections do not indicate any further analyses would be done for most projects on the Nevada Test Site (NTS). This issue is further complicated by some project activities being currently evaluated under separate EIS's (for example, the Stockpile Stewardship and Waste Management project). Thus, the DEIS uses analytical methods used in both site-specific EIS's and programmatic EIS's referencing other project-specific EIS's. Further, the limited analysis of impacts to biological resources may necessitate a separate environmental analysis for every project to comply with the NEPA. These issues should be clarified in the FEIS.

Terminology and Standards The DEIS uses technical terms which may be unfamiliar to persons not versed in the fields of melear physics or nuclear waste management. Many such terms either are not defined, are defined in technical terms, or have explanations scattered throughout the DEIS. Examples include intrusion scenario, intruder pathway, and total source-term analysis, curie, rem, and others. Such terms should be either defined in the FEIS glossary or when they are used in the text. The definitions should be given in non-technical terms and in language easily understood by the general public. The differences need to be explained. The reviewer should be referred to a table that defines the levels of exposure critical for plants and key wildlife species or groups found on the NTS and other affected areas.

FEDERAL AGENCY 2 (CONTINUED)

Carol M. Borgstrom, Director Office of Policy and Assistance The DHS uses general terms which are not defined. Definitions for terms, such as negligible, minor, minimally, localized impacts, slight, moderate, substantial, and significant, should be clearly stated early in the PHIS.

Some sections reference Environmental Protection Agency standards for transuranic wastes. These and other standards should be summarized or referenced to an appendix.

<u>Alternatives</u> The DEIS has not analyzed the effects of every alternative activity on each resource factor. For example, the evaluation of "Work for Other Impacts" to "Air Quality" does not address rocket motor destruction, even though this activity may release an extensive amount of gases to the atmosphere. The FEIS should provide an evaluation of the effects of every activity on each resource that may be affected.

In Chapter 2, the DEIS provides a cursory overview of NTS programs. Only minimal information is provided on how bulk and packaged low-level waste are disposed. Brief discussions are provided on disposal of low-level wastes in pits and trenches; however, the FEIS should discuss whether wastes are contained or prepared in any namer before they are placed in pits and trenches and covered with soil. This comment relates to the discussions on shallow land radioactive waste disposal, crater disposal, and greater confinement disposal in Chapter 4.

An activity within the Defense Program under Alternative 3 in Chapter 3 calls for construction of a generic, heavy industrial site. The FEIS should discuss what heavy industry would be accommodated. This section also should list rocket motor destruction since this activity is already discussed in the Evaluation of Alternatives Section. Appendix A lists proposed Defense Program tests under Alternative 3; however, what the smoke obscuration operations or thermal and climatic tests may involve needs to be addressed. Each activity to be pursued in Chapter 2 and Appendix A needs to be described in sufficient detail to ensure what is proposed to occur is clear to the uninformed reader.

Preferred Alternative On March 15, 1996, the Department of Energy (DOE) provided the Fish and Wildlife Service (Service) with a copy of a memorandum on development of the preferred alternative to be presented in the FEIS. The memorandum states the NTS EIS schedule has been modified and the FEIS was scheduled to be released on May 17, 1996. Furthermore, the memorandum states the NTS EIS Technical Working Groups would begin developing the preferred alternative to be presented in the FEIS and this alternative likely would be a hybrid created by selecting specific uses from the alternatives analyzed. Development and approval of the preferred alternative sintegration team for review and approval. This process implies public and agency comments would not be considered in selecting the preferred alternative or in development of the FEIS. Also, the preferred alternative selection process should be explained in the FEIS.

Carol M. Borgstrom, Director Office of Policy and Assistance Contaminants The DEIS does not present an overall evaluation of toxicological (radiological and chemical) impacts to biota resulting from past, present, or future activities. At several points, the DEIS references studies which have been performed on the NTS to address this question. However, the FEIS needs to summarize what is known about past activities, present the impacts related to current activities, and speculate on the potential impact of future activities. Such information is particularly important for the Yucca Flat weapons test basin, Frenchman Flat, Plutonium Valley and other locations in the western and northwestern parts of the facility. Because impacts to wildlife populations have occurred from past and ongoing activities, the FEIS should also provide information on how long radiation could affect wildlife and describe any impacts from other contaminants for each alternative.

Biological Resources. Only brief general descriptions of plant communities have been provided in both Chapter 4 Affected Environment and Chapter 5 Environmental Consequences and generally throughout the DEIS. The FEIS needs to address the acres of each plant community that is either currently on the project sites or would be affected by various alternatives. This information is needed for assessing the overall impacts to these communities and their associated wildlife.

The DEIS indicates ephemeral flows occasionally form ponds on several playas found on the NYS. The FEIS should provide information on 1) the length of time this water remains, 2) the extent to which the playas are used by migratory shorebirds, and 3) the potential for migratory birds using the playas to be exposed to radionuclides and other contaminants.

The springs occurring on the NTS may support scdges, rushes, and other hydrophytic vegetation, which likely constitute wetlands that are regulated by the Corps of Engineers (Corps) pursuant to section 404 of the Clean Water Act. Activities that may affect these springs should be described in more detail, and if the springs are to be modified in any way, the potential need for a Corps permit should be stated. We are particularly interested in the potential for such springs to support endemic invertebrates and for alternative 3, which would involve substantial increases in ground water pumping, to affect such invertebrates.

Chapter 5 does not adequately address impacts to biological resources resulting from extensive surface disturbance and removal of native vegetation. Such activities, if done during the avian breeding season, likely would kill individuals and/or destroy nests and nest contents of migratory birds protected under the Federal Migratory Bird Treaty Act. Other activities may expose birds to drilling mud, surfactant in drill sumps constructed for monitoring wells, or other contaminated surface waters. Protected species include, but are not limited to, passerines, waterfowl, hawks, and owls. The FEIIS should discuss the resulting impacts, and mitigation measures should included developed to prevent migratory bird mortalities.

FEDERAL AGENCY 2 (CONTINUED)

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Many sections in Chapter 5 state various effects would not have a negative impact on the viability of most species found in this area. Although this is likely true for species overall, the viability of populations may be adversely affected. The effect on viability should be discussed in the FEIS.

Several sections on biological resources in Chapter 5 indicate much of the land to be cleared for the Environmental Restoration Program would be stabilized and/or revegetated. We fully support such measures to restore contaminated sites on NTS. However, the FEIS should discuss the problems associated with clearing vegetation from desert soils. These problems include length of time for the area to revegetate on its own, air quality problems associated with expansive areas of non-vegetated land, and movement of sediments onto adjacent playas that may adversely affect the ecology of the playa. Revegetation of Mojave Desert lands also native plant community, the FEIS should reference examples and discuss impacts associated with such mitigation measures.

Endangered and Threatened Species. In reference to sections on candidate species, the Service no longer maintains a list of category 1 and 2 candidate species (see Notice of Review, dated February 28, 1996, 61 FR 7595). In place of these two categories, a single candidate category has been established. It includes species for which the Service has on file sufficient information on biological vulnerability and threat(s) to support issuance of a proposed rule to list the species as threatened or endangered under the Endangered Species Act of 1973, as amended (ESA). Such species were identified as category 1 candidates in earlier candidate notices of review. Species identified as category 2 candidates in earlier endices of review are no longer regarded as candidates for listing under the new policy.

The Service remains concerned about the former candidate species (now informally known as "Species of Concern"), and recognizes further biological research and field study are needed to resolve the conservation concerns for these taxa. Even though many of these Species of Concern may eventually be found not to warrant listing as threatened or endangered under the ESA, others may become candidates for listing in the future.

Throughout Chapter 5, the DEIS states various candidate plants (now Species of Concern) may be adversely affected by project alternatives. The FEIS needs to provide information on the extent of these plant populations in relation to the status of the species over its range. This information is vital because elimination of a population at a given site, especially if it represents the majority of the population, would be considered a significant impact.

Effects on National Wildlife Refuges. We are concerned possible impacts to three components of the National Wildlife Refuge (NWR) System (Ash Meadows, Desert, and Moapa Valley) from current and proposed operations at the NTS have not been adequately addressed. Concerns remain that either contamination or depletion of ground water may

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Carol M. Borgstrom, Director Office of Policy and Assistance affect Ash Meadows and/or Moapa Valley (Muddy River) NWRs. The Service understands the underground aquifers feeding the NWRs are not sufficiently understood by geologists or hydrologists to assume adverse impacts would not occur. The FEIS needs to fully address this issue.

Several sections of the FEIS indicate the DOE ground water withdrawals in Yucca Flat have exceeded the published perennial yield. The FEIS should address potential long term implications of this exceedence, particularly for sensitive biological resources in Ash Meadows, Devlis Hole, and the Death Valley NWRs. For example, the Ash Meadows NWR surports four fish species, one invertebrate species, and seven plant species which are listed as threatened or endangered and protected by the ESA. Additionally, critical habitat has been designated for these species. Potential impacts to these species and their critical habitat as a result of ground water contamination and how the DOE can coordinate with appropriate land managers to monitor ground water quality which may affect ESA listed species downgradient of the NTS should be discussed.

Potential adverse impacts near the west boundary of the Desert National Wildlife Range from the Spill Test Facility have not been sufficiently addressed. We also are concerned about the proposed transportation routes that would be in close proximity to Ash Meadows and possibly Desert NWRs. These concerns should be addressed in the FEIS.

Some sections of the DEIS indicate impacts to resources on refuges may be minor. Under the Refuge Administration Act of 1966, any activity is prohibited on Service land unless it is specifically approved.

Cumulative Effects. The method used to evaluate cumulative effects appears to have evaluated the significance of the DOE's projects instead of the cumulative contribution of the impacts themselves. Therefore, the DOE determines they are an insignificant contributor. The FHES meets to explain what the contribution of the DOE activities means in terms of total impacts. If activities of other emtires result in a close to significant impact in the area, the DOE activities means in cumulative impacts to a level of significance. The cumulative effects section should be fully reevaluated in the FHIS.

The section on cumulative effects to biological resources also is inadequate. It discusses impacts only to the desert tortoise, and the cumulative effects analyses should be expanded to include other biological resources. They include but are not limited to specific vegetation types, important groups of wildlife such as migratory birds, and species of special concern.

References. Although inventories, studies, and effects of various perturbations on physical and biological subjects are referenced throughout the DEIS, few bibliographic references are provided. For example, Section 4.1.4.2, Geology: Radiological Sources in Soil (page 4-135, line 19) refers to a comprehensive study of a contaminated portion of Area 13 of the Nellis

FEDERAL AGENCY 2 (CONTINUED)

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Air Force Range (NAFR) Complex. Lines 21 and 22 mention research on the uptake of radioactive material by plants, but does not provide a summary and a bibliographic reference. The FEIS needs to provide a reference for determining 1) when, where, and by whom the research was conducted, 2) the validity of the research, and 3) the title of the research document to examine for further information. The FEIS also needs to document sources and references.

SPECIFIC COMMENTS

Page 2.2. Section 2.1. Background. Lines 18-19 A programmatic section 7 consultation under the ESA is in progress. It analyzes the effects on the desert tortoise (Gapharus agassizif) from DOE programs on the Nevada Test Site (NTS) as described in Alternative 3 of the DBIS. Activities proposed on the NTS which are not considered in Alternative 3 may not be covered under the biological opinion when issued and may require re-initiation of consultation.

Regarding the release of radioactive material, the DEIS states the effective dose equivalent would not exceed 25 millirem per year to any member of the public. Even though the DOE may not have an objective dose limit for plants and wildlife, the FEIS should describe how effective dose quivalent levels for plants and wildlife, the FEIS should describe how "reasonable effort" and "as low as reasonably achievable" in the last sentence should be defined more specifically.

Page 3-36. Section 3.3. Comparison of Alternatives and Environmental Impacts Lines 2 and 3 state additional Defense Program impacts under the alternatives considered in the DEIS are small in comparison to the impacts of previous testing. The implication is that additional impacts would, therefore, be of no concern. However, because the impacts of previous testing were so substantial, it would seem that any additional impact, regardless of how mainl, may be significant. The FEIS should discuss the rationale why this would not be the

Page 4-135. Section 4.1.4.3. Soils, Lines 16-24 Further discussion is needed on the uptake of radioactive material by plants and animals, particularly herbivores. It is reasonable to assume that radioactive material may accumulate in animals which feed on contaminated plants. Thus, the FEIS should discuss long-term effects of radioactive material accumulation in animals in greater detail. For example, is reproduction and recruitment affected by increased radioactive levels and, if so, to what degree? Results of surveys and research projects on soils should be included in the discussion in lines 26-33. We suggest the FEIS identify and discuss alternative methods for cleaning soils, including replacement of topsoil and cryptogamic crusts.

Carol M. Borgstrom, Director Office of Policy and Assistance Page 4-141. Section 4.1.5.1. Surface hydrology Lines 4-8 states Forty Mile Canyon carries runoff beyond the NTS boundaries to the Amargosa Desert and Death Valley, California. The effect of perturbations on the NTS to organisms of special concern in those locations should be provided in the Biological Resources sections.

Page 4-146. Section 4.1.5.1. Surface Hydrology The DEIS does not explain in lines 6-7 why two of the nine springs on the NTS were not sampled. Considering these springs are a water source for wildlife, the FEIS should identify the potential effects to species which consume water at these sources. A discussion on levels of tritium in the samples and why they were not included in the analysis should be discussed.

Rage 4-147. Line 21. The DEIS states all active containment ponds are fenced and posted with radiological warning signs. The FEIS should address the level of access to these ponds by various species of wildlife. We are particularly concerned with access by the threatened desert tortoise and migratory birds. The FEIS should clarify what is meant by the term, "amousl average of gross beta analyses" from each sampling location. How does this relate to wildlife that may come into contact with these waters? What is the risk to various wildlife groups, such as amphibiaus, replifes, birds, and small mammals. This information which is apparently not in the DEIS, should be provided in the FEIS. These comments relate to lines 31 to 33 on page 4-219, which mention the 230 contaminated areas on the NTS, Tonopah Test Range, and NAFR Complex as well.

<u>Pages 4-149</u> Lines 27-31 state, in general, the effects of pumping NTS water supply wells is concentrated within a distance of a few thousand feet of the operating wells and that the impact is not considered significant in five locations. The FEIS should state whether there are significant impacts in other locations; whether the cone of depression around these wells have been mapped, or whether there are any biological resources in the vicinity of the wells that could be affected by pumping.

Page 4-150. Section 4.1.5.2. Groundwater The discussion on lines 17-25 states the downgradient subsurface discharge to Frenchman Flat may have been affected. However, we could not locate any discussion of the impacts to biological resources associated with Frenchman Flat. Such information should be provided in the FEIS.

<u>Page 4-162</u> Lines 30-32 state when large volumes of ground water were pumped from the vicinity of the Cambric site cavity, migration of tritium and noble gases via ground water flow was possible. However, no information was provided on where contaminated ground water may have gone or where it is now likely to be located. Lines 1 and 2 on page 4-163 state there are three known unclear test locations where the regional carbonate aquifer has been affected by radionucilides, but no information is provided on the levels of radiouncilides

FEDERAL AGENCY 2 (CONTINUED)

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in these locations or what the potential effects are. Line 20 states that nonradioactive materials in the subsurface at NTS include numerous metals, organic compounds, and drilling products. However, specific identification of these materials and their potential toxic effects, if any, are not listed. This information should be provided in the FEIS.

Page 4-170. Section 4.1.6. Biological Resources. Table 4-30. The bald eagle (Haliaeenrs lancocephalus) was reclassified to threatened in the lower 48 states on July 12, 1995 (60 Federal Register 36000).

With publication of the new candidate notice, the only category 1 candidate known from the NTS, Beatley's astragalus (Astragalus beatleyae) has been removed from the list of candidates. However, as with other species of concern, the Service will continue to track the species' status trends and threats to survival.

Pages 4-174 Lines 3 and 4 state most natural springs are on the mesas and mountains in the northern part of the NTS. If any other springs are located in valley bottoms and are affected by ground water levels, the FEIS should provide this information because current and future pumping of ground water on the NTS may affect these springs.

Page 4-175 Lines 7-9 state many of the birds on the NTS, including almost all of the waterfowl and storebirds, use the playas in Frenchman and Yucca Flat weapons test basin, artificial ponds and springs, and sewage lagoous during migration and/or during winter. No information is provided, however, on whether data has been collected on exposure of these organisms to radionuclides or other contaminants and the potential effects therefrom. This information should be provided in the FBES.

Pages 4-220 and 221. The section on ecological studies mention monitoring plants and animals on the NTS to assess changes over time in their ecological conditions. However, no information is provided on the results of these studies and no documents or study reports are referenced. The PEIGS should summarize the results of these studies as specified in section 1502.21 in the Council on Environmental Quality's Regulations for Implementing the NEPA (CEQ Regulations).

Page 4-221. Section 4.1.11. Occupational and Public Health and Safety/Radiation. Lines 3-5. The discussion of the tortoises in the Rock Valley study enclosure should include the determination by the Service that these tortoises are considered pre-ESA and, therefore, not protected under the ESA. When hatchlings, these tortoises were confined to the enclosures by a barrier and isolated from the wild population. This event occurred prior to listing of the tortoise under the ESA. However, marking and measuring fire-roaming tortoises may be in violation of section 9 of the ESA unless authorized under sections 7 or 10.

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as amended, authorized the conveyance of 126,775 acres of Bureau of Land Management Furthermore, approximately 85,617 acres of the transferred lands, including 65,256 acres of desert tortoise critical habitat, are being managed according to a conservation easement granted by Boulder City to Clark County for at least the next 50 years. The conservation Habitat Unit (CHU) for the desert tortoise, were transferred to the Boulder City government. easement requires that the 85,617 acres of land be managed for the conservation, protection, restoration, and enhancement of the desert tortoise and its habitat. Boulder City is Page 4-278. Section 4.5. Eldorado Valley The Eldorado Valley Land Act, Public Law 85responsible for supervising and regulating activities authorized or permitted within the area. lands in the Eldorado Valley to the Colorado River Commission of Nevada. In 1995, 107,412 acres of these lands, which includes 69,930 acres of the Piute-Eldorado Critical This information should be incorporated into the FEIS.

tortoise. The Dry Lake Valley Solar Enterprise Zone is immediately adjacent to the Mormon Mesa CHU and the Coyote Springs Solar Enterprise Zone occurs within the Mormon Mesa CHU. If any proposed project actions in these areas affect the desert tortoise, formal Page 4-287. Section 4.5.6. Biological Resources The Eidorado Valley Solar Enterprise Zone occurs immediately adjacent to the Piute-Eidorado CHU and is occupied by desert consultation with the Service under section 7 of the ESA may be required.

Page 5-37. Section 5.1.1.5.2. Groundwater. The FEIS should further discuss potential adverse impacts to biological resources from large scale ground water withdrawals. In organisms dependent on isolated water sources where spring discharge rates would be particular, project effects to hydrophytic vegetation, aquatic invertebrates, and desert reduced and water quality impaired should be identified.

plant species composition and abundance associated with these communities. These impacts including those on alluvial fans, may significantly alter downgradient vegetation, including Line 33 of this section states that the grading of soils and other construction actions could alter slightly the quantity and quality of tunoff. However, the significance of the impact would depend in part on the amount of grading that was done. Alterations of drainages, should be discussed in the FEIS.

understand additional environmental analysis would be undertaken before a decision would be made on this proposed project. However, some project features and potential impacts should considered for development, the types of habitat to be cleared, and the potential for indirect be discussed in the FEIS. The discussion should also include the four technologies being energy project proposed under the Non-defense Research and Development Program, we Pages 5-161 to 5-166. Section 5.3.1.6. Biological Resources Regarding the alternative impacts, such as habitat fragmentation and disruption of wildlife movement corridors.

FEDERAL AGENCY 2 (CONTINUED)

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Page 5-282. Section 5.5.3.6. Covote Springs Valley. Lines 23-25. The proposal for pumping and use of any ground water upgradient from the Muddy River warm springs system should be re-evaluated because the Moapa dace and several species of special concern may be impacted. If pumping may adversely affect any listed species, consultation pursuant to section 7 of the ESA may be required. Volume 1. Appendix I. Transportation Study. Page 3-23. Figure 3-11 Regarding State Route NV-10 Southern Route 5, we object to this route due to its proximity to Ash Meadows NWR which provides critical habitat for numerous listed species. Also, State Route 373 is not a heavy haul road

C. 668dd, (Public Law 91-135, as amended) The following text should be added in the Appendix C. Page C.10. National Wildlife Refuge System Administration Act of 1966, 42 U.S.C. 668dd. (Public Law 91-125, as amended) The following text should be added in the FEIS to reflect the intent of this law: The National Wildlife Refuge System Administration Act of 1966 provides guidelines and directives for the administration and management of all lands within the system, authorized to permit by regulations the use of any area within the system provided "such uses are compatible with the major purposes for which such areas were including "wildlife refuges, areas for the protection and conservation of fish and wildlife that are threatened with extinction, wildlife ranges, game ranges, wildlife management areas, or waterfowl production areas." The Secretary of Intertor is established. Migratory Bird Treaty Act of 1918, 16 U.S.C. 703 et seq., 40 Stat. 755 The following text should be added in the FEIS to more accurately reflect the intent of this law:

The Migratory Bird Treaty Act of 1918 establishes a prohibition, unless permitted by regulation, to "pursue, hunt, take, capture, kill, attempt to take, copture, or kill, possess... at any time, or in any manner, any migratory bird, included in the terms of this Convention ... for the protection of migratory birds ..., or any part, nest, or egg of any such bird."

Bald and Golden Eagle Protection Act, 16 U.S.C. 668, enacted by 54 Stat, 250 The proper name of this law is the "Bald Eagle Protection Act of 1940." The Service recommends the following text to more accurately reflect the intent of this law: The Bald Eagle Protection Act of 1940 protects bald and golden eagles by prohibiting the taking, possession, and commerce of such birds and establishes civil penalties for violation of this Act.

Carol M. Borgstrom, Director Office of Policy and Assistance Appendix E. Section E.2.6. Page E-19 to E-25. Biological Resources The criteria established to evaluate potential impacts resulting from the various activities should include an evaluation of the DOE's legal responsibilities under the Migratory Bird Treaty Act (MBTA) or the Bald Eagle Protection Act (BEIPA) in the FEIS. While evaluating impacts to habitat, populations, and individuals of threatened or endangered species is proper, the MBTA and BEPA provide protection to individuals of these species.

Volume 2. Framework for Resource Management Plan. Page 1-2. Section 1.3. Policy and Procedures. Section 1.6(1) of the ESA requires all Federal agencies to carry out programs for the conservation of threatened and endangered species. Many Federal agencies also have policies for conservation and management of candidate species, species of special concern, and other sensitive species. If the DOE has such policies, they should be discussed or a statement should be given in the FEIS that no such policies exist.

Page 4-6 The DEIS states the DOE's goal for biological resources is to maintain habitat and ecosystem processes needed to support viable populations of all native plants and animals. However, the status, distribution, and life histories of many species of plants and wildlife are not well known. Thus, the implementation of a project activity, such as an increase in land use, could be underestimated and have a long term impact beyond acceptable levels. Guidelines should be incorporated into the Resource Management Plan to adequately conserve all natural resources on the NTS.

Page 2-7. Line 14 The taxonomio name for Beatley milkvetch is Astragalus beatleyae and not Astragalus badly. This should be corrected in the FEIS.

Thank you for the opportunity to comment.

Sincerely,

Patricia Sanderson Port Regional Environmental Officer

FEDERAL AGENCY 3



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United States Department of the Interior

OFFICE OF THE SECRETARY
Office of Enfrommental Policy and Compliance
600 Harrison Street, Suite 515
Sen Francisco, Oxifornia 94107-1376

April 24, 1996

ER 96/0065

Carol M. Borgstrom, Director Office of Policy and Assistance U.S. Department of Energy Attention: SAM PEIS 1000 Independence Avenue, S.W. Washington, D.C. 20585

Dear Ms. Borgstrom:

The Department of the Interior has reviewed the Draft Environmental Impact Statement (DEIS) for the Nevada Test Site and Off-Site Locations in the State of Nevada (Test Site). The following comments are provided for your information and consideration when preparing the Final Environmental Impact Statement (FEIS).

General Comments

The Test Site is comprised of public lands withdrawn by the Secretary of the Interior, who has continuing responsibilities at the Test Site, for a specific use. The original order (PLO No. 805) withdrew lands for weapons testing. Prior to the 1992 moratorium, nuclear weapons testing was the Test Site's primary mission.

The draft EIS acknowledges that other activities are now taking place and expansion of other activities is being considered. A substantial change in use would require a new withdrawal. The same is true for the public land orders that withdraw public land for the Shoal Project and the Central Nevada Test Area.

This Draft EIS discusses activities which have occurred, are occurring now, and which may occur in future at the Test Site. Since an EIS is prepared for a specific purpose/project, the purpose of this draft EIS is not clear. It does not address need to change the four public land orders which established the Test Site.

It has long been the practice of the Department of the Interior to specify the use and the administering agency when withdrawing land. Prior to the Federal Land Policy and Management Act of

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authority was for a specific use or purpose.

For uses where there was no specific authority, the Supreme Court has recognized the inherent power of the President, as delegated to the Secretary of the Interior, to withdraw lands for public purposes (United States v. Midwest Oil Co., 236 U.s. 459; Mason v. Inited States, 260 U.s. 545). The Test Site was withdrawn by the inherent power of the President. Withdrawals are made for the use and benefit of the public at large.

The Bureau of Land Management will not accept contaminated lands from DOE. Clean up/remediation levels have not been established for nuclear activities where land was intentionally contaminated "as a national security sacrifice zone" during the cold war. BLM does not have financial resources or radiological expertise on hand to continue remediation and monitoring at DOE sites.

Remediation and restoration of DOE's facilities are to be coordinated with BLM as the majority of these sites are adjacent to BLM managed public lands. Any restoration activities that identify releases or contamination off-site which impact or threaten to impact BLM managed lands should be brought to the immediate attention of BLM.

Discussions of the Shoal and Central Nevada Test Area cover groundwater contamination. The EIS indicates that recent field studies revealed a higher probability of contaminant migration than previously assumed at the Central Nevada Test Area.

This is insufficient information from which to draw appropriate conclusions or recommendations. Monitoring contamination is not remediation. Since the sites are permanently contaminated, monitoring is a commitment to infinity or until a new, unknown technology to remediate these sites is discovered.

If monitoring shows contamination beyond the withdrawal boundaries, expansion of the withdrawal areas should be reevaluated.

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Recent studies by USGS at the Beatty facility indicate that a tritium and carbon 14 soil gas plume is moving at a greater rate than groundwater contemination. What are you doing to address this issue at all of these sites? Are the monitoring methods and existing well networks being adjusted to address this issue?

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We recommend this issue be addressed for those sites where soil gas migration could easily impact BLM managed lands such as Shoal and the Central Newada Test Area. If such a plume is detected, BLM is to be notified, and either remediation plans or reveraluation of withdrawal boundaries will be required.

FEDERAL AGENCY 3 (CONTINUED)

Any of the proposed offsite activities should be addressed on an eco-regional basis due to the surface disturbance and water needs. Each basin in Nevada has unique ecological diversity wherein disturbances can permanently alter the fragile balance found in the great basin and mojave deserts.

If you have questions contact Dennis Samuelson at 702-785-6532 or Sue Skinner at (702-785-6570). at the Bureau of Land Management Nevada State Office, Reno, Nevada.

Specific Comments

Executive Summary

Page 9-13, lines 27-28, describe Coyote Springs Valley Region as a "designated wilderness management area" by BLM. This region has some areas managed by BLM as wilderness until such time as Congress designates them as wilderness or releases them for other uses. None of the study areas has, to date, been designated by Congress as wilderness. (contact Dawna Ferris, BLM Caliente Field Station, 702-726-8129)

Volume 1, Chapters 1-9, Part A Chapter 4.0, Affected Environment Page 4.9, Section 4.1.1.1 Public Land Orders and Withdrawals, line 13 - How was the management of the area withdrawals, line 13 - How was the management of the area withdrawa by Public Land Order (PLO) No. 1662 delegated to the Air Force? BMX records show PLO 1662 still in effect with DOE as the administering agency.

Page 4-9, Section 4.1.1.1 Public Land Orders and Withdrawals, entire section - At the time the 1983 withdrawal review was conducted, weapons testing was the primary use. However, this review was never forwarded to the Secretary of the Interior and to Congress in accordance with Section 204(1) of the Federal Land Policy and Management. Act of 1976. (As a matter of fact, no review of any withdrawal, regardless of agency, has been forwarded to Congress as mandated).

Consequently, this review needs to be updated. The 100-year term was based on the fact that if nuclear weapons testing were to cease, the lands would remain withdrawn for public health and safety reasons due to contamination.

12 Page 4-227, Section 4.2 Tonopah Test Range, line 3 - Should the 624 acres be 624 square miles? See section 4.2.1.1

Page 4-228, Section 4.2.1.1 Public Land Orders and Withdrawals, entire section - The lands comprising the Tonopah Test Range are within the Nellis Range Complex. The

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Nellis Range was re-withdrawn by Public Law 99-606 in 1986. This withdrawal expires in 2001, unless it is extended by Congress.

Page 4-251, Section 4.3, Project Shoal Area, lines 30-31 - The statement, "The site was released by the Atomic Energy Commission to the U.S. Bureau of Land Management in 1970 (DDE, 1988)" is not accurate; it should be deleted. The withdrawal still in place and BLM has determined through the withdrawal review process that we will not take this site back due to the contamination and liability issue.

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Page 4-252, line 13 - There are no public highways on the Shoal site as such; the area is crossed by numerous roads frequently used by the public for access to surrounding public lands.

Page 4-252, Section 4.3.1.1 Public Land Orders and Withdrawals, entire section - BLM records show that the Project Shoal area was withdrawn by the Secretary of the Interior order is still in effect.

All special land use beamits have expired or have been sections.

All special land use permits have expired or have been cancelled.

We have no record of special land use permit being extended to the year 2007 (page 4-254, lines 3 & 4). The BLW would like to see a copy of this permit.

Since passage of the Federal Land Policy and Management Act of 1976, special land use permits can no longer be issued to Federal agencies for use of public lands. Use of public lands by Federal agencies can only be authorized by withdrawal, right-of-way, or cooperative agreement.

Page 4-254, Section 4.3.1.2 Land Use Designations, lines 19 15-16 - The southeast corner of the Shoal site is not Navy reservation. The Shoal site is withdrawn for use by the DOE.

20 Where does the figure 7,404 acres come from? The withdrawal for the Shoal site is for 2,560 acres.

Page 4-266, Section 4.4.1.1 Public Land Orders and Withdrawals, entire section - BLM records show that the Central Nevada Test Area was withdrawn by the Secretary of the Interior on December 6, 1967, under PLO No. 4338. This 640-acre withdrawal was for Project Faultless detonation site. The Secretary of the Interior also withdraw two additional parcels on December 12, 1969, under PLO No. 4748 (1,920 acres). These two orders are still in effect.

In 1984, as result of a BLM review, DOE indicated these withdrawals should be continued. All special land use permits have expired or have been cancelled. A portion of the Central Nevada Test Area is now within the Toiyabe National Forest.

FEDERAL AGENCY 3 (CONTINUED)

23 On July 9, 1995, 107,412.24 acres were patented to the State of Nevada. The State subsequently transferred the lands to Boulder City.

Volume 1, Chapters 1-9, Part

Chapter 5.0, Environmental Consequences

Nevada Test Site - Under Alternatives 3 & 4, there would be a substantial change in use at the Test Site, which would require a new withdrawal. This was the case with the Department of Energy WIPP Site in New Mexico (State of New Mexico v. Wackins, No. 91-5387, D.C. Cir.) The court held that a change in use requires a new withdrawal. (Alternatives 1 & 2 may also be a change in use, but further analysis is needed).

Project Shoal Area and Central Nevada Test Area - Under all four alternatives, all activities would have to be confined to the withdrawn areas. If additional lands are needed, a right-of-way, withdrawal, or cooperative agreement would be required.

Eldorado Valley, Dry Lake Valley, and Coyote Springs - If 26 any public lands are needed for the solar enterprise zones, a right-of-way, withdrawal, or cooperative agreement would be required.

to be a viable alternative. In essence, DOE would be walking away" from the Test Site, Shoal, and the Central Nevada Project.

(The Tomogah Test Range would still remain part of the Air Force not want the lands back unless they can be cleaned of all contamination.

DOE acknowledges that they would maintain control of the Test Site under this alternative, but nothing is mentioned about Shoal and Central Nevada Project except for "monitoring activities." DOE remains responsible for the withdrawn lands at all these sites.

Rage 5-81, lines 10-11 - The Navy does not have authorization for military maneuvers from the BLM nor does DOE have the authority to allow the Navy to use the area. The Navy cannot use the area for maneuvers. Navy needs its own withdrawal.

GENERAL COMMENTS

31 The FEIS should clarify whether a programmatic Environmental Impact Statement (EIS) will be prepared. Some sections indicate further environmental analyses under the National Environmental

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Policy Act (NEPA) would be done in association with other projects, such as solar energy proposals.

Other sections do not indicate any further analyses for most projects on the Nevada Test Site (NTS). This issue is further complicated by some project activities being currently evaluated under separate ELS's (for example, the Stockpile Stewardship and Waste Management project).

Further, the limited analysis of impacts to biological resources may necessitate a separate environmental analysis for each project to comply with NEPA. These issues should be clarified in the FELS.

remninology and Standards The DEIS uses technical terms which may be unfamiliar to persons not versed in the fields of nuclear physics or nuclear waste management. Many such terms either are not defined, are defined in technical terms, or have explanations scattered throughout the DEIS.

Examples include intrusion scenario, intruder pathway, and total source-term analysis, curie, rem, and others. Such terms should be either defined in the FEIS glossary, or when they are used in the text. The definitions should be given in non-technical terms and in language easily understood by the general public.

the differences between exposure and breakdown rates and the resulting implications for biological resources need to be explained. The reviewer should be referred to a table that defines levels of exposure critical for plants and key wildlife species or groups found on the NTS and other affected areas.

The DEIS uses general terms which are not defined. Definitions for terms, such as negligible, minor, minimally, localized impacts, slight, moderate, substantial, and significant, should be clearly stated early in the FEIS.

Some sections reference Environmental Protection Agency standards 37 for transurant wastes. These and other standards should be summarized or referenced in an appendix.

Alternatives The DEIS has not analyzed the effects of every alternative activity on each resource factor. For example, the evaluation of "Work for Other Impacts" to "Air Quality" does not address rocket motor destruction, even though this activity may release an extensive amount of gases to the atmosphere. The FEIS should provide evaluation of effects of every activity on each resource that may be affected.

In Chapter 2, the DEIS provides a cursory overview of NTS programs. Only minimal information is provided on how bulk and packaged low-level wastes are disposed. Brief discussions are provided on disposal of low-level wastes in pits and trenches;

FEDERAL AGENCY 3 (CONTINUED)

however, the FEIS should discuss whether wastes are contained or prepared in any manner before they are placed in pits and trenches and covered with soil.

This comment relates to the discussions of shallow land radioactive waste disposal, crater disposal, and greater confinement disposal in Chapter 4.

An activity within the Defense Program under Alternative 3 in Chapter 3 calls for construction of a generic, heavy industrial site. The FEIS should discuss what heavy industry would be accommodated. This section also should list rocket motor destruction since this activity is already discussed in the Evaluation of Alternatives Section.

43 3; however, what the smoke obscuration operations or thermal and climatic tests may involve needs to be addressed. Each activity to be pursued in Chapter 2 and Appendix A needs to be described in 44 sufficient detail to ensure what is proposed to occur is clear to the uninformed reader.

Preferred Alternative On March 15, 1996, the Department of Energy (DOE) provided the Fish and Wildlife Service (Service) with copy of a memorandum concerning development of the preferred alternative to be presented in the FEIS.

This memorandum states the NTS EIS schedule had been modified and the FEIS was scheduled to be released on May 17, 1996. Furthermore, the memorandum states the NTS EIS Technical Working Groups would begin developing the preferred alternative to be presented in the FEIS and this alternative likely would be a hybrid created by selecting specific uses from the alternatives analyzed.

Development and approval of the preferred alternative was scheduled for March 28, 1996, after which it would be provided to DOE headquarters integration team for review and approval. This process implies public and agency comments would not be considered 15 in selecting the preferred alternative or in development of the HEIS. The preferred alternative selection process should be explained in the FEIS.

Contaminants The DEIS does not present an overall evaluation of toxicological (radiological and chemical) impacts to biota resulting from past, present, or future activities. At several points, the DEIS references studies which have been performed on the NTS to address this question.

48 activities, present the impacts related to current activities, and project potential impact of future activities. Such information

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is particularly important for the Yucca Flat weapons test basin, Frenchman Flat, Plutonium Valley and other locations in the Western and northwestern parts of the facility. Because impacts to wildlife populations have occurred from past and ongoing activities, the FELS should also provide information on how long radiation could affect wildlife and describe any impacts from other contaminants for each alternative.

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Biological Resources Only brief general descriptions of plant communities have been provided in both Chapter 4 Affected Environment and Chapter 5 Environmental Consequences and generally throughout the DEIS. The FIES needs to address the acres of each plant community that is either currently on the project sites or would be affected by various alternatives. This information is needed for assessing the overall impacts to these communities and their associated wildlife.

The DEIS indicates ephemeral flows occasionally form ponds on several playas found on the NTS. The FEIS should provide information on 1) the length of time this water remains, 2) the extent to which the playas are used by migratory shorebirds, and 3) the potential for migratory birds using the playas to be exposed to radionuclides and other conteminants.

The springs occurring on the NTS may support sedges, rushes, and other hydrophytic vegetation, which likely constitute wetlands that are regulated by the U.S. Army Corps of Engineers (Corps) pursuant to section 404 of the Clean Water Act. Activities that may affect these springs should be described in more detail, and if the springs are to be modified in any way, the potential need for a Corps permit should be stated.

We are particularly interested in the potential for such springs to support endemic invertebrates and for alternative 3, which would involve substantial increases in groundwater pumping, to affect such invertebrates.

Chapter 5 does not adequately address impacts to biological resources resulting from extensive surface disturbance and removal of native vegetation. Such activities, if done during the avian breeding season, likely would kill individuals and/or destroy nests and nest contents of migratory birds protected under the Federal Migratory Bird Treaty Act.

Other activities may expose birds to drilling mud, surfactant in drill sumps constructed for monitoring wells, or other contaminated surface waters. Protected species include, but are not limited to, passerines, waterfowl, hawks, and owls. The FBIS should discuss the resulting impacts, and mitigation measures should be developed to prevent migratory bird mortalities.

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FEDERAL AGENCY 3 (CONTINUED)

Many sections in Chapter 5 state various effects would not have a negative impact on the viability of most species found in this area. Although this is likely true for species overall, the viability of populations may be adversely affected. The effect on viability should be discussed in the FEIS.

Several sections on biological resources in Chapter 5 indicate much of the land to be cleared for the Environmental Restoration Program would be stabilized and/or revegetated. We fully support such measures to restore contaminated sites on NrS. However, the FEIS should discuss the problems associated with clearing vegetation from desert soils.

These problems include length of time for the area to revegetate on its own, air quality problems associated with expansive areas of non-vegetated land, and movement of sediments onto adjacent playas that may adversely affect the ecology of the playa.

Revegetation of Mojave Desert lands also is problematic. As we are unaware of any successful revegetation that actually restores the native plant community, the FEIS should reference examples and discuss impacts associated with such mitigation measures.

Endangered and Threatened Species In reference to sections on candidate species, the Service no longer maintains a list of category 1 and 2 candidate species (see Notice of Review, dated February 28, 1996, 61 FR 7595).

In place of these two categories, a single candidate category has been established. It includes species for which the Service has on file sufficient information on biological vulnerability and threat(s) to support issuance of a proposed rule to list the species as threatened or endangered under the Endangered Species Act of 1973, as amended (ESA).

Such species were identified as category 1 candidates in earlier candidate notices of review. Species identified as category 2 candidates in earlier notices of review are no longer regarded as candidates for listing under the new policy.

The Service remains concerned about the former candidate species (now informally known as "Species of Concern"), and recognizes further bological research and field study are needed to resolve the conservation concerns for these taxa. Even though many of these Species of Concern may eventually be found not to warrant listing as threatened or endangered under the ESA, others may become candidates for listing in the future.

Ahroughout Chapter 5, the DEIS states various candidate plants (now Species of Concern) may be adversely affected by project alternatives. The FEIS needs to provide information on the extent of these plant populations in relation to the status of the

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| This information is vital because elimination of a population at 63 a given site, especially if it represents the majority of the population, would be considered a significant impact.

Effects on National Wildlife Refuges We are concerned possible impacts to three components of the National Wildlife Refuge (NWR) System (Ash Meadows, Desert, and Moapa Valley) from current and proposed operations at the NTS have not been adequately addressed.

Concerns remain that either contramination or depletion of groundwater may affect Ash Meadows and/or Moapa Valley (Muddy River) NWRs. The Service understands the undergraund aquifers feeding the NWRs are not sufficiently understood by geologists or hydrologists to assume adverse impacts would not occur. The FEIS needs to fully address this issue.

Several sections of the FEIS indicate DOE groundwater withdrawals in Yucca Flat have exceeded the published perennial yield. The FEIS should address potential long-term implications of this exceedence, particularly for sensitive biological resources in Ash Meadows, Devils Hole, and the Death Valley NWRs.

For example, the Ash Meadows NWR supports four fish species, one invertebrate species, and seven plant species which are listed as threatened or endangered and protected by the ESA. Additionally, critical habitat has been designated for these species.

Potential impacts to these species and their critical habitat as a result of groundwater contamination and how DDE can coordinate with appropriate land managers to monitor groundwater quality which may affect ESA listed species downgradient of the NTS should be discussed.

| Potential adverse impacts near the west boundary of the Desert
| National Wildlife Range from the Spill Test Facility have not been
| sufficiently addressed. We also are concerned about the proposed
| Sufficiently adversed to the proposed was and possibly Desert NWRs. These concerns should be addressed in the FEIS.

| Some sections of the DEIS indicate impacts to resources on refuges may be minor. Under the Refuge Administration Act of 1966, any activity is prohibited on Service land unless it is specifically approved.

Cumulative Effects The method used to evaluate cumulative effects appears to have evaluated the significance of DOE's projects instead of the cumulative contribution of the impacts themselves. Therefore, DOE determines they are an insignificant contributor.

The FEIS needs to explain what the contribution of DOE activities means in terms of total impacts. If activities of other entities result in a close-to-significant impact in the area, DOE activities may raise cumulative impacts to a level of

FEDERAL AGENCY 3 (CONTINUED)

 $\begin{cases} 71 \\ \text{significance.} \end{cases}$ The cumulative effects section should be fully reevaluated in the FEIS.

The section on cumulative effects to biological resources also is inadequate. It discusses impacts only to the desert tortoise, and the cumulative effects analyses should be expanded to include other biological resources.

They include but are not limited to specific vegetation types, important groups of wildlife such as migratory birds, and species of special concern.

References Although inventories, studies, and effects of various perturbations on physical and biological subjects are referenced throughout the DEIS, few bibliographic references are provided.

For example, Section 4.1.4.2, Geology: Radiological Sources in Soil (page 4-135, line 19) refers to a comprehensive study of a contaminated portion of Area 13 of the Nellis Air Force Range (NAFR) Complex. Lines 21 and 22 mention research on the uptake of radioactive material by plants, but do not provide a summary and a bibliographic reference.

The FEIS needs to provide a reference for determining 1) when, where, and by whom the research was conducted, 2) the validity of the research, and 3) the title of the research document to examine for for further information. The FEIS also needs to document sources and references.

SPECIFIC COMMENTS

Page 2-2. Section 2.1. Background, Lines 18-19 A programmatic section 7 consultation under the ESA is in progress. It analyzes the effects on the desert tortoise (Gapharus agassizii) from DOE programs on the Newada Test Site (NTS) as described in Alternative 3 of the DEIS. Activities proposed on the NTS which are not considered in Alternative 3 may not be covered under the biological opinion when issued and may require re-initiation of consultation.

Page 2-21. Section 2.5.6.1. Low-level Waste Performance
Assessments. Lines 16-21 Regarding the release of radioactive
material, the DEIS states the effective dose equivalent would not
exceed 25 milliterams per year to any member of the public. Even
though DOE may not have an objective dose limit for plants and
wildlife, the FEIS should describe how effective dose, equivalent
levels for plants and animals would be monitored.

79 The terms "reasonable effort" and "as low as reasonably achievable" in the last sentence should be defined more specifically.

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small in comparison to the impacts of previous testing. The implication is that additional impacts would, therefore, be of no concern. However, because the impacts of previous testing were so substantial, it would seem that any additional impact, regardless of how small, may be significant. The FEIS should discuss the rationale why this would not be the case. Page 3-36. Section 3.3. Comparison of Alternatives and Environmental Impacts Lines 2 and 3 state additional Defense Program impacts under the alternatives considered in the DEIS are 8

Page 4-135. Section 4.1.4.3. Soils. Lines 16-24 Further discussion is needed on the uptake of radioactive material by plants and animals, particularly herbivores. It is reasonable to assume that radioactive material may accumulate in animals which feed on contaminated plants. Thus, the FEIS should discuss longterm effects of radioactive material accumulation in animals in greater detail. 8 2

For example, is reproduction and recruitment affected by increased radioactive levels and, if so, to what degree? Results of surveys and research projects on soils should be included in the discussion in lines 26-33. We suggest the FEIS identify and discuss alternative methods for cleaning soils, including replacement of topsoil and cryptogamic crusts. 85 8 င္သ

Page 4-141. Section 4.1.5.1. Surface hydrology Lines 4-8 states Forty Mile Canyon carries runoff beyond the NTS boundaries to the Amargosa Desert and Death Valley. California. The effect of perturbations on the NTS to organisms of special concern in those locations should be provided in the Biological Resources sections. 88

Ξ. 20t Page 4-146. Section 4.1.5.1. Surface Hydrology The DEIS does no explain in lines 6-7 why two of the nine springs on the NTS were not sampled. Considering these springs are a water source for wildlife, the FEIS should identify the potential effects to species which consume water at these sources. A discussion on levels of tritium in the samples and why they were not included the analysis should be discussed. 8 88

Rage 4-147. Line 21 The DEIS states all active containment ponds are fenced and posted with radiological warning signs. The FEIS should address the level of access to these ponds by various species of wildlife. We are particularly concerned with access by the threatened desert tortoise and migratory birds. 8

The FEIS should clarify what is meant by the term, "annual average of gross beta analyses" from each sampling location. How does this relate to wildlife that may come into contact with these waters? What is the risk to various wildlife groups, such as amphibians, reptiles, birds, and small mammals? 2

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should be 31 to 33 on This information which is apparently not in the DEIS, provided in the FEIS. These comments relate to lines

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FEDERAL AGENCY 3 (CONTINUED)

contaminated areas on the NTS, page 4-219, which mention 230 contami Tonopah Test Range, and NAFR Complex. Pages 4-149

purgmid effects of pumping distance of a few the operating wells and that the impact is not Lines 27-31 state, in general, the NTS water supply wells is concentrated within a thousand feet of the operating wells and that the considered significant in five locations feet.

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The FEIS should state whether there are significant impacts in other locations, whether the cone of depression around these wells has been mapped, or whether there are any biological resources in the vicinity of the wells that could be affected by pumping. on lines 17-25 states the downgradient subsurface discharge to Frenchman that may have been affected. However, we could not locate any discussion of the impacts to hological resources associated with Frenchman Flat. Such information should be provided in the FEIS. resources associated with The discussion Section 4.1.5.2. Groundwater Page 4-150. 8

<u>Page 4-162</u> Lines 30-32 state when large volumes of groundwater were pumped from the vicinity of the Cambric site cavity, angustion of tritium and noble gases via groundwater flow was possible. However, no information was provided on where contaminated groundwater may have gone or where it is now likely to be located. 95

Lines 1 and 2 on page 4-163 state there are three known nuclear test locations where the regional carbonate aquifer has been affected by radionuclides, but no information is provided on the levels of radionuclides in these locations or what the potential 96

NTS include numerous metals, organic compounds, and drilling products. However, specific identification of these materials and their potential toxic effects, if any, are not listed. This information should be provided in the FEIS. Line 20 states that nonradioactive materials in the subsurface at 2

Page 4-170. Section 4.1.6. Biological Resources. Table 4-30. The bald eagle (Haliaeetus leucocephalus) was reclassified to threatened in the lower 48 states on July 12, 1995 (60 Federal Register 36000). 8

With publication of the new candidate notice, the only category 1 candidate known from the NTS, Beatley's astragalus (Astragalus beatleyae) has been removed from the list of candidates. However, as with other species of concern, the Service will continue to track the species' status trends and threats to survival. 8

<u>Pages 4-174</u> Lines 3 and 4 state most natural springs are on the messa and mountains in the northern part of the NTs. If any other springs are located in valley bottoms and are affected by groundwater levels, the FRIS should provide this information 8

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because current and future pumping of groundwater on the NTS may affect these springs.

Page 4-175 Lines 7-9 state many of the birds on the NTS, including almost all of the waterfowl and shorebirds, use the playas in Frenchman and Yucca Flat weapons test basin, artificial ponds and springs, and sewage lagoons during migration and/or during winter.

No information is provided, however, on whether data have been collected on exposure of these organisms to radionuclides or other contaminants and potential effects therefrom. This information should be provided in the FEIS.

contamnants and potential extects therefore. This intolliation should be provided in the FEIS.

Rages 4-220 and 221 The section on ecological studies mentions monitoring plants and animals on the NTS to assess changes over time in their ecological conditions. However, no information is provided on the results of these studies and no documents or study reports are referenced.

The FEIS should summarize results of these studies as specified in section 1502.21 in the Council on Environmental Quality's Regulations for Implementing the NEPA (CEQ Regulations).

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Fage 4-221. Section 4.1.11. Occupational and Public Health and Safety/Radiation. Lines 3-5. The discussion of tortoises in the Rock Valley study enclosure should include the determination by the Service that these tortoises are considered pre-ESA and, therefore, not protected under the ESA. When hatchlings, these tortoises were confined to the enclosures by a barrier and isolated from the wild population. This event occurred prior to listing of the tortoise under the ESA. However, marking and measuring free-roaming tortoises may be in violation of section 9 of the ESA unless authorized under sections 7 or 10.

Page 4-278. Section 4.5. Eldorado Valley The Eldorado Valley Land Act, Public Law 85-339 as amended, authorized the conveyance of 126,775 acres of Bureau of Land Management lands in the Eldorado Valley to the Colorado River Commission of Nevada.

In 1995, 107,412 acres of these lands, which include 69,930 acres of the Piute-Eldorado Critical Habitat Unit (CHU) for the desert tortoise, were transferred to the Boulder City government.

Furthermore, approximately 85,617 acres of the transferred lands, including 65,256 acres of desert tortoise critical habitat, are being managed according to a conservation easement granted by Boulder City to Clark County for at least the next 50 years. The conservation easement requires that the 85,617 acres of land be managed for the conservation, protection, restoration, and enhancement of the desert tortoise and its habitat.

FEDERAL AGENCY 3 (CONTINUED)

05 Boulder City is responsible for supervising and regulating activities authorized or permitted within the area. This information should be incorporated into the FEIS.

Page 4-287. Section 4.5.6. Biological Resources The Eldorado Valley Solar Enterprise Zone occurs immediately adjacent to the Piute-Eldorado CHU and is occupied by desert tortoise. The Dry Lake Valley Solar Enterprise Zone is immediately adjacent to the Mormon Mesa CHU and the Coyote Springs Solar Enterprise Zone occurs within the Mormon Mesa CHU. If any proposed project actions in these areas affect the desert tortoise, formal consultation with the Service under section 7 of the ESA may be required.

Page 5-37. Section 5.1.1.5.2. Groundwater. The FEIS should further discuss potential adverse impacts to biological resources from large scale groundwater withdrawals. In particular, project of feets to hydrophytic vegetation, aquatic invertebrates, and desert organisms dependent on isolated water sources where spring discharge rates would be reduced and water quality impaired should be identified.

inne 33 of this section states that the grading of soils and other construction actions could alter slightly the quantity and quality of fundfi. However, the significance of the impact would depend in part on the amount of grading done. Alterations of drainages, including those on alluvial fans, may significantly alter downgradient vegetation, including plant species composition and abundance associated with these communities. These impacts should be discussed in the FEIS.

Pages 5-161 to 5-166. Section 5.2.1.6. Biological Resources
Regarding the alternative energy project proposed under the Nondefense Research and Development Program, we understand additional
environmental analysis would be undertaken before a decision would
be made on this proposed project. However, some project features
and potential impacts should be discussed in the FEIS.

The discussion should also include the four technologies being considered for development, the types of habitat to be cleared, and the potential for indirect impacts, such as habitat fragmentation and discupsion of wildlife movement corridors.

Page 5-282. Section 5.5.3.6. Covote Springs Valley. Lines 23-25

The proposal for pumping and use of any groundwater upgradient from the Muddy River warm springs system should be re-evaluated because the Mappa dace and several species of special concern may be impacted. If pumping may adversely affect any listed species, consultation pursuant to section 7 of the ESA may be required.

Volume 1. Appendix I. Transportation Study. Page 3-23. Figure 3-111 11 Regarding State Route NV-10 Southern Route 5, we object to this route due to its proximity to Ash Meadows NWR which provides

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FEDERAL AGENCY 3 (CONTINUED)	Volume 2. Framework for Resource Management Plan, Page 1-2. Section 1.3. Folicy and Procedures Section 7(a) (1) of the ESA requires all Federal agencies to carry out programs for the conservation of threatened and endangered species. Many Federal agencies also have policies for conservation and management of candidate species. Species of special concern, and other sensitive species. If DOE has such policies, they should be discussed or a statement should be given in the FEIS that no such policies exist.	Page 4-6 The DEIS states DOE's goal for biological resources is to maintain habitat and ecosystem processes needed to support viable populations of all native plants and animals. However, the status, distribution, and life histories of many species of plants and wildlife are not well known. Thus, the implementation of a project activity, such as an increase in land use, could be underestimated and have a long term impact beyond acceptable	כדינט	119 Rage 2-7. Line 14 The taxonomic name for Beatley milkvetch is Astragalus beatleyae and not Astragalus badly. This should be corrected in the FEIS.	General Comments: NPS is concerned that DOE's proposed groundwater withdrawal, in conbination with existing groundwater withdrawals in the Las Vegas area, may adversely reduce discharge at Lake Mead of Black Canyon springs and Aztec Spring (for example, as discussed at Page 5-200).	The ELS should reconcile this concern with the knowledge that groundwater withdrawals in the Las Vegas basin exceed the rates of groundwater recharge. Death Valley is a regional groundwater sink and constitutes the lowest elevations in the Death Valley Groundwater Flow System. The Death Valley Groundwater Flow System (DYGMES) is defined as those areas where groundwater flow is toward Death Valley. The flow system is complex and contains several subsystems.	We concur with the EIS's premise that much research has been completed on the hydrogeology, geology, and hydrology of the NTS and its associated of Ef-site locations. However, many researchers concur that much uncertainty attends the full understanding of the DVGWFS due to geohydrologic complexities and large size of the aquifer system. NPS must take this uncertainty into account in protecting its water rights and water-related resources, particularly in light of	17
FEDERAL AGENCY 3 (CONTINUED)	critical habitat for numerous listed species. Also, State Route 112 373 is not a heavy haul road. 12 Appendix C. Page C-10. National Wildlife Refuge System Administration Act of 1966, 42 U.S.C. 668dd. (Public Law 91-135. as amended) The following text should be added in the FEIS to reflect the intent of this law:	The National Wildlife Refuge System Administration Act of 1966 provides guidelines and directives for the administration and management of all lands within the system, including "wildlife refuges, areas for the projection and conservation of fish and wildlife that are threatened with extinction, wildlife ranges, game ranges, wildlife management areas, or waterfowl production areas."	The Secretary of Interior is authorized to permit by regulations the use of any area within the system provided "such uses are compatible with the major purposes for which such areas were established."	Migratory Bird Treaty Act of 1918, 16 U.S.C. 703 et seg., 40 Stat. 755 The following text should be added in the FEIS to more accurately reflect the intent of this law:	The Migratory Bird Treaty Act of 1918 establishes a prohibition, unless permitted by regulation, to "pursue, hunt, take, capture, kill, attempt to take, capture, or kill, possess at any time, or in any manner, any migratory bird, included in the terms of this Convention for the protection of migratory birds, or any part, nest, or egg of any such bird."	Bald and Golden Eagle Protection Act. 16 U.S.C. 668, enacted by 54 Stat. 250 The proper name of this law is the "Bald Eagle Protection Act of 1940." The Service recommends the following text to more accurately reflect the intent of this law: The Bald Eagle Protection Act of 1940 protects bald and golden eagles by prohibiting the taking, possession, and commerce of such birds and establishes civil penalties for	Appendix E. Section E.2.6. Page E-19 to E-25. Biological Regources The criteria established to evaluate potential impacts resulting from the various activities should include an evaluation of DOE's legal responsibilities under the Migratory Bird Treaty. Act (META) or the Bald Reg1e Protection Act (BERA) in the FEIG. While evaluating impacts to habitat, populations, and individuals of threatened or endangered species is proper, the MBTA and BEPA provide protection to individuals of these species.	16

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This numerous over-appropriated groundwater basins. Thertainty should be more fully addressed in the EIS. uncertainty

carbonate-The principal aquifers comprising those subsystems are: carbonate rock aquifers, and basin-fill or alluvial aquifers. Death Valley is a terminus of the overall system although significant water discharges also occur at several intermediate locations, for example Ash Meadows DVGWES is supplied primarily by recharge from mountain ranges in the northern portion of the flow system, the Spring Mountains, and some subsurface inflow from the White River Flow System. The DVGWFS underlies about 15,800 mi² (40,100 Km²) and includes 30 identified groundwater basins in southern Nevada and southeastern California (Harrill, 1995).

generally widespread. Larger springs are the source of potable water supplies at developed areas at Furnace Creek and Scotty's Castle. Where present, spring water permits riparian vegetation growth and constitutes important focal points for resident and migratory animal life. Springs perennial streams present in Death Valley are located provide the majority of Death Valley's surface water and are mainly along the west flank of the Panamint Mountains. few

of 25-30 gallons per minute, issue at elevations below 2,000 feet, and are believed to be of DVGWFS oxigin. Subsurface flow from the DVGWFS to the Death Valley Playa supports vegetation at the base of alluvial fans and sustains several playa pools. or springs are those which flow constantly, discharge in excess 25-30 gallons per minute, issue at elevations below 2,000 feet, are believed to be of DVGWFS origin. Subsurface flow from the

Because protection of these critical water resources is mandated, all up-gradient activities potentially affecting the DVGWFS are of all up-gradient act concern to the NPS.

groundwater basins up-gradient and adjacent to Death Valley (as noted in the BIS) is of particular concern. NPS has therefore instituted a management policy of monitoring all up-gradient activities which may potentially impact water rights and waterrelated resources of Death Valley and Devils Hole (a detached over-appropriation of the estimated perennial yield of many management unit at Ash Meadows, Nevada).

to exceed established Thus all applications made to appropriate groundwater from within DVGMFS are reviewed, and any which are found to exceed established parameters are protested to the Nevada State Engineer.

Our concerns include any proposed activities which may result in possible groundwater contamination, such as those associated with up-gradient mining operations (i.e., milling operations and tailings disposal).

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FEDERAL AGENCY 3 (CONTINUED)

Tonopah Test Range, and portions of the NAFR Complex are within the DVGWFS and are up-gradient from Death Valley. Any groundwater-affecting activities in those management areas have potential to impact NPS water rights and water related resources and as such warrant a similar level of scrutiny. 23

Underground nuclear testing in those management areas is established to have resulted in radionuclide contamination of the groundwater which is inextricably moving toward discharge points in Death Valley an Devils Hole. As stated in the §4.1.5.2 of the EIS (regarding NTS): "All potentially affected areas are located within the Death Valley flow system." These affected areas and their future management are of concern to the NPS.

The Devils Hole area and its associated Endangered pupfish population is in proximity to the NTS and is highly susceptible to impact from up-gradient activities. As noted in the EIS, a minimum water level at the Devils Hole pool has been established by Supreme Court order so as to protect the unique desert pupfish population.

An independent study (by Brown and Lehman, 1991 & 1995) indicates an unexplained, gradual pool deciline at Devils Hole. Data analyses suggest a possible relationship between the declining pool level and pumping of Army Well No.1 and leads to questions concerning a possibly similar relationship from past heavy pumping from Production Well J-12 conducted in support of an earlier nuclear rocket engine testing program. This issue should be addressed in the EIS. 7

The EIS states that effects of MTS water withdrawals include lowering of water levels in the vicinity of NTS water supply wells and some localized changes in groundwater flow directions. The study by Avon and Durbin (quoted on page 4-167 of the EIS) was presented at the third annual Devils Hole Workshop (which NPS organized). NPS staff, as well as consultants to NPS, were not in canationship of pumping at Army Well No. 1 to groundwater levels. We believe adrenment with the conclusions presented concerning the relationship of pumping at Army Well No. 1 to groundwater levels. We believe additional studies are warranted. NPS continues to implement projects, collect data, support research, and conduct studies investigating the probable cause of the decline of the Devil's Alot or an analysis of the statistics investigating the probable cause of the decline of the identified in the EIS.

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We request analysis in the EIS of some key deficiencies in data, which have been recognized by the Under Ground Test Area research team (under the leadership of Mr. Steve Lawrence). The EIS (Page indicate there will S-19) states results of groundwater modeling indicate there wi be no measurable contaminants from testing in areas not under control of the DOE or the U.S. Air Force. control of

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This statement ostensibly contends there is agreement about high confidence levels in modeling. However, conclusions of recently completed studies (D'Agnese, 1994; Harrill, 1995) indicate that

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low evapo-transporation values for the Death Valley playa, as have been used by some investigators, preclude developing and applying reasonable DVGWFS mathematical models.

If the postulates set forth by D'Agnese are correct, then adjustments will affect results of future modeling efforts—

If the postulates set forth by D'Agnese are correct, then adjustments will affect results of future modeling efforts-necessitating higher rates of transmissivity and inflow from adjacent groundwater basins or flow systems. This potential data deficiency should be addressed in the EIS, and necessary means to acquire more representative data should be identified.

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Page Specific Comments

Page S-19 (lines 1-2): The summary notes that 2.2 million acrefect flow beneath the NTS and surrounding region. This number appears to be excessive--we request information about how this quantity flow was calculated.

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Page 3-43, Table 3-5: Impacts described refer to basin perennial yields and apparently are not "environmental impacts." Basins where the described lands are located are parts of regional ground-water flow systems. To describe the "environmental impacts", the effects on the systems caused by current water use, increased water use, and reduced water use should be addressed, in other words, the effect on groundwater levels and natural discharge areas.

Page 4-143 (Y 1): The discussion tends to lead the reader to infer that wetlands have not been identified at the Ash Meadows National Wildlife Refuge. Actually, wetlands survey maps of the Sah Meadows area were completed by the U.S. Fish & Wildlife Service in 1991 and large acreages of wetlands have been identified. Clarification of this point would improve reader comprehension of the issues.

It should also be mentioned that Texas, Nevares, and Travertine springs in Death Valley (also located downgradient from the NTS) provide a potable water supply for park visitors and for a privately-owned resort which includes restaurants, motels, hotels, and golf course.

Page 4-149: We request that the statement "In the western part of the Tonopah Test Range, it (the groundwater) flows toward the dasis valley and Sarcobatus discharge areas" be corroborated. The discussion implies Oasis Valley and Sarcobatus Flats constitute terminal discharge areas.

Actually, presence of the very large Grapevine and smaller Sand, Johnson, Surprise, and Mesquite springs in northeastern Death Valley necessitates outflow of substantial quantities of

FEDERAL AGENCY 3 (CONTINUED)

 While the riparian area in lower Oasis Valley undoubtedly accounts for some evapo-transpiration, the springs constitute the "head waters" of the Amargosa River. The primarily subsurface flows along the course of the Amargosa River have been identified by the NBS as providing a significant contribution to the groundwater resources of Death Valley.

Pages 4-149 (lines 11-22); 4-150 (lines 17-25) & Table 4-23: The perennial yields for each NTS hydrographic basin are discussed. Perennial basin yield was calculated in one of two ways: (1) onehalf of the underflow, or (2) evapo-transpiration (ET) rate.

Because most basins do not have ET areas, perennial yield includes groundwater moving as underflow from one basin to another. In other words, water is counted more than once. Thus, perennial (35 yields, as presented in the ELS, imply there is much more water available for capture than what "actually" is available. The "actuall perennial yield of all the basins in total is the rate of ET in the Amargosa Desert, about 24,000 afy.

Other appropriations (including surface water appropriations in the Ash Meadows area) and groundwater withdrawals in the Amargosa 136 Desert area should be included in this discussion to present a more accurate picture of the availability of groundwater for capture.

For an example of how water use information can be presented in a regional context, see DOE's 1988 Yucca Mountain Site Characterization Plan, Chapt. 3, Hydrology. Moreover, there is more recent water-use data available which should be presented in the EIS.

Page 4-149 (line 27): Seaber et al., 1995, is not listed in the references.

Page 4-153: Although groundwater flow rates have been estimated by some researchers to average from 2-200 meters per year, some uncertainty attends those estimations. It has been pointed out in repository site at Yucca Mountain that such water estimations (based on carbon 14 analyses) may be askew due to the exchange of carbon molecules between the groundwater and older carbonate rocks it flows within.

Also, groundwater flow rates accelerate substantially within up 20 miles of major discharge areas such as at Ash Meadows and Devils Hole (Dettinger, 1989). This is cause for further NPS concern about proximity of some identified NFS conteminated groundwater plumes to that area of increased transmissivity surrounding Ash Meadows and Devils Hole, a point not currently identified or discussed in the EIS.

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page 4-154 (line 28): EIS states discharge is estimated to be about 9,000 acre-feet year/from the Alkali Flat-Furnace Greek Ranch area (Rush, 1970). It should be clarified that this estimate is for the 'Pahute Mesa' system and includes 2,000 afy of ET in Oasis Valley. As we understand it, the 'Alkali-Flat Furnace Creek Ranch' system described by DOE in its 1988 site characterization plan does not include the ET in Oasis Valley.

Page 4-154 (lines 30-31): EIS states that as much as 5,000 afy may flow westward from the Amargosa Desert to springs in Death Valley. This may be interpreted to mean that 5,000 afy is the maximum amount of water thought to flow from Death Valley. However, Harrill and others (1988, USGS Hydrologic Atlas 694-C; and September 1991 addendum) show subsurface flow from Amargosa Desert to Death Valley to range from 3,000 to 19,000 afy.

| Page 4-156 (line 4): Proper citation is lacking for the statement that "...some water does flow into the Alkali Flat-Furnace Creek Ranch area and discharges at springs near Furnace Creek Ranch."

page 4-165 (lines 8-15): Federal reserved water rights for NTS have not yet been decreed. It is our understanding, from reading case law and discussing same with lawyers within the Departments of the Interior and Justice, that typically the court (state or Federal) establishes the right, assigns a priority date (which is the date of the establishment of the reservation), and quantifies the right.

State appropriative water rights which have priority dates older than that of reserved water rights (quantified or unquantified) are senior to the reserved rights. In other words, the reserved right is only for water unappropriated by others as of the date of the reservation. The right is also limited to the amount necessary for the purpose of the reservation.

Death Valley was established as a monument in 1933; reserved water rights for the park have not been adjudicated, except those attending Devils Hole. Devils Hole was established January 17, 1952. Water rights reserved to Death Valley would appear to be

146 1952. Water rights reserved to Death Valley w senior to those of NTS.

The NPS also has California appropriative water rights for regional springs in the park: Nevares Spring Gicense 4621, priority date February 17, 1939, and Texas Spring Gicense 7854, priority date February 17, 1941). An unquantified part of the water issuing through these springs flows through the NTS.

Page 4-167 (lines 11-17): The United States reserved right for the Devils Hole pool level is subject to sentor appropriations. The Neveds State Engineer is required by law to ensure that the pool level is not adversely affected by junior appropriators, that

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FEDERAL AGENCY 3 (CONTINUED)

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of is, that junior appropriations do not cause the pool level to fall
below the court-mandated level.

Page 4-241 (line 10) & Table 4-40: See comments pertaining to Pages 4-149 (lines 11-22) and 4-150 (lines 17-25) and Table 4-23, above. Also note that NPS has federal reserved rights for Death Valley proper, which have not yet been adjudicated, and California appropriative water rights at Unnamed Spring (Ranger Spring) (License 7577, Priority Date Jume 10, 1960), Mesquite Spring (License 7778, Priority Date July 13, 1960), and Unnamed Spring (Spring (Spring (Spring (Spring 1778, Priority Date July 13, 1960), and Unnamed Spring (February 17, 1964).

| Pages 4-285 & 4-286: Rush and Huxel (1966, p.17) noted that groundwater flows from the Eldorado Valley towards the Colorado River through Lake Mead National Recreation Area (Lake Mead).

| There are a number of hot and cold springs in this part of the Lake Mead area, particularly in the Black Canyon area downstream from Hoover Dam. Groundwater from Eldorado Valley may also discharge at a spring in Artec Wash. NPS has unquantified reserved water rights for these springs.

Laney (1981) postulated that the larger part of the water issuing from the springs in the Black Canyon area is groundwater underflow from Eldorado Valley. McKay and Zimmerman (1983), however, found evidence insufficient to state that groundwater from the Eldorado Valley area affects the discharge from springs and the water chemistry of springs in Black Canyon.

Page 4-298 (lines 12-22): Recommend defining the California Wash flow system with reference to Lake Mead. As noted in the EIS, the groundwater in the system flows into the Muddy River. NPS has a right to water in the Muddy River with a priority date of December 1, 1937.

Rights to water in the Muddy River were decreed by the Tenth Judicial Court of the State of Newada in the case entitled Muddy Valley Irrigation Company vs. Means and Salt Lake Produce Company According to the January 21, 1920, Order of Determination and the March 11, 1920, Further and Supplemental Order of Determination of the Newada State Engineer, there is no water available for appropriation in Muddy River, its headwaters, sources of supply or tributaries.

The court stated that Muddy River water is fully appropriated, including its tributaries and all sources of water to the river (which may be interpreted to include groundwater.)

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|54 | Page 4-312 (lines 27-28): Coyote Spring Valley generally is considered part of the White River groundwater flow system.

Pages 4-313 (lines 6-7): BIS states groundwater in Coyote Spring Valley discharges in the Muddy Springs area. As noted above, the water in Muddy River is fully appropriated, including tributaries and all sources of water to the river (which may be interpreted to include groundwater).

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Part of the water issuing from the Rogers and Bluepoint spring complex within Lake Mead in the Overton Arm area is thought to originate in the Muddy Springs area. The NPS has a Nevada state appropriative water right for Rogers Spring (priority date February 16, 1937) and unquantified reserved water rights to the springs.

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Volume 1. Part B

Page 5-37 (lines 20-30): NPS appreciates DDE's continued efforts to protect Endangered pupfish in Devils Hole and ensure that court-mandated pool level is maintained. However NPS is concerned that DDE's NPS groundwater withdrawals, both existing and proposed, when combined with the existing groundwater withdrawals in the Amargosa Desert area, may adversely reduce the discharge of Death Valley springs and lower the pool level in Devils Hole.

We request that a calibrated groundwater flow model be used to determine potential effects of NTS' existing and proposed operations on Death Valley's water resources and water rights.

Page 5-160: See discussion above for Pages 4-149 (lines 11-22), Pages 4-150 (lines 17-25) and Table 4-23. Appropriations and groundwarter withdrawals in the Amargosa Desert area should be included in this discussion to present a more accurate picture of the availability of groundwater for capture.

Again, the NPS is concerned that DOE's groundwater withdrawals at the NTS, existing and proposed, in combination with existing troundwater withdrawals in the Amargosa Desert area, may adversely reduce the discharge of Death Valley springs and lower the pool level in Devils Hole.

Page 5-205: Surface water in Muddy River is fully appropriated, including its tributaries and all sources of water to the river (which may be interpreted to include groundwater.) Groundwater in Dry Lake Valley is tributary to the Muddy River.

NPS is concerned that DOE's proposed groundwater withdrawal, in combination with existing groundwater withdrawals in the Muddy Springs area, may further reduce the discharge of Muddy River and the Rogers-Bluepoint Springs complex and thus injure Lake Mead's water rights.

|61 | Page 5-211: NPS contends Muddy River water is fully appropriated, including its tributaries and all sources of water to the river

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FEDERAL AGENCY 3 (CONTINUED)

161 (which may be interpreted to include groundwater.) Groundwater in Coyote Spring Valley is tributary to Muddy River.

NPS is concerned that DOE's proposed groundwater withdrawal, in combination with existing groundwater withdrawals in the Muddy Springs area, may further reduce the discharge of Muddy River and the Rogers-Bluepoint Springs complex and thus injure Lake Mead's water rights.

Alternative 4 (Alternate Use of Withdrawn Lands)

Page 5-235: We reiterate our concerns as stated in discussion above for pages 5-37 and 5-160.

Page 5-262: We reiterate our concerns as stated in discussion above for page 5-200.

Page 5-264: We reiterate our concerns as stated in discussion above for page 5-205.

Page 5-268: We reiterate our concerns as stated in discussion above for page 5-211.

Mitigation Measures

Page 7-6 (lines 9-11): Another possible means of mitigating impacts to groundwater availability would be to purchase valid existing sentor water rights in the flow system and change the place of use to the Nevada Test Site.

page 7-6 (lines 13-17): NPS is concerned that, if large-scale groundwater withdrawals are implemented to ensure no contamination releases beyond the NTS boundaries, Death Valley's water rights could be adversely injured.

Volume 1. Appendices A-E Changes in groundwater discharge at natural discharge areas, including Devils Hole (and Ash Meadows) as well as springs in Death Valley should be included in the impacts being considered.

Volume 2. Resource Plan Framework
Page 3-5 (lines 18-21): NPS should be included, since nationally significant resources and major visitor usage exist at Lake Mead National Recreation Area (to the east) and Death Valley National Park (to the west).

If you or your staff have need for more information or questions axise on these comments, contacts are:

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Resource Management: Richard Anderson, Environmental Specialist or Mel Essington, Mining Engineer at (619) 786-3251; Death Valley National Park. Water Rights\Water Resources: Owen Williams at (970) 225-3505; Chief, Water Resources Program, Denver, CO. Resource Management\Water Resources: Mietek Kolipinski at (415) 744-3955; Team Leader, Natural Resources and Research, Pacific Great Basin SSO.

Thank you for the opportunity to comment.

Sincerely,

Latuele XI F Parricla Sanderson Port Regional Environmental Officer cc: Director, OEPC, w/original incoming State Director, BLM, NV Regional Director, FWS, Portland Field Director, Pacific West Field Area

FEDERAL AGENCY 3 (CONTINUED)

Attachment 1 - References Cited

Brown, Tim P. and Lehman, Linda L., 1995: Updated analysis of water levels in Devil's Hole, Nevada: Private Consultants, L. Lehman & Associates, Burnsville, Minnesota, 5 pages.

D'Agnese, Frank A., 1994: Using geoscientific information systems for three-dimensional modeling of regional ground-water flow systems. Death Valley Region, Nevada and California: Unpublished ph D dissertation, Department of Geology and Geological Engineering, Colorado School of Mines, Golden, Colorado, 331 pages. (ground-water model)

Dettinger, Michael D., 1989: Distribution of carbonate-rock aquifers in southern Nevada and the potential for their development, summary of findings, 1985-88: Program for the study and testing of carbonate-rock aquifers in eastern and southern Nevada, Summary Report No. 1, U.S. Geological Survey and Desert Research Institute, University of Nevada, 37 pages.

Harrill, James R., 1995: A conceptual model of the Death Valley ground-water flow system, Nevada and California: Private Consultant, Pal Consultants Inc., 14380 Story Road, San Jose, California, 70 p. Plus appendixes.

Laney, R.L., 1981: Geohydrologic recommaissance of Lake Mead National Recreation Area -- Las Vegas Wash to Opal Mountain, Nevada: U.S. Geological Survey Open-File Report 82-115, 23 p. McKay, D.E., and Zimmerman, D.E., 1983: Hydrogeochemical investigation of thermal springs in the Black Canyon-Hoover Dam ares, Nevada and Arizona: University of Nevada System, Desert Research Institute, Water Resources Center Publication 4109, 40

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FEDERAL AGENCY 4



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION IX
75 Hawthorne Street
San Francisco, CA 94105-3901

MAY 3 1996

Kenneth A. Hoar, Director
Environmental Protection Division
Nevada Operations Office
US Department of Energy
PO Box 14459
Las Vegas, NV 89114

Dear Mr. Hoar:

The US Environmental Protection Agency (EPA) has reviewed the Draft Environmental Impact Statement (DHIS) for the Newada Test Site (NTS) and Off-Site Locations in the State of Newada. Our comments are provided pursuant to the National Environmental Policy Act (NEPA), Section 309 of the Clean Air Act, and the Council on Environmental Quality (CEQ) Regulations for Implementing NEPA (40 CFR 1500-1508).

The DEIS evaluates the potential cavironmental impacts which would result from anticipated DOE activities at the Nevada Test Site, the Tonopah Test Range, and at formerly operated DOE sites in Nevada (Project Shoal Area, Central Nevada Test Area, and portions of the Nellis Air Force Range Complex). A variety of DOE operations such as defense activities, waste management, environmental restoration, non-defense research and development, and work for other agencies were considered in the context of four general alternatives: No Action; Discontinue Operations; Expanded Use and; Alternate Use of Withdrawn Lands. Three additional sites in Nevada are also evaluated for co-location of solar energy production facilities. The DBIS does not identify a preferred alternative.

Since a preferred alternative is not identified, we have assigned Alternative 3, the "Expanded Use" Alternative, a rating of EO-2, Environmental Objections - Insufficient Information. The remaining three alternatives are rated EC-2, Environmental Concerns - Insufficient Information. The assigned EO-2 rating reflects our concerns that:

Alternative 3 lacks mitigation measures to appropriately reduce or offset potential
adverse impacts and thus could significantly impact the environment. For example, we
are extremely concerned that the DEIS did not discuss possibilities for reducing habitat
loss and habitat fragmentation associated with site specific projects.

- there is a tendency within Alternative 3 to propose the siting of new facilities in undisturbed areas rather than in areas that have been previously disturbed. For example, the DEIS did not discuss the feasibility of locating the National Ignition Facility (NIF) in an already-disturbed area.

FEDERAL AGENCY 4 (CONTINUED)

MAY 3 1996

there is a lack of information concerning the various large scale projects envisioned
under Alternative 3. This is particularly true for the proposed solar energy and heavy
industrial facilities. While we would assume that DOE would complete site-specific
NEPA documentation for these facilities, additional details concerning anticipated
environmental impacts and mitigation measures, at this stage, would allow the public
and other agencies the opportunity to evaluate the comparative merits of the various
alternatives pursuant to 40 CFR 1502.14(b).

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 there is a lack of proactive attention to preventing pollution. The DEIS did not specifically reference the CEQ's requirement that agency NEPA documents should integrate pollution prevention features, techniques, and mechanisms into their decisionmaking process. We believe this is a serious shortcoming, especially in terms of the large scale proposals suggested under Alternative 3. Pleaso refer to the attached comments & recommendations for details of our concerns regarding Alternative 3, as well as concerns relating to the other alternatives. In addition, the attached "Summary of Rating Definitions and Follow-up Action" explains EPA's rating system in more detail.

We do commend DOE's effort to convey the concerns of Native American communities who have historically used the NTS, in particular by preparing Volume 1, Appendix G, "American Indian comments for the Nevada Test Site Environmental Impact Statement." We believe that Appendix G is an important tool to carry out the goals of the Executive Order on Environmental Justice in Low-Income and Minority Communities (1994).

We appreciate the opportunity to comment on your DEIS. Please send two copies of the FEIS to our office at the lettenhead address (code E-3) when it is filed with EPA's Washington, D.C. office. If you have any questions, or wish to discuss our comments or recommendations, please call me at 415-744-1566, or David Farrel, Chief, Office of Federal Activities at 415-744-1584, or have your staff call David Tomsovic at 415-744-1575.

Sincerely,

Deanna M. Wieman, Director Office of External Affairs

Attachments:

1) Rating Shoet

2) Detailed Comments

3) Pollution Prevention Checklists

cc: Dr. Donald Elle, DOE, Las Vegas

MI #2590

2FA-21

SUMMARY OF RATING DEFINITIONS AND FOLLOW-UP ACTION

Environmental Impact of the Action

Cohomina

The EPA review has not identified any potential environmental impacts requiring substantive changes to the proposal. The review may have disclosed opportunities for application of miligation measures that could be accomplished with no more than minor changes to the proposal.

Environmental Concerns

The BPA review has identified environmental impacts that should be avoided in order to fully protect the environment. Corrective measures may require changes to the perferred alternative or application of natigation measures that can reduce the environmental impact. EPA would like to work with the lead agency to reduce these impacts.

RO-Environmental Objections

The EPA review has identified significant environmental impacts that must be avoided in order to provide adequate protection for the cervironment. Corrective measures may require substantial changes to the preferred alternative or consideration of some other projects alternative (including the no action alternative or a new alternative). EPA intends to work with the lead agency to reduce these impacts.

EU-Environmentally Unsatisfactory

The EPA review has identified asherse cavironmental impacts that are of sufficient magnitude that they are unsatisfactory from the standpolate of environmental quality, public health or welfare. EPA intends to work with the lead agency to reduce these impacts. If the potential unsatisfactory impacts are not corrected at the final EIS stage, this proposal will be recommend for referral to the Council on Environmental Quality (CEQ).

Adequacy of the Impact Statement

Category 1-Adcouate

EPA believes the draft EIS adequately sets forth the environmental impact(s) of the preferred alternative and those of the alternatives reasonably available to the project or action. No further analysis or data collection is necessary, but the reviewer may suggest the addition of clarifying language or information.

v 2-Insufficient Information

The daft EIS does not contain sufficient information for EPA to fully assess environmental impacts that should be avoided in order to fully protect the environment, or the EPA reviewer has febralified new reasonably available alternatives that are within the spectrum of alternatives analyzed in the draft EIS, which could reduce the environmental impacts of the serior. The identified additional information, data, analyzes, or discussion should be included in the final EIS.

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EPA does not believe that the druft EIS adequately assesses poternially significant environmental impacts of the action or the EPA reviewer has identified new, reasonably available alternatives that are onside of the spectrum of alternatives manyear in the druft EIS, which should be analyzed in order to reduce the potentially significant environmental impacts. EPA believes that the identified additional information, dus, analyzes, or discussions are of such a magnitude that they should have full public review at a druft stage. EPA does not believe that the druft EIS is adequate the purposes of the supplemental or review or write, and thus should be formully revised and made available for public comment in a supplemental or reviewd druft EIS. On the basis of the potential significant impacts involved, this proposal could be a caudidate for referral to the CEQ.

Prom: EPA Manual 1640, "Policy and Procedures for the Review of Federal Actions Impacting the Environment."

FEDERAL AGENCY 4 (CONTINUED)

AY 3 1996

IS EPA COMESTICS ON Meveds Test Site Draft Environmental Impact Statement (DEIS) - May 1996.

<u>lesue:</u> Many of the environmental impacts (and appropriate mitigation measures) associated with increased activities under Alternative 3 are not clearly portrayed in the DEIS.

Discussion: The DEIS frankly admits that Alternative 3 (Expanded Use) will have significant environmental impacts to the Nevada Test Site (NTS) and other areas subject to future projects. For example, in terms of water use, Volume 1 (p. 5-160) indicates that water demand for the Nondefense Research and Development Program "is likely to be large and would have a significant impact on the availability of the groundwater basin... In a similar vein p. 5-163 states that "pumping the large quantities of groundwater needing during the operation phase of this project could impact off-site springs."

One of the most significant projects proposed under Alternative 3 is the development of solar energy. As noted on p. 5-164, "The fifth project within this program, alternative energy, would result in ... destruction of large areas of undisturbed habitat and might use massive quantities of water." (bold added). Approximately 2,400 acres of undisturbed habitat would be cleared for solar energy projects, and the Solar Enterprise Zone would for solar energy projects, and the Solar Enterprise Zone would for solar triple water consumption at the NWIS (p. 5-160). However, there is only a minimal discussion associated with the largests of such a massive project, be it in terms of habitat consumption, water conservation potential, compliance with State water quality protection requirements, air impacts, pollution prevention opportunities, and other issues.

The discussion regarding potential environmental impacts associated with the new heavy industrial facilities proposed under Alternative 3 is similarly lacking in detail. As one example, p. 5-166 notes "There could be gaseous releases associated with new, large heavy industrial facilities." (underline added). Boweer, the nature and probability of such gaseous releases is not identified for the reader. Other environmental impacts associated with the new, large heavy industrial facilities are also not spelled out for the reader. Before agencies and the public can weigh the comparative merits of the four alternatives, it is imperative that information concerning impacts and mitigation is available.

Recommendation: We strongly recommend that the Final Environmental Impact Statement (FEIS) devote considerably more attention to the environmental impacts and mitigation measures associated with the various proposals under Alternative 3, in particular the solar energy and heavy industrial facilities.

<u>ISSUE:</u> The habitat losses and habitat fragmentation portrayed in the DEIS are in some cases significant, for example, the projects proposed under Alternative 3. However there is no discussion as to whether such habitat loss and fragmentation can be minimized by DOE.

Discussion: We note that significant habitat losses are projected to occur under certain alternative scenarios, for example, the discussion in Volume 1 (pp. 5-161 and 5-162) about habitat losses associated with the solar energy complex and the National Ignition Facility. Page 5-162 contains the statement that "The National Ignition Facility would be constructed in undisturbed habitat on the edge of Mercury... ("underline added). Other proposals outlined in the DEIS involve the loss of undisturbed habitat as wall. Most strikingly, the Solar Enterprise Zone habitat (Volume 1, p. 5-164). Preventing the possibly undisturbed habitat (Volume 1, p. 5-164). Preventing the possibly unnecessary loss of undisturbed habitat seems to be an area where DOE may be able to implement a significant pollution prevention opportunity, which is to reduce habitat loss if at all feasible (Please refer to the pollution prevention checklist on habitat preservation and protection).

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Recommendation: We encourage DOE to maximize options to protect habitat and to minimize habitat loss and habitat fragmentation. For example, a significant means to protect habitat is to locate the Solar Enterprise Zone, the NIF and perhaps other new facilities in already disturbed areas, if feasible. We strongly encourage appropriate commitments in the FEIS and NEPA Record of Decision to protect habitat on the test site and in the offsite areas as fully as possible. Recommendation: Vabitat and to mire For example, a sittle Solar Enterpr

Issue: The DEIS does not specifically recognize the Council on Environmental Quality (CEQ) memorandum (Rederal Register, January 29, 1993) on incorporating pollution prevention features in Federal agency NEPA documents.

ENVIRONMENTAL IMPACT REDUCTION CHECKLISTS. These include checklists for habitat preservation and protection; facility siting; vehicle maintenance; water use; hazardous waste storage and treatment; and waste site investigations and cleanup Discussion: CEQ encouraged Federal agencies to integrate pollution prevention features in NEPA planning and decisions. For your reference I have enclosed several checklists for different activities from EPA's POLUTION PREVENTION ENVIRONMENTAL IMPACT REDUCTION CHECKLISTS. These include activities.

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We recognize that a number of the checklist suggestions may already be part of the project or an integral element of daily facility operations, while other checklist items may prove inapplicable or inappropriate. Nevertheless, we encourage DOE to review the enclosed checklists as the basis for a sound pollution

FEDERAL AGENCY 4 (CONTINUED)

prevention program for the project and facility. This is particularly critical in the case of major projects such as the solar energy and heavy industrial developments should DOB approve

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Recommendation: The FEIS should specifically reference any items from the checklist that may be adopted by DOE, and the Record of Decision should reflect a commitment to implement feasible pollution prevention measures.

Issue: It is unclear whether polychlorinated biphenyls subject to US EPA regulations (40 CFR 761) are presently in use or in storage in transformers or equipment at the NTS.

Discussion: Volume 1, p. 4-48 indicates that PCB wastes are stored for up to nine months at the Area 6 Toxic Substances Control Act waste accumulation unit. The EIS indicates that Area 6 accepts only PCB and PCB-contaminated waste generated at the NTS and that, after a period of time, the PCB waste is shipped offshite to an approved treatment, storage and disposal facility. However, it is unclear whether PCBs subject to US ERA requilatory oversight (i.e., at concentrations of 50 parts per million or greater) are currently in use in transformers, electrical equipment or elsewhere on the test site, or whether PCBs may be indicated that no PCBs and David Tomsovic, US EPA), DOE indicated that no PCBs are currently in use at the test site. However, if PCBs and PCB-contaminated wastes are being sent to Area 6, and such PCBs and PCBs what is the source of such PCBs and PCBs wastes? 2

Recommendation: The PEIS should clarify whether PCBs subject to 40 CFR 761 are in use or in storage at the test site. If PCBs are in use or in storage at the test site (i.e., not as PCB waste at Area 6), the FEIS should provide a discussion regarding their location, volume and related information. Additionally, it would be useful to indicate whether PCBs below the regulatory threshold of 50 ppm are currently in use or stored at the test site.

Editorial Comments

regulated by the Resource Conservation and Recovery Act or other statutes, including PCBs and asbestos. We suggest that the final document be modified to note that the Clean Air Act (National Emission Standards for Hazardous Air Pollutants, NESHAP) 1. Volume 1. Appendix C. D. C-10. Under the section regarding the Toxic Substances Control Act (TSCA) of 1976, it states that the TSCA regulates certain toxic substances that are not exercises regulatory control over asbestos. You may want to modify p. C-6 (a discussion of the Clean Air Act) to note that the NESHAP apply to radionuclides, beryllium and asbestos. Π

POLLUTION PREVENTION/ENVIRONAENTAL INFRACT REDUCTION CHECKLIST FOR HABITAT PRESERVATION AND PROTECTION

How Can Ecosystem Preservation and Protection Affect the Environment?

through the protection and preservation of ecosystems necessary for their survival. Ecosystem requirements are species-specific and can include a variety of factors, such as soil type, water regime, climate, and plant communities and by the habitats they utilize. The protection and preservation of ecosystems are important In the face of development activities, populations of indigenous plants and wildlife can be protected only and animal associations. Ecosystems are defined by the structure and function of plant and animal for a number of reasons, which include the protection of wildlife, climate control, maintenance of biodiversity sources, pollutant detaxification, erosion control, and CO2 sequestration. Wetlands are ecosystems necessary for the survival of a bost of aquatic and termetrial species. In addition, wetlands are integral parts of the hydrological system and are necessary for the maintenance of water supplies and water quality.

upography or water regime. Ecosystem preservation offorts are generally directed at protecting particular species, such as endangered or threatened species, recreationally or esothetically important species, or Ecosystems face a number of threats that reduce the area available for wildlife, change the character of the species that inhabit particular habitats, or change their form through the alteration of features, including important species. It should be noted, however, that habitat preservation (or creation or enhancement) for one species can adversely affect other species Also see checklists on Pest Management, Siting, Landscaping, Water Use, Grazing, and Forestry Activities.

West Ovestions Should Be Asked To Engire That These Effects Are Minimized or Eliminated?

Habitat Framentation Concerns. Existing habitats are typically damaged through fragmentation, often due to eneroschment. Reduction in the size of an existing habitat can reduce the number of individual organisms, as well as the diversity of species, that it can support. A number of techniques can help mitigate/reduce the effects of fragmentation.

- Have other sites been considered as an alternative to encroaching on the existing habitat?
- Has the critical area necessary for survival of the ecosystem been determined? Can the area of the habitat that will be altered be minimized?
- Has the project been designed to avoid the fragmentation of existing habitats into a number of smaller areas?
- Have transportation corridors, such as roads and power lines, been designed to avoid encroaching on seasitive habitats?"
- Does the project establish a system of natural corridors (which take into consideration the behavior of the species in question) to link habitat areas?

Indicates an environmental impact reduction opportunity.

FEDERAL AGENCY 4 (CONTINUED)

- Will landscaping activities use native shrubs and other vegetation with high wildlife value (e.g.,
 - browse or cover)?
- Will landscaping be designed to minimize grassy areas and maximize use of native habitate?"
- Will the effects of habitat encroachment on wildlife be mitigated by the installation of feeding stations for target species?

Habitet Alteration Concerns. Existing inbitats can be altered through changes in a number of abiotic factors. Weltands are prove to destruction through inadvertent drainage or changes in the hydrological regime. Stream habitats can be damaged by increased silution, reduced chading from overhanging trees, or pollution.

- Does the project include mitigation measures, such as restoration of damaged habitats or the creation of new habitats?
- Does the project/development include adequate buffer zones between the developed area and wetlands or other habitats?
- Has the potential to minimize hydrological impacts on wetlands through measures to reduce or control stormwater runoff and drainage been considered?
- Has project planning considered sources of water and controls of water flow to wetlands or other
- Have tree and vegetation buffer areas been maintained around streams to provide shading and reduce siltation and pollutant loadings?
- Has the project planning evaluated the vulnerability of the surrounding habitats to alterations in land
- Has the timing and location of construction or other human activity included consideration of animal migrations and activity patterns?
- Has the timing of construction or earth removal operations considered seasonal rainfall patterns to avoid sediment rupoff to sensitive aquatic habitats?
- Will the project minimize the introduction of pollutants that bioaccumulate?
- Has the project considered possible impacts from increased activity or access to sensitive habitats, such as an increase in the numbers of pets and people near a welland area?
- Has the project considered impacts from habitat conversion?
- Has the project considered impacts to habitats due to the air pollution it will generate?

Indicates an environmental impact reduction opportunity.

Species langulation Concerns. The structure and function of cutsing labitus can be drastically altered through the inadvertent introduction of non-indigenous species. These species may be able to better compete for resources than can the local speci-

- Will landscaping activities avoid (or at least minimize) the use of exotic species?
- Will the spread of exotic weed species be monitored and controlled?
- Have buildings and structures been designed to minimize nesting and brooding areas for undesirable species, such as pigeous, starlings, rats, and raccoons?
- Have corridors designated or created to mitigate for habitat fragmentation been evaluated for potential negative effects? Do the benefit of having the corridors override other possible negative effects?

Other References

Mush, W.M. 1993. Landscape Planning. Environmental Applications. Socood Edition. John Wiley and Socs.

FEDERAL AGENCY 4 (CONTINUED)

POLLUTION PREVENTION/ENVIRONMENTAL IMPACT REDUCTION CHECKLIST FOR SITING

How Can Siting Affect the Environment?

Sling a building, facility, or project can affect the environment in a number of ways. Direct impacts can include destruction of existing habitats, alterations in topography and hydrology, and the introduction of pulturant into the environment. Indirect impacts include energy use and infrastructure construction for transporting people and materials to the facility, as well as environmental impacts from use and waste disposal activities.

Wast Ovestions Should Be Asked To Ensure That These Effects Are Minimized or Eliminated?

Sensitive Ecopystems Concerns. Sting facilities in close proximity to sensitive ecosystems can result in damage or destruction of these areas. Improper siting with regard to slope and hydrology can affect sensitive areas through alterations in the hydrological regime, increased runoff and erosion, and destabilization of slopes or shorelines.

- is it fessible to use or retrofit an existing building, structure, or developed site to locate the facility, Will facility siting avoid or maximize the distance away from sensitive areas, such as wildlife rather than create new development and construction?
 - is the project aite located away from streambanks/beds, shorelines, and flood-prone areas to avoid habitats, wetlands, streambanks, and other sensitive consystems?
- Will buffers, such as forests or wellands, be used between the development site and streams or shorelines to minimize impacts on aquatic systems?

affecting these areas?

If the development is linear (e.g., a road, bridge, or pipeline), does it take advantage of enisting rights of way to avoid disturbing additional habitats?

Water sod Air Quality Concerns. The siting and location of a development may increase the effects on water and air quality. Siting is particularly important if pollutants cannot be contained within the development. The potential for impact depends on the nature of water (e.g., existing drinking water sources) and air quality in an area and its potential to be affected by pollutants (e.g., depth to groundwater).

- If the project has the potential to affect groundwater quality through the use or disposal of chemicals or nutrients, has consideration been given to avoiding placement over aquifer recharge areas?
 - Will facility siting avoid direct contact with groundwater resulting from deep footings, foundation work, tunneling, or underground utilities?
- is the project site designed to avoid or mitigate storm water impacts through the use of retention besins, inflituation fields, or other methods to reduce runoff?

* Indicates an environmental impact reduction opportunity.

* Indicates an environmental impact reduction opportunity.

- Will siting facilities/buildings avoid steep slopes to prevent erocion or slope failures?
- Will erosion control measures be used if facilities are sited on slopes? Erosion control measures include maintaining vegetation cover and timing equatruction activities to avoid boavy seasonal
- If sing must take place in an aquifor recharge area, will protective measures, such as liners and constituent areas. De used to prevent the migration of wastes into groundwater?
- containment areas, be used to prevent the migration of wastes into groundwater?

 For major sources of air pollutants, such as refinence and incincerators, has the attainment status of the area for criteria air pollutants, including ozone and pmiss been considered in the siting decision?

Transportation Concerns. The siting of a facility should include consideration of the impacts of transporting workers, raw materials, finished products, and energy sources (electricity, natural gas). Efficiency is increased for facilities that are located in proximity to appliess and to existing transportation corridors and infrastructure. Transportation savings can also be accomplished by concentrating development on a rise rather than spreading services across many widely separated buildings

- Is the site located in proximity to existing rail lines, roads, and highways?
- is the site located near an existing public transportation system that can be used by the workforce to access the facility?
- Can the facility take advantage of existing power lines and pipeline rights-of-way to supply its energy needs?
- Does the development design consider increased density to avoid the need for transportation within the incility?
- Is the site located near sources of raw materials, personnel, or markets?

EDETRY CONCERNS. Except use within a facility often can be minimized through design and siting features. The orientation of buildings to take advantage of natural lighting, solar besting, and/or cooling can increase coergy efficiency.

- Has the siting considered orientation for passive heating and cooling?
- Does the siting reduce solar radiation by shading critical surfaces and increasing the amount of vegetation surrounding the facility?
- Does the siting take advantage of natural topography features to increase shading during periods when cooling is required?
- Does the siting take advantage of natural wind patterns for cooling?

* Indicates an environmental impact reduction opportunity.

FEDERAL AGENCY 4 (CONTINUED)

4...

Other References

American Planning Association. The Transportation/Land Use Connection. Planners Advisory Service Report. Telephone No. (312) 955-9100.

March, W.M. 1993. Landscape Planting, Environmental Applications. Second Edition. John Wiley and Sons.

POLLUTION PREVENTION/ENVIRONAENTAL IMPACT REDUCTION CHECKLIST FOR VEHICLE MAINTENANCE

How Can Vehicle Maintenance Affect the Environment?

Vobicle maintenance shops can generate a variety of solid and hazardous wastes. Commonly generated waste include out-of-date supplies, wasterate, olic, petroleum products and greazes, solvants (both waste include out-of-date supplies, wasterate, olic, petroleum products and paper. Each of these wastes has the potential to negatively affect one or more of the environmental media (i.e., land, water, and air). However, such activities and practices as segregating wastes, using proper inventory control, preventing spills, practicing preventive maintenance, improving process efficiency, and recycling can help minimize these impacts.

What Questions Should Be Asked To Ensure That These Effects Are Minimized or Eliminated?

Procuraged Concerns: Purchasing decisions are an important element of pollution prevention. Making environmentally sound purchasing decisions can help reduce the amount of water generated by a vehicle maintenance abop. In addition, the purchasing of recycled content products helps support markets for materials collected for recycling.

Execuive Order 12873, Federal Acquivition, Recycling, and Waste Prevention, direas Federal agencies to Increase their purchases of recycled or environmentally preferable (EP) produces.

- Will the facility use recycled automotive maintenance products and retreat tires? Such products as refiltered or re-refined oil and hydraulic fluids, as well as recycled antifrects and solven, are available for use in vehicle maintenance operations.
- Will the facility identify and use the feast toxic product available to complete a job? Many automotive maintenance products are formulated with high percentages of volatile organic compounds (VOCs) and toxic constituents. Safer, more environmentally sound materials are, bowever, available and perform as well as traditional products. For example, non-chlorimated solvents can be substituted for chlorimated solvents, detergent-based solutions can be substituted for entities and water-based cleaners often can be used instead of organic solvents.
- Will long-lasting or synthetic oils be used when possible? Long-lasting oils reduce waste generation because they do not need to be replaced as often.

Hazadous Materials Storage. Vehicle maintenance operations often involve the use of bazardous materials.

The use of these materials can affect the carvinoment through improper storage, are emissions of volatile chemicals, and spills and other uncontrolled release, as well as the potential generation of toxic waste materials.

Will bazardous materials be properly stored and bandled? Proper storage and bandling can include labeling containers, protecting materials from the elements, maintaining secondary containment.

FEDERAL AGENCY 4 (CONTINUED)

ensuring the compatibility of stored materials to avoid explosion hunds, and following instructions on the product's Material Safety Data Shoets (MSDSs).

- Will the access to hazardous materials be limited? Limiting the access to hazardous materials allows a shop to keep track of chemical usage more easily and helps reduce unnecessary waste moneying.
- Will a first-in, first-out inventory control system be used? This type of system helps prevent materials from expiring prior to use and becoming unnecessary waste. Efforts should also be made to minimize inventory levels by purchasing only the amount of material that will be needed in a reasonably short period of time (e.g., 30 days) to reduce loss from spoilage. At the same time, however, materials should be purchased in the largest containers appropriate to minimize excessive packaging.

Operating Precises. The use of oils, solvents, and other vehicle maintenance products can have significant effects on human health and the environment. The adoption of environmentally councious operating practices can, however, reduce these impacts.

- Will vehicle maintenance bays be located to minimize the potential impacts of maintenance activities on the surrounding environment?
- Will the facility avoid unnecessary maintenance on vehicles? One of the biggest sources of waste generated from vehicle maintenance shops comes from unneceded maintenance activities. An example of a way to minimize this waste is to change vehicle fluids on an as-mooded basis rather than according to a fixed maintenance achedule not based on vehicle usage.
- Does the facility operating plan specify reducing the number and types of produces, such as solvens, that will be used at the shop? Minimizing the types of different solvents used can simplify inventory procedures, reduce waste management issues, and facilitate recycling.
- Does the facility keep copies of its spill control and countermeasure plan for bazardous materials in each shop?
- Will the facility use drip pans, accordary containment, and other collection devices to help reduce the impact of spills and the use of absorbent products?
- Will a bulk fluids distribution system be cost affective? This type of system allows employees to dispense only as much product as is necessary for a job, in addition to reducing the potential for spills associated with the use of large, unwieldy containers. " . "
- Will the facility's solvent sink be operated to reduce environmental impacts? Environmentally preferable operating practices include pre-rinaing parts with dirty solvent before using fresh solvent to extend solvent life, removing parts from the sink tlowly to reduce solvent dargout, using drip racks to reduce solvent loss, keeping sink lids closed when sot in use to minimize the evaporation of solvent, not leaving solvent streams running, and cleaning out sludges regularly to maintain fresh solvent.

Indicates an environmental impact reduction opportunity.

Vehicle Washing Activities. Vehicle washing can generate a large quantity of wastewater that may be contaminated with oils, grasses, and dirt, as well as washing scaps and detergents. In some States, it is illegal to wash vehicles without wastewater recycling equipment under certain conditions.

- Does vehicle washing need to take place onsite? In some instances, offsite washing is a more efficient and environmentally preferable option. However, if properly implemented, onsite washing can be preferable since it can reduce the amount of fuel used expressly for moving the vehicle for washing.
- Will vehicle washing take place at a coundized, enclosed, and contained area to reduce potential impacts to the surrounding environment from runoff?
- Will vehicle washing be conducted on an as-needed basis, rather than according to a fixed schedule? Reducing unnocessary vehicle washing on significantly reduce wastewater generation.
- Will the wastewater from the wash rack's floor drains be properly treated onsite (e.g., by removing oils, greaces, and other contaminants) prior to discharge to a waterbody? Will an oil/water separator be used?
- Will the wash rack use detergents that do not contain phosphates or toxics?
- Can water from the wash rack be captured, filtered, and reused rather than being released? If a facility will maintain a large fleet of vehicles that require washing, a custom designed washing facility may be cost effective. If vehicle washing must be performed by hand, a high volume, low pressure washer system will be more cost effective than a simple hose in terms of reduced personnel bours and energy usage.

Reuse and Recycling. Many of the waste materials generated during vehicle maintenance activities can be reused or recycled into usable products. Reuse and recycling are preferable to treatment and disposal because they remove materials that would otherwise become waste.

- Are there plans for adequate segregation and containment of waste oil, antifrecte, and solven?

 Each of these materials can be reclaimed or recycled if segregated. However, comminging these wastes makes recovery more difficult or impossible and dramatically increases waste disposal costs.
- Will the facility use solvent or antifreeze reclamation units? The onsite recycling of fluids is often a cost-effective pollution prevention option for larger shops. When outite recycling is not cost effective, these materials can be segregated and picked up by a contractor for officie recycling.
- Will the facility collect scrap metals generated at the shop (e.g., used parts, empty material storage drums) for recycling? In some instruces, punctured serosol spray caus and drained oil filter casings may also be recycled as scrap.
- Will automotive batteries be collected and stored for recycling?

FEDERAL AGENCY 4 (CONTINUED)

- Will the facility reuse cardboard and other packaging received in the delivery of parts and materials or collect it for recycling?
- Will tires be collected and stored for recycling?

<u>Painting Operations</u>. Wastes associated with painting operations include unused paints and dirty thinner. Thinners and solvents can also be sources of VOC emissions. Used spray booth filters are also waste products that may be generated from these shops. Proper training of employees and the use of high efficiency equipment can help endoor waste generation.

- Can water-based coatings be used instead of solvent-based coatings? The automobile industry is working closely with paint manufacturers to develop acceptable substitutes for solvent-based paints.
- Will the facility use high efficiency painting technologies? When properly used, high volume, low pressure (HVLP) and electrostatic painting systems can reduce the amount of paint needed for a job and the amount of VOCs released to the air.
- Will employees be trained to use as little solvent/thinner as possible to clean up after painting activities?
- Will the facility employ a gan cleaning station? Gun cleaning stations capture the thinner/solvent ghot through the gun and condense it for reuse instead of venting the substance to the air. In some cases, it may be possible to use water-based gun cleaners as an alternative to solvent thinner.
- Will the paint aloop utilize returable polystyrene booth filters? Traditional paint booth filters often
 must be handled as hazardous waste because of the presence of wet paint or paint containing lead or
 chromium. Polystyrene filters can be cleaned with compressed air and reused (with the paint
 retube expured for disposal). Once it can no longer be used, the cleaned filter often can be
 disposed of by dispolying it in a waste thinner drum.
- Will painting operations be located in an enclosed and properly ventilated area to reduce potential environmental releases?
- Will employees be trained to minimize the amount of watte paint generated by mixing only the amount of paint needed for a job?

Pollution Prevention/Environmental Reduction Impact Training. Pollution prevention and carvironmental impact reduction in vehicle maintenance aloops is closely linked with employee suitudes toward their work and the convironment. A facility that provide basis environmental suarcescapilution prevention training and enthusistically support pollution prevention on a duily basis will have a noticeable effect on worker attitudes and can belp reduce vehicle maintenance wants streams through such procedures as good housekeeping, spill prevention, and improved materials bandling.

Indicates an environmental impact reduction opportunity.

^{*} Indicates an environmental impact reduction opportunity.

Other References

U.S. Environmental Protection Agency, Office of Research and Development. October 1991. "Guides to Pollution Prevention: The Automotive Refinishing Industry." EPA/625/7-91/016.

U.S. Environmental Protection Agency, Office of Research and Development. October 1991. "Guides to Pollution Prevention: The Automotive Repair Industry," EPA/625/7-91/013.

FEDERAL AGENCY 4 (CONTINUED)

POLLUTION PREVENTION/ENVRONMENTAL IMPACT REDUCTION CHECKLIST FOR WATER USE

How Can Water Use Affect the Environment?

The procurement and delivery of water for domestic, commercial, and industrial use, as well as the transment of waterwater generated by these users, affect the environment. Water procurement can affect the quality and quantity of both surface water and groundwater, cause land subsidence from groundwater overdraft, and destroy babient. Water delivery systems can destroy babient and ecosystems from canal and pipeline construction and consume energy for pumping. Wasterwater affects surface water quality and babients and ergo to treat. The employment of water conservation techniques can reduce the environmental effects of water use.

What Questions Should Be Asked To Ensure That These Effects Are Minimized or Eliminated?

Executive Order 12902, Energy Efficiency and Warer Conservation, directs all Federal agencies and facilities to improve their warer efficiency. Every Federal facility is required to contribute toward agency warer use reduction and conservation goals.

Hesting and Cooling. A study by Donver Water, supplier to Denver, Colorado, determined that 48 percent of the water used by manufacturers is used for besting and cooling purposes. A significant amount of water use and wastewater production can be minimized by increasing the efficiency of besting and cooling equipment and by decreasing besting and cooling requirements.

- Will energy conservation measures be employed to reduce the need for beating or cooling?
- Will the most efficient heating and cooling equipment available be used to reduce water needs?
- Can air-cooled equipment be used instead of water-cooled?
- Will heating and cooling equipment be maintained according to manufacturer recommendations and will leaks be repaired in a timely manner? Proper maintenance can help reduce the use of water by this equipment.
- Will once-through cooled water be used? If once-through cooling is used, will the water be roused for irrigation or make-up water? Whenever feasible, once-through cooling should be eliminated from any facility design.

Saniary and Kilchen Fixtures. Water conserving fixtures can significantly reduce water use in saniary and kichen facilities in commercial offices, industrial buildings, and residential dwellings.

- Are ultra-low flush toilets specified for installation?
- Will flow restrictors be installed on faucets and showers?
- Will notices be posted to encourage minimizing shower time and turning the up off when the water is not needed?
- Will acrators be used on all faucets?

Will fixtures be routinely inspected for leaks and other problems, and will they be repaired promptly?

Process Water. Manufacturers, food and beverage processors, schools, health care facilities, and laundries use substantial amounts of water in their processes. Reductions can be achieved in the amount of water used by installing water saving devices, implementing new or modified processes, and reusing water.

- Have process modifications that would use less or no water been evaluated for implementation? Have water-less processes been considered?
 - Could rates be structured to reduce peak water demand?
- Will automatic valves and water level sentors be employed to turn water off when not in use and to
 provide the precise amount when needed?
- Will process water be recirculated until it is too dirty for use?
- Will process water be recycled onsite and returned to the process or used to meet other easite needs (e.g., landscaping)?

Lankscaping. Landscaping plans milored to the specific nature of the local cavironment can greatly reduvater use. Appropriate indecaping includes using water conserving plants in bot and dry regions. Landscape irrigation is also a key area where water use can be reduced.

President Clinton recently signed a Presidential Memorandum calling for the establithment of guidelines for Federal facility managers on how to implement water conservation techniques in confunction with tandscaping activites.

- Will vegetation be planted that is drought tolerant and uses low levels of water?
- Depending on the type of landscaping, is the most efficient type of water application specified for use?
- Will daytime watering be prohibited?
- Will sutomatic timers be employed, and will watering duration be mentioned to prevent overwatering?
- Can non-potable, treated wastewater be used for irrigation?

Other References

Maddaus, W.O. 1989. Water Conservation. American Water Works Association.

Waer Efficiency: A Resource for Utility Managers, Community Planners, and Other Decisionmakers. 1991. The Water Program, Rocky Mountain Institute.

Indicates an environmental impact reduction opportunity.

FEDERAL AGENCY 4 (CONTINUED)

POLLUTION FREVENTION/ENVIRONMENTAL IMPACT REDUCTION CHECKLIST FOR HAZARDOUS WASTE STORAGE AND TREATMENT FACILITIES

How Can Hazardous Waste Storage and Treatment Facilities Affect the Bavironmens?

The construction and operation of bazardous waste storage and treatment facilities can have a variety of effects on the cavironment. Construction impacts may include but destruction or alteration of wildlife balants, which and water encount of soils, and sedimentation of waterbodies. Operations may introduce chemical pollution to sails, groundwater, surface waters, or air resulting from spills, equipment failures, improper bandling, or fires. Facility processes may consume energy and water and require the transportation of hazardous wastes to and from the facility. New readways may need to be constructed depending on the selected aits location, as waste facilities are often sited in remote or undeveloped areas.

Also see checklists on Hazardous Waste Incinentons, Waste Site Investigation and Cleauty Activities. Chemical Demilitarization, Base Cleaure and Rentilization, Solid Waste Landfills, Highways and Bridges, and Water Use.

What Ovestions Should Be Asked To Ensure That These Effects Are Minimized or Eliminated?

Excility Construction. The construction of buzurious wate storage and treatment facilities can have significant impacts on the cavironment, such as degradation of wildlife bubitus, erosion and/or compaction of soils, dust and noise, and discharges of sodiments to surface water. Pollution prevention techniques can help mitigate or reduce construction effects.

- Have attempts been made to avoid construction in environmentally sensitive areas?
- Does the project minimize construction activities in the vicinity of rivers or streams that could be affected by runoff or the erosion of construction wastes?
- Does the project make use of existing roadway alignments (if possible) to reduce the amount of waste generated as a result of construction activities?
- Does the construction plan provide for erosion (wind and water) and sediment control during and after construction?
- Are the effects of soil compaction, which result from construction activities, minimized to prevent an increase in runoff?

 Does the construction plan include revegolation of areas disturbed by construction to minimize
- encion and solimentation?

 Facility Operation. Operation is hazardous waste storage and treatment facility could potentially introduce chemical or other pollution to soils, groundwater, surface waters, or air resulting from leaks, spills, equipment failures, or fires. These facilities usually are regulated under the Resource Conservation and Recovery Act (RCRA) and closely monitored and inspected by regulatory agencies. Facility processes may

^{*} Indicates an environmental impact reduction opportunity.

consume energy and water resources and may require the transportation of hazardous wastes to and from the facility.

- Have measures been considered to promote the reduction and minimization of wastes generated prior to treatment and disposal?
- Has the consimment system been designed to be compatible with the types of wastes to be treated and/or stored at the facility?
- Are spill control materials and equipment adequate and compatible with the hazardous wastes treated or stored at the facility?
 - or stored at the facility?

 Have procedures been established to ensure that wastes are properly handled by facility personnel?
- Have facility personnel been trained in spill and emergency response procedures, as well as techniques to prevent pollution and eminimize the generation of excess wears?
- weamsquare to prevent positions and minimize the generation of excess wester?
 Have adequate fire suppression equipment and materials been included in the spill control and emergency response measures to prevent the accidental release of hazardous constituents to the
- Have emission control mochanisms been installed on treatment process equipment, sacillary equipment, and storage tanks to prevent releases?

Escility Processes. Processes common to hazardous waste treatment and storage facilities consume water and coeffy resources, as well as generate wastes. Such processes as floculation, neutralization, chemical reduction, oil-water separation, dewatering, and filter pressing can generate wastewater and sludge residues that may be hazardous.

- Will the facility employ processes to recycle and reuse westes (or waste components, such as heavy metals) brought to the facility and wastes (or waste components) generated by the facility?
- Have waste treatment processes been assessed to consider the amount of water and coorgy that will be consumed and how much waste (wastewaterfaludge) will be generated:
- Have measures been considered to minimize the amount of treatment materials used and the amount of wester generated from treatment processes?
- Will the facility apply pollution prevention techniques to secondary processes, such as facility maintenance, equipment, and vehicle maintenance, to minimize releases to the environment?
- Will the facility maintain the smallest possible inventory of shelf life sensitive hazardous materials to prevent the disposal of expired chemicals?

Indicates an environmental impact reduction opportunity.

FEDERAL AGENCY 4 (CONTINUED)

Immendation of Hazardous Westes to said from the Feeling. Hazardous wates must be delivered to the facility for treatment and or storage, either by readway (trucks) or tail (railears). The transportation of hazardous wastes presents significant threats to the environment in the event of a crest or spill, which could cause a release of hazardous constituents to soils, surface waters, sir, or groundwater. The transportation of wastes from regulated facilities usually is closely monitored by regulatory agencies.

- Has the facility been located to minimize transport requirements to and from the facility?
- Have measures been considered to minimize the potential for releases resulting from crathes or problems while transporting waste to or from the facility (such as choosing the safest and least populated routes of travel for the transportation of herardous wastes)?
- For facilities with rail transport capabilities, has the facility rail agur born built with accondary containment to prevent releases during the transfer of wastes?

Other References

Lawrence Livermore National Laboratory. May 1988. Environmental Assossment for the Environmental Compliance and Cleanup Project.

Lawrence Livermore National Laboratory. July 1990. CERCLA Founbility Study for the LLNL-Livermore Site (including a NEPA Environmental Assessment).

POLLUTION PREVENTIONENVIRONMENTAL INPACT REDUCTION CHECKLIST FOR WASTE SITE INVESTIGATIONS AND CLEANUP ACTIVITIES

How Can Waste Site Cleapup Activities Affect the Environment

The activities associated with waste site investigations and eleanups can have a variety of impacts on the cavironment. Activities may include the construction of readways or trenches, installation and operation of remodiation and obtaining, and activated and treatment systems, soilwaste sampling and groundwater well installation and monitoring, tandermoval and tremportation/cleanup of contaminated soils and groundwater. Effects may include wildlife tabilitat alteration or destruction, wind and water erotion of soils, soil compaction, and sodimentation of waterbodies. The extraction of contaminated groundwater cen cause land subsidence from groundwater overdraft. Whater site cleanup operations may introduce tentimist polition to soils, groundwater, surface equipment failures, or fires. Cleanup operations may consume energy and water resources and could require the transportation of wastes that contain harardous constituents to and from the site.

Also see checklists on Hazardous Waste Incinention, Waste Treatment and Storage Facilities, Chemical Domilitarization, Base Closure and Reutilization, Solid Waste Landfills, Building/Houxing Construction, Highways and Bridges, and Water Use.

What Questions Should Be Asked To Ensure That These Effects Are Minimized or Eliminated?

Site Access and Construction. Construction activities can have agaifficant impacts on the cavironment, including degradation of wildlife habitus, erosion and/or compaction of soils, dust and notice pollution, and eccimentation of surface waters. Pollution prevention techniques can help mingue or reduce construction

- Have attempts been made to minimize or avoid construction in environmentally sensitive areas?
- Will the project make use of existing roadway alignments (if possible) to reduce the amount of waste resulting from road construction activities?
- Does the construction plan provide for erosion (wind and water) and sodiment control during and after construction?
- Do construction plans consider the effects of soil compaction on runoff quantity from the site?
- Does the construction plan include revegetation of areas disturbed by construction to minimize erosion and sedimentation?
- Will material and waste storage areas be adequately contained to reduce exposure?
- Will site access routes and equipment storage areas to planned and located to minimize erosion
 potential?
- Will secondary containment be provided in equipment fueling areas?

Indicates an environmental impact reduction opportunity.

FEDERAL AGENCY 4 (CONTINUED)

Waste Site Investigation and Cleanup Operations. Waste site investigation and cleanup operations could introduce chemical or other pollution to soils, groundwater, surface waters, or air resulting from indequate containment of processes, spills, equipment failures, or fires. Cleanup operations may consume energy and water resources and may require the transportation of wastes that could contain hazardous constituents to and from the site.

- Have efforts been taken to prevent or minimize the introduction of hazardous constituents to soils, groundwater, surface waters, and air before, during, and after waste nite investigation and cleanup activities?
- Have measures been considered to prevent the release of pollutants from conteminated soils at the cleanup site to surface water via renoff and air via wind?
- Will the site be capped with a natural or synthetic protective covering?
- Have measures been considered to provent spills or releases of conteminated groundwater that has been extracted from the site?
- Does the eleanup plan prevent noticus or hazardous gas emissions, including volatile organic compounds, from being vented or released to the sir?

 Are feachan collection systems designed to nevent smills or releases after the leachase has bo
- Are leachate collection systems designed to prevent spills or releases after the leachate has been extracted?
- Have measures been considered to provide for the safe transportation of leachate from the site?
- Have the proposed watte nite cleanup operations been assessed to consider the amount of water and energy that will be consumed and how much wate (wastewater/sludge) the processes may generate?
- Have measures been considered to minimize the amount of water and entergy resources that will be consumed?
- Have measures been considered to minimize the amount of materials used during cleanup and the amount of wastes generated from materials usage?

Transportation of Glosup Wester from the Site. Cleamy waster may contain hazardous constituents that will have, to be transported from the site for treatment, storage, or disposal. The transportation of hazardous wastes presents significant threat to the cavinoment in the event of a crash or spill, which could cause a release of hazardous constituents to soils, surface waters, sit, or groundwater.

- Have measures been considered to minimize the potential for releases resulting from crathes or problems while transporting waste from the site?
- Have the safest and least populated routes of travel been identified for the transportation of wastes from the facility by trucks?
- Are the transporters of cleanup site wastes certified to transport those wastes?

- Are wastes transported in a contained manner (i.e., contaminated soils properly covered and socured)?
- Have waste treatment, storage, or disposal destinations been chosen to minimize the potential for the release of contaminants to the cavironmen?

Other References

Lawrence Livermore National Laboratory. May 1988. Environmental Assessment for the Environmental Compliance and Cleanup Project.

Lawrence Livermore National Laboratory. July 1990. CERCLA Feasibility Study for the LLNL-Livermore Site (including a NEPA Environmental Assessment).



FEDERAL AGENCY 5

DEPARTMENT OF THE AIR FORCE HEADQUARTERS UNITED STATES AIR FORCE WASHINGTON, DC



MEMORANDUM FOR Mr. Terry A. Vaeth, Acting Manager

Department of Energy
Nevada Operations Office
PO Box 98518

Las Vegas, NV 89193-8518

FROM: HQ USAF/CEVP

Washington DC 20330-1260 1260 Air Force Pentagon

SUBJECT: Review of the Draft Environmental Impact Statement (EIS) for the Nevada Test Site (NTS) and Off-site Locations in the State of Nevada We have completed our review of the subject document. A number of comments are summerized on the attached sheets. We are asking Headquarters Air Combat Command to ensure Nellis Air Force Base provides you input regarding the important subject of aircraft noise.

My point of contact for this action is Mr. John Baic at 703-695-8942.

Chief, Environmental Planning Division KENNETH L. REINERTSON Office of The Civil Engineer

NTS EIS Review Comments

-cc: HQ ACC/CEV

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DRAFT ENVIRONMENTAL IMPACT STATEMENT (DEIS) NEVADA TEST SITE AND OFF-SITE LOCATIONS IN THE STATE OF NEVADA COMMENTS ON

AIR ISSUES:

- The DEIS needs to show that the proposed actions (including construction) do not impact the PSD I area(s).
- Are there any other PSD I areas present besides the Grand Canyon? Other parks could be classified as such.
- As long as the actions are greater than 10 km, a more precise analysis is not غ. required.
- Any emissions greater than I ug/m-to-the-3rd, is significant. ပ
- Even though the areas are in attainment areas, comformity should be addressed. In other Even though the areas are in attainment areas, comformity should be address words, include a generic statement that the actions do not negatively affect the State Implementation Plan (SIP). 7
- In the Summary DEIS, Page S-22, Line 16: delete "most likely" (be more positive). m
- In the Summary DEIS. Page S-44, Lines 24-27: Add more information on air. Any new-riagior air emission sources planned for? If none, so state. Address: No significant impacts, PSD 3 4
- 5. In Vol I, Page 5-201. Lines 28 and 30: Typos delete hyphen in carbon monoxide. See above comments for Pages 5-191 and 5-201. 2

I area, and conformity.

AIRCRAFT NOISE:

booms, and subsonic low-level flights might also create significant noise. Among the questions still needing answers are "How much noise from what type of flying operations?" and "What are major noise sources within NTS include...aircraft operations." Vol I, Paragraphs 5.1.1.8 and Analysis of aircraft noise impacts needs to be expanded. Vol I, Paragraph 4.1.8 states "The 5.3.1.8 indicate supersonic aircraft from Nellis AFB might fly over the site producing sonic and how significant are the environmental impacts?"; 9

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Sovereign Nation 1

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t-generator for electuatie;

CW. I you

Sovereign Nation 2

Transportation Study - Response of CGTO

Consultation

The compilers of the NTS EIS Transportation Study refer to meeting with various American Indian individuals, groups, and tribes. The interactions are listed as tables and discussed throughout the text. These meetings do not constitute full government-to-government consultation with American Indian tribes not have they led to an American Indian transportation study. Instead, the meetings simply informed Indian people that a NTS EIS transportation study was being conducted. Information about pending studies is an important first step in consultation with American Indian tribes and organizations; however, no additional consultation steps were taken. The Transportation Study, therefore, cannot be supported by the American Indian tribes and organizations represented by the CGTO.

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Especially disturbing to the CGTO is an apparent confusion regarding the purpose of CGTO consultation during the NTS EIS. For example, the response to Question #16 (D-8, D-9) where a public response raised the issue of the DOE going to the tribes for consultation, rather than them having to come to the DOE. The writers of the Transportation Study responded by referring to the CGTO involvement with other portions of the NTS EIS as though it was an example of consultation on the transportation study. This is an incorrect statement, inasmuch as, the CGTO were informed by the DOE EIS Transportation Study team that the CGTO did not have to respond to transportation issues because the Transportation Study team were working directly with the tribes in a parallel but separate consultation. The CGTO is only now responding to the Transportation Study because it neither identifies nor assesses American Indian impacts.

2

American Indian tribes are not "Stakeholders" and thus meetings designed to elicit the opinion of public stakeholders are not an appropriate method for consulting with tribes who are to be addressed on a government-to-government basis according to the President of the United States. Thus, there are misleading and incorrect statements in section 2.0 Stakeholder Issues which indicate that American Indian tribes were given the opportunity to identify issues during public meetings. No public meetings should be considered as a replacement for government-to-government consultation. All reference to American Indian consultation should be removed from this section of the report unless it specifically referrs to American Indian consultation on a government-to-government basis.

3

American Indian Transportation Issues

Although some American Indian transportation issues were suggested during the NTS EIS scoping period and again raised in the CGTO meetings with the Transportation Study team, the report does not include these issues. Despite a record of meetings with American Indian people, groups, and tribes, the study does not present critical American Indian concerns. These include, among others, the impact of radioactive and hazardous waste travel along rail and highway on nearby existing and planned American Indian businesses, especially those of the Moapa Paiute Tribe and the Las Vegas Paiute Tribe. American Indian people, especially elders,

Sovereign Nation 2 (continued)

express a fear of radiation as an 'angry rock" which can impact people as it travels, even though Indian people are currently reacting to these concerns by worrying about the past and current impacts of waste transportation and by avoiding certain places they believe have been adversely DOE study, the nature and extent of this fear has not been addressed by the transportation study American Indian people also express concern that places of spiritual power are being and could Although this perception of radioactivity was expressed by American Indian people in an 1987 it remains packaged and no transportation accident occurs to spill the contents of the package be additionally harmed by the transportation of radioactive and hazardous waste. American impacted by the transportation of radioactive and hazardous waste.

→ cont.

The CGTO would like to express the opinion that the cultural concerns of other American included in this study? When most statistics cited in the report are state-wide from Nevada, why understands that the Transportation Study is focussed on what it called "local issues" (Vol. 1, Appendix I, 1-1), but is not certain why other Indian tribes in the West and Southwest are not Indian tribes and organizations should be included in the Transportation Study. The CGTO are other Nevada Indian tribes not considered in this transportation study.

2

based on national satistics, why were local statistics not used instead; especially given the localsafety nation-wide or within the local area of the Transportation Study. If the calculations are The CGTO would like to know if probability calculations are based on transportation issue focus of the analysis. The CGTO would like to express the opinion that recent rail derailments in the West and Southwest be incorporated into the probability calulations of railroad accidents.

the Federal government, its' employees, and its' activities. These increased accident probabilities should be calculated into the Transportation Study and the report should clearly inform readers highway accidents has increased and is increasing owing to domestic acts of violence directed at how these accident trends and potential domestic terrorist activities were incorporated into the The CGTO would like to express the opinion that the probability of either railroad or transportation analysis.

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A Faulty Transportation Assessment (Attachment F. Nevada Test Site Rail Access Study)

monitors of all cultural resource studies associated with the NTS. As a result, the study cannot be connecting the NTS with existing railroads. The cultural resource analysis contained in this study considered to be even a preliminary assessment of potential American Indian cultural resource was conducted without the involvement of the CGTO who serve as guides, participants, and Attachment F contains a faulty assessment of potential impacts to American Indian cultural resources that would occur if a variety of new railroad tracks were constructed

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Some of the more significant flaws in the study are as follows.

Sovereign Nation 2 (continued)

use and protect these lands. As such, the area around the Spring Mountains conducted with the guidance, participation, and review of American Indian is the center of the Southern Paiute Holy Land, and it is literally filled with emains, thus failing to consider the full range of American Indian cultural esources which include, among others, Indian plants, animals, Traditional Cultural Properties, mineral deposits, water, sites of historical importance, about proposals properly considered in the NTS EIS. Beyond the frequent about potential impacts to these sites unless their cultural significance has construction of a railroad. Also, previous archaeological studies were not tribes and organizations and thus do not reflect current DOE/NV policies previously recorded sites. While such an analysis is certainly appropriate Yucca Mountain Site. If the Transportation Study is to be used as part of their sampling methods and their study locations do not correspond with Southern Paintes into existence, and therefore gave them the mandate to The archaeologial site analysis in Attachment F is limited to a review of as a beginning of an assessment, it cannot be used to make conclusions seen evaluated by American Indian people. Also, previous archaeology studies were not conducted with the railroad development in mind, thus the Yucca Mountain EIS, then the CGTO would like the opportunity to known and well documented cultural significance of the area all around The cultural resource analysis in Attachment F fails to reflect the well Much of this analysis suggests it is about Yucca Mountain rather than The study in Attachment F is limited to an analysis of archaeological specifically indicates that all of the considered routes lead only to the reference to Yucca Mountain in the study, there is Figure F-1 which the Spring Mountains. The area is where the Creator transported all the ground disturbing activities that would be associated with the espond to the Transportation Study as a component of the Yucca of involving Indian people in these studies. places of utmost cultural significance. nd cultural landscapes, Mountain study. 10 12 11 13

Some other flaws in the Attachment F study are as follows:

The Moapa Paiute Indian Reservation is missing from the transportation 14

Figures F-2 and F-4 incorrectly identifies the "Las Vegas Paiute Indian Reservation" as the "Paiute Indian Reservation"

15

SOVEREIGN NATION 2 (CONTINUED)

The term "Southern Painte Reservation" is used in the text (F-29) to refer to the "Las Vegas Painte Indian Reservation."

9

The term "Indian Reservation" is used without a defined boundary on Figure F-1 (F-4). Since there is no such place with this name, the term could be refering to the "Walker River Painte Indian Reservation" or the "Yomba Shoshone Reservation." It should also be pointed out that the "Duckwater Sloshone Reservation," is located between railroad routes #8 and #9, but this important place is missing from the figure. The "Ely Shoshone Reservation" is also missing from the figure. The "Ely

17

The analysis of Stateline Route (F-30) fails to mention the Pahrump Paiute Tribe (who is currently seeking Federal Recognition and a member of the CGTO). An especially important omission is the Pahrump Paiute Tribe's plan to have lands withdrawn for a new reservation in the Pahrump Valley once the Pahrump Paiute Tribe receives tribal recognition.

18

The study has an "error of omission," when it states that impacts on cultural resources are regulated though Section 106 of the National Historic Preservation Act of 1966 (F-28). In fact, cultural resources are also regulated by the American Indian Religious Freedom Act of 1979 and the Native American Graves Protection and Repartiation Act of 1990. All three cultural resource acts specify the critical role of American Indian tribes and Indian organizations in the identification and assessment of cultural resources.

19

2SN-3

Conclusion - A Fatally Flawed Attachment F

The study in Appendix F is fittally flawed and should not be used for its' expressed purpose which is

to support a dialogue with Nevada stakeholders...(and be) a basis for starting a formal discussion of this issue (Vol. 1, Appendix I, Attachment F, F-1)

The CGTO believes that a reasonable dialogue about potential impacts cannot be begun with Attachment F, because it fails to involve an American Indian assessment component in the cultural resources sections. Were a dialogue to begin without involving American Indian issues, it would be a violation of both cultural resource protection laws and regulations, and not be in keeping with past DOEANV commitments to involve American Indian tribes and organizations in such discussions.

Sovereign Nation 2 (CONTINUED)

Consolidated Group of Tribes and Organization Meeting April 15-17, 1996

Recommendations

- The CGTO recommends that a letter be written in support of the Timbisha Shosbone
 Tribe and their on-going land dispute with the U.S. Park Service. The CGTO recommends that
 all participating Tribes and groups write their own letters of support.
- The CGTO recommends the expansion of the NTS American Indian Rock Art study to include: Monitor training, American Indian monitors and the development and inclusion of a Rock Art Study Subgroup for FY1996.

Contact Representatives be increased to \$200 per day. This request is based upon the lack of any

increases by the US DOE since 1987.

The CGTO recommends that the rate of the honorium provided to the Official Tribal

4. The CGTO recommends the following individuals to serve as monitors for the NTS/American Indian Rock Art Study:

Western Shoshone Monitor: Maurice Frank
Western Shoshone Alternate: To Be Determined.

Southern Painte Monitor: Orlando Benn Southern Painte Alternate: Lalovi Miller Owens Valley Paiute Monitor: Lee Chavez
Owens Valley Paiute Alternate: Vernon-Miller

5. The CGTO recommends the following individuals to serve as members of the American Indian Rock Art Subgroup for the NTS/American Indian Rock Art Study:

Western Shoshone: Maurice Frank
Western Shoshone Alternate: To Be Determined
Southern Painte: Richard Arnold

Betty Cornelius

Southern Paiute Alternate:

Owens Valley Painte: Michelle Saulque Owens Valley Painte Alternate: Lee Chavez

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Sovereign Nation 2 (continued)

The CGTO recommends the following individuals to serve as American Indian representatives for the NTS/NAGPRA repatriation efforts:

Corbin Harney - spiritual leader Western Shoshone:

Clifford and Yetta Jake - spiritual leaders Pauline Esteves Western Shoshone: Southern Painte:

Neddeen Naylor Lalovi Miller Southern Paiute Alternate: Owens Valley Painte:

Eleanor Hemphill

Owens Valley Painte Alternate:

The CGTO recommends that the DOE/NV provide travel expenses, and per diem for the American Indian Writers Subgroup members to attend and present a paper on the American Indian Perspectives to the NTS/EIS at the Conference for Environmental Professionals in Houston, Texas on June 2-6, 1996. The estimated cost for this trip is \$ 8,500 provided that registration is completed and air fare is reserved by May 15, 1996.

ceremonial artifacts found on the Nevada Test Site for purposes of raising funds. This practice is viewed by the CGTO as a sacrilege and blatant exploitation of culturally sensitive information information was never intended to be used to place more importance and cultural value to certain artifacts in hopes of generating funds. The sale of these replicas serves no scientific value or The CGTO opposes the Desert Research Institute's efforts to auction off replicas of shared in confidence between American Indians and project archaeologists. This type of protection of artifacts whatsoever. This practice must cease immediately.

Sovereign Nation 3



WESTERN BROSHONE NATIONAL COUNCIL POST OFFICE BOX 210 POST OFFICE BOX 210 TELEPHONE / FACSUMILE: (703) \$79-5203

Hay 01,

Tara O'Toole, M.D., M.P.H. Assistant Secretary, E.S.H. Department of Energy Washington, D.C. 20585

Dear Ms. O'Toole,

By Fax

We are responding to your solicitation for communts to the Department of Energy's Draft Environmental Impact Statement for the Mayada Test Site and off site Locations within the State of Navada (DOZ/SIS-0243). Please include our comments to the record-

On January 15, 1995, the Western Shoshone National Council wrote to President Clinton with our concerns in reletion to 80 unclear activities conducted within Western Shoshone Terrifory. We have attended: 1) the letter to President Clinton of January 15, 1996. A a copy of the Mestern Ebeahone Metion Declaration of a Nuclear Free Zone. 3) a copy of the Treaty of Ruby Vallay. These documents may serve as our comments on DOE/RIS-0243.

Bincerely,

Ian D. Zabarta : Assistant to Chief Yowell

Sovereign Nation 3 (continued)



WESTERN SHOSHOM MATIONAL COUNCIL Post Office Box 210 Indian Springs, Neweds 89018-0210 Telephone/Facaialies (702) 879-5203

January 15, 1996

The Honorable William J. Clinton President of the United States The White House Washington, DC 20500

President: ï

This past year you were sent a notice of service reaffinaing the sovereignty of the Western Shoshone Nation. The Western Shoshone National Council is the national governing body of the Western Shoshone people.

This letter is to inform you, as representative of the United States government, of a declaration passed by the Western Shoshone National Council on December 2, 1995 (copy enclosed). This declaration, which designates the interior of the Western Shoshone National boundaries as a nuclear—free zone, is now a part of Western Shoshone law.

The creation of this law is necessary because of our religious belief that our mother earth is the most sacred in all respects. As such only renewable resources may be used with the greatest of respect by humankind, non renewable resources are to be left alone. Your past nuclear related activities have violated our laws both natural and written

Not only has your government conducted nuclear weapons testing at the Nevada Test Site on Western Shoshone land, but it is proposing a high-level nuclear waste repository on the edge of the Nevada Test Site at our secred Yuca Mountain. Such activities and premetion of our lands for such activities are blakent and direct violations of the Treaty of Ruby Valley of 1863, both in spirit and

Sovereign Nation 3 (continued)

- Among our concerns in relation to those nuclear issues are:
 Analysis of cumulative health risks, both short- and long-term,
 from past, present, and future radiological exposure
 Accurate assurance and sonitoring of dosage and exposure
 scenarios to our citizens and to the general population
 Impact on the ecosystem of air, land, and water contamination
 both above and below ground

- Environmental restoration and waste management, including transportation-related risks and neutralising radioactive waste remarge to historic and prehistoric archaelogical, sacred, and religious sites, plants, and animals sociocomaic effects on our connear, amployment, and tourism, and political controversy over quality of life and risk
 - perception Compensation and mitigation for victims and for damages to the
- Because these points are of mutual importance to us, there is much work to be done between our two nations. The United States government must become responsible for the damages caused by these and other treaty violations. The continued actions of the United States government through development, testing, and promotion of Western Shoshone lands for United States nuclear-related activities, for well-stated activities, and act of the Ruby Valley Treaty and of our laws, can only be

maediate response to our concerns.

Sincerely,

Raymond Yowell, Chief Western Shoshone National Council Western Shoshone Nation

Sovereign Nation 3 (CONTINUED)

DECLARATION OF A NUCLEAR FREE ZONE **WESTERN SHOSHONE NATION**

WHI-RI AX, The people of the Weeten Sho-have Varion find the presence of radouence materials, modest power facilities and medical surface with the track to watersheet or the sixthed of the Bards of the Western Shorkone Nation, known in the Shockone language as News Sogoda, as set forth in the Treaty of Ruby Valley of 1803, to be in conflict with the numerance of the community seconomic well-being, beath, and general widther, and

Shyshore National Council law and policy, has left portions of Newe Sogodia scarred and permanerally contaminated with radiation, and, WILL REAS. Nuclear weapons learing by the United States gavernment on Western Shoshore lands, in direct camilian with Western

WHI P.R.A.S. The aforementioned nuclear weapons tening by the United States government on Western Shrubone lands has already raused widespread cancer, bringing illness and death to Western Shosbone, members of other Indian nations, and the non-Indian people of the Great Basin region, and,

WHITREAS. The U.S. government continues to contaminate Western Sporbook lands at the Newada Test Site by importing and dumping -nations cively and chemically contaminated soil and other waste products; and,

WHIREAS, The United States Geological Sense has found that the acquifer under the Beaty radioactive waste dump vite is about to become contaminated with long-lived radionacheides, endangering drinking water on Western Shoshone lands, and

WHEREAS. The government of the United States, against the captessed visibes of the Western Shoshore. National Council is proporting to store highly-fundiated fluel from commercial nuclear power plants, which will remain deadly for handreds of thousands of years, at Yucca Mountain, within Western Shoshore lands, and.

WHEREAS, A high volume of muck mangoration of nationative wester can be expected through the Western Shoshone: Nation's lands and the surcurding region, increasing the Ekelihood of an accident and the rapid dispersal to the environment of deadly, languived radionative wastes, and,

WHIFEEGS, The presence of radioentry waste things in the region, and the publicity surrounding it, will severely farm the economy of the Western Stockone and neighboring peoples, and,

WHEREAS, Over 4,500 local communities throughout the world, 25 nations, and the regions of the Amarcia; I attn America and the South Pacific have been declared nuclear free zones, and, WHEREAS, The National Council of the Western Shoshone encourages the development of clean, tensuable energy resources in order to create jobs that maintain the traditional Native American values of caretaking and balance with natural creation, and,

WHEREAS, The National Council of the Weston Shoshone encourages research into nationative waste neutralization techniques and demands the stabilization and/or cleau up, if possible, of existing natioactive waste on the lands of the Weston Shoshone Nation;

NOW, THEREPORE

SECTION I. BE IT ORDAINED BY THE WESTERN SHOSHONE NATIONAL COUNCIL, That the following declaration be added to and made a part of the laws of the Western Stockoop Nation:

NUCLEAR FREE ZONE

1. INSTRUME

FOR THE PURPOSES OF THIS ARTICLE, THE FOLLOWING DEFINITIONS APPLY

IAI "RADIOACTIVE MATERIALS" ARE ANY RADIOACTIVE WASTE PRODICTS OR MATERIALS GENERATUR REFINCD OR VAUE RADIOACTIVE BY ANY CINTED STATES GOVERNMENT AGENCY OR PURSUAN I 10 HJDBRAI, OR SIATE GOVERNMENT CONTRACT OR LICEARS AND UNDER DATABLE WHICH THE UNITED STATES I ("LEAR REGULATORY COMMISSION CLASSIFIED AS LOW-LEVEL RADIOACTIVE WASTE AS OF JANUARY 1, 1999, BUT WHICH MAY BE CLASSIFIED AS BELOW REGULATORY CONCERN WASTE AFTER THAT DATE.

Sovereign Nation 3 (continued)

(B) "NUCLEAR WEAPON" IS ANY DEVICE, THE PURDOSE OF WHICH IS USE AS A WEAPON, A WEAPON PROTOTYPE. AN A WEAPON, THE DEVICE WE WEAPON THES DEVICE. THE CHENCH SHE LASED BY FISSION AND THEST DEVICE. THE CHENCH SHE WEAPON FISSION REACTIONS INVOLVING ATOMIC NUCLE. "NUCLEAR WEAPON" INCLLIDES THE WEAPONS CHIBINAKE AND PROPULSION SYSTEM AND TREGERING MECHANISM, I.E. THE MEANS OF TRANSPORTING. CHIBING, PROPULS OF TRANSPORTING. DESTROYED OR RENDERED USELESS IN THE NORMAL TRANSPORTING, CHIBING, OR DETONATING THE WEAPON.

(C) "Person" means a natural Person, as well as a corporation, institution, or other Evitty.

2. PIRTHIBITION OF STURACK, USE OR DEN'YMAL OF IMBIOACTHE MATERIALS.

EXCEPT AS SPECIFICALLY EXEMPTED IN THIS ARTICLE, NO PERSON SHALL IMPORT, STORIE, INCINERATE, TREAT, ONCISES, OR DISPOSE OF RADIOACTIVE MATERALS, FOR ANY PURPOSE, WITHIN THE LANDS OF THE WESTERN SHOSHOWE NATION, OR WITHIN LANDFILLS OR INCINERATORS OWNED OR LICENSED BY THE WESTERN SHOSHONE NATION.

3. PROHIBITION OF NOCLEAR WEAPONS WORK.

NO PERSON SHALL KNOWINGLY, WITHIN THE LANDS OF THE WESTERN SHOSHONE NATION, DESIGN, TEST, PRODUCE, DEPLOY, LAUNCH, MAINTAIN, OR STORE NUCLEAR WEAPONS OR COAPONENTS OF NUCLEAR WHATONS

A PROHIBITION OF NUCLEAR REACTORS

no person shall construct, or operate, a niktear reactor within the lands of the western Shoshone nation.

S. PROHIBITION OF URANIUM MANING AND MILLING.

no person shall construct or operate a uranium mine or milling operation within the lands of The western shoshone nation.

5. TRANSPORTATION OF RADIOACTIVE MATERIALS.

no person shall transport radioactive materials to or through the lands of the western Shoshone nation

& MIGRATION OF RADIOACTIVE MATERIALS.

NO PERSON OR OTHER NATION SHALL ALLOW THE MIGRATION OF RADIOACTIVE MATERIALS FROM NEIGHBORING LANDS INTO THE LANDS OF THE WESTERN SHOSHONE NATION.

7. NIK'LEAR FREE ZONE SIGNS

THE WESTERN SHOSHONE NATIONAL COUNCIL SHALL POST AND MAINTAIN APPROPRIATE SIGNS AT ALL SECONIZED BYTRANCES TO THE LYBOX OF THE WESTERN SHORDNE NATION, AT ENTRANCES TO THE YUCCA MOUNTAIN FACILITY AND THE NEWADA NUCLEAR TEST SITE, AND AT THE NATIONAL COUNCIL OFFICE IN CACTUS SPRINGS, PROCLAMINO THE WESTERN SHOSHONS STATUS AS A NUCLEAR FREE ZONE

A. ENPORCEMENT.

ACH VIOLATION OF THIS SECTION SHALL BE PUNISHABLE BY A 81,000,000 FINE. EACH DAY OF VIOLATION SHALL BE DELMED A SEARANE VIOLATION. ENFORCEMENT WILL BE BY DULY AUTHORIZED AGENTS OF THE WESTIRN SHOSHOUR NATON.

ТНІЅ ИБСІАКАПОМ ІЅ НЕКЕВІ ЕХАСТЕЙ ОМ ТНІЅ 2MD DAY OF DECEMBER, 1995 ВҮ СОМЅЕЖІІ S OF THE WESTERN SHOSHOME MATORAL GOUNCIL

Losses messen & N. Losuce LP RAYMOND YOWELL, CHIEF Attachments. Boundary Description and map of News Sogobia as defined by the Western Shoshone National Council.

Sovereign Nation 3 (continued)

Treaty of Ruby

Valley 1863

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J.W. FURNAY, Secretary

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Sovereign Nation 4

American Indian Comment

Environmental Impact Statement for Nevada Test Site And Off-site Locations in the State of Nevada

Correction to Add to: V.1, Part B, Chapter 5 5.1 Nevada Test Site

5.1.1.12 Environmental Justice

The sentence is incorrect when it states on Line 16 "While not physically located in Clark, Nye, or Lincoln Counties, these groups... The Yomba Shoshone Tribe, the Moapa Painte Tribe, the Las CGTO and all are located in these counties. In addition, all of the members of the CTGO have well established traditional or historic cultural ties to the NTS, so it is not clear why only Indian people in Clark, Nye; and Lincoln Counties would be especially impacted, to the exclusion of Vogas Paiute Tribe, the Pahrump Tribe, and the Las Vegas Indian Center are all a part of the others. Note the American Indian cultural resource region of influence map (4-203), it does not imply some groups who live closer to the NIS are more concerned about cultural resources than less farther away. 1

Note: Other portions of Chapter 5 refer back to the 5.1.1.12, so this text should be clarified.

Sovereign Nation 5



COLORADO RIVER INDIAN TRIBES

Colorado River Indian Reservation

ROUTE 1, BOX 23-B PARKER, ARIZONA 85344 TELEPHONE (602) 669-9211

May 15, 1996

Mary Ellen Grampaoli Department of Energy 2753 South Highland Las Vegas, Nevada 89109

Dear Ms. Giampaoli:

We appreciate the opportunity to comment and endorse the Native American Resource Document to be included in the Environmental Impact Statement (EIS) for the Nevada Test Site and Off site Locations in the State of Nevada. The Native American Resource Document was produced in response to consultation required by the NTS - EIS, in accordance with DOE Order 123.2, American Indian Tribal Government Policy. The Department of Energy initiated and fulfilled their obligation as required by law to consult with Tribal governments in regards to the preservation of Native American cultural resources on the NTS lands.

The cultural resource management on the NTS lands and surrounding areas has seen the forming of a group called the Consolidated Group of Tribes and Organizations (CGTO), of which the Colondo River Indian Tribes has a representation, to interact with Field Operations and projects of the DOE. The primary focus for the group, who are recognized as culturally affiliated to the lands and surrounding areas, has been the preservation of cultural resources.

From this group came the American Indian Writers Subgroup (AIWS) who dealt directly with cultural issues and provided recommendation to the D.O.E. on the preservation of Native American religiou, culture, society, and economy. As a result, the Native American Resource Document is a positive move to bring forth concerns of tribal governments regarding long-term impacts to cultural resources on NTS lands and surrounding areas. Other areas of concern include but are not limited to are:

SOVEREIGN NATION 5 (CONTINUED)

- long-term effects of radiation exposure
- nuclear waste transportation and storage
 - environmental justice
 - health
- socioeconomic

We believe and stress the importance of addressing these concerns for future posterity not only for Native people but for mankind. The continuity of government - to - government protocol through communication paves the way as a guide to reach and resolve above stated concerns through establishing a long range management plan for the NTS lands.

We commend the participation of all involved in the D.O.E. NTS-EIS project implementation. Without the dedication, the project would not have taken place.

Sincerely, Levuil Club Daniel Eddy Jr.

Chairman

Colorado River Indian Tribes

STATE GOVERNMENT '



STATE OF TENNESSEE
DEPARTMENT OF ENVIRONMENT AND CONSERVATION

May 1, 1996

Environmental Protection Division Vir. Donald R. Elle, Director Las Vegas, Nevada 89114 Nevada Operations Office US Department of Energy PO Box 14459

Dear Mr. Elle:

Enclosed are comments from the State of Tennessee, Department of Environment and Conservation for the Environmental Impact Statement for the Nevada Test Site and Off-site Locations In the State of Nevada, January 1996, Document No. DOE/EIS 0243. Please also note a copy of an enclosed letter from Governor Don Sundquist to Secretary Hazel O'Leary in reference to long standing policy held by the State of Tennessee concerning DOE waste management.

Your consideration of our interests is greatly appreciated.

Dodd Galbreath

Staff Coordinator for State NEPA Reviews

Enclosures

Ken Bunting, Administrator Earl Leming, DOE-Oversight NEPA Coordination File Jim Hell, Manager, DOE ORR c: Commissioner Justin Wilson

LET-DOLDOC 05/02%

STATE GOVERNMENT 1 (CONTINUED)



RECEIVED BY

APR 22 1996 STATE OF TENNESSEE

DEPARTMENT OF ENVIRONMENT AND CONSERVATION

DOE OVERSIGNT DIVISON

781 EMORTY WALLEY ROAD

OMR RIDGE, TENNESSEE 37830-7072

IN. ENVILONMENTAL POLICY OFC.

April 17, 1996

fennessee Department of Environment and Conservation c/o Tennessee Environmental Policy Office Nashville, Tennessee 37243 - 1553 Mr. Justin Wilson, Commissioner 4th Floor L&C Tower

Dear Commissioner Wilson

Document NEPA Review - Draft Environmental Impact Statement: Nevada Test Site and Off-site Locations in the State of Nevada, DOE/EIS 0243, January 1996

reviewed the above document for your concurrence and transmittal to the following DOE office: The Tennessee Department of Environment and Conservation, DOE Oversight Division has

Environmental Protection Division Mr. Donald R. Elle, Director US Department of Energy Nevada Operations Office Las Vegas, NV 89114 PO Box 14459

The Division's review was conducted in accordance with the requirements of the National Environmental Policy Act (NEPA) and associative implementing regulations 40 CFR 1500 - 1508 and 10 CFR 1021.

some variation of those alternatives for this project preferred alternative. The Expanded Use Alternative would include support for ongoing DOENV mission categories as described under Alternative I and provide for increased use of the Nevada Test Site and its related resources and After review and research, the Division recommends that DOE consider Alternatives 1 or 3, or capabilities.

STATE GOVERNMENT 1 (CONTINUED)

Commissioner Justin Wilson Page Two April 17, 1996 The Department of Energy has several Environmental Impact Statements that are ongoing that involve the Nevada Test Site. Because of extremely limited facilities for suitable disposal of radioactive waste, continued disposal operations at the Nevada Test Site are critical to waste management and environmental restoration planning at all DOE facilities.

The Division expects DOE to select alternatives that will facilitate sound environmental decisions for dealing with the many intricate waste management issues facing DOE sites. One of these issues is the disposal of Oak Ridge Reservation low-level wastes at the Nevada Test Site. Currently the Oak Ridge Reservation is awaiting approval for shipment of low-level wastes to the Nevada Test Site.

The State of Tennessee has noted in comments on the Waste Management Programmatic Environmental Impact Statement (PEIS) that the Oak Ridge Reservation does not possess the appropriate geologic or hydrologic character for large scale waste deposition activities. The Division is sensitive to the State of Nevada's concerns in dealing with the environmental impacts associated with DOE activities. However, it is our desire that decision-makers balance the environmental concerns of the State of Nevada with National needs and select alternatives that best limit impacts to the environment, and protect the human bealth of clitzens affected by DOE's mission.

If you have any questions, please contact Bill Childres at (423) 481-0995 or Steve Nisley at (423) 481-0163.

Sincerely

Earl C. Loming

Director

STATE GOVERNMENT 1 (CONTINUED)



DON SUNDBUIST GOVERNOR

STATE OF TENNESSEE

December 14, 1995

Secretary Hazel O'Leary
United States Department of Energy
1000 Independence Avenue, S.W.
Room 7A-257
Washington, D.C. 20585

Dear Secretary O'Leary:

Recently, agencies of the State of Temessee submitted comments in accordance with the requirements of the National Environmental Policy Act (NEPA) for the Draft Waste Management Programmatic Environmental Impact Statement (D-PEIS) for Managing Treatment, Storage, and Disposal of Radioactive and Hazardous Waste, DOE/EIS-0200 D, August 1995. I have elected to communicate with you directly to insure that the State of Temessee's policy interests concerning this important D-PEIS are clearly communicated.

My administration strongly opposes and will continue to oppose any attempt by DOE to
"site" large waste deposition activities in Oak Ridge, Tennessee. It is disappointing to me
that the United States Department of Energy (DOE) continues to scriously consider another
short sighted option in a timing string of waste deposition assessments for Oak Ridge. My
administration views all of the alternatives in the current "Waste Management" D-PEIS that
consider disposal of low mixed waste and low level waste on the Oak Ridge

Reservation as technically unsound.

It is commonly known, and widely supported inside and outside of Tennessee that Oak Ridge is one of several sites in the DOE complex that does not possess the apprepriate geologic or hydrologic character for such large scale waste deposition activities as currently proposed in your D-PEIS. The National Governor's Association/DOE Disposal Working Group specifically recommended that the Oak Ridge complex be considered only for disposal of a very restrictive list of radionuclides due to an emphasis on protection of human health and the environment.

Your own agency's data summary for waste management sites in the current D-PEIS indicates that the Oak Ridge Reservation currently produces the highest "population dose" among the 54 DOE sites around the nation. We believe that a large scale low level mixed waste and low level waste disposal facility at Oak Ridge would add additional risk to an already unacceptable situation.

State Capitol, Nashville, Tennessee 37243-0001 Telephone No. (615) 741-2001

STATE GOVERNMENT 1 (CONTINUED)

Secretary Hazel O'Leary December 14, 1995

resources. I urged you to invest your agency's energies in alternatives that better meet both Oak Ridge, Tennessee has played for the nation and the economic contributions DOE has made to the Oak Ridge community and Tennessee over the past 50 years. We will continue DOE's continued consideration of the most technically unsuitable disposal site in the DOE several of the complex suite of activities that DOE must perform. However, I believe that Despite our concerns, the State of Tennessee recognizes and appreciates the historic role to promote and will accept our responsibility to the nation as a potential site for one or complex for large scale waste deposition is truly a waste of precious national and state the short and long term interests of waste storage.

Sincerely,

Don Sundquis

c: United States Representative Zach Wamp United States Senator Fred Thompson

United States Senator Bill Frist

Commissioner Don Dills, Tennessee Department of Environment and Conservation Mr. Greg Rudy, Acting Director, Office of Fissile Materials Disposition US DOE Headquarters PA Office

NEPA File

STATE GOVERNMENT 2

STATE OF NEVADA

SOS MRIER Governor

DEPARTMENT OF ADMINISTRATION Carson City, Nevada 89710 Fax (702) 687-3983 (702) 687-4065 Capitol Complex

May 3, 1996

Environmental Protection Division U.S. Department of Energy Nevada Operations Office Donald R. Elle, Director .as Vegas, NV 89114 P.O. Box 14459

SAI # 95300110: State of Nevada Clearinghouse Comments on the Draft Environmental Impact Statement for the Nevada Test Site and Off-Site Locations in the State of Nevada (DOE/EIS 0243) ä

Dear Dr. Elle:

comment on the Draft Environmental Impact Statement (EIS) for the Nevada Test Site (NTS) and Off-Site Locations in the State of Nevada. As you know, the State of Nevada submitted extensive scoping comments on the Notice of Intent and the Implementation Plan for the subject EIS. In addition, we conducted a detailed Thank you for providing the State of Nevada the opportunity to review and informal review of the preliminary draft Framework for a Resource Management Plan (RMP), i.e., Volume 2 of the EIS.

document indicates that the EIS is inadequate in several major areas. Overall, the document fails to substantively describe or evaluate the environmental effects of contain a proposed action. Subsequently, this affected the State's ability to conduct a detailed review of potential environmental impacts of the numerous alternatives With the exception of the Draft RMP, our review of the main body of the alternatives that may be adopted, either entirely or in part, for the yet to be quantified proposed action for the EIS. As you know, the Draft EIS does not and actions under consideration. 3

2SG-3

Volume 3

STATE GOVERNMENT 2 (CONTINUED)

If DOE intends to prepare a credible Final EIS for the Nevada Test Site, federal officials must pay careful attention to the detailed comments presented in the attached compendium. The State's comments were prepared so that the objections to the document would be clearly understood. Accordingly, we believe that the remedies necessary for rendering the Final EIS acceptable will require substantial textual and substantive changes throughout the body of the document. The State's comments include a summary of major issues, followed by a detailed section-by-section review. We expect DOE to address both the summary and the detailed review in the EIS comment response document. We have incorporated review comments from other executive branch State agencies directly, or as attachments.

We recognize that the ongoing moratorium on nuclear testing has significantly altered the scope of the nuclear testing mission at the NTS. The impact of this reduced testing mission has resulted in significant labor force reductions at the test site from nearly 10,000 in 1989 to less the 3,000 today. While it is difficult to assess the subsequent effects these reductions have had on the NTS EIS, other factors have unquestionably complicated the EIS process.

The scope and content of the alternatives presented in the EIS were developed to assess a reduced testing program, but they were also intended to "bound" several new national defense and non-defense program alternatives proposed through a number of DOE Programmatic Environmental Impact Statements (PEIS). Linking the NTS EIS to these national program alternatives (as per NEPA "tiering" requirements) was addressed under the NTS EIS Alternative labeled "Expanded Use." Unfortunately, the manner in which the Expanded Use Alternative was assessed in the Draft EIS, along with a conspicuous misrepresentation of the No Action Alternative, served only to further obfuscate the scope and content of the NTS EIS.

The last complication levied on the EIS development process was a recent directive from the Secretary of Energy that required all new EIS documents to meet a "start to finish schedule" of only 15 months. This requirement seems unreasonable for this EIS. The NTS is the only contiguous site where more than 900 nuclear tests were conducted, causing widespread contamination. The NTS is also the largest site in the DOE complex, containing an estimated 40 percent of all DOE land holdings.

STATE GOVERNMENT 2 (CONTINUED)

Given all these considerations, including the fact that it has been nearly 20 years since DOE prepared a comprehensive Site-Wide EIS for the Nevada Test Site, State officials were not surprised to find the EIS substantively inadequate. Nevertheless, the Nevada Test Site must undergo a comprehensive environmental analysis before any new major federal actions are undertaken at the site. In consideration of the requirements of NEPA, anything less is not acceptable. If you have any questions about these comments, please contact me or John Walker (NWPO) at (702) 687-3744.

Sincerely,

Juli Buth

Julie Butler, Coordinator State Clearinghouse DOA/SPOC

> Enclosure JB/jbw

Cc: Governor Robert Miller
Nevada Congressional Delegation
Leo Penne, Nevada, Washington Office
Lew Dodgion, Environmental Protection
Robert R. Loux, NWPO
State Commenting Agencies
Thomas Grumbly, DOE/HQ
Carol M. Borgstrom, DOE/HQ
Terry Veath, DOE/NV
Ann Morgan, State Director, BLM
Commanding Officer, Nellis AFB
Members, CAB - Nevada Test Site Programs
Affected Local Governments

STATE OF NEVADA COMMENTS

NO O THE DEPARTMENT OF ENERGY'S

DRAFT ENVIRONMENTAL IMPACT STATEMENT

FOR THE NEVADA TEST SITE AND OFF-SITE

LOCATIONS IN THE STATE OF NEVADA

May 3, 1996

STATE GOVERNMENT 2 (CONTINUED)

STATE OF NEVADA COMMENTS ON THE DRAFT ENVIRONMENTAL IMPACT STATEMENT FOR THE NEVADA TEST SITE AND OFF-SITE LOCATIONS IN THE STATE OF NEVADA

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STATE GOVERNMENT 2 (CONTINUED)

STATE OF NEVADA COMMENTS

ON THE

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DRAFT ENVIRONMENTAL IMPACT STATEMENT FOR THE NEVADA TEST SITE AND OFF-SITE LOCATIONS IN THE STATE OF NEVADA

COMMENT SUMMARY

The sole commendable component of this draft Environmental Impact Statement (EIS) for the Nevada Test Site (NTS) is Volume 2, Framework for Resource Management Plan (RMP). This alone reflects the ongoing environmental policy changes occurring within the Department of Energy (DOE). The remainder of the draft EIS is poorly conceived and executed in the manner typical of many of DOE's National Environmental Policy Act (NEPA) compliance documents. The scientific, methodological, and empirical aspects of Volume 1 of the EIS are deficient well beyond acceptable professional standards for environmental impact assessment and NEPA compliance. Documentation concerning the conceptual bases and methodologies used for assessing impacts is exceedingly poor throughout the EIS. Omissions, oversights, discrepancies, and contradictions are commonplace. In addition, by not putting forth a proposed action in the EIS while simultaneously distorting the No Action Alternative, DOE has served only to encumber the State's ability to conduct a detailed review of the potential environmental impacts of the numerous alternatives and actions under consideration.

Furthermore, omissions of data and information throughout the draft EIS reflect a lack of attention concerning the use of documented environmental information that is readily available. The potential extent of this oversight repeatedly undermines any confidence that DOE may wish reviewers of the EIS to gain. More seriously, the obvious shortcomings contained in the draft EIS seem to reflect a lack of concern for truthfulness

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DOE EIS

Nevada Test Site

SAI # 95300110

and openness regarding stakeholder interests in DOE's current and future management of

the NTS.

The State's comments were mindfully crafted (by page and line) so that objections to the document are clearly articulated. We believe that the remedies necessary for rendering the Final EIS acceptable will require textual changes throughout the body of the document. Major points and highlights of particular concern to the State's review of the subject EIS are presented in this summary. Detailed comments follow after the summary.

NO ACTION ALTERNATIVE

A review of the existing public land orders that established the NTS clearly show that certain activities proposed in the EIS are inconsistent with both the purpose and intent of those orders. For example, the NTS was not established to serve as a waste disposal site for off-site generated defense wastes. In fact, the description of the NTS waste management program described under Alternative 2 (Discontinue Operations - Section 3.1.2.2) aptly describes the type of on-site disposal program that would be remotely consistent with the existing site mission stipulated under the public land orders.

In the State's scoping comments for this EIS, we indicated that "the only action appropriately described as no action at the NTS includes only national defense and nuclear weapons testing activities defined under the public land orders as consented to by the State of Nevada for the NTS withdrawal." We further stated that the activities described by DOE in its Notice of Intent as "No Action" was in fact "Expanded Use." The State's position on this issue has not changed. Hence, receipt of waste from out-ofstate waste generators can only be assessed in the EIS as "Expanded Use," not as part of

the site's continuing current operations.

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STATE GOVERNMENT 2 (CONTINUED)

 DOE EIS
 May 3, 1996
 State Clearinghouse

 Nevada Test Site
 SAI # 95300110

In a related matter, State officials insist that DOE must safeguard future generations from exposure to radioactive contamination at the NTS. Such prevention, moreover, can only be achieved through permanent control of the contaminated surface and subsurface areas at the site. To achieve such safeguards, however, exclusive federal jurisdiction of these contaminated areas must be acquired in perpetuity. Alternatively, the only activities that can be performed on the NTS are those that were originally consented to by the Nevada Legislature, and/or activities that may not require exclusive jurisdiction.

In addition, as the original weapons testing activities are phased out, the site must be "cleaned" to meet natural background radiation levels and returned to public land status. However, since "cleanup" to active natural background conditions is not proposed, the EIS must discuss how DOE intends to acquire exclusive jurisdiction over certain NTS lands, given the constitutional requirement that exclusive jurisdiction may only be acquired in the manner set forth in Art. I, Section 8, Clause 17 of the United States Constitution. Of particular interest to Nevada in this regard is the requirement that DOE obtain the consent of the Nevada Legislature in order to acquire exclusive jurisdiction over the particular sites.

If the DOE intends to exercise less than exclusive jurisdiction, however, then the EIS must propose alternatives and actions that discuss the rationale upon which DOE bases its assumption that it can accomplish the isolation of contamination and radioactive waste at the site while preventing human intrusion. These are important considerations for the State, since it is the State's responsibility to protect the health and welfare of its residents.

RESOURCE MANAGEMENT PLAN

The relationship of the Framework for Resource Management Plan to the 6 remainder of the EIS should be stated early in Volume 1. An explanation is needed on

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State Clearinghouse SAI # 95300110 DOE's changing environmental policy that involves resource stewardship and ecosystem volumes of the draft EIS fail to acknowledge DOE policies regarding ecosystem-based management. Much of this information is contained in Volume 2. However, both initiatives, comprehensive land use planning, life cycle asset management, and o cont.

resourceful reuse of DOE-controlled lands. In addition, Volume 2 of the draft EIS should of the health of ecosystems like those of the NTS and surrounding areas being tied to soilwater-biota interactions also is directly associated with the importance of minimizing site undisturbed land as an important resource for future development by DOE. The concept development implied by DOE's Land and Facility Use Policy. This should include the be strengthened by discussing the concepts of resource stewardship and sustainable role to be played by ecosystem management, especially regarding conservation of disturbances as a means of conserving undisturbed land. Also, State officials contend that the Record of Decision (ROD) for the EIS should contain a schedule for implementing the RMP. By including such a schedule, DOE will demonstrate an enforceable commitment to the RMP process. This commitment will ensure that new facilities are sited using a systematic approach that will sustain and preserve the natural environment at NTS.

YUCCA MOUNTAIN

The EIS should make use of the environmental studies conducted by the Yucca Mountain Project. This information is extensive and addresses many of the database gaps that exist dedicated to the Yucca Mountain Project and the project itself are excluded from the EIS. A discussion is needed early in Volume 1 on the reasons the portion of the NTS for the NTS, such as soil productivity, revegetation success, and natural rehabilitation. 10

STATE GOVERNMENT 2 (CONTINUED)

DOE EIS Nevada Test Site

May 3, 1996

NATIONAL ENVIRONMENTAL RESEARCH PARK

The National Environmental Research Park program at the NTS and the activities involved should be included in the EIS. This is a major omission from the draft EIS. 12

FIMBER MOUNTAIN CALDERA

Natural Landmark, such as what this designation signifies, environmental studies already More information is needed regarding the Timber Mountain Caldera National performed or planned for the area, and DOE activities that have occurred within the landmark boundaries. 13

PERFORMANCE ASSESSMENT

revisions and changes to the Department's waste management order (5820.2A) should be discussed in the Final EIS. These discussions are particularly relevant concerning DOE's recommendations (i.e., DOE's implementation plan), as well as a discussion of pending "composite effects" defined by the Board's recommendation 94-2 (i.e., the disposal sites NTS. Dissimilar wastes classified as low-level, special case, or other wastes considered ability to meet performance objectives for confining future, current, and pre-1988 waste from the biosphere). The State also contends that before any more waste is disposed at recommendation outlines problems and issues concerning DOE's low-level radioactive waste management and disposal program. DOE's subsequent response to the Board's action, State officials contend that DOE must address the problems associated with the The Final EIS must contain a discussion about the Department's plan to address potential plans to proceed with a co-disposal decision for dissimilar waste types at the not appropriate for shallow land burial (i.e., high activity low-level waste, transuranic waste, etc.) are considered under the EIS Expanded Use Alternative for disposal in a single contiguous facility at the NTS Area 5 disposal site. To proceed with such an the Defense Nuclear Facilities Safety Board's Recommendation 94-2. That 14

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DOE EIS

Nevada Test Site

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15 either Area 3 or Area 5, DOE must complete a performance assessment for each site.

Failure to address these disposal issues could subject federal decision makers to consider actions that may harm the environment and thus create unpredictable health risks for future generations. In other words, avoiding action concerning the Board's recommended detailed composite performance analysis will likely cause additive risks through additional waste disposal, which might cause unknown and unpredictable environmental impacts to the human and natural environments.

RADIONUCLIDE SOURCE TERMS AND SURFACE CONTAMINATION

More detailed information is needed on radiological source terms and surface contamination throughout all environmental media at the NTS, including the locations where radionuclide levels exceed regulatory standards. This includes the Tonopah Test Range, the Project Shoal Area, and the Central Nevada Test Area. The EIS provides certain data which indicates that nearly 40 percent of the source term at the site is bound up in the groundwater. However, statements in the EIS suggest that there is considerable uncertainty about the actual quantity of radioactivity that could enter the groundwater in the future from the release of radionuclides from the melt glass and cavity rubble within each shot cavity. While the EIS suggests that future studies are needed to reduce the current levels of uncertainty concerning both the mechanisms and consequences of radionuclide transport via groundwater flow at the NTS, no information is provided about the radionuclide source term that is contained in soils above the water table (i.e., in the unsaturated zone).

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State officials do acknowledge that DOE has sponsored two long-term studies concerning potential movement of radionuclides beneath the NTS: the Hydrologic

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STATE GOVERNMENT 2 (CONTINUED)

| Resources Management Program and the Long-Term Hydrologic Monitoring Program. | Resources Management Program and the Long-Term Hydrologic Monitoring Program. | However, initial conclusions from these programs are muddled, and results to date were | not discussed in detail in the EIS. Finally, the EIS suggests that there are over 200 significantly contaminated surface areas that collectively occupied 52 square miles, yet the EIS fails to provide a detailed map or suitable listing of these areas. Because radiological contamination is one of the primary environmental impacts caused by nuclear testing, the Final EIS must provide this information.

SPECIAL CASE WASTE (SCW)

The Department of Energy's NEPA compliance strategy for the management and disposition of SCW and its relationship to the NTS EIS must be clarified in the Final EIS. State officials are aware that SCW has been disposed at NTS in the past. Yet DOE has never conducted either a programmatic or site-specific NEPA analysis for the management and disposition of this waste type. SCW is generally long-lived, contains high concentrations of radionuclides, and thus represents a significant threat to human health and the environment. SCW must be isolated from the biosphere for thousands of years.

The NTS EIS contains language that clearly indicates that the disposal capability at NTS for wastes defined as "inappropriate for shallow land disposal" (i.e., SCW) will be increased under Alternative 3, Expanded Use. As indicated in the detailed comments presented below, State officials assume that this refers to expanding waste disposal through the "greater confinement disposal boreholes concept" and/or other deep trenches at the Area 5 disposal facility.

Accordingly, if either the Area 5 or Area 3 disposal sites at NTS are considered for confinement of SCW, the difficulties associated with meeting the waste acceptance criteria for dissimilar waste types must be acknowledged and assessed. Additionally,

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State Clearinghouse SAI # 95300110 C waste (GTCC), will be evaluated in a forthcoming Supplemental Environmental Impact DOE must complete a programmatic analysis at the weapons complex level that evaluates that alternatives for storage and disposal of DOE's SCW, along with Greater-Than-Classlikely consider a disposal strategy which proposes co-disposal of SCW with GTCC waste alternative storage and disposition strategies for SCW. In fact, State officials understand candidate disposal sites for such an activity. This NTS EIS fails, however, to discuss any in a single NRC-licensed disposal facility. This is an important policy consideration for Statement tiered from DOE's Waste Management Programmatic EIS.1 This EIS will of these issues. Hence, DOE's NEPA compliance strategy for the management and Nevadans, since the proposed repository at Yucca Mountain would be one of the disposition of SCW waste and its relationship to the NTS EIS must be clarified. Nevada Test Site

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ENVIRONMENTAL CONSEQUENCES

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The basis for finding no adverse impacts should be given in each case, and the data unsubstantiated subjective judgement that has no basis in fact. This shortcoming occurs impact assessment methods and analyses is lacking in the draft EIS, and where methods state-of-the-art environmental assessment methodologies should be adopted by DOE for even where scientific and technical information for a topic exists. Credible attention to are cited, their usefulness for assessing environmental impacts is questionable. Current to substantiate the finding should be cited. The draft EIS relies far too much on the NTS EIS.

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CUMULATIVE IMPACTS

respect to methods of analysis, and none of the analyses discussed are empirically based. The coverage of cumulative impacts in the EIS is unnecessarily deficient with

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Notice of Inquiry: Strategy for Management and Disposal of Greater-Than-Class-C Low-Level Radioactive Waste. Federal Register Notice, Vol. 60, No. 48, Monday, March 13, 1995.

STATE GOVERNMENT 2 (CONTINUED)

	DOE EIS Nevada Test Site	May 3, 1996 State (State Clearinghouse SAI # 95300110
	While there is a considerable body	While there is a considerable body of DOE literature regarding methods for analyzing	lyzing
25	cumulative environmental impacts,	cumulative environmental impacts, it appears that none of this literature was used in the	ed in the
con	EIS. The presentations of cumulati	EIS. The presentations of cumulative impacts in the EIS are subjective in nature and	e and
t.	thus, unacceptable, given current so	thus, unacceptable, given current scientific approaches for assessing cumulative	
	environmental impacts.		

This is unfortunate, since certain "reasonably foreseeable future actions", such as massive increases in low-level and mixed waste shipments (from 6,800 to 25,000 shipments in ten analysis is provided. The potential cumulative impacts from the transportation, treatment, other unrelated factors. Since DOE has chosen not to put forth a specific proposed action vears) along with shipments of special nuclear materials are conceivable and should have hollow in the face of the inadequacies of the draft EIS. Accordingly, if a proposed action storage, and disposal of both radioactive waste and special nuclear materials are simply considered, and the claim that such impacts will build from those in the NTS EIS rings proposed action defined in the EIS instead of on several loosely defined alternatives or Department's presentation of potential cumulative impacts is understandably deficient. storage/disposal of special nuclear materials and radioactive waste at the NTS, then an been subjected to a detailed cumulative impact analysis in the EIS. However, no such foreseeable future actions within the region of influence of the NTS. For example, no mention is made of how cumulative impacts from the Yucca Mountain Project will be not assessed in the draft EIS. Evidently, DOE has decided that no cumulative human health risks or risks to the environment would occur from these and other reasonably A determination of whether actions are cumulative should be focused on the in the draft EIS, and given the variable content of the existing alternatives, the objective, scientifically based cumulative impact analysis must be prepared. for the Final EIS is adopted that includes the transportation, treatment, and 33 30 23 82

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DOE EIS Nevada Test Site

May 3, 1996

State Clearinghouse SAI # 95300110

SOCIOECONOMIC IMPACTS

of the "economic" implications of proposed alternatives and is entirely silent with respect the alternatives is wholly inadequate. The draft EIS presents an overly optimistic picture The treatment of the possible socioeconomic effects from NTS activities for all of to the "socio" or social/cultural/political impacts, which, in the case of controversial activities such as those proposed for NTS, can be very significant.

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The analysis of economic effects focuses solely on those effects that are driven by 1% of the total for Clark County and just a fraction of 1% for the State of Nevada. Even employment and population increases resulting from various alternatives, and then does alternative, job and population growth related to NTS are not projected to be more than for Nye County, NTS-related population growth, job growth, and revenue impacts are relatively small (e.g., 3% or so increase in jobs in 2005) since most workers and their economics. Such analysis is almost irrelevant, since, even for the most ambitious so only with respect to their potentially positive contributions to state and local families are projected to live in Clark County.

generated. NTS-related growth has the potential to cause negative impacts in a variety of "standard" economic areas. While most types of economic growth and diversification are viewed positively in Nevada, one result of the State's rapid growth? is that public services any growth that does not directly increase the contribution of revenues from visitors (i.e., economic impacts to affected jurisdictions and the State as a whole are to be adequately and facilities are already under considerable stress. Nevada's tax structure is such that employment) that do not pay for themselves in terms of the revenue (taxes, fees, etc.) What the EIS fails to assess, and what must be included in the Final EIS if evaluated, are the implications of projected NTS population increases (related to 34

Nevada is currently the fastest growing state in the country, and the Las Vegas Valley has been designated the fastest growing metropolitan area.

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STATE GOVERNMENT 2 (CONTINUED)

DOE EIS Nevada Test Site

State Clearinghouse SAI # 95300110

assumed that this will remain true into the next century. These standard economic effects growth fails to maintain its current rate of increase. (As was seen during the recession in negative fiscal impacts for state and local jurisdictions in the event that tourism/gaming sales and gaming taxes) will not pay its own way, except for mining with its legislative the early 1990's, gaming/tourism does not have to actually decline for serious negative pace with other forms of development and population growth. However, it cannot be revenue tax. In recent years, the phenomenal growth of gaming and tourism has kept associated with additional NTS-related population growth could, therefore, generate consequences to occur. The rate of growth merely needs to slow.)

the State of Nevada has demonstrated that nuclear-related activities (i.e., storage facilities, impact assessment, however, is the lack of any attempt to identify potential impacts to the State that could result from the stigmatizing effects of various NTS activities, particularly makes it almost certain that any association with these negative perceptions will adversely destinations and the dominant contributor to Nevada's economy and tax revenues. While those involving nuclear, hazardous, toxic, and related materials. Research conducted by is clear that over the last half century, the public has developed a very strong aversion to state government. These effects originate in intense negative perceptions and avoidance radioactive materials safely and about future public responses to accidents and events, it behaviors by the public in response to nuclear facilities/activities which, combined with affect Nevada's attempts to attract tourists, conventions, retirees and other in-migration, socioeconomic impacts at all levels within the state, from the local communities to the and new business investments. This could be especially troublesome in the event of a the unique vulnerability of the Nevada economy to changes in its public image, could produce large negative impacts. The great public and media interest in things nuclear nuclear waste accident that was in or near Las Vegas, one of the world's major tourist The most significant omission in the draft EIS with respect to socioeconomic there is considerable uncertainty about the federal government's ability to manage radioactive materials transportation, etc.) have the potential to result in significant 35

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Newda Test Site

SAI # 95300110

Such wastes and the facilities associated with them. The conclusion of the Nevada
researchers who have studied the issue is that, under certain circumstances, stigma

impacts could be very negative and very large.

The existing research on stigma effects and potential impacts provides a viable theoretical and methodological base so that DOE should be able to provide a detailed assessment of these types of impacts on Nevada's economy, public revenues, public services, and community quality of life. These assessments should take into account the increasingly competitive gaming and tourist marketplaces and the important role that any negative perceptions could have. It is very possible that, through the social amplification of risk process, even relatively minor events or accidents could have serious economic consequences. Such impacts could dwarf any expected benefits to be derived from NTS employment and spending. Such "stigma" effects of NTS activities will be reflected in "standard" economic, fiscal, and other impacts that can be characterized in the same units of measurement as standard effects, such as tourist visitations causing employment, tax revenues, and other social responses. In fact, the standard and stigma impacts should be seen as interacting forces working on the same social-economic system. It is essential that the NTS EIS thoroughly assess "standard" and "stigma" impacts in a comprehensive

and integrated manner.

Research has also shown that there is widespread opposition to radioactive waste

disposal and transportation based on health and safety concerns, the potential threats to the economy, the creation of divisive policy issues, distrust of the Department of Energy, and the fear of diminished quality of life. This public opposition is itself an impact that the EIS must address, together with the implications for long term socioeconomic disruptions that may derive from it.

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STATE GOVERNMENT 2 (CONTINUED)

 DOE EIS
 May 3, 1996
 State Clearinghouse

 Nevada Test Site
 SAI # 95300110

COOPERATING AGENCIES

Insufficient use has been made by DOE of cooperating federal agencies for input into the NTS EIS. This is apparent in both Volume 1 and Volume 2 of the draft EIS, especially with regard to ecosystem management policies and activities of the agencies of the Department of Interior.

BIG EXPLOSIVE EXPERIMENTAL FACILITY

The purpose of the Project-Specific Environmental Analysis for the Big Explosives Experimental Facility should be clarified, including the status of NEPA compliance for the facility. The information presented in the draft EIS does not include impact analyses. It appears that DOE is attempting to satisfy NEPA requirements for this facility through the NTS EIS, rather than tiering, as required by federal regulations (CEQ 1508.28).

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LYNER COMPLEX (Review of Classified Appendix J)

A review of the classified appendix of the EIS was undertaken by a qualified State official, and it was determined that the impact analyses of certain classified activities at the Lyner facility were incorporated in the overall evaluation of impacts assessed in the NTS EIS. The analyses of potential long-term impacts of classified activities to the vadose zone are representative of the analysis presented in the EIS for other proposed defense testing activities at the site. In reference to potential human health and safety impacts associated with activities at the Lyner complex, the risk assessment for the Defense Assembly Facility (DAF) adequately bounds the potential above-ground risks and impacts.

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HUMAN HEALTH

The approach to estimating human health consequences presented in the EIS 42 excludes the role of humans in the environment. The Final EIS must allow readers the

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transport of contaminants within ecosystems and landscapes. This requires an ecosystem relevance of this to the DOE's environmental restoration program should be emphasized. approach to managing resources at the site and should be described in Volume 2 of the credible scientific manner. In addition, there is no attention given in the EIS to the ability to comprehend how health effects findings and conclusions are reached in a EIS as a benefit to be derived from ecosystem-based management activities. The 43 G cont.

TRANSPORTATION

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of hazardous materials to and from NTS: (1) special nuclear materials; (2) radioactive and activities associated with each proposed alternative. Such information is needed to allow alternative, the EIS did not fully describe expected shipments of the following categories The EIS failed to provide a sufficiently detailed description of the transportation State and local officials and other affected parties the ability to accurately assess the ontransportation information is especially important for assessing the risks and impacts of mixed wastes; (3) conventional explosives and non-nuclear weapons and munitions; (4) materials regulated under the Hazardous Materials Transportation Uniform Safety Act. petroleum products, including liquefied petroleum gases; and (5) all other hazardous materials and waste shipments under Alternatives 1 and 3. Furthermore, for each site and off-site transportation risks and impacts of each alternative. Detailed

provided on expected shipments for the following materials listed in Chapter 3.0: nuclear weapons; plutonium pits; nuclear weapons components; weapons-usable fissile material; shipment in Type B packages; low-level radioactive wastes; and low-level mixed wastes. The EIS also failed to provide a detailed inventory of expected shipments within each category. For example, under radioactive materials, specific information was not ransuranic wastes; transuranic mixed wastes; other radioactive materials requiring 46

If DOE adopts a proposed action for the Final EIS that includes the transportation of any of these nuclear materials and radioactive wastes, then a cumulative impact 47

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STATE GOVERNMENT 2 (CONTINUED)

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State Clearinghouse SAI # 95300110

State Clearinghouse SAI # 95300110 analysis for transportation must be prepared that covers the combined functions of DOE's Environmental Management and Defense Program activities at the NTS. At a minimum, radioactivity and maximum radioactivity per individual shipment; (4) shipping container this must include transportation information for each specific material. The information options; (7) carrier qualifications and selection procedures; (8) shipment route or routes; characteristics and capacities; (5) shipment mode or modes; (6) transportation service must include: (1) origin and destination; (2) quantity or volume shipped; (3) total (9) cumulative shipment miles; and (10) timing of shipments. DOE EIS Nevada Test Site ₩ cont.

and 3 (i.e., low-level radioactive waste(LLW) and low-level mixed waste). The EIS does not even attempt, however, to provide comparable information on the other, more highly welve types of radioactive materials that could be shipped to NTS under Alternatives 1 radioactive materials or on high-hazard non-radioactive materials that would be shipped to NTS under Alternatives 1 and 3. State officials note that such information has been As presently written, the EIS provides useful information on only two of the disclosed and assessed by DOE in other comparable EIS documents.3 48

transportation risk assessment provided in the Transportation Study. It is clear, however, that the transportation risk calculations used in the Transportation Study [Appendix I], and summarized in the EIS, Table 3-5 [p.3-41], apply only to shipments of low-level Because the EIS fails to provide basic information on most of the hazardous radioactive and mixed wastes. As mentioned above, this analysis will need to be materials expected to be shipped to NTS, it is not possible to fully evaluate the expanded, depending on the proposed action selected in the Final EIS.

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U.S. Department of Energy, February 1994. Comparative Study of Waste Isolation Pilot Plant WIPP) Transportation Alternatives, DOE/WIPP 93-058.

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Clark County. The potential socioeconomic and cultural impacts resulting from shipments With regard to the Transportation Study, the reported risks associated with off-site deficient transportation risk analysis, it is not surprising that it fails to adequately address cause significant adverse socioeconomic and cultural impacts even if no accidents occur. verified based on the information provided. In particular, the Transportation Study fails along Nevada highway routes, especially through the Las Vegas Valley, may potentially The current level of shipments to NTS has already caused widespread public concern in accident or terrorist incident involving release of radioactive materials. Given the EIS's Alternatives 1 and 3. Large scale shipments of low-level radioactive and mixed wastes of more highly radioactive materials, particularly under Alternative 3, could be very transportation accidents involving low-level radioactive and mixed waste cannot be to provide a detailed discussion of the consequences of a maximum credible severe the perceived risk impacts which may result from transportation activities under significant. The EIS must address these impacts. 20

nuclear materials to NTS. State officials contend that it is not acceptable to leave routing decisions solely to each carrier's discretion. DOE must commit to stipulating, by means Finally, the EIS must clearly provide for a process by which routes are identified of contract requirements with carriers, routes or segments of routes that cannot be used for shipping low-level waste, mixed LLW, Special Case Waste (SCW), and special for waste and nuclear materials shipments to NTS. 22

contract provisions that require adherence to routing preferences is not in violation of any behalf of DOE), may incorporate provisions into contracts with carriers that require the designations. DOE, as the shipper of these materials (or the facility operator acting on sederal or state law or regulation dealing with radioactive or hazardous materials route The State of Nevada has analyzed this issue and has determined that the use of contractors/carriers to provisions that are illegal or in violation of existing regulations, carrier to perform in specified ways. As long as DOE is not attempting to bind 53

STATE GOVERNMENT 2 (CONTINUED)

<i>3</i> 7 Ct	- K 0	DOE EIS Nevada Test Site there is nothing to proutes that are accer	DOE EIS Nevada Test Site Nevada Test Site Nevada Test Site SAI # 95300110 Incre is nothing to prohibit DOE from using the contracting process to enforce the use of routes that are acceptable to DOE/NTS stakeholders (i.e., affected local governments and	State Clearinghouse SAI # 95300110 enforce the use of
J. 111.	ont.	sovereign nations ir	sovereign nations impacted by shipments to NTS).	ì

certain routes or avoid certain unacceptable segments of routes. Doing so may mean that needed accommodations with carriers using general freight. If such accommodation is materials to NTS for disposal, although it is not altogether clear that DOE cannot reach shipment routing), even if that means incurring additional costs. State officials believe The State has further determined that the process by which DOE is permitted to not possible, DOE should commit to the use of contract carriers (e.g., carriers that are solicit and award contracts can readily accommodate the requirement that carriers use DOE will need to forego the use of general freight for shipments of LLW and other willing to bid on and enter into contracts that contains stipulations with respect to that DOE should commit to such a process in the Record of Decision for the EIS. 54

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		STATE GOVERNMENT 2 (CONTINUED)		STATE GOVERNMENT 2 (CONTINUED)
		- DETAILED COMMENTS	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SA1 # 95300110
	THE DRAF FOR TI	THE DRAFT ENVIRONMENTAL IMPACT STATEMENT FOR THE NEVADA TEST SITE AND OFF-SITE		in the body of the EIS. Such a section should be added first in Chapter 2 and then followed through in Chapters 3, 4, and 5.
	707	LOCATIONS IN THE STATE OF NEVADA	PAGE S-5	Environmental Restoration Program "The goal of the Environmental Restoration Program is to ensure
	EIS SUMMAR	EIS.SUMMARY DOCUMENT		that risks to the environment and to human health and safety, as posed by inactive and surplus facilities and sites, are either eliminated or reduced to protective levels."
	COVER SHEET	Abstract	-	·
			S8 COMMENT 004	
	COMMENT 001	Inere are two significant issues that are not mentioned in the Abstract. One is the relationship of Volume 2, Framework for		Final EIS.
		Resource Management Plan, to the EIS. The information needed for	PAGE S-15	Transportation and Waste Management
55		this is in Section 1.4, Relationship to the Nevada Test Site	Lines 9-10	"Transuranic, mixed transuranic, mixed low-level waste, low-level,
		Environmental Impact Statement, in Volume 2. The other issue is		hazardous waste, and Toxic Substances Control Act wastes are
		the reason why the portion of the NTS dedicated to the Yucca Mountain Project and the project itself are excluded from the EIS.		stored at the NTS."
			COMMENT 005	
	PAGE S-1	Introduction		classified transuranic waste at the NTS; storage is proposed for both
56	56 COMMENT 002	Comment 001 also applies here.		Alternatives 1 and 3, (see Appendix D, Page D-4). While we believe this waste is currently stored at the site, the Final EIS must
	-	•	9	acknowledge that DOE is storing classified transuranic waste at
	PAGE S-3	Purpose and Need	60	NTS, along with disclosing the volume of the waste and planned
			<u> </u>	waste treatment and disposal alternatives.
57	COMMENT 003	A section should be added that discusses the National Environmental Research Park (NERP) designation for the NTS and the programs	PAGE S-19	Surface Hydrology and Groundwater
		and activities involved. There is no significant discussion of NERP	Lines 10-11	"To date, no radioactive contamination has been detected in on-site water supply wells or in off-site monitoring wells."
		18		19

STATE GOVERNMENT 2 (CONTINUED) May 3, 1996 State Clearinghouse	opted, this alternative wil Accordingly, the structure	conflicts with NEPA. Unavoidable Adverse Effects 'Other testing and experimental activity in support of stockpile stewardship programs, would have smaller impacts (than impacts	from conducting an underground nuclear test]."	would occur if the President directs DOE to conduct an underground nuclear test at the NTS. Most observers believe, however, that it is unlikely that nuclear testing will resume in the near or distant future. Nevertheless, other impacts from planned stockpile stewardship activities at the NTS will have significant impacts on the	environment. The description of the classified subcritical test proposed at the LYNER complex will cause the dispersal of substantial quantities of plutonium-239, along with the abandonment of the plutonium contaminated underground "shot" rooms. The Final EIS should clarify that this is an unavoidable adverse impact	and that DOE is not planning to remediate these "permanently" contaminated underground areas.	21
DOEEIS	Nevada Test Site	PAGE S-30 Line 4		COMMENT 009			
STATE GOVERNMENT 2 (CONTINUED) May 3, 1996 State Clearinghouse	nents suggests this statem s Nevada Test Site Annus	vell contained high concentrations of tritium. In addition, sampling wells at the project Faultless site have recently shown radioactive contamination. Also, tritium contaminated water is flowing from the tunnels at the NTS Area 12 complex.	Line 31	This paragraph should include a discussion of Section 2.5, Evaluation of Environmental Impacts and Risk, from Volume 1, with emphasis on human health risk assessment, performance evaluation, and performance assessment. Cross reference should be made to Appendix H, Human Health Risk and Safety Impacts Study.	Environmental Restoration Program "Under Alternative 2, environmental restoration activities would cease. This would result in a condition of noncompliance with environmental requirements and limit the future use of the land."	Council of Environmental Quality Regulations 1500.2(e) state that Federal agencies shall to the fullest extent possible "use the NEPA process to identify and assess the reasonable [emphasis added] alternatives to proposed actions that will avoid or minimize adverse effects of these actions upon the quality of the human environment." In reference to Alternative 2 and its effect on DOE's Environmental Restoration Program, State officials believe this alternative is not	20
DOEEIS	Nevada Test Site COMMENT 006	09	PAGE S-28	COMMENT 007	PAGE S-29 Line 9 to 10	COMMENT 008	

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STATE GOVERNMENT 2 (CONTINUED)	DOE EIS May 3, 1996 State Clearinghouse Nevada Test Site Sal # 95300110	PAGE 1-6 Clarification: Line 6.	67 COMMENT 012 The reference citation for Yucca Mountain (3.2.7.1) is incorrect.	PAGE 1-7 Generic, Heavy Industrial Facility Line 14 "The NTS is no longer considered a potential host site for the tritium		COMMENT 013 We concur that DOE has chosen not to site a major tritium	production facility at the NTS. There are, however, other proposed actions at the NTS that could be construed as representing "a	68 new fuel fabrication facility for the production of mixed oxide (MOX) fuel . The EIS fails, however, to identify this alternative	activity.	PAGE 1-7 Defense Assembly Facility (DAF)	Line 33 "Under stockpile management activities, the NTS Device Assembly	racinity is proposed as an afternative site for weapons assembly and disassembly." It should be mentioned that the Notice of Intent (NOI)	for DOE's Stockpile Stewardship and Management Programmatic	4 U.S. Department of Energy, March 1995. Office of Fissile Materials Disposition Long. Term Storage and Disposition of Weapons-Usable Fissile Materials Programmalic Exvironmental Impost Statement, Implementation Plan, pages 3-4 to 3-6.	23	
STATE GOVERNMENT 2 (CONTINUED)	DOE EIS Nevada Test Site Shite Clearinghouse SAI # 95300110	VOLUME 1, CHAPTERS 1-9 (Part A)	1.0 INTRODUCTION	PAGE 1-2 Introduction	COMMENT 010 Paragraphs should be added to the Introduction that discuss (i) the reasons for the exclusion of the Yucca Mountain Project from the EIS, (ii) the significance of Volume 2, Framework for Resource Management Plan, to the EIS, and (iii) that Appendix F is a NEPA	compliance action. There is no mention anywhere in Volume 1 as to why the Framework for Resource Management Plan was undertaken,		Ketationship to the Nevada Test Site Environmental Impact Statement, in Volume 2.		Section 1.3 Lines 27 through 30 indicate that the primary federal and State laws, regulations, Executive orders, and DOE orders that may apply to the	proposed action and alternatives presented in the NTS EIS are	appropriately summarized in Appendix C.	COMMENT 011 A brief discussion of the public land orders for the NTS withdrawal	Appendix C. At present, Appendix C contains an inadequate discussion of the withdrawal orders.	22	

DOE EIS May 3, 1996 State Clearinghouse Nevada Test Site SAI # 95300110		COMMENT 016 This statement is vague, unclear, and should be clarified. For example, how will decisions concerning future uses of the NAFR impact DOE programs and will the use/control of Pahute Mesa change? Will access and control of the Double Tracks site and/or other plutonium contaminated soil sites on the NAFR change?	2.0 PURPOSE AND NEED FOR DOE ACTION PAGE 2-6 NTS Waste Disposal Mission Line 8 "While the NTS no longer accepts transuranic or mixed waste from	other sites, the management of low-level wastes generated at the NTS and other DOE-approved facilities across the United States has been an ongoing mission of the NTS."		Under a Memorandum of Understanding between DOE and the Department of the Air Force (Tactical Air Comfand Nellis), use and operational control of the Pahute Mesa has been granted to DOE for "execution of the nation's underground nuclear weapons test mission". See MOU E-AIO8-82NV10283.
May 3, 1996 State Clearinghouse SA1# 95300110	Environmental Impact Statement (PEIS) also acknowledges that there is a potential overlap with the Storage and Disposal PEIS regarding storage of strategic reserves of plutonium. (The DAF is, in	fact, identified for multiple missions in both PEIS documents). The subject NOI does, however, suggest that preparation of the two PEIS documents will be coordinated to prevent conflicting analyses and to ensure that DOE reaches an appropriate decision.	State officialistic concented that, in management and storage of strategic Storage and Disposition PEIS propodisposition that includes use of the I may occur without adequate environ	under the NEPA. Storage and Disposition of Weapons-Usable Fissile Material Programmatic EIS	for the discussion in the EIS is inadequate. The Implementation Plan for the Plutonium Storage and Disposition PEIS (Footnote 4) identifies the NTS as an alternative site for nuclear reactor development and MOX fuel fabrication. The text in the EIS should be altered accordingly.	Nellis Air Force Range Complex EIS In reference to the Nellis Air Force Range complex (NAFR), the statement is made that "the land withdrawal alternatives evaluated in 24
DOE EIS Nevada Test Site	& cont.		70	PAGE 1-8 Line 11	COMMENT 015	PAGE 1-9 Line 9

DOE EIS Nevada Test Site Sal # 95300110	prevention of human intrusion in the absence of exclusive jurisdiction. PAGE 2-9 Waste Definitions (Page Insert)	(SCW) in the definitions. Although a definition of Greater-Than-Class-C (GTCC) waste is provided, the amount of this waste type compared to the amount of SCW is not that significant. For example, while DOE has publicly stated that as much as 70,000 cubic feet (2,000m²) of GTCC waste will be produced through the year 2035 ⁶ , the estimates for Special Case Waste are much larger and may exceed 2.6 million cubic feet (75,000m²). Because SCW has been distracted at NTS and since this waste true is generally long.	lived, contains high concentrations of radionuclides, and represents a significant threat to human health and the environment, the waste type should be specifically defined in the document. PAGE 2-14 Evaluation of Environmental Impacts and Risk COMMENT 019 A subsection should be added that discusses the biological- ecological studies and information as well as the reclamation studies and information, which is extensive and significant, has not been used for information, which is extensive and significant, has not been used for Lockheed Corporation, April 11, 1995. Stakeholder Workshop for CICC LLW Management Program Strategy Development, (ACE-Federal Reporters, INC., page 19). See Federal Register Notice 3/13/95: Strategy for Management and Disposal of Greater-Than-Class-C Low-Level Radioactive Waste.	27
		92	87	
. May 3, 1996 State Clearinghouse SAI # 95300110	clearly delineates the type and character of the wastes that can be disposed of at either the Area 3 or the Area 5 radioactive waste management sites. Therefore, DOE is in violation of its own waste management order (5820.2A, Chapter III, a & b).	Land-Use Constraints: There are existing legal constraints contained in the public land orders for the NTS land withdrawal that must be resolved before DOE can legally dispose of offsite-generated low-level waste at the site. Specifically, the NTS land withdrawal orders restrict the use of the site to atomic testing activities only. State officials have long contended that DOE must seek both congressional and State approval to use the site for disposal of radioactive waste shipped from offsite generators.	We contend that to legally implement disposal decisions for low-level and low-level mixed waste (as well as high-level waste, spent nuclear fuel, and special nuclear materials such as plutonium), DOE must obtain exclusive jurisdiction over the lands comprising the disposal facilities on the NTS and/or adjacent public lands. The EIS, however, omits any discussion of how DOE intends to acquire exclusive jurisdiction may only be acquired in the manner set forth in United States Constitution. Of particular interest to Nevada is the requirement that DOE obtain the consent of the Nevada Legislature in order to acquire exclusive jurisdiction. Moreover, if DOE intends to exercise less than exclusive jurisdiction, at some point the Department must present the rationale upon which it bases its assumption that it can accomplish isolation of the waste and	. 26
DOE EIS Nevada Test Site				

DOE EIS Nevada Test Site SAI # 95300110 area's remediation (part of the Environmental Restoration program),"	COMMENT 022 State officials do not concur with these statements and contend that, as part of the Performance Assessment process, DOE must include a detailed assessment of potential groundwater pathways for the Area 3 disposal site. The State expects DOE to commit to a performance assessment of the potential groundwater pathways for the Area 3 disposal site and provide a schedule for such an assessment in the EIS ROD.	In addition, statements in the EIS suggests that "scientific hypotheses" indicate that the rubble chimney beneath the low-level waste unit at Area 3 will not enhance or promote vertical groundwater flow to the deep shot cavity. ⁸ Justification for this statement could not be found in the EIS. We also note the statement in Section 5.1.1.5.2. of the EIS which says "the Desert Research Institute has investigated the effects of craters on infiltration and soil moisture movement, and research is continuing in this area" [and] the study was inconclusive [and] additional studies are planned during 1997." Clearly the EIS itself is contradictory about the need to develop additional information on groundwater pathway analyses	for the disposal sites in Area 3. State officials suggest that DOE re-evaluate and state in the EIS the need for a specific groundwater pathway analysis for the Area 3 * See EIS, Page 2-22, lines 26 - 30.
DOE EIS Nevada T	. <u>CON</u>		2 2
May 3, 1996 Sate Clearinghouse SAI # 95300110 the EIS, steps should be taken to incorporate it along with corresponding analyses in the Final EIS. (See Comment 136)	Figure 2-1 The figure should include the biological-ecological studies and information as well as the reclamation studies and information accrued by the Yucca Mountain Project. Performance Evaluation	The discussion on the performance evaluation process established for screening DOE sites for disposal of mixed low-level and defense low-level waste should be expanded. The discussion in the EIS missed the point that the process was implemented across the entire weapons complex and not just for the NTS. How this national performance evaluation process will be used to support forthcoming decisions for disposal of mixed low-level and low-level defense waste, via DOE's Final Waste Management PEIS, should also be discussed.	Performance Assessment — Groundwater Pathways. "Therefore, the performance assessment for these waste management facilities will not focus on the groundwater pathway. If a groundwater pathway is demonstrated, the risk associated with the Waste Management Program (results of the performance assessment activities) would be integrated with the current underground test
DOE EIS Nevada Test Site	PAGE 2-15 COMMENT 020 79	COMMENT 021	PAGE 2-20 Line 7

	DOE EIS May 3, 1996 State Clearinghouse Nevada Test Site SAI # 95300110	standards stipulated under CFR 191 for the referenced waste site.	The discussion should be presented in the Final EIS. Moreover, a	stipulated in the EIS Record of Decision.		The State also knows that the greater confinement boreholes at the	Area 5 disposal site were shut down because these boreholes did not	meet the requirements of the Safe Drinking Water Act. This is one	more instance where the State expects DOE to develop alternative	actions and corrective action plans to bring this activity into	compliance. It is not acceptable mitigation to simply cease an	activity that is in violation of requirements. Measures must be taken	to adequately mitigate the contamination. DOE should commit to	this action in the EIS ROD.		3.0 DESCRIPTION OF ALTERNATIVES		PAGE 3-3 Section 3.1.11. Stockpile Stewardship; First Scenario	Line 19 Destroying damaged nuclear weapons.		COMMENT 024 A review of the existing public land orders that established the NTS	reveals that this activity is inconsistent with both the purpose and	intent of the withdrawal orders. The NTS was established for	nuclear testing activities and related research and development	programs only, not for destroying damaged nuclear weapons.	Discussion of this activity should be excluded from activities	classified as continued and current operations.		31	
		- 6	G con	t.	-					98														87						
	May 3, 1996 State Clearinghouse SAI # 95300110	disposal site. Also, relying on the model that was developed for the	Area 5 site as a substitute for developing a specific analysis for the	concur that the natural hydrological and geological environments	beneath the two NTS disposal sites may have been similar in the	past, nuclear testing has induced ground motion and fracturing at	Area 3 and has clearly changed the natural conditions at this site. A	total of 251 underground nuclear tests were conducted at Area 3 as	opposed to only five tests at Area 5.9	,	Transuranic Waste in Trench T04C Performance Assessment	As disclosed in the EIS, in 1986, transuranic waste shipped from	DOE's Rocky Flats plant in Colorado was buried at the Area 5 waste	disposal site at the NTS. Yet the subsequent preliminary analysis of	the site (as per CFR Part 191) suggests the waste site may not meet	adequate disposal confinement requirements. The EIS states that	"Preliminary performance assessment studies indicate that this	source term [transuranic waste buried in Trench TO4C] is	noncompliant with the containment and individual protection	requirements [contained in 40 CFR 191]." To address this	unfavorable situation, the EIS suggests that DOE officials will	identify and assess appropriate corrective measures as a result of the	preliminary performance assessment.		53 State officials expect a discussion of one or more alternative actions	to address compliance with the environmental radiation protections		See EIS, Pages 4-14 and 4-15	30	
	DOE EIS Nevada Test Site									-	PAGE 2-23	Line 32												_	COMMENT 023			×		
				3	Ş coı	nt.																			8	3				

May 3, 1996 State Clearinghouse SAI # 95300110	directs DOE to construct a road for truck transport of spent nuclear fuel and high-level radioactive waste through these areas (along the "Chalk Mountain Route") to an interim storage facility in Area 25.	Since these bills have been reported out of the congressional committees of jurisdiction, and the bills identify a specific route through these areas, the proposed heavy haul truck operations cannot be dismissed as speculative activities. If any of these proposals are enacted by Congress, the EIS must be supplemented.	The supplement would need to discuss the compatibility or incompatibility of heavy haul truck operations with DOE's use of lands for underground nuclear weapons tests and underground and surface high-explosive tests or experiments proposed under Alternative 1.	28 A significant portion of DOE'S proposed Nuclear Test Zone is located on the Pahute Mesa. While State officials are not necessarily	opposed to this suggested land-use designation, the EIS should clarify that such a designation may not be within DOE's control. The Pahute Mesa constitutes public lands that have been temporarily withdrawn for military use — and then subsequently "loaned" to DOE for nuclear testing activities (See footnote 5). As DOE is	aware, any future use of the Pahute Mesa after 2001 is subject to Congressional approval per PL. 99-606. The Final EIS should clarify these facts.		. 33
DOE EIS Nevada Test Site		S cont.		COMMENT 028	91			
May 3, 1996 State Clearingtouse SAI # 95300110	Section 3.1.1.2: Waste Management Program under. Alternative 1	Again, a review of the existing public land orders that established the NTS clearly show that the activities discussed here are inconsistent with both the purpose and intent of the withdrawal. The NTS was not established to serve as a waste disposal site for off-site generated defense wastes. In reference to the No Action Alternative, the	description of the NTS waste management program described under Alternative 2, Section 3.1.2.2 aptly describes the type of on-site disposal program that would be consistent with existing site mission requirements stipulated under the public land orders.	Conventional Weapons Demilitarization	The EIS should reference the congressional action and/or direct appropriation made in support of this mission activity. If no such authorization is available, the function should be considered only as part of the expanded use alternative.	Land-Use Nuclear Test Zone Figure 3-1 and Line 23	Several areas in the northeastern comer of NTS are identified in Figure 3-1 (Pages 3-8 to 3-9) as Nuclear Test Zones (areas 1-4 and 7-10) and Nuclear or High Explosive Test Zones (areas 12 and 16). Legislation currently pending in Congress (H.R.1020 and S.1271)	
DOE EIS Nevada Test Site	PAGE 3-4	COMMENT 025		PAGE 3-6 Line 7	COMMENT 026	PAGE 3-6	COMMENT 027	

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DOE EIS Nevada Test Site State Clearinghouse SAI # 95300110	that the NTS EIS contain such an evaluation. At a minimum, if the proposed action defined in the Final EIS	committees with chalming perimined rand uses a rest of most commit in the EIS Record of Decision to address the resolution of such conflicts. A detailed strategy to resolve such conflicts should be specifically defined in the Mitigation Action Plan for the EIS. PAGE 3-15 Section 3.1.3.2. Waste Management Program under.	Alternative 3 COMMENT 030 Included in the list of waste management activities on this page is a proposal to expand the disposal capability at NTS for wastes defined as "inappropriate for shallow land disposal." We must assume this refers to waste materials buried in the 13 greater confinement	facility. ¹⁰ According to the EIS, these waste materials could be defined as Greater-Than-Class-C low-level waste, high-specificactivity low-level wastes, transuranic waste, transuranic mixed waste, and classified wastes. ¹¹ As mentioned previously, State officials believe these wastes are defined as Special Case Waste, and accordingly, must be subjected to a broad programmatic analysis under the regulations of the National Environmental Policy Act.	10 See EIS, Page A-29, lines 21-28 11 See EIS, Page 4-45 35
ų,	PAGE 3-14 Alternative 3. Expanded Use: Defense Programs Lines 14-28 COMMENT 029 The four public land orders that established the NTS fail to support	activities covering storage, assembly, disassembly, and modification of nuclear weapons. Likewise, interim storage of plutonium pits and weapons components and long-term storage and disposition of weapon-usable fissile materials are not consistent with these land withdrawal orders.	In fact, if DOE selects any of the these activities as part of the preferred alternative, then the EIS must evaluate these activities for possible conflicts with the objectives of federal, state, and local land use plans, policies, and controls (See CEQ 1502.16 (c)). Our review of the draft EIS suggests that such an evaluation is clearly missing for the land use requirements contained in the NTS public land	orders. Sections 3.1.1.1 and 3.3.1.1.1 and Appendix C of the Edstantian no such evaluation. In a related matter, State officials do understand that decisions regarding waste disposal, weapons management, and storage and disposition of weapons-usable fissile materials are being assessed in three different and separate DOE Programmatic Environmental Impacts Statements (PEIS). We are also aware the NTS is	However, since these documents do not propose to address site-specific CEQ compliance issues, such as conflicts with "objectives

Uuse DOE EIS May 3, 1996 State Clearinghouse 110 Nevada Test Site SAI # 95300110	difficulties associated with meeting the waste acceptance criteria for dissimilar waste types must be addressed. As DOE is aware, in 1994, the Defense Nuclear Facilities Safety Board (the Board)	his	DOE's weapons complex. That review resulted in Recommendation 94-2.15 One of the findings in Recommendation 94-2 covered the		regulations concenting the disposal of flow-level defense waste.		sion sites, DOE guidance for meeting established performance assessment call is criteria constrained "evaluators to apply reference dose criteria to				low- significantly complicate performance assessment approaches for determining radionuclide migration to the biosphere. Hence, if DOE	 	66	sidered addressed in the Performance Assessments for the Area 3 and 5 disposal sites.	lass-C day,	Defense Nuclear Facilities Safety Board, Recommendation 94-2, September 15, 1994.	redetat Neglatet vol. 55, No. 176, page 47505.	6.6
State Clearinghouse SAI # 95300110	r storage and will be evalu ict Statement	atic EIS.12	oposes co -licensed	ed repos	oe belie	et the]	e discus d dispo	d in the	ater	Alternati	ictivity,	and disp	clarifiec	s are con: tive 3, th	Than-Cl			
May 3, 1996 State Clearinghe SAI # 95300	In fact, State officials understand that alternatives for storage and disposal of DOE's SCW (along with GTCC waste) will be evaluated in a forthcoming Supplemental Environmental Impact Statement,	"tiered" from DOE's Waste Management Programmatic EIS.12	EJS will likely consider a disposal strategy which proposes co- disposal of SCW with GTCC waste in a single NRC-licensed	disposal facility. This is important, since the proposed repository at	(Presumably, if the discussion in the NTS EIS is to be believed, a	disposal site on the NTS will also be considered.) Yet the NTS EIS	tans to discuss any of these issues. In fact, the entire discussion about waste defined as inappropriate for shallow land disposal is	convoluted, misleading, and generally misrepresented in the EIS.	Alternative 1, for example, proposes continued "Greater		proposes that "disposal capability for high-specific activity, low- level waste would be expanded." ¹⁴	DOE's NEPA compliance strategy for management and disposition	of SCW and its relationship to the NTS EIS must be clariffed. In	addition, if either the Area 5 or Area 3 disposal sites are considered for confinement of SCW, as proposed under Alternative 3, the	Notice of Inquiry: Strategy for Management and Disposal of Greater-Than-Class-C. March 13. 1995.	See EIS, Pages S-9 and 3-333	See EIS, Page A- 40, line 26	<i>3</i> °

May 3, 1996 State Clearinghouse SA1 # 95300110	environmental studies of the area should be cited and summarized, and any DOE activities that have occurred there should be described. Figure 3-4, page 3-24, should include the official boundaries of the Timber Mountain Caldera National Natural Landmark, as given in Map 6, page 11, of the Bureau of Land Management Approved Nellis Air Force Range Resource Plan and Record of Decision, February 1992. Alternatives Eliminated from Further Consideration Receipt of waste from out-of-state waste generators.	stated "that the only action appropriately described as no action at the NTS includes only action appropriately described as no action at the NTS includes only national defense and nuclear weapons testing activities defined under the public land orders as consented to by the State of Nevada for the NTS with drawal." We further stated that the activities described by DOE in its Notice of Intent as "No Action" were in fact "Expanded Use". The State's position on this issue has not changed. Hence, receipt of waste from out-of-state issue has not changed. Hence, receipt of waste from out-of-state Eavironmental Impact Statement for the Nevada Test Site and Other Off-site Test Locations	Public Land Order 805, February 12, 1952; Public Land Order 2568, December 19, 1961; Public Land Order 3759, August 3, 1965, as consented to by the Nevada State Legislature, NRS 328.135, 160, 170. (See First Amended Complain, State of Nevada vs. O'Leary, U.S. District Court [Nevada], Case No. CV-S-94-00576-PMP {RLH}, 13.2.)
DOE EIS Nevada Test Site	2 PAGE 3-26 Line 17	COMMENT	5.
	S cont.	. 103	
May 3, 1996 State Clearinghouse SAI # 95300110	Section 3.1.3.5: Work for Other Programs under Alternative 3 If a research and demonstration project for conventional weapons demilitarization is successfully implemented at the NTS and a full scale demilitarization program is subsequently proposed, then DOE must assess land-use conflicts with the mission requirements set forth in the existing land withdrawal orders for the site. In addition, if the proposed activity results in a commitment in perpetuity of land and resources at the site, then the expressed purpose of the State's cession of jurisdiction of the NTS would also require review.		Also, the discussion of the Timber Mountain Caldera National Natural Landmark should explain what the designation involves and the role of the National Park Service. Any biological or other 38
DOE EIS Nevada Test Site	PAGE 3-16 100 101	PAGE 3-22;23 COMMENT 032	102
<u> </u>	<u> </u>	250.25	Volume

DOE EIS Needs Test Site	May 3, 1996 State Clearinghouse SA1 # 95300110	To adequately comply with the CEQ implementing regulations for NEPA, State officials contend that these additional evaluations	would require preparation of a <u>Supplemental EIS</u> to the NTS Site-Wide EIS. ¹⁸ We note the analysis of rail impacts such as effects to	human health and the environment will be performed by DOE\ OCRWM at hoth the programmatic and site-snecific level (i.e.	programmatic for rail transport outside of Nevada and site-specific	for rail transport inside Nevada). Such an analysis will not, however,	include a <u>cumulative impact analysis</u> of transporting repository- destincd waste as well as low-level waste to the NTS. This paragraph	should state where the cumulative impacts from the Yucca Mountain	Project will be addressed and why such impacts are not addressed in this EIS.		Yucca Mountain Repository Construction, Operation, and	Closure	5 Section 3.2.6.1 about the Yucca Mountain Project should site and	discuss the Memorandum of Agreement (MOA) between DOE	Nevada Operations Office and the Yucca Mountain Project (UN-	among the citations in Appendix C, Relevant Regulatory	Requirements.				CEQ 1508.7 {Cumulative impacts}: CEQ 1502.9 (1Xt) Draft, final, and supplemental statements.	41
Nevada Test Site waste generators can only be assess not as part of the site's continued complete special and a spart of the site's continued complex and decision on rail access to the EIS or in the Record of Decision. Thowever, that a rail option would be NTS be named the sole low-level we complex and defers any decision to in the Waste Management Program Statement." COMMENT 034 In concept, State officials concur wassessing rail access to the NTS. Cencourage major federal actions to lenvironmental impacts statements at in subsequent site-specific EIS doct approach, there are two separate contamplated: (1) The Office of Civi Management (DOE/OCRWM) has a Mountain Repository EIS, and the dof spent nuclear fuel and high-level EIS, "Should the DOE decide to contamplations associated with the use waste generators."	DOE EIS Nevada Test Site							104		•	PAGE 3-29		COMMENT 035		105							
		waste generators can only be assessed in the EIS as "Expanded Use", not as part of the site's continued current operations.	Alternatives Including Rail Routes for Waste Transport	"no decision on rail access to the NTS will be made in this [NTS] EIS or in the Record of Decision. The DOE/NV recognizes.	however, that a rail option would be a feasible alternative should the	NTS be named the sole low-level waste disposal site for the DOE	complex and defers any decision to such time that a decision in made in the Waste Management Programmatic Environmental Impact	Statement."		assessing rail access to the NTS. CEQ regulations (1508.28)	encourage major federal actions to be covered in broader	environmental impacts statements and thereafter be assessed in detail in subsequent site-specific FIS documents. Notwithstanding this	approach, there are two separate converging decisions concerning	rail transport of nuclear waste to the NTS which are actively being	contemplated: (1) The Office of Civilian Radioactive Waste Management (DOE/OCRWM) has initiated sconing for the Vucca	Mountain Repository EIS, and the document will assess rail access	of spent nuclear fuel and high-level waste; (2) As stated in the NTS	ElS, "Should the DOE decide to construct and operate a rail spur [to	Yucca Mountain], the DOE/NV would perform additional evaluations associated with the use of this resource by low-level	waste generators."		40
	 DOE EIS Nevada Test Site	S cont	•	Lines 9-13					COMMENT 034											***		

STATE GOVERNMENT 2 (CONTINUED)	ODE EIS May 3, 1996 State Clearinghouse 5300110 Nevada Test Site SAI # 95300110	Lines 27-33 Monitored Retrievable Storage (MRS) at NTS c COMMENT 037 As stated earlier if congressional legislation directs DOE to site an		radioactive waste and special nuclear materials. In particular, such an assessment must address the compatibility of NTS on-site and officients of the compatibility of new transportation		10ther risks. 11sks.	Lines 11-14	ceach into the groundwater. COMMENT 038 This statement is misleading and, according to other statements in this EIS, inaccurate. The pronouncement that much of the radioactivity "is not available to leach into the groundwater" at the NTS is not supported by the analysis presented in the EIS.	43
STATE GOVERNMENT 2 (CONTINUED)	May 3, 1996 State Clearinghouse SA1 # 95300110	"In accordance with the Nuclear Waste Policy Act, the DOE prepared an environmental assessment in 1986 to determine the	suitability of the Tucca Mountain site characterization. Characterization activities occurring at Yucca Mountain are evaluated in existing National Environmental Policy Act documents and are included in the discussion of cumulative impacts within this NTS EIS.	These statements are inaccurate, misleading, and must be corrected. First of all, the 1986 statutory Environmental Assessment (EA) was	not prepared "to determine the suitability of the Yucca Mountain site characterization." In fact, the EA served only as a site screening document. Section 112.(D) of the Nuclear Waste Policy Act (NWPA), as Amended, specifies the purpose and intent of the	document. It requires the Secretary of Energy to "evaluate whether such site [Yucca Mountain] is suitable for site characterization" In other words, the EA was mandated by the NWPA to determine if the site was suitable to initiate a detailed site characterization	program. The Act required a separate and subsequent evaluation as "to whether such site [Yucca Mountain] is suitable for development as a repository."	Second, DOE has never prepared any NEPA documentation to assess the impact of any "current characterization activities" at Yucca Mountain. The 1986 statutory Environmental Assessment was not prepared in accordance with CEQ's NEPA regulations under 40 CFR Parts 1500-1508.	42
	DOE EIS Nevada Test Site	Lines 20-24		COMMENT 036		106			

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STATE GOVERNMENT 2 (CONTINUED)	May 3, 1996 State Clearinghouse SAI# 95300110	This statement cannot be verified based on the information presented in the EIS and the supporting Transportation Study (Appendix I).	The EIS fails to provide a detailed discussion of a maximum credible severe accident or terrorist attack. To the extent that the statement	can be supported by information presented in the EIS, the conclusion	would apply only to shipments of low- level radioactive and mixed	COACHAI	"The DOE is committed to working with stakeholders and the	American Indian sovereign nations on transportation issues during	the National Environmental Policy Act process and into the future as	issues arise,"		DOE must address specific routing issues for low-level waste	shipments to the NTS. Specifically, and in consultation with	sovereign nations and affected units of local government, DOE must	develop a preferred low-level waste route alternative(s) for inclusion	in the Final EIS. In addition, the agency must stipulate specific	routes in the EIS Record of Decision, as well as institute a process of	contractually requiring shippers to adhere to the selected routes.		"Even if low-level waste disposal was to result in the downward	movement of contaminants to the deep subsurface, the incremental	contribution of contamination [from waste disposed in craters at	Area 3] to the radiologic source contained at and near the point of	detonation would be negligible."			45
	DOE EIS Nevada Test Site	110 COMMENT 039	111	-			Lines 16-18					COMMENT 040			112	-				Lines 26-28							
	State Clearinghouse SAI # 95300110	ainties about the at NTS is provided on	noted that nearly 40 percent of up in the groundwater (i.e., 112	in the EIS suggest that	the actual quantity of ter regime" (Page 4-	the release of	leaching of	rubble within each shot	rch and with time, a	urce term could be	the document states that "future	c the current levels of	and consequences of	it the NTS."		ncertainties regarding	term contamination	ities associated with	caching down through				ties would be a result	exposure to the	case of fauloactive		
STATE GOVERNMENT 2 (CONTINUED)	May 3, 1996	A definitive discussion concerning the uncertainties about the radiological source term in the groundwater at NTS is provided on	Page 4-159. In that discussion, it is noted that nearly 40 percent of the source term at the site is bound up in the groundwater (i.e., 112	million curies). In addition, while statements in the EIS suggest that	"there is considerable uncertainty concerning the actual quantity of this radioactivity that can enter the eroundwater regime" (Page 4-	159, line 19), other statements conclude that "the release of	radionuclides through the leaching pathway [leaching of	radionuclides from the melt glass and cavity rubble within each shot	cavity] continues to be an area of active research and with time, a	better understanding of the true hydrologic source term could be	had" (Page 4-161, line 37). Finally, the docur	studies covered by this EIS will help to reduce the current levels of	uncertainty concerning both the mechanisms and consequences of	radionuclide transport via groundwater flow at the NTS."		The Final EIS should, therefore, explain the uncertainties regarding	the current knowledge of radiological source term contamination	currently in the groundwater and the uncertainties associated with	further contamination of the groundwater by leaching down through	the shot cavities.		Waste Management	"The majority of postulated injuries and fatalities would be a result	of normal traffic accidents and not a result of exposure to the transnorted waste. Accidents that involve release of radioactive	waste were factored into the risk evaluation."	;	44
,	DOE EIS Nevada Test Site														•			109			1	PAGE 3-37	Lines 14-15				

STATE GOVERNMENT 2 (CONTINUED) May 3, 1996 State Clearinghouse		•	ior multiple use by the Bureau of Land Management. The text in the EIS should be corrected accordingly.			Table 4-27 on Page 4-160 does provide limited information for areas considered under or within 330 ft. of the water table, the EIS fails to arouide this true of data for the vadose zone.	Public Land Orders and Withdrawals "Pahute Mesa, located in the northern portions of Areas 19 and 20, which encompasses approximately 106,240 acres, is managed by the DOE as a part of the NTS in accordance with a 1963 Memorandum of Understanding with the U.S. Air Force."	As mentioned previous Mesa is uncertain and i	47
DOEEIS	Nevada Test Site	COMMENT 043		PAGE 4-8 Table 4-1	COMMENT 044		PAGE 4-9 Lines 18-21	118 COMMENT 045	
STATE GOVERNMENT 2 (CONTINUED) May 3, 1996 State Clearinghouse	SAI# 95300110	I This statement is contrary to DOE policy which specifically promotes management of radioactive waste to protect and preserve the environment. ¹⁹ Furthermore, there is no data or performance assessment presented that substantiates this conclusion. Summary Comparison of Environmental Impacts	2 The statements made in this table cannot be verified based on the	information presented in the EIS and the supporting Transportation Study (Appendix I). The EIS fails to provide a detailed discussion of a maximum credible severe accident or terrorist attack. To the extent	that the statements are supported by information presented in the EIS, the conclusions would apply only to shipments of low-level radioactive and mixed wastes.	AFFECTED ENVIRONMENTS	Nevada Test Site and Surrounding Areas "The NTS is in a remote and arid region, surrounded [emphasis added] by federal lands, with strictly controlled access [and] the surrounding federal lands are not available for public usc"	"DOE low-level waste operations shall be managed to protect the health and safety of the public, preserve the environment [emphasis added] of the waste management facilities, and ensure that no legacy requiring remedial action remains after operations have been terminated." (See DOE order 5820.2A {Chapter III 2. a. <u>Policy</u>), Management of Low-level Waste.)	46
DOEEIS	Nevada Test Site	COMMENT 041 PAGE 3-41	Table 3-55 COMMENT 042	4 		4.0 AFFEC	PAGE 4-3 Lines 3-6	19 "D	

STATE GOVERNMENT 2 (CONTINUED)	DOE EIS May 3, 1996 State Clearinghouse Nevada Test Site SAI # 95300110	PAGE 4-25 NTS and Surrounding Land Use Figure 4-4	COMMENT 048 The referenced figure is incorrect. There is no Yucca Mountain Land Withdrawal.	PAGE 4-26 Site Support Activities Line 3	127 COMMENT 040 Reference to Society A 7 is increased; the enfanced changes to A		PAGE 4-29 Active Water Supply Wells on the NTS Table 4-3 Army Well 1	COMMENT 050 The information listed for Army Well 1 appears to be incorrect. The detailed discussion on the water supply presented in Appendix A (A.6.1.1.3) indicates that Army Well 1 provides water for the southern half of NTS only. (See Page A.86 lines 23.20)	In a related matter, the overall discussion of the NTS water supply system presented in Section 4.1.1.3 of the EIS, as well as in Appendix A, clearly indicates that significant improvement to the existing water supply and distribution system would be needed to accommodate expanded use activities proposed in Alternative 3 of the EIS. Accordingly, a general statement as to the overall condition of the water supply and distribution system should be presented in the EIS under Section 4.1.1.3. Also, the impacts of any	49
STATE GOVERNMENT 2 (CONTINUED)	DOE EIS May 3, 1996 State Clearinghouse Nevada Test Site SAI # 953001 10	606. DOE officials should be aware that long term institutional management of Pahute Mesa should not be subject to temporary military withdrawals, where land is not being used or contemplated	for use by the Air Force for ground defense activities. This EIS is for a 10 year period; the Air Force jurisdiction, and thus the MOU,	white capite which the period. Therefore, the E13 must describe the intended action.	Lines 23-28	COMMENT 046 The discussion about the Bureau of Land Management's review	process for the NTS public land orders is incomplete. The text in the EIS must be expanded to include the current status of the review process. See related Comments 11, 159, and 160.	PAGE 4-15 Area 4 Line 7	COMMENT 047 The Big Explosives Experimental Facility is first mentioned here. There is no cross reference to Appendix F, which is a Project- Specific Environmental Analysis for the facility. The facility should be included in Chapter 2, Purpose and Need for DOE Action, and the purpose for Appendix F should be explained there. (See Comment 162)	. 48

												
STATE GOVERNMENT 2 (CONTINUED)	DOE EIS State Clearinghouse Nevada Test Site SAI # 95300110	PAGE 4-46 Mixed Waste Lines 21-26	COMMENT 055 The text in this section of the EIS suggests that the State of Nevada will defer action on a Resource Conservation and Recovery Act Part. B permit application for new mixed waste disposal units at the Area	5 disposal site "until the completion of negotiations between all States and the DOE under the Federal Facility Compliance Act" are complete. While this statement may be true, completion of a Part B		132 DOE's-Waste Management PEIS. In other words, before Nevada officials consider the Part B permit for new mixed waste disposal	units at the NTS, DOE must issue a Record of Decision which proposes the NTS as a disposal site for theses wastes and completes the requirements in NAC 444-8458. Certificate of Designation	Process. Moreover, it is the State's position that a completed performance assessment for the Area 5 disposal site must be in place before any action is taken on the Part B permit. These conditions	should be stipulated in the text of the Final EIS.	PAGE 4-47 Nonhazardous Solid Waste Lines 4-24 Area 9 Landfill	COMMENT 056 The text in this section states that "changes in State regulatory requirements will cause the Area 9 landfill to undergo partial closure and reopen as a Class III construction and demolition landfill." The discussion also acknowledges that modification to the landfill and	53
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STATE GOVERNMENT 2 (CONTINUED)	May 3, 1996 State Clearinghouse SAI # 95300110	as low-level disposal units at the Area 3 disposal site, (i.e., U3ax/bl, U3bg, U3ah/at, U3az, and U3bh). Discussion of this information is relevant, since the rubble chimneys beneath the craters are	considered potential pathways for radionuclide migration. The only reference to the depths of the shot cavities beneath these subsidence craters is a single notation concerning the U3bh exploratory	borchole. This borehole is being developed to characterize the physical and hydrologic properties of the chimney and to assess the potential for downward groundwater movement and radionuclide	transport (See Page A-31, lines 8-14).	In addition, the discussion covering Geology and Soils in the EIS (Section 4.1.4) fails to disclose this information, even though the text	states that "discussion of specific administrative units [such as the Area 3 disposal site] are also included in separate subsections when information at a local scale increases understanding and assists in the	evaluation of impacts." No discussion of the conditions of the existing geology and soils for the Area 3 site are provided in separate subsections.	Selecting Subsidence Craters for the Disposal of Waste		The reference in this section (Hawkins, 1995) is not listed in the reference section on Page 4-318 of the EIS. Moreover, since State officials are concerned about the process the DOE used in selecting subsidence craters for waste disposal, we are requesting a copy of the referenced document by Hawkins.	52
	DOE EIS Nevada Test Site								PAGE 4-45	Lines 18-24	COMMENT 054	
			22 cont.				129				130	

STATE GOVERNMENT 2 (CONTINUED)	DOE EIS May 3, 1996 State Clearinghouse Nevada Test Site SAI # 95300110	Status and thus must be corrected in the Final EIS. Since the draft NTS EIS was published, DOE/NV issued a Site Treatment Plan (STP) ²¹ for the management of mixed waste. The STP identifies specific treatment facilities for treating existing and on-site generated mixed waste, and it contains enforceable schedules and milestones for waste management and treatment activities, as required under the Federal Facility Compliance Act (FFCAct). Section 1.5.2 of the referenced STP states that "NTS mixed waste treatment planning will be an integral part of the NTS EIS process." Significant actions involving the treatment of mixed waste proposed in the NTS EIS are specifically limited, however, to Alternative 3, Expanded Use. ²² Federal law (FFCAct) required DOE/NV to prepare the STP along with a requirement for State approval of the STP. Given that DOE has now signed a Consent Order implementing the STP, federal actions required by this Order and the STP must now be considered as part of Alternative. Sections A.2.3.2, Page A-42, lines 1-32 and any other relevant sections (i.e., Sec. 4.1.2.3, line 12) of the EIS should be changed accordingly.		 U.S. Department of Energy, 1996. Nevada Test Site Treatment Plan, Nevada Operations Office, Waste Management Division (DOE/NV-397 (Rev.2). See EIS, Section 3.1.3.2
(CONTINUED)	May 3, 1996 State Clearinghouse SA1 # 95300110	the associated potential impacts to the environment are covered in a recently published Environmental Assessment (the EA for Solid Waste Disposal - DOE, 1995a). The text in this section fails, however, to provide a description of why the referenced EA was prepared. It also fails to provide a discussion about both existing and potential environmental impacts at the Area 9 landfill site. Hence, the "Affected Environment" is not adequately described. Accordingly, the Final EIS should reflect that new solid waste regulations now require that NTS municipal landfills be permitted in order to meet groundwater monitoring, design, operation, and closure requirements. The Final EIS should also document that the Area 9 landfill is located in a subsidence crater formed as a result of a subsurface nuclear detonation, the Turf event detonated in the 1960s. According to DOE, the Turf shot created the U10c subsidence crater, and the denotation was conducted only 150 feet above the water table in NTS Area 9. ²⁰ The Final EIS should reflect that continued use of the site as a Class III landfill will require partial closure, which among other things will include installation of a well monitoring system to assess the movement of moisture beneath the confinement layer of the new disposal cell.	Waste Storage Operations "Mixed Waste Currently, no mixed waste treatment operations occur at the NTS."	U.S. Department of Energy, 1995. Final Environmental Assessment for Solid Waste Disposal, Nevada Test Site, Nye County, Nevada (DOE/EA-1097).
	DOE EIS Nevæda Test Site	133	PAGE 4-48 Line 36	D Q

		STATE GOVERNMENT 2 (CONTINUED)		STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS Nevada Test Site	May 3, 1996 Sate Clearinghouse SAI # 95300110	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110
		or Economy to a Repository asterling in State of Nevadail Report, 1993 - 1995,	4 cour	phenomenal, sustained growth that has occurred in Nevada's tourism/gaming over the past two decades is not examined anywhere in this so-called socioeconomic analysis. Without such baseline
		"Monitoring Stigma" by James Flynn, et al. in State of Nevada	DACE A 90	intormation, it is impossible to project what impacts are likely to occur as a result of the various EIS alternatives.
		NWPO-SE-063-95 (July, 1995)	Line 9	This section describes public education, police protection, and health care in the counties and cities within the region of influence.
		"The Social Amplification of Risk: A Conceptual Framework" by R.E. Kasperson, O. Renn, P. Slovic, H.S. Brown, J. Emel, R	COMMENT 061	A glaring omission in the discussion of baseline conditions is the
		Goble, J.X. Kasperson, & S. Ratick in Risk Analysis, 8,177-		lack of attention to the status of emergency preparedness/emergency
		187.		management in the affected counties and cities as well as at the State level. Since the EIS covers proposed activities that involve the
	PAGE 4-69	Economic Activity		handling, storage, and transport of nuclear, hazardous, and toxic materials in extraordinarily laree volumes over an extended period of
140	COMMENT 060	This section attempts to describe the economic and demographic context for each of the jurisdictions identified as regions of influence. It is apparently intended to serve as a quasi-baseline against which to examine possible project-induced economic effects. However, nowhere is the State's largest economic sector, the tourism/gaming sector, baselined. Indices such as the number of tourists that visit Las Vegas and Clark County, where they come from, the amount of money they bring into the State and local economies, their demographic characteristics, their propensities to be deterred from visiting Nevada as a result of various NTS activities or accidents related to such activities, and other important information are ignored completely. Likewise, the characteristics of the		time, the EIS must contain a thorough assessment of the capabilities of Nevada's state and local governments to respond to potential accidents and emergencies involving radioactive and toxic materials, including incidents where such materials are released to the environment and come in contact with people and ecosystems. To do this, it is imperative that a baseline be established in the EIS that adequately reflects the response capabilities within the State and affected jurisdictions. This must be part of the socioeconomic baseline for the EIS so that the costs of any needed enhancements to these capabilities can be later assessed.
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		STATE GOVERNMENT 2 (CONTINUED)		0 ,	STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI# 95300110	Se DO	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110
		The establishment of accurate baseline information on emergency preparedness capabilities is also important for assessing the likely	<u> </u>	COMMENT 063	Assuming that the physical environment includes groundwater, then groundwater must be listed as a resource [in the referenced text] that
		impacts of potentially stigmatizing events and accidents. The ability to respond quickly and effectively to high profile incidents where	143		would be impacted by an underground nuclear test. The E1S estimates that nearly 40 percent of the radiological source term at the
		fear and strong negative public perceptions are involved could have an attenuating influence on the severity of impacts. Conversely, the			NIS (112 million curies) is bound up in the groundwater. The EIS fails, however, to provide a radiologic source term estimate for
		lack of adequate response capabilities and health care facilities can seriously exacerbate and amplify any impacts.	_		radionuciides contained in the subsultace vadose zone.
			PA	PAGE 4-110	Subsurface Radiologic Sources
	PAGE 4-97	Geology and Soils	<u>7</u>	Lines 8 -9	"Site selection factors that are essential to ensuring both containment
	rines 0 =/	Separate subsections when information at a local scale increases			the test areas have not and would not occur."
		understanding and assists in the evaluation."			
		•	<u>e</u>	COMMENT 064	While this statement may be true for recent and proposed
	COMMENT 062	Specific discussion of the Area 5 and Area 3 disposal sites, the Area			underground nuclear tests, it is not true underground tests conducted
		9 landfill site, the Defense Nuclear Agency (DNA) tunnel complex,	;		in the past that have failed, resulting in significant venting of
			144		radionuclides to the ground surface and to the atmosphere. The EIS
142		(i.e., the defense readiness program), and the sites identified for solar			does acknowledge that past testing activities have failed to fully
		development should be discussed as "separate subsections". All of these sites are proposed for expanded use activities that will impact			contain the release of radionuclides (See Fage 4-187, line 28), but this should be further described in the document.
		geology and soils.	-		
			PA	PAGE 4-113	Seismicity
	PAGE 4-106	Subsurface Radiologic Sources	Lin	Lines 34-35	
	Line 26	"The major impacts of an underground nuclear test on the physical environment are ground motion, disruption of the geologic media, surface subsidence, and contamination of the subsurface geologic media and surface soils."	<i>8</i>	COMMENT 065	The text indicates that current design practices require facilities to be built to seismic Zone 4 Uniform Building Code standards. Lines 5-10 on the same page discuss damage to the Yucca Mountain Field Onesetion Center located in Area 25, from the 1002 I title Stull
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STATE GOVERNMENT 2 (CONTINUED) DOE EIS Nevada Test Site State Clearingbouse SAI # 95300110	Connor, C.B., and Hill, B.E., 1994, Estimating the probability of volcanic disruption of the candidate Yucca Mountain Repository using spatially and temporally nonhomogeneous Poisson models: American Nuclear Society Focus '93. Faulds, J.E., Feuerbach, D.L., and Smith, E.I., 1991, New insights on structural controls and emplacement mechanisms of Pliocenc/Quaternary basaltic dikes, southern Nevada and northwestern Arizona [abs.]: Geological Society of America Abstracts with Programs, 1991 Annual Meeting, October 1991, San Diego, California, v. 23, no. 5, A118.	Faults, J.E., Bell, J.W., Feuerbach, D.L., and Ramelli, A.R., 1994, Geologic map of the Crater Flats area, Nevada, (with 3 cross-sections): Nevada Bureau of Mines and Geology Map 101. Feuerbach, D.L., and Smith, E.I., 1990, Structural control of Pleistocene volcanism in Crater Flat, Nevada [abs.]: Geological Society of America Abstracts with Programs, 86th Annual Meeting/Cordilleran Section, March 1990, Tucson, Arizona, v. 22, no. 3, p. 23. Ho, C.H., Smith, E.I., Feuerbach, D.L., and Naumann, T.R., 1991, Eruptive probability calculation for the Yucca Mountain site, USA: Statistical estimation of recurrence rates: Bulletin of Volcanology, v. 54, pp. 50-56.	63
STATE GOVERNMENT 2 (CONTINUED) DOE EIS Nevada Test Site State Clearinghouse SAI # 95300110	Mountain earthquake and state that the facility was built prior to the more stringent building codes presently followed on the NTS. Given that the NTS is located in a region with moderate to major earthquake damage potential, a table listing all engineered structures and whether these structures were built to current seismic Zone 4 standards or previous, less stringent standards would be appropriate. Such a table would provide a measure of the vulnerability of DOE facilities to damage from future moderate to large earthquakes. Lines 23-24 Lines 23-24	the NTS region, there is no evidence of either an increase in the volcanic rate or the development of a large-volume volcanic field (Crowe et al., 1986)." The volcanism section makes no definitive statement as to whether a volcanic hazard exists at NTS, NAFR complex, or TTR. The volcanism discussion is deficient because it fails to discuss or cite other literature that presents information that argues for future volcanic activity in the region. The following citations are some examples: Bradshaw, T.K., and Smith, E.I., 1994, Polygenetic Quaternary volcanism in Crater Flat, Nevada: Journal of Volcanology and Geothermal Research, v. 63, p. 165-182.	62

		STATE (GOVERNMENT 2 (CONTINUED)
1300110	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110
level		radioactive waste repository at Yucca Mountain, Nevada,
-		USA [abs.]: International Conference on Active Volcanoes
		and Risk Mitigation, Naples, Italy, August 27-September 1,
•		1991, Abstract Volume.
ain		
e 29th		Wells, S.G., McFadden, L.D., Renault, C.E., and Crowe, B.M., 1990,
		Geomorphic assessment of late Quaternary volcanism in the
	,	Yucca Mountain area, southern Nevada: Implications for the
	-	proposed high- level radioactive waste repository: Geology,
ıral		v. 18, p. 549-553.
ıda		
abs.]:		Wells, S.G., Crowe, B.M., McFadden, L.D., Turrin, B.D.,
San		Champion, D.E., and Fleck, R.J., 1992, Measuring the age of
		the Lathrop Wells volcanic center at Yucca Mountain:
		Science, v. 257, p. 555-558.
	,	
		in sum, this interactive assigns rate Qualernary to early Holocene ages
		to the most recent volcanic activity in Crater Flat and the Sleeping
,		Buttes volcanic center along the west side of the NAFR complex.
1990,		Some of the literature (Smith et al. 1990) proposes an area of most
. £		recent volcanism that includes Crater Flat, Yucca Mountain, and
		Buckboard Mesa. The interature concludes that there is a significant
n 4	_	probability of future voicallism activity occurring at IN 15, most
		likely in the western portion. The volcanism section must be
	147	rewritten to present the current state of knowledge about volcanic
	_	hazard and the assessment of future risk.
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Ho, C.H., 1992, Risk assessment for the Yucca Mountain high-le disruption: Mathematical Geology, v. 24, pp. 347-364. nuclear waste repository site: Estimation of volcanic

Ho, C.H., 1992, Volcanic risk assessment for the Yucca Mounta high-level nuclear waste repository site: presented at the International Geological Congress held in Kyoto, Japan, August 25-September 4, 1992.

Test Site, Nevada: An example from Buckboard Mesa [al 87th Annual Meeting/Cordilleran Section, March 1991, S. Naumann, T.R., Feuerbach, D.L., and Smith, E.I., 1991, Structur control of Pliocene volcanism in the vicinity of the Nevad Francisco, California, v. 23, no. 2, p. 82.

Sheridan, M.F., 1992, A Monte Carlo technique to estimate the probability of volcanic dikes: Proceedings, High Level Radioactive Waste Management, v. 2, p. 2033-2038.

Nuclear Waste Symposium, American Nuclear Society of American Nuclear Society: Proceedings of the Internation The area of most recent volcanism about Yucca Mountain Smith, E.I., Feuerbach, D.L., Naumann, T.R., and Faults, J.E., 1 Nevada: Implications for volcanic risk assessment: Civil Engineers, April 1990, v. 1, pp. 90-97. Smith, E.I., Feuerbach, D.L., Naumann, T.R., and Ho, C.H., 199 Volcanic risk assessment studies for the proposed high-le

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		STATE GOVERNMENT 2 (CONTINUED)		STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SA1 # 95300110	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SA1 # 95300110
	PAGE 4-115	Geotechnical Hazards		Johnson, C. and Hummel, P., (1991), Yucca Mountain: Nuclear Waste or Recourse Birth: Georieus American Geological
	COMMENT 067	The Geotechnical Hazards section could benefit from a map that identifies those areas which are prone to slope instability, soil		Institute, v. 36, N. 8, August.
148		stability problems, and ground instability. Sites with such problems can be engineered to mitigate the hazard. The text discussion is generic, but the suggested inclusion of a map outlining the hazard-		Cashman, P., and Trexler, J., The Mississippian Antler Foreland and Continental Margin in Southern Nevada: The Eleana Formation Reinterpreted in Cooper, J., and Sevens, C., (1991)
_	 	prone areas would resolve the comment.		Paleozoic Paleogeography of the Western United States II: Pacific Section SEPM, vol. 67, p. 271-280.
·				The text on Page 4-122, lines 1-4, describes an assessment of the
	COMMENT 068	The Geologic Resources section should be expanded to include a more comprehensive discussion. The potential for geologic		geothermal resource potential of the NTS by the Harry Reid Center. This assessment is not cited as a reference to the draft EIS.
149		resources must be considered in any discussions of future public access to all or portions of NTS, TTR, and/or the NAFR complex.		However, on lines 3 and 4, the conclusion of the assessment is that the resource potential was judged to be suitable for the development
		The following reports provide a more definitive treatment of mineral and energy resources than that contained in the draft EIS:	150	of a binary geothermal power plant. This conclusion appears to be at odds with the conclusion on Page 4-120, line 29, that water temperatures in the region are insufficient for commercial power
		Bell, E.J., and Larson, L.T., 1982, Overview of Energy and Mineral Resources for the Nevada Nuclear Waste Storage		development. Also, the focus of the geothermal resource discussion is on electric power generation. The section is devoid of any
		Investigations, Nevada Test Site, Nye County, Nevada, NVO-250, Nevada Operations Office, U.S. Department of Energy, Las Vegas.		discussion of gcothermal resources for commercial and industrial applications.
		Onade. L. and Tinolev. TV (1983). A mineral inventory of the	PAGE 4-122	Soils
		Nevada Test Site, and portions of the Nellis Bombing and Gunnery Range, southern Nye County, Nevada: DOE/NV/10295-1.	COMMENT 069	This section acknowledges the overall sparsity of information on soils of the NTS but suggests that "small areas of local interest" have been studied. The remainder of Section 4.1.4.3 on soils contains
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STATE GOVERNMENT 2 (CONTINUED)	DOE EIS May 3, 1996 State Clearinghouse Nevada Test Site SAI # 95300110	(e.g., Yucca Flat, Frenchmen Flat, Area 25, etc.) Without a detailed understanding and disclosure of any radiological contamination in the soils at NTS, DOE officials will be unable to make definitive short and/or long-term resource management and infrastructure development decisions for the site.	PAGE 4-125 Safety Tests	COMMENT 072 The Safety Tests section could benefit from a table that lists all areas contaminated by safety tests of plutonium-bearing materials, the total acreage contaminated by each test, and the current estimates of the total inventory of the radiological source term remaining. Such a listing has relevance to discussions of future activities, future facility locations, and public access.	Lines 16-19 Lines 16-19 COMMENT 073 The text states that the potential exists for sheet flow and channelized flow through arroyos to cause flooding throughout the NTS, however, because of the size of the NTS, no comprehensive floodplain analysis has been conducted in the NTS region. Yet	155 numerous DOE orders, Executive orders, and federal regulations, such comprehensive floodplain analyses are mandatory. The text identifies only five arroyos on NTS which have been assessed for flood hazard. Flood assessments for the Area 3 and Area 5 low-level waste sites are presented. It would appear DOE is in violation of	69 .
STATE GOVERNMENT 2 (CONTINUED)	DOE EIS State Clearinghouse Nevada Test Site Sal # 95300110	references to various activities that may have affected soils, but there are no references to literature that contains descriptive data on the soils. This oversight should be corrected by citing sources of existing soils information on "small areas of local interest" on the NTS.	PAGE 4-123 Radiological Sources in Soil Lines 16-18	COMMENT 070 The text states "this section describes the baseline soils conditions at the NTS, the NAFR Complex, and the Tonopah Test Range, as documented previously in the Final Environmental Impact Statement, Nevada Test Site, Nye County, Nevada (ERDA, 1977)." As acknowledged on Page 4-122, lines 15-17, soil formation and loss	is a dynamic process. Soil movement and loss is a common occurrence throughout the NTS and surrounding areas. The "baseline" soil conditions need to be updated to present-day conditions, so that any impacts can be appropriately assessed. The ERDA 1977 document addressed the Nevada Test Site only; the NAFR complex and TTR were not addressed. This EIS must comprehensively address soils on the NAFR complex and TTR.	PAGE 4-124 Radiologic Sources In Soil Lines 19-33 COMMENT 071 This section of the EIS should include an estimate of radiologic sources in surface soils for different geographic areas of the NTS,	89

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		STATE GOVERNMENT 2 (CONTINUED)			STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SA1 # 95300110	ID 2	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110
SS cont.		these requirements. DOE should realize that the size of the facility does not constitute an exemption to these requirements. The EIS should describe plans for attaining compliance with these federal	7	PAGE 4-143 Lines 7-10	Springs and Impoundments
	PAGE 4-138	requirements and commit to implementing these plans in the ROD. Surface Hydrology		COMMENT 076	The following statement is made: "Prior to any actions that may result in discharges to these limited surface water occurrences, reviews will be made to ensure compliance with the appropriate
	Lines 17-19	"However, because of the size of the NTS, no comprehensive floodplain analysis has been conducted in the NTS region to delineate the 100-and 500-year flood plains."	158		Executive orders and federal and State environmental laws and regulations." The text should also make the commitment that no actions shall be taken which could result in a lessening of spring discharge and a resultant reduction in vegetated area.
156	COMMENT 074	A specific flood plain analysis must be incorporated or referenced in the Final EIS for major projects included in the proposed action for the EIS, (e.g., infrastructure improvements to support assembly, disassembly, and storage of nuclear weapons, new or expanded nuclear waste disposal sites [Area 3 site], new waste treatment facilities, establishment of a NTS solar enterprise zone, etc.).	7	Lines 18-20	"Any actions that could affect these impoundments [Crystal Reservoir] will receive the same type of review for regulatory compliance as that discussed above for the springs discharge areas [on the NTS]."
	PAGE 4-141	Springs and Impoundments	<u> </u>	COMMENT 077	Legal as opposed to regulatory actions may be triggered if the groundwater recharge flow from subbasins within NTS to Ash Meadows are altered (i.e., at Crystal Reservoir). Ash Meadows is
157	COMMENT 075	The discussion of springs and impoundments focuses on springs at the NTS and impoundments in the Ash Meadows area south of the NTS. There is no mention of springs or impoundments which may exist at TTR or the NAFR Complex. A table listing all the springs in the region, their location, and discharges would be helpful. Also, a			important since it contains a water-filled cavern know as Devil's Hole where the endangered pupfish Cyprinodon resides. Because of past litigation, judicial oversight of the water level in Devil's Hole is in effect.
		table listing all the impoundments in the region, their location, and storage capacity would be appropriate.			In a related matter, while the State Engineer's Office has not historically pursued compliance with Nevada water law at the NTS, such compliance would be sought for significant changes in the use of the site. This is based on the contention that Congress reserved
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		STATE GOVERNMENT 2 (CONTINUED)			STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS. Nevada Test Site	May 3, 1996 State Clearinghouse SA1 # 95300110		DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SA1 # 95300110
		sufficient water to support the mission of the NTS. That mission is		COMMENT 079	Table 4-22 in the EIS presents containment pond gross beta analysis
		confined to nuclear testing and related research and development		•	results for eight contaminated ponds and three scepages on the NTS.
		activities only, as opposed to waste disposal and/or management and			The data indicate that gross beta concentrations in at least three of
		disposition of special nuclear materials. Accordingly, if the			the Area 12 containment ponds exceed the Derived Concentrations
		proposed action in the Final EIS requires additional water			Guides (DCG) for ingested water under DOE Order 5400.5. (DCG is
159		withdrawals at the NTS that are not directly related to the nuclear			based on a strontium-90 value for drinking water of 4 mrem/yr
		testing mission, the State will require permits for such withdrawals.	162		effective dose equivalent.) While we acknowledge the referenced
_	•	The Final EIS should acknowledge this policy.			pond water is not considered a drinking water source, the EIS
					nevertheless fails to describe remediation alternatives for the
	PAGE 4-143	Surface Water Characteristics			contaminated ponds. Since water discharges from the tunnels to the
	Lines 24-25				ponds at the Area 12 complex is a State permitted activity, the EIS
					must discuss alternative remediation strategies (i.e., re-infiltration to
	COMMENT 078	The chemical and radiological analyses for eight springs on the NTS			groundwater, tritium capture technologies, etc.). Of note, in the
3		as reported by Moore (1961) and presented in Table 4-18 are over 35			State's scoping comments, we stated that the EIS "should address
2		years old. More current analyses should be presented. Analyses			remediation, waste management, and appropriate D&D
		from all other springs in the region should also be presented.			[decontamination and decommissioning] activities for contaminated
					tunnel facilities on the test site since some of the tunnels [have]
-		Also, the surface water characteristics section addresses chemical			released, and may still be releasing, radioactivity to the
		and radiological characteristics of surface water (springs and			environment."
161		impoundments) on NTS only. The section should be expanded to			
		include chemical and radiological characteristics of springs and		PAGE 4-148	Groundwater
	_	impoundments on the NAFR Complex and the TTR.		000 118131310100	This consists of bould and the constant of bounds of second desired from the
	27007	Craft on Water Chausafalistin		COMMENT 000	1111S SECTION SHOULD CONTAIN A 1118P SHOWING BIOGRAPHS AND ON THE NAT OF EMPTS A 4.41 Base 4.155, Apre for the Tonorsh Test Range
	Inas 11-17	"The containment nands were lattered to catch contaminated	163		The man should utilize or be consistent with such mans for the
	77-11 531117	runoff from the tunnel complexes [e.g., tritiated water]."	}		Yucca Mountain Project and also show groundwater flow for the Death Valley and Amargosa Valley regions.
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Politics Nov. 1, 1996 Sant Claiminghoods Sa			STATE GOVERNMENT 2 (CONTINUED)		STATE GOVERNMENT 2 (CONTINUED)
COMMENT 081 Table 4-23, which lists perennial yields and peak historic water demands for the 10 hydrographic basins on the NTS should be expanded to include hydrographic basins for the NATR Complex and TTR, including all waters upply wells. A map should be included which delineates the hydrographic basins. The text notes that an effect of the water withdrawals has been a lowering of water levels in the vicinity of some water supply wells and localized changes in groundwater flow directions. A table should be included which lists supply wells with documented annual pumpage rates, water level data, and the magnilude of any declines. The text on Page 4-150, lines 17-25, should be revised to clearly state which wells in Yucca Flat have water level declines due to extraction rates which exceed perennial yield, and which have declines that may be affected by underground nuclear detonations. The effect of excess pumping in Yucca Flat cannot be assessed without a clear distinction between historic pumping rates and past underground detonations. Seaber et al. (1995) and Clary et al. (1995) cited in this section are not included in Section 4.8 References. PAGE 4-153 Groundwater Elow and Gradients The section on groundwater flow and gradients should be expanded to discuss in detail flow conduits between areas of high water supply		DOE EIS Nevada Test Site			
commENT 081 Table 4-23, which lists percennial yields and peak historic water demands for the 10 hydrographic basins on the NTS, should be expanded to include hydrographic basins for the NAFR Complex and TTR, including all water supply wells. A map should be included which delineates the hydrographic basins. The text notes that an effect of the water withdrawals has been a lowering of water levels in the vicinity of some water supply wells and localized changes in groundwater flow directions. A rable should be included which lists supply wells with documented annual pumpage rates, water level data, and the magnitude of any declines. The text on Page 4-150, lines 17-25, should be revised to clearly state which wells in Yucca Flat have water level declines due to extraction rates which exceed perennial yield, and which have declines that may be affected by underground nuclear detonations. The effect of excess pumping in Yucca Flat cannot be assessed without a clear distinction between historic pumping rates and past underground detonations. Seaber et al. (1995) and Clary et al. (1995) cited in this section are not included in Section 4.8 References. Seaber et al. (1995) and Clary et al. (1995) cited in this section are not included in Section of gradients should be expanded to discuss in detail flow conduits between areas of high water supply		PAGE 4-150	Groundwater	167	pumpage and underground nuclear detonations on the NTS and down gradient areas of concern such as Beatty, Indian Springs, Ash
included which delineates the hydrographic besins. The text notes that an effect of the water withdreads has been a lowering of water that an effect of the water withdreads has been a lowering of water levels in the vicinity of some water supply wells and localized changes in groundwater flow directions. A table should be included which lists supply wells with documented annual pumpage rates, which lists supply wells with documented annual pumpage rates, which lists supply wells with documented annual pumpage rates, which lists supply wells with documented annual pumpage rates, which lists supply wells with documented annual pumpage rates, which lists supply wells with documented annual pumpage rates, which lists supply wells with documented annual pumpage rates, water level data, and the magnitude of any declines due to extraction rates which wells in Yucca Flat have water level declines due to extraction rates which exceed perennial yield, and which have declines that may be affected by underground nuclear detonations. The effect of excess pumping in Yucca Flat cannot be assessed without a clear distinction between historic pumping rates and past underground detonations. PAGE 4-153 Groundwater Flow and Gradients COMMENT 082 The section on groundwater flow and gradients should be expanded to discuss in detail flow conduits between areas of high water supply		COMMENT 081	Table 4-23, which lists perennial yields and peak historic water demands for the 10 hydrographic basins on the NTS, should be expanded to include hydrographic basins for the NAFR Complex		Meadows, Amargosa Valley, and Death Valley. A federal requirement to maintain a certain water level in Devil's Hole to protect endangered pupfish is such a concern, among others.
changes in groundwater flow directions. A table should be included which lists supply wells with documented annual pumpage rates, water level data, and the magnitude of any declines. The text on Page 4-150, lines 17-25, should be revised to clearly state which wells in Yucza Flat have water level declines due to extraction rates which exceed perennial yield, and which have declines that may be affected by underground nuclear detonations. The effect of excess pumping in Yucza Flat cannot be assessed without a clear distinction between historic pumping rates and past underground detonations. PAGE 4-153 Groundwater Flow and Gradients COMMENT 082 The section on groundwater flow and gradients should be expanded to discuss in detail flow conduits between areas of high water supply	164		and 11K, including an water supply wens. A map should be included which delineates the hydrographic basins. The text notes that an effect of the water withdrawals has been a lowering of water levels in the vicinity of some water supply wells and localized		The text on line 16 states "the present conceptual groundwater flow model for the Death Valley flow system is derived primarily from Winograd and Thordarson (1975) and updated by Waddell et al.
The text on Page 4-150, lines 17-25, should be revised to clearly state which wells in Yucca Flat have water level declines due to extraction rates which exceed perennial yield, and which have declines that may be affected by underground nuclear detonations. The effect of excess pumping in Yucca Flat cannot be assessed without a clear distinction between historic pumping rates and past underground detonations. Seaber et al. (1995) and Clary et al. (1995) cited in this section are not included in Section 4.8 References. PAGE 4-153 Groundwater Flow and Gradients The section on groundwater flow and gradients should be expanded to discuss in detail flow conduits between areas of high water supply			changes in groundwater flow directions. A table should be included which lists supply wells with documented annual pumpage rates, water level data, and the magnitude of any declines.		(1984) and by Laczniak et al. (1992)." In the past few years, based upon studies performed for the NTS environmental restoration program and the Yucca Mountain high-level nuclear waste repository siting program, additional conceptual groundwater flow
Seaber et al. (1995) and Clary et al. (1995) cited in this section are not included in Section 4.8 References. Groundwater Flow and Gradients The section on groundwater flow and gradients should be expanded to discuss in detail flow conduits between areas of high water supply 74			The text on Page 4-150, lines 17-25, should be revised to clearly state which wells in Yucca Flat have water level declines due to extraction rates which exceed perennial yield, and which have declines that may be affected by underground nuclear detonations. The effect of excess pumping in Yucca Flat cannot be assessed without a clear distinction between historic pumping rates and past underground detonations.	168	models have been proposed. The EIS should acknowledge these other models and discuss the variances in the models and possible effects on understanding flow magnitude and direction. Examples of other literature are the following:
Groundwater Flow and Gradients The section on groundwater flow and gradients should be expanded to discuss in detail flow conduits between areas of high water supply 74	166		Seaber et al. (1995) and Clary et al. (1995) cited in this section are not included in Section 4.8 References.		PAL Consultants Inc., 1995, A Conceptual Model of the Death Valley Ground-Water Flow System, Nevada and California: Prepared for U.S. Department of Interior, National Park Service.
	167	PAGE 4-153 COMMENT 082	Groundwater Flow and Gradients The section on groundwater flow and gradients should be expanded to discuss in detail flow conduits between areas of high water supply 74		PAL Consultants Inc., 1995, Evaluation of Scientific Literature Pertaining to the Conceptualization of the Death Valley Ground-Water Flow System, Nevada and California: 75

May 3, 1996 State Clearinghouse SAI # 95300110 Nevada Prepared for U.S. Department of Interior, National Park		
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SA1 # 95300110
Service.	PAGE 4-153	Water Balance
rill, J., and Burbey, T., 1993, Conceptual Evaluation nal Ground-Water Flow in Carbonate-Rock Province reat Basin, Nevada, Utah, and Adjacent States: U.S. al Survey Open File Report 93-170.	COMMENT 084	The text in the water balance section suffers from the lack of a map which graphically displays the Death Valley flow system, its recharge areas, generalized flow direction, and identified discharge areas. Figure 4-41 shows the generalized flow directions in alluvial material for the TTR. A similar map or maps are recommended for the NTS and the NAFR complex and for the volcanic aquifer and the
D'Agnese, F.A., 1994, Using Geoscientific Information Systems for Three-Dimensional Modeling of Regional Ground-Water Flow Systems, Death Valley Region, Nevada and California: Colorado School of Mines, Ph.D. thesis.	PAGE 4-155 Figure 4-41	carbonate aquifer. Groundwater Flox
Faunt, C.C., 1994, Characterization of the Three-Dimensional Hydrogeologic Framework of the Death Valley Region, Nevada and California: Colorado School of Mines, Ph.D. thesis.	170 COMMENT 085 PAGE 4-155 Lines 6-12	See Comment 080. Groundwater Flow
Bredehoeft, J., King, M., and Tangborn, W., 1996, An Evaluation of the Hydrology at Yucca Mountain: The Lower Carbonate Aquifer and Amargosa River: Prepared for Inyo County, California and Esmeralda County, Nevada.	COMMENT 086	For completeness, the discussion on lines 6-12 on spring discharge should tie back to Table 4-18, Chemical and radiochemical analyses of water from springs on the NTS (Page 4-144), with another table listing all springs on the NTS and their discharge rate.
Dettinger, M., Harrill, J., Schmidt, D., and Hess, J., 1995, Distribution of Carbonate-Rock Aquifers and the Potential for their Development, Southern Nevada and Adjacent Parts of California, Arizona, and Utah: U.S. Geological Survey, Water-Resources Investigations Report 91-4146.		As stated in a previous comment, any table that lists springs should be expanded to include springs in TTR and the NAFR complex
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		STATE GOVERNMENT 2 (CONTINUED)		STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110
	PAGE 4-159 _. Lines 5-6	Groundwater.Quality		reader a better understanding of groundwater contamination throughout the impacted regions.
173	COMMENT 087	The text states "Periodic monitoring of groundwater from drinkingwater wells indicate that no volatile organic compounds are present." This statement should be supported with a literature or report citation.	COMMENT 090	To evaluate the consequences of the entry of the hydrologic source term (the quantity of radioactivity that might actually enter the groundwater) into the hydrogeologic environment, the text indicates that DOE has sponsored two long-term studies: The Hydrologic Resources Management Program and the Long-Term Hydrologic
	PAGE 4-159	Radiological Sources in Groundwater		Monitoring Program, Cursory conclusions from the Hydrologic
174	COMMENT 088	This section is insufficient regarding information on groundwater at the NTS where radionuclide levels exceed the EPA standards for drinking water (See Comment 137). Information should be added here regarding contaminated groundwater as to location, extent, and type of contamination. A table similar to Table 4-27 and a map based on empirical data of where contaminated groundwater occurs at the NTS should be provided.	176	conclusions from the Long-Term Hydrologic Monitoring Program are presented. Results to date from both programs need to be discussed in some detail so that impacts from contamination of the groundwater pathway can be adequately assessed. The section on radiologic sources in groundwater also mentions ongoing studies by the DOE Environmental Restoration Program to help reduce the current levels of uncertainty concerning both the
175	COMMENT 089	On line 14, the text states "The total remaining inventory [at the NTS] under, or within 100 m (330 ft.) of the water table is estimated to be 112 million Ci [curies]." To validate the referenced 112 million Ci mentioned, data about the number of nuclear detonations by regional area (i.e., Yucca Flat, Pahute Mesa, etc.) should be provided in the EIS. Accordingly, the EIS should depict such information either graphically (3-D) or in table format. The data should indicate grouped shot locations by regional area, along with estimated depth of detonation. Such information would provide the	177	mechanisms and consequences of radionuclide transport via groundwater flow at the NTS. This section should be expanded to discuss current results from studies under the Environmental Restoration Program. The discussion should include a characterization of the level of uncertainty involved with defining the groundwater pathway. This section should also include a discussion of radiologic sources at TTR and the NAFR Complex. The Double Tracks site on the NAFR Complex is an example.
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		STATE GOVERNMENT 2 (CONTINUED)	·	STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse Sate Clearinghouse SAI # 95300110
	PAGE 4-163	Water Supply	COMMENT 093	A previous comment concerning appropriation of water for new mission activities (See Comment 077) also applies here. Again, the
621	179 COMMENT 091	This section focuses entirely on availability. It should also discuss water availability for TTR and the NAFR Complex. Under the Federal Reserve Water Rights Doctrine, the NTS is entitled to withdraw water necessary to support the NTS missions. It is assumed that the same doctrine applies for the TTR and NAFR	183	State will require permits for appropriation of water that is considered outside of existing defense missions pursuant to the Public Land Orders for the NTS. The word "may" must be changed to "will" in the Final EIS.
		complex missions. The text indicates that water resources of the Alkali Flat-Furnace Creek Ranch Basin are fully appropriated and	PAGE 4-167	
180	PAGE 4.164	that any water appropriation beyond the missions of the N.1.S might not be possible. Given that discussion, what scenarios does DOE envision for the NTS, TTR, and the NAFR complex which are beyond the current missions? What unappropriated groundwater in the Ash Meadows Basin does DOE contemplate for future water supplies?	184 COMMENT 1994	around the NTS. The types of monitoring currently include water supply, ambient water quality, radioactive waste management, characterization and research, and water level. It is important that the EIS present, in tabular form, the historical data developed under each of these monitoring programs. Trends in these datasets with time is the key to detecting future impacts to the hydrologic regime and the environment
	COMMENT 092	Table 4-28 lists materials used in underground nuclear testing.	 PAGE 4-170	Biological Resources
182		Which of these materials is defined as a hazardous or toxic material by the U.S. Environmental Protection Agency? If any such materials are identified, their impact along the groundwater pathway must be assessed.	Line 3 COMMENT 095 185	
	PAGE 4-165 Line 10	Water Supply "Water used for other activities may [emphasis added] require the appropriation of the water in accordance with Nevada water law."	186	significance of the so-called "Transition Descr" ecotone has been well documented and should be acknowledged in this section. The overwhelming paucity of information on NTS ecosystems is apparent here and stands as an example of why the purpose of the
				81

Volume 3

		STATE GOVERNMENT 2 (CONTINUED)		6	STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SA1 # 95300110		DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SA1 # 95300110
98 cont.		Resource Management Plan Framework in Volume 2 must be acknowledged both in the Abstract and the Introduction of the EIS.			logical contamination is one of the primary environmental impacts caused by nuclear testing, the Final EIS must provide a map and a
	PAGE 4-196 Line 15	Recorded Cultural Resources	8 cont	·	insting of the contamination at the referenced sites, in fact, the Edo should identify each site in a table by number. The table should include a legal description of each site along with a general description of the type of contamination that is suspected at the site.
187	COMMENT 096	This sentence states that only cultural resource sites within the boundaries of the NTS are addressed, yet Figure 4-47, Page 4-197, depicts sites outside the NTS. The figure should be revised to exclude sites outside the NTS to avoid confusion.	<u> </u>	,	The description should also include the date the site was contaminated, along with any planned remediation action for site cleanup. In any event, State officials are requesting a copy of the referenced "Contaminated Areas Report".
	PAGE 4-197	Eigure 4-47		PAGE 4-220 Line 17	Ecological Studies
188	COMMENT 097	The bold boundaries within the NTS are shown on no other map in the EIS, yet there is no indication of what these borders depict. The legend to the figure should clarify this, or the boundaries should be deleted from the figure.	190	COMMENT 099	This section should contain literature citations that support the information given here. Also, the section should acknowledge the detailed ecological information acquired for the Yucca Mountain Project and should reflect that such information was used in the EIS.
_	PAGE 4-219 Line 28	Radiological Contamination "The Contaminated Areas Report (1992) published by Reynolds Electrical and Engineering Co. provides a complete listing and maps of all the identified radiation-contaminated areas on the NTS. This	•	PAGE 4-221 Line 23	Off-Site Environmental Surveillance
		report also includes the contaminated areas that are found on the Tonopah Test Range and the NAFR complex."		COMMENT 100	The EIS fails to provide any background or history that lead to the development of the NTS Off-Site Environmental Surveillance
189	COMMENT 098	According to the referenced report, there are 230 contaminated areas on the NTS, the Tonopah Test Range, and the NAFR complex. Collectively, these areas cover 52 square miles. Because radio-	191		of DOE's "record" of offsite contamination. Since this is the first EIS to be developed for the site in nearly 20 years, such information is vital for understanding why radiological monitoring activities are
		82			83

STATE GOVERNMENT 2 (CONTINUED)	2house DOE EIS May 3, 1996 State Clearinghouse SA1# 95300110	Resources, nor the references cited provide such information. The cross reference on line 18 to "Section 2.0 of Appendix E, Biological Resources" is incorrect. Section E.2, Page E-1, is "Methods and Assumptions of Analysis". "Biological Resources" is in Section	ly PAGE 4-254 Line 19	195 COMMENT 104	EIS." The Navy's EIS specifically includes the withdrawal of the Project Shoal site, using congressional withdrawal under the Engle Act pursuant to PL. 99-606. Hence, the Navy's proposed withdrawal and its relationship to DOE's corrective action strategy for cleanup of the site along with short and long-term land use control and
	State Clearinghouse SAI # 95300110	-Site	r were previ	contaminati t informatio his should Jepartment EIS exhibil	: should be ong with the Biological
STATE GOVERNMENT 2 (CONTINUED)	May 3, 1996 S	conducted at the site, including the fact that current off-site monitoring typically shows no off-site contamination. Land Use (Tonopah Test Range)	"Many of the consequences described in this chapter were previously presented in the 1975 Environmental Assessment (ERDA, 1975) and in the EIS prepared by the DOE for U.S. Air Force operations in 1990." The EIS fails to provide a specific reference to the EIS prepared by the DOE for the U.S. Air Force in 1990.	Because of the unique situation regarding plutonium contamination in soils at the TTR, there should be a summary of that information here along with the literature references that apply. This should include the soil inventory for TTR developed by the Department of the Interior (DOI 1977). Omission of this in the draft EIS exhibits the lack of attention by DOE to using documented environmental information that is available.	Biological Resources Because of the plutonium in the TTR ecosystem, there should be a summary of the related biological information here along with the literature references that apply. Neither Section 4.2.6, Biological
STATE GOVERNMENT 2 (CONTINUED)		-228	Line 14 "Many of the consequences described in this chapte presented in the 1975 Environmental Assessment (E in the EIS prepared by the DOE for U.S. Air Force (1990." COMMENT 101 The EIS fails to provide a specific reference to the E the DOE for the U.S. Air Force in 1990. PAGE 4-239 Soils	COMMENT 102 Because of the unique situation regarding plutonium in soils at the TTR, there should be a summary of tha here along with the literature references that apply. I include the soil inventory for TTR developed by the l the Interior (DOI 1977). Omission of this in the draft the lack of attention by DOE to using documented en information that is available.	PAGE 4-243 Biological Resources COMMENT 103 Because of the plutonium in the TTR ecosystem, there summary of the related biological information here all literature references that apply. Neither Section 4.2.6,

	Restoration Program activities at the site, DOE must prepare an Environmental Assessment that characterizes the environment. Such a commitment must be included in the ROD for the NTS Final EIS.	CHAPTERS 1-9 (Part B)	NMENTAL CONSEQUENCES	Waste Management Program "Under Alternative 1, ongoing Waste Management Program activities at the NTS would continue at current levels and are consistent with current site and land-use designation definitions. Therefore, no new impacts to land use are expected." As mentioned earlier, the NTS was not established to serve as a waste disposal site for off-site generated defense wastes. In the State's scoping comments for this EIS, we stated that "the only action appropriately described as no action at the NTS includes only national defense and nuclear weapons testing activities defined under	87
PAGE 4-270 Line 13 COMMENT 107	<u> </u>	VOLUME 1, C	5.0 ENVIRO	PAGE 5-7 Lines 8-10 200 COMMENT 108	
management responsibility — given the "unknowns" about deep groundwater contamination and flows — must be clarified in the Final EiS. DOE should also be aware that State officials will seek the development of an Environmental Assessment to evaluate alternative corrective action strategies contemplated for the Project Shoal site.	Project Shoal Area Airspace	Figure 4-55 contains a reference to B-18 (Bombing Range 18). There is no B-18; the correct designation is B-19.	Soils	The absence of any site specific information on soils for the Project Shoal Area is disturbing and suggests that DOE failed to characterize the environment before having used it. Before proceeding with Environmental Restoration Program activities at the site, DOE must prepare an Environmental Assessment that characterizes the environment. Such a commitment must be included in the Record Of Decision for the NTS Final EIS.	98
90 cont.	PAGE 4-256 Figure 4-55	7 COMMENT 105	PAGE 4-258 Line 10	COMMENT 106	
	management responsibility — given the "unknowns" about deep groundwater contamination and flows — must be clarified in the Final EIS. DOE should also be aware that State officials will seek the development of an Environmental Assessment to evaluate alternative corrective action strategies contemplated for the Project Shoal site.	management responsibility – given the "unknowns" about deep groundwater contamination and flows – must be clarified in the Final EIS. DOE should also be aware that State officials will seek the development of an Environmental Assessment to evaluate alternative corrective action strategies contemplated for the Project Shoal site. 199 Project Shoal Area Airspace	management responsibility — given the "unknowns" about deep groundwater contamination and flows — must be clarified in the Final EIS. DOE should also be aware that State officials will seek the development of an Environmental Assessment to evaluate alternative corrective action strategies contemplated for the Project Shoal site. PAGE 4-256 Project Shoal Area Airspace Figure 4-55 There is no B-18; the correct designation is B-19. YOLUME 1. CH	management responsibility – given the "unknowns" about deep groundwater contamination and flows – must be clarified in the Final EIS. DOE should also be aware that State officials will seek the development of an Environmental Assessment to evaluate alternative corrective action strategies contemplated for the Project Shoal site. Project Shoal Area Airspace Figure 4-55 contains a reference to B-18 (Bombing Range 18). There is no B-18; the correct designation is B-19. Soils Soils Soils	management responsibility – given the "unknowns" about deep groundwater contamination and flows – must be clarified in the Final EIS. DOE should also be aware that State officials will seek the development of an Environmental Assessment to evaluate alternative corrective action strategies contemplated for the Project Shoal site. Project Shoal Area Airspace Figure 4-55 contains a reference to B-18 (Bombing Range 18). There is no B-18; the correct designation is B-19. Soils Soils The absence of any site specific information on soils for the Project Shoal Area is disturbing and suggests that DOE failed to characterize the environment before having used it. Before proceeding with Environmental Restoration Program activities at the site, DOE must prepare an Environmental Assessment that characterizes the environment. Such a commitment must be included in the Record Of Decision for the NTS Final EIS.

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STATE GOVERNMENT 2 (CONTINUED)	Nevada Test Site SAL# 95300110	of various NTS activities on Nevada's principal industry, tourism/		Final EIS is to be adequate.	The socioeconomic section fails to assess the negative impacts associated with non-tourism/gaming population growth associated	with N 1S activities. This requires modeling the unique fax/revenue system of the State - one in which tourism/gaming revenues	subsidize all other forms of growth. Without such an analysis, the	be assessed (See also the Comment Summary Section under	"Socioeconomics"),	Research on the impacts of non-gaming related growth can be found	in:	NWPO-SE-022-89 "Yucca Mountain Socioeconomic Project:	Interim Report on the State of Nevada Socioeconomic	Statics. (Julie, 1709)	Lines 33-34 "It was estimated that a 6,576 person workforce would provide the necessary support to maintain current level of operations.		68
	SAI# 95300110	to by the State of Nevada for the	Socioeconomics "This section [from Page 5-18 through 5-28] discusses the potential	sociocconomic effects associated with Alternative 1 [No Action]. The purpose of this section is to identify and analyze the major	socioeconomic issues related to each possible future activity at the sites."	The premise for this section and for the Socioeconomic sections for	each of the other alternatives is fundamentally wrong. The section	socioeconomic issues" related to various activities. Instead, the EIS	makes the unstated and erroneous assumptions that (1) all "major"	population changes associated with the activity, and (2) all such	changes are positive. This is not socioeconomic impact assessment.	No attempt is made to employ a systematic socioeconomic impact	assessment methodology to identify the range of positive and	activities. Instead, population and employment projections for the	population, employment, housing, and public services in each of the Lines 33-34 identified counties/cities. The results are predictably insignificant.	systems within which the activities will be taking place.	88
	est Site	- 4	PAGE 5-18 S. Line 28	2. [w w	COMMENT 109 T		, vs	h4	, D4		201		. cs	 <u>ш.я</u> 2		٠

STATE GOVERNMENT 2 (CONTINUED) State Clearinghouse State Clearinghouse State Clearinghouse State State COMMENT 110 The EIS fails to document where or how the "6,576" labor force of around 3,000 workers. Under conditions of the ongoing moratorium on nuclear testing, this lower number seems more reasonable as an employment baseline for planning purposes. In any event, the EIS must document and clarify the labor force number referenced above. PAGE 5-28 Defense Program "These stockpile tests would be conducted on Pahute Mesa and/or Yucca Flat" "The yield or size of underground nuclear explosion is controlled by the Threshold Test Ban Treaty to a maximum high-explosive equivalent of 150kt." COMMENT 111 The EIS fails to provide a rational for reserving Pahute Mesa for future weapons testing. Since any future tests would be limited to 150kt, the need for testing on Pahute Mesa must be specifically defined in the EIS. Also, the status of DOE's authority to use Pahute Mesa for testing during the next 10 years cannot be assured because of the pending Nellis withdrawal. Defense Programs Line 16 COMMENT 112 In view of the acknowledged paucity of information on NTS soils (See Section 4.1.4.3), the basis for considering that impacts to soils are not significant is not apparent. If DOE has simplistically are not significant is not apparent. If DOE has simplistically	STATE GOVERNMENT 2 (CONTINUED)	DOE EIS May 3, 1996 State Clearinghouse SAI # 95330110	considered the loss of 80 acres of soil to be insignificant, that fact should be stated. Otherwise, the empirical basis for the statement should be provided. On line 25, DOE should again state the empirical basis for considering that impacts on soils will not be significant.	PAGE 5-31 Waste Management Program Lines 33-34 "Craters resulting from underground nuclear tests in Area 3 that meet certain criteria"	COMMENT 113 The EIS fails to reference or document what "certain criteria" were used in selecting radioactive waste disposal craters at the NTS. The Final EIS must document and describe the existence of such criteria and how these criteria were developed.	PAGE 5-32 Environmental Restoration Program Line 23	COMMENT 114 The areal extent and nature of the soils that would be lost for the long term should be stated and not simply dismissed. Also, how the sites are to be reclaimed should be addressed in view of the soil to be lost. This is an example of where the use of information from the	Yucca Mountain Project would be appropriate.	PAGE 5-34 Waste Management Program Lines 1-4 "Potential flood hazards on the NTS and NAFR Complex are presented in Sections 4.1.5 of Chapter 4.0, Affected Environments.	16
205 C C C R R R R R R R R R R R R R R R R	STATE GOVERNMENT 2 (CONTINUED)		COMMENT 110 The EIS fails to document where or how the "6,576" labor force number was generated. Currently, the NTS has a labor force of around 3,000 workers. Under conditions of the ongoing moratorium on nuclear testing, this lower number seems more reasonable as an employment baseline for planning purposes. In any event, the EIS must document and clarify the labor force number referenced above.	PAGE 5-28 Defense Program Lines 11-12 "These stockpile tests would be conducted on Pahute Mesa and/or Yucca Flat"	PAGE 5-29 "The yield or size of underground nuclear explosion is controlled by Lines 4-6 the Threshold Test Ban Treaty to a maximum high-explosive equivalent of 150kt "	COMMENT 111			COMMENT 112	06

		STATE GOVERNMENT 2 (CONTINUED)			STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110		DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110
		Siting of waste management facilities is a critical issue in terms of		PAGE 5-39	Waste Management Program
		proceding the racinites from modus		Lines 30-31	"No impact to groundwater from waste management operations would occur during the timeframe covered by this EIS and long into
	COMMENT 115	While we concur with the need to protect waste management			the future."
209		facilities from floods, the EIS fails to provide any detailed analysis			
		concerning whether or not the disposal sites on NTS actually meet applicable federal flood regulations (see Comments 73 and 74).		COMMENT 117	Although the required Performances Assessments have not been completed for either the Area 5 or the Area 3 disposal sites, State
					officials do agree that DOE has conducted some tests that do indicate
	PAGE 5-39	Defense Programs	212		that soil moisture (i.e., water falling to the surface in the form of
	Lines 6-9	" because of the conditions at the NTS (long travel paths,			precipitation) may not reach the groundwater. However, such
		sorptive geologic media, and the depth of the stockpiled holes),			studies are limited to the Area 5 disposal site and cannot, as the EIS
		it is not considered likely that any significant impacts [from a future			attempts to infer, be applied to the Area 3 disposal site. The text in
		nuclear test] would occur in areas down gradient of the underground			the EIS should be modified to reflect these facts.
		testing locations [i.e., contamination of groundwater]."			
	:			PAGE 5-41	Biological Resources
	COMMENT 116	Without specific data on the depth and location of existing nuclear	•		
		test holes that might be used to conduct a future nuclear test,		COMMENT 118	Throughout this section, the inadequacy of the database on NTS
210		conclusions that suggest that the likelihood of any significant			ecosystems is apparent. A statement acknowledging this fact should
		impacts to the groundwater would not occur are simply not	213		be inserted with a cross reference to the Resource Management Plan
		supportable.			Framework in Volume 2 of the EIS as a future remedy to the
	_		_		problem.
		Evidently, DOE has prepared a number of undisclosed test holes that could be used for future nuclear tests. A man and listing of these		DACE C. 67	Works Monacount of December
211		holes, including their proximity to the groundwater must be included		Lines 31-32	Tracte transferrent tractions and the continuity of the receiver of the very concentrative annexacts to antimotive
		in the Final FIS to qualify etatements that contamination of			and the second of the second s
		groundwater would be unlikely.			exposure is uren used to establish design, operation, closure, and waste acceptance criteria for the waste management facilities."
		92			93

		STATE GOVERNMENT 2 (CONTINUED)		STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SA1 # 95300110
214	COMMENT 119	A discussion about DOE's current plan to modify the performance assessment process (revision to 5820.2A) should be provided in the EIS to clarify any potential changes to the human intrusion pathway scenarios.	97 cont.	negative economic impacts might not be compensated for by positive impacts in other socioeconomic areas (i.e., the opening of the NTS to other non-federal uses not considered in the EfS). Likewise, it is not possible to draw conclusions about the longer term ability of the economy to compensate for projected reductions. That is not to say
	PAGE 5-66 Lines 17-18	Waste Management Program "Failure to so certify would preclude the Secretary of the Interior from accepting the affected areas [NAFR] into public land status."		the conclusion is patently false - only that the analysis in the EIS is not sufficient to substantiate it.
	COMMENT 120	This statement is not correct. PL. 99-606 provides authority to the	FAGE 3-113 Line 16	CCOLOGY and Solls
C12		Secretary of the inferior to accept jurisoretion over any tands proposed for relinquishment without regard to contamination issues.	217 COMMENT 122	The basis for finding no adverse impact to soils under Alternative 2 should be given. There is no such basis in Chapter 4 of the draft
	PAGE 5-102 Line 13	Socioeconomics "This section discusses the potential socioeconomic effects associated with Alternative 2 [Discontinue Operations] The loss of employment and personal income and increase in unemployment associated with Alternative 2 would result in substantial short-term	PAGE S-114 Line 1	EIS. Biological Resources
	COMMENT 121	adverse effects to the regional economy; however, economic and natural growth in the region of influence is expected to compensate for these reductions over time." Because of the non-systematic way in which the socioeconomic	218 COMMENT 123	The basis for finding no adverse impact to biota under Alternative 2 should be given. There is no such basis in Chapter 4 of the draft EIS. Information should be given on the extent and location of the man-made water sources at NTS along with lists of the species that use them and estimates of the numbers of animals involved.
216		analysis sections of the EIS have been done, there is no methodological basis for either of these conclusions. While shut down of NTS activities would result in worker layoffs and likely population out-migration to some degree, it is not clear that the short-term economic and other effects would be negative or that	PAGE 5-141 219 COMMENT 124	Transportation of Materials and Waste This section of the EIS should state that an estimated 25,000 shipments of radioactive waste (excluding in-state shipments to the
		94		95

STATE GOVERNMENT 2 (CONTINUED) May 3, 1996 State C	SA	year period if the Expanded Use Alternative is adopted. Furthermore, nowhere in the EIS is the difference in estimated waste shipments presented for Alternatives I and 3. While the number of	estimated waste shipments is contained in the tables of the EIS, they are not explicitly stated in the text of the document, which serves to	obfuscate the purpose and intent the National Environmental Policy Act and its implementing regulation CEQ 1500.1(b).	Socioeconomics	This section contains a discussion of the potential socioeconomic	effects under Alternative 3 [Expanded Use].	The same comments apply here as for the socioeconomic section for	Alternative 1 (See Comment 109). However, with respect to the	capaince Ose ancinaive, the fack of an adequate and systematic socioeconomic impact assessment methodology is especially	destructive of the quality and veracity of the EIS. Without a	systematic impact assessment where baseline conditions are	established and projected into the future and where the full range of	project containous with the potential to impact baseline conditions are systematically evaluated against the baselines, it is not possible	to draw conclusions about socioeconomic conditions.	As is the case of socioeconomic sections for all of the EIG	alternatives, this section is not a socioeconomic assessment at all.	reduct, it is a very innited, subjective, and incomplete review of an arbitrary set of economic variables (with no justification for the	96
State Clearinghouse DOE E1S	0110	0	EIS, they Serves to "H	al Policy	-	nomic	221	ction for	o the	matic	a	,	range of	ossible	PAGE 5-144	Line 33	at all.	w of an the	
STATE GOVERNMENT 2 (CONTINUED) May 3, 1996 State Citest	SAI # 95300110	selection of those variables) that are exclusively related, in a positive way, to either population growth or population growth associated with NTS activities. As noted above, the potential negative consequences of nonulation growth in Newsda as a result of the	State's unique revenue/tax system, are ignored altogether. This is especially problematic in the case of the Expanded Use alternative.	where the EIS takes credit for possible positive effects of such growth without in any way examining the costs to the State and local communities.		The Expanded Use alternative is the EIS alternative most likely to	cause negative risk and stigma effects. As such, the potential for such impacts must be examined in this section of the FIS.		Likewise, the Expanded Use alternative is likely to have the largest	impact on socioeconomic variables not addressed, such as the	emergency response/preparedness for nuclear and hazardous	materials incidents. Such impacts could be very large given the	types and levels of activities contemplated under the Expanded Use	alternative.	Economic Activity, Population, and Housing	"Under Alternative 3, it was assumed that direct employment would	increase by 867 Jobs in 1996, with a maximum of 6,718 Jobs in 2000, and 4,513 Jobs in 2005. It is estimated that direct payroll and	purchases of goods and services would generate 2,017 additional secondary jobs in 1996; 12,774 in 2000; and 8,977 in 2005." The	76

STATE GOVERNMENT 2 (CONTINUED)	State Clearinghouse State Clearinghouse State Clearinghouse State Clearinghouse State Clearinghouse SAI # 95300110		cont.	n, given PAGE 5-233	y, it is not possible to Line 22 s without the underlying	licit. COMMENT 130 Section 5.4.1.4 states that the consequences to soils would be the same as given in Section 5.2.1.4. The basis for finding no adverse	impact to soils under Alternative 2 is not given. There is no such basis in Chapter 4 of the draft EIS for either Section 5.2.1.4 or Section 5.4.1.4. Such information should be provided, as well as the	Soil information and logic for finding no adverse impact to soils under Alternative 2.	PAGE 5-236 Biological Resources Line 13 Defense Program	COMMENT 131 Section 5.4.1.6 refers to Section 5.2.1.6 for comparable findings on impacts to biota. The basis for finding no adverse impact to biota under Alternative 2 was not given. There is no such basis in Chapter	4 of the draft EIS. Such information should be given.	he EIS and the level of analysis nine if the jobs/population for Alternative 4 [Alternative	{
STATE GOVERNMENT 2 (CONTINUED)	May 3, 1996	section goes on to summarize jobs and earning levels in Clark and Nyc counties.	No rationale whatsoever is given for drawing these conclusions. In 1996,	job to 1.9 secondary jobs; and in 2005 the ratio is one to 1.99. Notwithstanding the fact that all of the multipliers appear high, given	the nature of the southern Nevada economy, it is not possible to evaluate the appropriateness of the numbers without the underlying	assumptions and rationale being made explicit.	Geology and Soils	This section contains no mention of soils. Soil information and assessment of any finding should be included.	Biological Resources	Comment 118 applies here as well.	Socioeconomics	Given the information contained in the performed, it is not possible to detern decreases postulated in the summary	;
	يا		NT 126				-156	ENT 127	191-	ENT 128	9-226	COMMENT 129	
	DOE EIS Nevada Test Site		COMMENT 126				PAGE 5-156 Line 16	224 COMMENT 127	PAGE 5-161	225 COMMENT 128	PAGE 5-226	226	

		STATE GOVERNMENT 2 (CONTINUED)		0,	STATE GOVERNMENT 2 (CONTINUED)	
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110	DOE EIS Nevada Test Site	st Site	May 3, 1996 State Clearinghouse SAI # 95300110	2 0 mg
	PAGE 5-270	Underground Testing	PAGE 5-294	-294	Alternative 3	
	COMMENT 132	For this paragraph, there are no data indicating the radionuclides	Line 22		Nevada Test Site	
		involved in the given inventory. Information elsewhere in the report	COMMI	COMMENT 13S	The discussion in this paragraph about soil productivity, revegetation	
229		suggests that significant but unknown amounts of radionuclides have reached the groundwater from nest activities. In this case			success, and natural rehabilitation is not based on information	
Ì		reasonable quantitative estimates of anticipated radionuclides should	232		presented easewhere in the mait gas. These topics should be documented and discussed in Chapter 4, Affected Environment, then	
	,	be given and the isotopes should be identified, as is done in Table 4-			cross referenced where appropriate throughout Chapter 5, including	50
	_				nere. I his is a case where the use of information from the Yucca Mountain Project would be helpful.	
	PAGE 5-271	Biological Resources	-			
	Line 28		PAGE 5-295		Tonopah Test Range	
			Line 20			
	COMMENT 133	The discussion of tortoise mortality should identify the "take" for the				
230		species allowed by the US Fish and Wildlife Service. Estimates of	COMMENT 136		The sentence that begins here speaks of variables of amounts of soil	
		future tortoise mortality then should be derived from a table showing			removed and success in rehabilitation. Nowhere in the draft EIS are	ب
		known accidental mortality by year since the take was established.		-	such variables addressed, particularly regarding re-establishing	
	2000	3	233		native plant species. That information should be added to Chapter 4,	4.
	FAGE 3-288	Relationship of Short Term Uses and Long Term		•	Affected Environment, and cross referenced here. For example,	
		Marana		- -	EG&C report EGG 11265-1118 (December 1994) addresses reclamation success and secondary succession for the NTS environs	
	COMMENT 134	The discussion in this paragraph concerns a 10-year timeframe.		•	and should be used for this EIS.	
		Here and elsewhere where appropriate the fact should be noted that				
231		DOE Order 451.1, National Environmental Policy Act, requires that	PAGE 5-307		Alternative 2	
		EISs such as this one be revisited each five years and updated as	Line 9		Nevada Test Site	
		necessary.	_			
			234 COMMENT 137		This sentence speaks of "contamination of groundwater above EPA drinking standards" but nowhere is such groundwater documented as	
		100			101	
						\neg

		STATE GOVERNMENT 2 (CONTINUED)		STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110
g cont.		to location, extent, and type of contamination. The information should be added to Chapter 4, Affected Environment, and cross referenced here. A table similar to Table 4-27 and a map of where contaminated groundwater occurs at the NTS should be provided.	236 PAGE 6-4	impacts. Furthermore, there is a significant amount of this information available within the DOE complex. Bureau of Land Management
	PAGE 5-309 Line 24	Alternative 3 Nevada Test Site	COMMENT 140	This section should give references for the two BLM EISs mentioned in the first centence. The discussion of the 1992 Stateline Resource.
235	COMMENT 138	and fails to consider how replacement soil for reclamation purposes will be acquired. Nowhere in the draft EIS is this matter addressed. The information should be added to Chapter 4, Affected Environment and cross referenced here. This comment is similar to Comment 136.		Management Plan and draft EIS is seriously outdated in view of the BLM's 1994 supplement to the document. The discussion should reflect current BLM policies and the programs based on the six alternatives listed on Pages 6-5 and 6-6 and the BLM's commitment to ecosystem management (See Ecosystem Management in the BLM: From Concept to Commitment, BLMSC/G1-94/005+1736, January 1994). Because the BLM is a Cooperating Agency for the NTS EIS, it should write the section on its programs from Page 6-4 to 6-8. The same holds for the US Air Force on page 6-3 and the US
	PAGE 6-1	Cumulative Impacts		Fish and Wildlife Scrvice on Page 6-8.
236	COMMENT 139	This chapter is deficient with respect to methods of analysis used (See Line 23). While there is a considerable body of DOE literature regarding methods for analyzing cumulative environmental impacts, no references are included in the chapter. The reference list in Section 6.5 contains nothing but undocumented "Personal Communications." All of the so-called analyses presented in this chapter lack scientific and technical substance and are based totally on subjective judgement. This is unacceptable in view of the current state-of-the-art of the science of assessing cumulative environmental	PAGE 6-12 Lines 15-16 238 COMMENT 141	Nevada Test Site Alternatives "A summary of the anticipated impacts associated with implementation of each of the NTS Alternatives, on a resource-specific basis, is presented in Table 3-1 (See Chapter 3.0)." Table 3-1 provides no such summary; the correct reference is Table S-4, beginning on Page S-14.
		102		103

		STATE GOVERNMENT 2 (CONTINUED)				STATE GOVERNMENT 2 (CONTINUED)
•	DOE EIS Nevada Test Site	. Мау 3, 1996 Siz	State Clearinghouse SA1# 95300110		DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110
	PAGE 6-13 Lines 22-29	Transportation			PAGE 6-15 Lines 18-31	Air Quality
	COMMENT 142	The cumulative impact analysis presented in the EIS for transportation fails to assess the cumulative human health and environmental risks associated with the transportation of special nuclear materials and radioactive waste for Alternatives 1 and 3. In	th and f special 1 and 3. In		COMMENT 144	The cumulative impact analysis presented in the EIS for air quality is deficient of any scientific and technical substance. As mentioned above, the statements contained throughout Chapter 6 of the EIS are entirely subjective and unsupportable.
239		other words, nowhere in the document is a cumulative impact analysis presented for transporting both low-level waste and special nuclear materials like plutonium to the NTS. In fact, Appendix I states that "an evaluation of the transportation risks for consolidation of surplus plutonium and/or highly enriched uranium at the NTS is	npact and special ppendix I consolidation the NTS is	241		When DOE "creates" a proposed action for the EIS, an objective assessment must be conducted to determine any potential cumulative air quality impacts relevant to the proposed action, such as additional waste shipments to the NTS.
-		not within the scope of this study (Appendix I, Page 1-9, lines 19-20)."	, lines 19-		PAGE 6-16 Lines 25-29	Occupational and Public Health and Safety
		If DOE adopts a proposed action for the Final EIS that includes the transportation of special nuclear materials and radioactive waste to the NTS, then a cumulative impact analysis for transportation must be prepared that covers the combined activities of DOE's Environmental Management and Defense Programs.	ncludes the re waste to ation must s	242	COMMENT 145	The cumulative impact analysis presented for occupational and public health and safety issues fails to assess the additive radiological risks (i.e., above background) for both site workers and the public that would be associated with the transportation, treatment, and storage/disposal of both special nuclear materials and
	PAGE 6-15 Line 5	Biological Resources				radioactive waste. If DOE adopts a proposed action for the Final EIS that includes the transportation of special nuclear materials and radioactive waste to the NTS than a commission in action and resistents.
240	COMMENT 143	This section should mention the allowed "take" of desert tortoises for the NTS and the Yucca Mountain site and should report the annual take due to DOE activities since the take was established.	tortoises for the annual 1.			transportation must be prepared that covers the combined activities of DOE's Environmental Management and Defense Programs. This cumulative impact analysis must include analysis of occupational and public health and safety risks to both site workers and the public
		104				105

TATE GOVERNMENT 2 (CONTINU) May 3, 1996 from the transportation of special nucle waste. ON MEASURES Socioeconomics (Mitigation Measure) "No adverse impacts are associated wit alternative for any socioeconomic issue population, housing, public finance, or mitigation measures are required." The socioeconomic analyses contained and so deficient that there is no supportentire approach to socioeconomic impacts this can be called) seems purposely despossible or even likely impacts. It is very likely that all of the alternativ have negative impacts to some sort. Alternative 3, Expanded Us generate negative impacts both in the "significantly increased emergency preppopulation growth that does not pay its State and local services, etc.) and in the (stigmatization impacts to Nevada's to The conclusion that none of the alterna impacts that require mitigation is wholl		 ly unsubstantiated.	IIIVES WIII nave sucioeconomic	tives will have socioeconomic	urism/gaming industry, etc.).	uniem/coming industry etc.)	e "special" or risk effects area	"special" or risk effects area	way, additional ourgens on	way, additional burdens on		varedness/response costs,	'standard" effects area (i.e.,	(1) Contract (1)	se, nas me greatest potential to	se, has the greatest notential to		that will require mitigation of 245	_	es contained in the EIS will	Ilius SID att in the DIC will			signed Ivol to look lot	signed NOT to look for	זכן מספסטווניוו (זו חומן זס איומן	oct assessment (if that is what	t for this conclusion. The COMMENT 148	 in the EIS are so inadequate	Line 10	PAGE 8-1		ar millio certices), therefore no	O.O	III IIIIDICIII CIII CII CII CON CONSTITUTATION AND COORDINATION	h implementation of any		244	COMMENT 147	. Line 27	ear materials and radioactive	SAI# 95300110 Nevada Test Site		 ED)	
STATE GOVEE Nevada Test Site from the transport of the state of the	901	impacts that require mitigation is wholly unsubstantiated	The conclusion that holie of the alterna	The conclusion that none of the alternatives will have socioeconomic	(stigmatization impacts to Nevada's tourism/gaming industry, etc.).	(etiametization impacts to Manada's to	State and local services, etc.) and in the "special" or risk effects area	Ctate and local corriges at) and in the	population growin that does not pay its	nonulation prowth that does not nay its way, additional hurdens on	day foundament mineral first	significantly increased emergency preparedness/response costs,	 generate negative impacts both in the "standard" cffects area (i.e.,	3) — 1,7 — 3, 1,8 — 1, — 4 — — — — — — — — — — — — — — — — —	some sort. Airemanve 3, Expanded Os	some sort. Alternative 3. Expanded Use, has the greatest potential to	nave negative socioeconomic impacts t	have negative socioeconomic impacts that will require mitigation of		It is very likely that all of the alternatives contained in the EIS will	It is man libely that all of the alternative		possible or even likely impacts.	this can be called) seems purposely des	this can be called) seems numosely designed NOT to look for	cirile approach to socioeconomic mipa	entire approach to socioeconomic impact assessment (if that is what	and so deficient that there is no support for this conclusion. The	The socioeconomic analyses contained in the EIS are so inadequate		mitigation measures are required."	population, nousing, puolic imance, or	To sound oildun mining noilolunon	alternative for any socioeconomic issue (economic activity,	No adverse impacis are associated with	"No adverse impacts are associated with implementation of any	Socioeconomics (Mitigation Measures)		MITIGATION MEASURES	waste.	from the transportation of special nuclear materials and radioactive	occur of favor	2001 C : 74	STATE GOVERNMENT 2 (CONTINUED)	STATE GOVERNMENT 2 (CONTINUE

STATE GOVERNMENT 2 (CONTINUED)	State Clearinghouse SAI # 95300110 DOE EIS SAI # 95300110 SAI # 95300110	addressed in the land withdrawal orders for the site. As stated	elsewhere in these comments, if DOE adopts a proposed action that includes interim storage of nuclear weapons (or other non-testing activities), then issues concerning compliance with the restrictions in	PAGE 4-27	Lines 3-5	248 COMMENT 152	Lines 18-26 "Additional tests proposed under Alternative 3 would include the following: Robotics; Smart Transportation; Smoke Obscuration Operations; Thermal Test Operation Facility; Climatic Test Operation Tests"	COMMENT 153 The reader must assume that these tests would be conducted on the	n and be indicated for those tests that will cause significant environmental impacts.	
STATE GOVERNMENT 2 (CONTINUED)	May 3, 1996 Stat	VOLUME 1, APPENDICES A-F	Description of Projects and Activities	Post-shot Operations. "Residual radiation is cleaned up at the site, and the hole is plugged back to the surface."	The EIS should address how each post-shot operation is cleaned, including disposition of cleanup residues.	Dynamic Experiments and Hydrodynamic Tests "Under Alternative 3, it is assumed that 1,100 dynamic experiments and hydrodynamic tests would be performed during the 10-year period; high-explosive charges would be larger, and potentially hazardous materials such as beryllium, depleted uranium, deuterium,	and tritium would be used." The quantity and activity of this radioactive material should be defined here and on Page A-11 of the EIS. On the other hand, if this information is classified, then that should be so stated in the EIS.	Interim Storage of Nuclear Weapons	With the exception of nuclear testing and limited research and development activities connected directly to the testing mission at NTS, activities such as interim storage of nuclear weapons are not	•
-	DOE EIS Nevada Test Site	VOLUME 1, A	APPENDIX A:	PAGE A-7 Line 15	246 COMMENT 149	PAGE A-20 Lines 17-20	247 COMMENT 150	PAGE A-25 Lines 8-13	COMMENT 151	

		STATE GOVERNMENT 2 (CONTINUED)	,	STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SA1 # 95300110	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SA1 # 95300110
	PAGE A-30	Performance Assessments	PAGE A-37	Closure Operations
	Lines 29-33	"Treatability studies conducted on the vitrified waste form [Fernald byproducts vitrified silo wastes] indicated that the vitrified waste	Lines 16-18	"No waste certification facilities would be constructed under this alternative. Waste certification activities required to meet the Waste
	-	fully satisfies NTS waste acceptance criteria and may provide a		Isolation Pilot Plant waste acceptance criteria [TRU waste] would
		higher level of long-term protectiveness. Performance assessment analysis will rigorously test various disposal scenarios over a 10,000		not be conducted, and the transuranic mixed waste would be shipped to other DOE sites for certification, handling, and disposal."
		year period. The limiting analysis for waste acceptance for disposal		
		is expected to be the inadvertent human intruder dose assessment."	COMMENT 155	DOE has recently authorized construction of a TRU waste
	COMMENT 154	A copy of the referenced treatability studies are requested via	251	certification building at the NTS, which in essence renders this statement inaccurate; the statement should not be included in the
		submission of these comments. These studies must also be		Final EIS.
		referenced in the Final EIS. In addition, the definition of	•	
030		"Corrective Action Waste" [line 23] must be provide in the Final	PAGE A-40	Area 5 Radioactive Waste Management Site.
007		EIS, including a discussion of how this waste type is different from	Line 26	"Disposal capability for high-specific activity low-level waste would
		waste consider as Special Case Waste, waste classified as Greater-		be expanded."
		Than-Class-C, or other wastes that are not suitable for shallow land		
		burial, ·	COMMENT 156	The EIS should address whether DOE will define and assess high
			252	specific activity low level waste disposal alternatives through a
		A review of the text in the EIS suggests that the silo waste from		separate programmatic environmental impact statement. As DOE is
		Fernald is not suitable for shallow land burial, as it is long-lived and		aware, on March 13, 1995 the agency published a notice in the
		characterized by high-specific activity. If this is indeed the case,		Federal Register inviting comments concerning the development of
		then comments presented earlier concerning the need for DOE to		strategies to deal with the disposal of high-specific activity low-level
		prepare a complex-wide programmatic NEPA assessment of these		waste (i.e., wastes classified as SCW or GICC). Subsequently, it
		waste types also apply nere. Once again, state officials contend that		was stated in DOE's waste Management reis that based on the
		such an analysis is necessary before any of these waste types are		input received [from the rederal Kegister notice], alternative
		snipped, stored, or disposed of anywhere in the country.	(
		110		111

		STATE GOVERNMENT 2 (CONTINUED)		STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110
		strategies will be evaluated in a NEPA review once a proposal is developed."33	255	evaluation of impacts at the selected site should be undertaken separately, and not containing in the Final NTS EIS. If DOE decides
	PAGE A-42	Treatment and Certification Operations.		to ignore this concern, the agency should demonstrate or explain its legal obligation to proceed otherwise.
	COMMENT 157	Treatment and disposal of the Cotter's concentrate waste is an	APPENDIX C:	7: Relevant Regulatory Requirements
253		activity mandated under the Federal Facility Compliance Act (FFCAct). Since DOE recently issued a final Site Treatment Plan (STP) for management of FFCAct waste at the NTS, proposed actions for treatment and disposal of FFCAct waste (i.e., Cotter's concentrates) must be discussed in detail in the Final FIS. Such	256 COMMENT 159	
		discussions, moreover, must include the requirements stipulated in the Consent Order issued by the State of Nevada. The State's Consent Order implements the requirements of the NTS/STP as stipulated under the FFCAct.	Page C.I Line 18	"Under Alternative 1 [and 3], the DOE would also continue its consultation with the Bureau of Land Management to define the appropriate actions necessary to address administrative issues related to the NEC order of an intercent."
	PAGE A-63	Alternative Energy.	_	*
	Section A.4.3.1 COMMENT 158	In reference to discussions, alternatives, and analyses for siting a	COMMENT 160	70 The EIS fails to provide an explanation of the consultation requirements and issues related to the NTS land withdrawal orders. Accordingly, Appendix C should be amended to include an adequate
254		Solar Enterprise Zone in southern Nevada, DOE must clarify the agencies involvement in this activity as it relates to the proposed action in the Final EIS. In addition, if a site for a Solar Enterprise Zone is selected that excludes NTS, then a site-specific NEPA	257	description of the Bureau of Land Management's review process of pre-FLMPA (Federal Land Management Policy Act) Public Land Orders that established the NTS. Past, present, and future plans for addressing the NTS withdrawal status must be disclosed in the EIS.
	23 U.S. Impa	U.S. Department of Energy. Draft Waste Management Programmatic Environmental Impact Statement. (DOE/EIS-0200-D), Page 1-17.		
		112		113

		STATE GOVERNMENT 2 (CONTINUED)		STATE GOVERNMENT 2 (CONTINUED)
	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110	DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95350110
	APPENDIX E	Impact Assessment Methods		the purpose of the Wright and Green (1987) procedure is to identify interactions that subsequently must be analyzed. The procedure
•	COMMENT 161	Appendix E, Impact Assessment Methods, suffers from a paucity of accepted methods for assessing environmental impacts. Section E.2, Methods and Assumptions of Analysis presents no methods whatsoever, and it is not until page E-12, line 22, that a methodology is first mentioned and cited (Cartwright 1981). The citation on Page	525 cont.	itself does not embody analytical methods for environmental components and their interactions. Therefore, it is unclear how DOE applied the matrix process to a single valued environmental component, in this case biological resources. That should be explained on Pages E-19 and E-20 of the draft EIS.
258		E-15, line 27 (ICMA 1982), and Page E-16, line 6 (NFPA 1986) are not impact assessment methods, but rather are planning tools. The citations in Section E.2.5.2, Water Resources, are sound ones for		Because Appendix E lacks a comprehensive and interdisciplinary methodology like that of Wright and Green (1987), the impact
		characterizing inydrological resources, but their usefulness for assessing environmental impacts is questionable and has not been established. No analytical methods are presented for Section E.2.7, Air Quality and Climate. These deficiencies should be corrected by using state-of-the-art impact assessment methods.	260	consistent with either Wright and Green, or a less dated and more current procedure such as Jain, R., L. Urban, G. Stacey, and H. Balbach. 1993. Environmental Assessment. McGraw-Hill, Inc., New York, 526 pp.
259		In Section E.2.6, Biological Resources, the approach to assessment presented by Wright and Green (1987) is introduced. This procedure is a conceptual and systematic framework for a comprehensive, interdisciplinary environmental impact assessment for major resource developments. As such, the methodology is meant to identify, analyze, and integrate effects across all components of the environment including air quality, terrestrial ecology, occupational health and safety, and socioeconomic studies. The interdisciplinary nature of the procedure ensures that important relationships and interactions among components of the environment will be identified. To accomplish this, an interaction matrix of environmental components and project actions is constructed. Thus,	APPENDIX F 261 COMMENT 162	According to the EIS, the expanded use scenario for the Big Explosive Experimental Facility would allow high explosive denotations of quantities ranging from 1 to 70,000 pounds per test. Experiments would expand existing hydrodynamic testing, which include applications of "shape-charge" technology. Use of the assembly facilities in Area 27 is also proposed under both the Continued and Expanded Use alternatives. We question whether the EIS adequately evaluates the potential effects for continued and expanded use of the Big Explosive
		114		115

	STATE GOVERNMENT 2 (CONTINUED)		STATE GOVERNMENT 2 (CONTINUED)
DOE EIS Nevada Test Site	May 3, 1996 State Clearinghouse SAI # 95300110		DOE EIS May 3, 1996 State Clearinghouse Nevada Test Site SAI # 95300110
	Experimental Facility and surrounding environs. Moreover, potential environmental impacts and worker safety issues are not	264	including the status of NEPA compliance for the Big Explosives Experimental Facility should appear both in the appendix itself as
	analyzed for the assembly facilities in Area 27. According to recent documentation, these facilities may be inadequate in several	ont.	well as in Chapter 4, Affected Environments, of the Final EIS. (See Comment 047)
	important areas.24 For example, the safety controls may be		
% cont	inadequate since structures may not fully meet current DOE safety guidelines and specifications. In the event of an accidental detonation, explosions at the assembly facilities in Area 27 could		VOLUME 1, APPENDIX H, HUMAN HEALTH RISKS AND SAFETY IMPACTS STUDY
•	propagate from one assembly bay to the another and pose serious		
	safety consequences to persons involved with operations in adjacent		COMMENT 163
	bays. CEQ regulations Sec. 1500.1(c) requires an analysis of		
	potential environmental consequences of proposed actions and		Appendix H provides a limited approach to estimating human health
	alternatives, yet the EIS does not provide this analysis for activities		consequences that largely excludes the role of humans in the environment.
	at the assembly facilities in Area 27 of the NTS.		On Page 2-1, line 16, the appendix states, "The risk assessment process
•			follows the identified contaminant from its point of origin along various
·	Also, while Appendix F addresses the Big Explosives Experimental	<u> </u>	pathways in the environment." On line 19 is the following: "These
	Facility, it fails to explain the purpose and intent of the analysis. The		transport mechanisms (to humans) can be air, water, soil, or food." There is
696	facility is first mentioned on Page 4-15, line 7 but without cross		no acknowledgment of the fact that transport of contaminants occurs in
707	reference to Appendix F. The first 10 pages of the appendix discuss	,	ecosystems and that understanding the transport mechanisms requires an
	safety, not environmental analysis. Accordingly, the title of the	265	ecosystem approach, a science lacking at the NTS, despite Volume 2 of the
	appendix should be revised to include safety. The appendix does not		draft EIS which was prepared by a contractor for the Yucca Mountain
	include environmental analyses of potential effects for the facility		Project. This conceptual deficiency is clear in Section 2.1.4, Page 2-8,
263	and nowhere does it mention the need for air emissions and waste		where only a terse and insufficient one-page discussion is devoted to the
-	effluent permits. The latter should at least appear on Page F-22,		topic of environmental pathways. The same deficiency appears in Section
— — 284	under Regulation, Order, Law. A full explanation of Appendix F,		2.2.1, Scenario Development, where the environment is mentioned only with respect to sighteen redicactive releases. The vibels account of
7.	US Department of Energy, May 1995. Einal Environmental Assessment for Device		environmental restoration is ignored as are the native animal and human
	Assembly Eacility Operations. Nevada Test Site, Nye County, Nevada, pages 10, 11, and 28.		lood chains. Thus, there is nothing stated to assure that the scenarios
	116		. 117

STATE GOVERNMENT 2 (CONTINUED)	May 3, 1996 State Clearinghouse SA1 # 95300110	YOLUME 2, FRAMEWORK FOR RESOURCE MANAGEMENT PLAN 1.0 INTRODUCTION PAGE 1-1 Purpose	This section explains the purpose and rationale for having a Resource Management Plan (RMP) for the NTS included in the EIS. This should be reflected in the EIS Summary and in Chapter 1, Volume 1, as noted in the comments on those portions of the EIS. DOE should also commit to including an implementation schedule for the RMP in the EIS ROD.	Section 1.3 notes the limitations of DOE Order 4320.1B, Site Development Planning, with respect to defining a system for managing the resources of a site. Reference is made to DOE's Land and Facility Use Policy, December 21, 1994, as a remedy for this shortcoming. This should be elaborated on by citing and discussing the pending Corporate Facilities Land Use Directing Order and the Life Cycle Asset Management Order. Likewise, mention should be made of the DOE Future Use Program initiative, the report, "Resourceful Reuse," and the role that the RMP for NTS will play in that regard. Quoting from the Land and Facility Management Policy	119
	DOE EIS Nevada Test Site	YOLUME 2, FRAME PLAN 1.0 INTRODUCTION PAGE 1-1 Purpos	267 COMMENT 164 268 PAGE 1-2 Line 11	269	1
	State Clearinghouse SAI # 95300110	by Alternatives, are stachment A, Human o dispel the doubt, sults of the Human hed in Chapter 6,	ure that readers can comprehend Ily reached in a credible be grounded in sound essment and should, for s: nd S. Stricoff. 1996. Risk t Handbook for Environmental, nals; McGraw-Hill, Inc. New	rs, Boca Raton, FL.	
STATE GOVERNMENT 2 (CONTINUED)	May 3, 1996	tabularized in Chapter 4, Risk Assessment Scenarios by Alternatives, are realistic environmental scenarios. The inclusion of Attachment A, Human Health Risk Scenarios and Equations, does nothing to dispel the doubt, meaning that the findings presented in Chapter 5, Results of the Human Health and Safety Analysis, and the judgements reached in Chapter 6, Conclusions, lack validity and credibility.	Care should be taken in the Final EIS to assure that readers can comprehend how the findings and conclusions are logically reached in a credible scientific manner. Chapters I and 2 should be grounded in sound approaches to environmental health risk assessment and should, for example, be based on methodologies such as: (J) Kolluru, R., S. Bartell, R. Pitblado, and S. Stricoff. 1996. Risk Assessment and Management Handbook for Environmental, Health, and Safety Professionals; McGraw-Hill, Inc. New York. 641 pp., and	(ii) Calabrese, E. and L. Baldwin. 1993. <i>Performing Ecolo, Assessments</i> . Lewis Publishers, Boca Raton, FL.	118
	DOE EIS Nevada Test Site	я и н н н о 93 cont.	266 	:5	

STATE GOVERNMENT 2 (CONTINUED)	DOE EIS Nevada Test Site SAI # 95300110	PAGE 1-6 Relation to Other Agency Resource Management Plans	COMMENT 168 Section 1.5 fails to carry through with the conceptual purpose and rationale for the RMP (See Comments 001 and 010). The Land and Facility Use Policy of December 21, 1994 shifts DOE's traditional policy toward one of stewardship for both man-made resources and natural resources. The discussion in this section should acknowledge that and expound on the links between a developed environment on the one hand and undeveloped natural resources and ecosystems on the other hand, as is done on Page 2-1 under Sten 1 and Sten 2.	2.0 DEVELOPMENT OF THE RESOURCE MANAGEMENT PLAN	. PAGE 2-3 Step.3 Line 20	COMMENT 169 The sentence beginning on this line is an example of the lack of logic in DOE's policy of excluding the Yucca Mountain Project from the NTS EIS and the RMP. Here the Yucca Mountain Project, by association, is given the status of a cooperating federal agency for	the NEPA process in the EIS. The project simply is incongruous with the government agencies it is associated with under Step 3. This should be set straight in the final issue of Volume 2.	121
STATE GOVERNMENT 2 (CONTINUED)	DOE EIS State Cicaringhouse Nevada Test Site Site State Cicaringhouse SAI # 95300110	as is done below line 20 should be repeated in Chapter 2, Volume 1 of the EIS.	Section 1.3 should be strengthened by including a discussion of a sustainable environment while also sustaining economies, i.e., sustainable development. Sustainable development is implied in the Land and Facility Use Policy and DOE is fostering that concept with the RMP. The NTS RESOURCE MANAGEMENT PLAN GOAL between lines 10 and 11 on Page 1-3 is a laudable statement to which the remainder of Volume 2 adheres.	PAGE 1-4 Policy and Procedures Line 17	COMMENT 166 It is refreshing to see the Yucca Mountain Project and the memorandum of agreement between DOE/NV and the project acknowledged. This should be elaborated on in Volume 1 of the	EIS. PAGE 1-5 Relationship to the Nevada Test Site Environmental Impact Statement	271 COMMENT 167 Section 1.4 is a commendable strategy that should also appear in Volume 1 of the EIS.	. 120

Volume 3

		STATE GOVERNMENT 2 (CONTINUED)		STATE GOVERNMENT 2 (CONTINUED)
	Non the	Man 2 1006 Shire Clearinghouse	DOEEIS	May 3, 1996 State Clearinghouse
	DOE EIS Nevada Test Site	May 5, 1970 SAI # 95300110	Nevada Test Site	01100ES4 # 63300110
	3.0 ECOSYSI	ECOSYSTEM MANAGEMENT	52 cont.	years, then a prudent ecosystem management policy for the RMP to consider is that of minimizing surface disturbances at the site.
	PAGE 3-2 Line 12	What is Ecosystem Management?.	PAGE 3-5 Line 16	Surrounding Land
274	COMMENT 170	The sentence beginning here recognizes desired natural resources, including undisturbed land. This acknowledgment conflicts with Section 1.5 of Volume 2 which attempts to separate DOE's interest in NTS from natural resources. Clearly, undisturbed land, air, and water resources at NTS are in DOE's interests with respect to uses of the site by future generations, especially for land that could require 800-1000 years to recover from surface disturbances. This should be recognized in Section 1.5.	COMMENT 172	Section 3.2.3 relates to Step 3, page 2-3, for implementing ecosystem management. Ecosystem management occurs at the landscape level. In the NTS region, this will involve the agencies mentioned in Section 3.2.3. For that reason, the discussion should acknowledge and cite the ecosystem management policies of the other agencies with which DOE must coordinate and be consistent. In this respect, the Bureau of Land Management is especially relevant because it
	PAGE 3-4 Line 20	Knowledge of Ecosystems on the Nevada Test Site		on public lands around NTS and Nellis. Coordination with BLM's rangeland ecosystem health program under 43 CFR Subpart 4180 is of paramount importance and should be acknowledged in Section
275	COMMENT 171	The sentence beginning on this line is another acknowledgment of the relevance of the Yucca Mountain Project to the NTS. Included here also should be the project's information on soil disturbance and reclamation. Especially relevant is "Secondary Succession on Disturbed Sites at Yucca Mountain, Nevada," EGG 11265-1118, December 1994. This report discusses the implications of information on site disturbances to restoration of disturbed land. As noted in the preceding comment, undisturbed land is a resource at NTS that should be valued by the DOE for future generations. If it is impractical to reclaim disturbed land on NTS in under 800-1000	PAGE 3-6 Line 17 COMMENT 173	3.2.3 of Volume 2 of the draft EIS. Principles of Ecosystem Management Because of the importance of BLM's rangeland ecosystem management policies, Section 3.3 should incorporate the concept of rangeland ecosystem health being governed by the soil-water-biota relationships within ecosystems and landscapes. This fundamental association was established by the National Resource Council's report on Rangeland Health (1994) and was adopted by BLM for
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STATE GOVERNMENT 2 (CONTINUED) state Clearinghouses Slice should also reflect the task force's Volume II-Implementation Issues, November 1995. If Volume III-Case Studies of the task force report is issued soon, as anticipated, it too should be cited and reflected in Volume 2 of the Final EIS for the NTS.	125
DOE EIS Nevada Test Site	
STATE GOVERNMENT 2 (CONTINUED) Range Reform '94. Both documents should be mentioned in Section 3.3. The concept of the health of ecosystems like those of the NTS and surrounding areas being tied to soil-water-biota interactions also speaks to the importance of minimizing site disturbances as a means of conserving undisturbed land for future generations. Improve Communications and Cooperation with Interested and Affected Parties Interested and Affected Parties MENT 174 There should be a reference provided for the Five-Party Cooperative Agreement. The status of the initial 1977 agreement with respect to the May 24, 1994, proposed revision should be summarized. DRAFT RESOURCE MANAGEMENT GOALS 4-1 Draft Resource Management Goals 4-1 Draft Resource Management Goals 6-2 Chapter 4 should embrace the concept of rangeland ecosystem health being governed by the soil-water-biota relationships within ecosystems and landscapes. (See Comment 173)	Section 4.11 should acknowledge the concept of sustainable development achieved through ecosystem management as set forth by the Report of the Interagency Ecosystem Management Task Force, Volume I, Overview, June 1995. Volume 2 of the Final EIS
160	280 COMMENT 176 Se de Py

STATE GOVERNMENT 2 (CONTINUED)

STATE OF NEVADA

R. MICHAEL TURNIPSEED, P.E. State Englineer

PETER G. MORROS Director

DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES DIVISION OF WATER RESOURCES

(702) 687-4380 • Fax (702) 687-6972 4ay 2, 1996 Carson City, Nevada 89710 Capitol Complex 123 W. Nye Lane

Wevada State Clearinghouse Dept of Administration Bldg Room 202 Planning Division Carson City NV

OTHER STATE AGENCY COMMENTS

APPENDIX 1

RE: Nevada SAI# 96300110, Due Date: MAY 3, 1996

Dear Gentlemen,

that a permit be gained prior to diversion or use of the public waters of the State of Nevada. NRS Chapters 535 requires notification of the State Engineer prior to building, altering or reconstructing a dam and, under certain circumstances, requires that a dam safety permit be acquired prior to starting construction. This office has not been pursuing compliance with these portions of the NRS on the Nevada Test Site (NTS) due to the presumption that the formation of the federal reservation included sufficient water to support the primary purpose of the reservation and that all hydraulic facilities constructed would be under the direction of the USA Corps of Engineers.

Regulation and allocation of the scant water reserves in this area of the state are difficult, especially in the light of groundwater movement through and out of the NTS, without an awareness of how much water the NTS has appropriated, has firm plans to appropriated, or decides to appropriate in the future. Compliance with Newada's water appropriation permitting laws and regulations will provide this office with the necessary information and need not compromise national security or the NTS mission.

GOVERNOR GOVERNOR

STATE GOVERNMENT 2 (CONTINUED) DISTRIBUTION LIST APPENDIX Alteration of the minaion of the NTS to broaden the scope of activity is not seen as the primary purpose for which the NTS was originally set aside. Applications for approuration of the public waters of the State of Nevada must be made for any activities utilizing water on the NTS with in related 10° -51te increasing that are not directly related to the original purposes for which the reservation was made. This specifically and emphatically includes the so-called Solar Enterprise Zone. STATE GOVERNMENT 2 (CONTINUED) SAI # 96300110 page 2 281

US DEPARTMENT OF ENERGY

DONALD ELLE
U.S. DEFARIMENT OF ENERGY
NEVADA OPERATIONS OFFICE
P.O. BOX 14459
LAS VEGAS, NV 89114

TERRY VAETH
U.S. DEPARTMENT OF ENERGY
NEVADA OPERATIONS OFFICE
P.O. BOX 98518
LAS VEGAS, NV 89193-8518

JOSEPH N. FIORE

U.S. DEPARTMENT OF ENERGY
U.S. DEVARTMENT OF ENERGY
EVADA OPERATIONS OFFICE
P.O. BOX 98518
LAS VEGAS, NV 89193-8518
LEAH DEVER
U.S. DEPARTMENT OF ENERGY

U.S. DEPARTMENT OF ENERGY
NEVADA OPERATIONS OFFICE
P.O. BOX 98518
LAS VEGAS, NV 89193-8518
ROBERT C. FURLOW, ACTING DIRECTOR

ENVIRONMENTAL PROTECTION DIVISION
U.S. DEPARTMENT OF ENERGY
NEVADA OPERATIONS OFFICE
P.O. BOX 98518
LAS VEGAS, NV 89193-8518
CARL GERTZ
U.S. DEPARTMENT OF ENERGY
NEVADA OPERATIONS OFFICE
P.O. BOX 98518
LAS VEGAS, NV 89193-8518

STEVE MELLIGTON U.S. DEPARTYENT OF ENERGY NEVADA OPERATIONS OFFICE T-O. BOX 98518 LAS VEGAS, NV 89193-8518

STATE GOVERNMENT 2 (CONTINUED)

FRANK MAXWELL
U.S. DEFARTMENT OF ENERGY
UNAVADA OPERATIONS OFFICE
P.O. BOX 98518
LAS VEGAS, NV 89193-85182

BOB GOLDEN
U.S. DEPARTMENT OF ENERGY
NEVADA OPERATIONS OFFICE
P.O. BOX 98518
LAS VEGAS, NV 89193-8518

KURT R. RAUTENSTRAUCH
EG&G ENERGY MEASUREMENTS INC
P.O. BOX 1912
LAS VEGAS, NV 89125
TIM KILLEN
U.S. DEPARTMENT OF ENERGY
NGVADA OPERATIONS OFFICE
P.O. BOX 98518

KEVIN ROHRER
U.S. DEPARTMENT OF ENERGY
NEYADA OPERATIONS OFFICE
P.O. BOX 98518
LAS VECAS, NV 89193-8518

LAS VEGAS, NV 89518-8518

THOMAS P. GRUMBLY
ASSISTANT SECRETARY
U.S. DEPARTMENT OF ENERGY
WASHINGTON, DC 20585

WESLEY E. BARNES, PROJECT MANAGER
YUCCA MOUNTAIN SITE CHARACTERIZATION OFFICE
U.S. DEPARTMENT OF ENERGY
P.O. BOX 98608
LAS VEGAS, NV 89193-8608

CAROL M. BORGSTROM, DIRECTOR OFFICE OF NEPA POLICY AND ASSISTANCE U.S. DEPARTMENT OF ENERGY WASHINGTON, DC 20385

JOAN GLICKMAN U.S. DEPARTMENT OF ENERGY OFFICE OF ACCOUNTABILITY WASHINGTON, DC 20585

NEVADA CONGRESSIONAL DELEGATION

THE HONORABLE HARRY REID UNITED STATES SENATE 324 HART OFFICE BUILDING WASHINGTON, DC 20510 THE HONORABLE RICHARD H. BRYAN UNITED STATES SENATE 364 RUSSELL SENATE OFFICE BUILDING WASHINGTON, DC 20102

THE HONORABLE RICHARD H. BRYAN 300 BOOTH STREET, ROOM 2014 RENO NV 89509

THE HONORABLE JOHN ENSIGN HOUSE OF REPRESENTATIVES 414 CANNON HOUSE OFFICE BUILDING WASHINGTON, DC 20515

STATE GOVERNMENT 2 (CONTINUED)

THE HONORABLE BARBARA VUCANOVICH HOUSE OF REPRESENTATIVES 2202 RAYBURN HOUSE OFFICE BUILDING WASHINGTON, DC 20515

FEDERAL AGENCIES

U.S. DEPARTMENT OF INTERIOR BUREAU OF LAND MANAGEMENT WASHINGTON, D.C. 20240 ANN MORGAN, STATE DIRECTOR BUREAU OF LAND MANAGEMENT STATE OF NEVADA OFFICE P.O. BOX 12000 RENO, NV 89520 DISTRICT MANAGER BUREAU OF LAND MANAGEMENT LAS VEGAS DISTRICT OFFICE P.O. BOX 26569 LAS VEGAS, NV 89126 U.S. DEPARTMENT OF INTERIOR DESERT NATIONAL WILDLIFE RANGE PROJECT LEADER 1500 NORTH DECATUR BLVD. LAS VEGAS, NV 89108

DAN MORGAN BUREAU OF LAND MANAGEMENT AREA MANAGER- STATELINE P.O. BOX 26569 LAS VECAS, NV 89126

DAVID BEDSUM
DEFENSE NUCLEAR AGENCY
TECHNICAL COMPLIANCE DIVISION
P.O. BOX 208
MERCURY, NV 89023-0208

U.S. FISH AND WILDLIFE SERVICE
1500 NORTH DECATUR BLVD.
LAS VEGAS, NV 89108
COMMANDING OFFICER
NELLIS AIR FORCE BASE
NELLIS AIR FORCE BASE
NELLIS AIR FORCE BASE
NELLIS AIR FORCE BASE

ELOISA HOPPER ENVIRONMENTAL MANAGEMENT 4551 DEVLIN DRIVE NELLIS AFB, NV 89191

STATE AGENCIES: CARSON CITY

INTERDEPARTMENTAL MAIL GOVERNOR'S OFFICE ATTN: TIM CROWLEY INTERDEPARTMENTAL MAIL GOVERNOR'S OFFICE ATTN: DIANE WEIGEMANN, STATE SCIENCE ADVISOR

INTERDEPARTMENTAL MAIL
LEW DODGION, ADMINISTRATOR
DIVISION OF ENVIRONMENTAL PROTECTION
CARSON CITY

STATE GOVERNMENT 2 (CONTINUED)

INTERDEPARTMENTAL MAIL
DAVID COWPERTHWAITE
DIVISION OF ENVIRONMENTAL PROTECTION
CARSON CITY

INTERDEPARTMENTAL MAIL
PAUL LIEBENDORFER
DIVISION OF ENVIRONMENTAL PROTECTION
BUREAU OF FEDERAL FACILITIES
CARSON CITY

INTERDEPARTMENTAL MAIL STAN MARSHAL DEPARTMENT OF HUMAN RESOURCES STATE HEALTH DIVISION

INTERDEPARTMENTAL MAIL
COMMITTEE ON PUBLIC LANDS
ATTN: DANA BENNETT
LEGISLATIVE COUNCIL BUREAU
CARSON CITY

ATTN: JOHN MEDER
LEGISLATIVE COUNCIL BUREAU
CARSON CITY
INTERDEPARTMENTAL MAIL
PAM WILCOX, ADMINISTRATOR
DIVISION OF STATE LANDS
CARSON CITY

INTERDEPARTMENTAL MAIL

INTERDEPARTMENTAL MAIL MICHAEL TURNIPSEED, STATE ENGINEER WATER RESOURCES DIVISION CARSON CITY

INTERDEPARTMENTAL MAIL DIVISION OF MINERALS EXECUTIVE DIRECTOR CARSON CITY INTERDEPARTMENTAL MAIL
COMMISSION ON ECONOMIC DEVELOPMENT
EXECUTIVE DIRECTOR
CARSON CITY

INTERDEPARTMENTAL MAIL NEVADA DEPARTMENT OF TRANSPORTATION KEITH MAKI, RESEARCH CARSON CITY

STATE AGENCIES: LAS VEGAS!WASHINGTON DC

COLORADO RIVER COMMISSION ATTN: JIM DAVENPORT 555 EAST WASHINGTON AVENUE, SUITE 3100 LAS VEGAS, NV 89101 ENVIRONMENTAL PROTECTION DIVISION ATTN: JERRY SIERREN, FEDERAL FACILITIES 555 EAST WASHINGTON AVENUE, SUITE 3100 LAS VEGAS, NY 89101

WALTER LOMBARDO DIVISION OF MINERALS LA PLAZA BUSINESS CENTER, BLG. B 4220 S. MARYLAND PARKWAY, SUITE 304 LAS VEGAS, NY 89119 LEO PENNE, DIRECTOR STATE OF NEVADA WASHINGTON OFFICE HALL OF THE STATES 44 NORTH CAPITAL STREET WASHINGTON, DC 20001

STATE GOVERNMENT 2 (CONTINUED)

CITIZENS ADVISORY BOARD -- NTS PROGRAMS

CHRIS BROWN 825 N. LAMB, SPACE 155 LAS VEGAS, NV 89110

RICHARD W. ARNOLD P.O. BOX 341 PAHRUMP, NV 89041 DENNIS BECHTEL 319 ENCIMA CT. HENDERSON, NV 89014 DIANE J. CRAVOTTA P.O. BOX 91971 HENDERSON, NV 89009-1971

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STAN SIMS P.O. BOX 1767 TONOPAH, NV 89049

LOCAL GOVERNMENTS

LES BRADSHAW NYE COUNTY NUCLEAR WASTE PROGRAM PO BOX 1767 TONOPAH, NV 89049 DENNIS BECHTEL, COORDINATOR CLARK COUNTY NUCLEAR WASTE PROGRAM 500 SOUTH GRAND CENTRAL PARKWAY, SUITE 3012 LAS VEGAS, NV 89106

PETER CUMMINGS CITY OF LAS VEGAS 400 EAST STEWART AVE. LAS VEGAS, NV 89101 BRAD R. METTAM
COUNTY OF INYO
PLANNING DEPARTMENT
P.O. DRAWER L.
INDEPENDENCE, CA 93526

OTHER PARTIES

JIM WILLIAMS, DIRECTOR PLANNING INFORMATION CORPORATION 1836 GRANT ST. DENVER, CO 80203

STATE GOVERNMENT 2 (CONTINUED)

LATHIA MCDANIELS 2396 VALLEY DR. LAS VEGAS, NV 89108

RICHARD NOCILLA 823 SPYGLASS LANE LAS VEGAS, NV 89107 MARY O'BRIEN P.O. BOX 33099 PAHRUMP, NV 89133-3099

E. PAUL RICHITT, JR. 3575 W. BADURA AVE. LAS VEGAS, NV 89118 WILLIAM ROSSE, SR. HC61 BOX 6240 AUSTIN, NV 89310-9301

DALE SCHUTTE 4680 BELL VISTA AVE. PAHRUMP, NV 89041

CONNIE SIMKINS P.O. BOX 333 PANACA, NV 89042 JOANN S, STOCKILL 4625 KAY PLACE LAS VEGAS, NV 89107 WILLIAM L. VASCONI 6565 WEST ATWOOD AVE. LAS VEGAS, NV 89108

RICHARD A. NIELSEN CITIZEN ALERT P.O. BOX 1681 LAS VEGAS, NV 89125

LEE DAISEY CITIZEN ALERT P.O. BOX 5339 RENO, NV 89513 BILL ANDREWS
HARRY REID CENTER
FOR ENVIRONMENTAL STUDIES
P.O. BOX 454009
LAS VEGAS, NV 89154-4009

ALLAN CHAMBERLAIN SILVER CANYON RANCH HIKO, NV 89017 NEVADA TEST SITE ECONOMIC ADJUSTMENT TASK FORCE 3770 HOWARD HUGHES PARKWAY SUITE 295 LAS VEGAS, NV 89158

PAUL STANDISH IRG 101 CONVENTION CENTER DRIVE LAS VEGAS, NV 89158 MARY HOLLAND GOVERNMENTAL DYNAMICS, INC. 1655 NORTH FT. MYER DRIVE, STE. 700 ARLINGTON, VA 22209-3108

STATE OF NEWDA
DEPARTMENT OF TRANSPORTATION
1263 6. SURWART STROK
CARON CHY, NOWARE 89712

STATE GOVERNMENT 3

May 13, 1996

BOB MILLER, Governo

In Repty Refer to:

TOM STEPHENS, P.E., Director

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PSD 2.11

Dr. Donald R. Elle, Director Environmental Protection Division

DOEAN

P.O. Box 14459 Las Vegas, NV 89114

Dear Dr. Elle:

The following comments are offered in response to the publication by the DOE of the Draft "EIS for the NTS and Off-site Locations in the State of Nevada".

 DOE must specify shipment notification procedures, including (1) state, tribal and local jurisdiction notification, (2) estimates of materials and volumes to be shipped, and (3) designations of points of contact for corridor jurisdictions. The ROD should incorporate a shipment schedule identifying the generator(s), type of material and number of shipments of LLRM and LLRW expected to be received at the NTS LLW facility.

There should be regular meetings among representatives of DOE, corridor
jurisdictions and other stakeholders and interested entities. These meetings should be
used to:

 provide updates regarding ongoing and planned shipment campaigns and reports and evaluations on past shipments (based on DOE monitoring program);

 address issues that may arise when significant changes have occurred or are planned for the transportation system and in materials and/or volumes being shipped; and

c. identify and mitigate additional impact or concerns of local communities should

transportation problems occur.

The DOE should commit to hosting and working with a group of state and local
jurisdictions regarding route selection and selection of safer parking areas.

jurisdictions regarding route selection and selection of safer parking areas.

a. DOE and stakeholders should agree on a methodology for how routes utilized by carriers are selected. Under this option, DOE must commit in the Record of

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	STATE GOVERNMENT 3 (CONTINUED)		STATE GOVERNMENT 3 (CONTINUED)
Dr. Donald Elle May 13, 1996 Page 2	Elic 96	Dr. Donald Eile May 13, 1996 Page 3	•
	Decision to a clearly-articulated process for routing of LLW shipments and to a mechanism that binds the shipper to adhering to the identified routing alternative, source and consistency of data used by the various carriers, with DOE acting as the data repository.	1300 Cout.	binoculars, cellular telephones and other equipment to corridor jurisdictions. DOE should provide preference to local public safety and emergency response agencies for the free distribution of federal surplus emergency response equipment;
	b. The DOE should provide state and local jurisdictions with copies of the route and risk analyses for each carrier transporting Class 7 materials as defined in 49 CFR 174.403. CDCROW chould under with the State and contributioning durants of desirations.		d. DOEANV should work with corridor communities to make training opportunities as effective as possible. Consideration should be given to direct funding of training programs to the corridor communities, providing training opportunities on weekends to accommodate volunteer responders, and providing stipends to participants;
4	for selection of safe parking areas to be used by carrier vehicles. Interim information can be made available though postings to an Internet home page, or through other electronic, hard copy or oral communication. In addition, DOE	16	 Communities which are not directly located on transportation routes should be provided the opportunity to participate in emergency response training courses offered to corridor communities;
	should also provide: a. a mechanism for receiving and addressing concerns that may arise between regular meetings; and	17	f. DOE should provide financial and technical assistance as necessary to ensure that contidor communities have up-to-date emergency management and evacuation plans in place.
•	 annual reports to include, at the minimum, identification of carriers, sources and destinations of each stipment, the number and volume of stipments of each substance, highway and rail routes used, incidents/accident encountered and actions taken to address them, and evaluations of each stipment campaign. 	7.	Carriers and shippers should ensure that the following list of operational procedures are followed for all shipments: a. Transported loads should be covered or contained to prevent possible aerosol disbursement;
45	The NTS EIS should address how other DOE facility EISs will be incorporated into the NTS EIS and Program Implementation Plan. Reiterates the overall used for a Programmatic EIS (PEIS).	19	 All shipments of low level waste arriving at NTS during off-hours should be directed to temporarily park loads at a secured area inside NTS gates;
ý	The ROD should address the following specific emergency response issues: a. DOE must ensure that local emergency responses agencies are able to identify low lead enter the contract of the c	20	 c. Each truck carrying Class 7 materials should have two drivers present at all times; d. Carriers should respond to all driver advisories and notifications of delays and make appropriate adjustments to primary routes; and
	rever was supments and provide numerator not need and state agences responsible for responding to or supporting the handling of accidents; b. DOE/NV should provide responding jurisdictions/agencies with at least two new detection instruments per jurisdiction and ongoing calibration services in conjunction with local training in corridor communities in emergency response to incidents involving radioactive materials;		
	c. DOE/NV should provide or facilitate the provision of in-vehicle radio repeaters,		

sont.

				This Page Intentionally Left Blank
STATE GOVERNMENT 3 (CONTINUED)	May 13, 1996 Page 4 e. All vehicles should be required to undergo quarterly CVSA inspections (based on enhanced North American standard) and should display appropriate safety inspection	Sincerely, Monnae F. Frongfel. Thomas J. Frongpfel, P.E. Assistant Director - Planning	TJF:DKM:dg	cc: Joe Strolin, NWPO

Volume 3 2SG-78

MUNICIPAL GOVERNMENT 1

Lander County Commission

315 South Humboldt • Battle Mountarn, NV 89820 • 702-635-2885 • Fac 702-635-5332

April 26, 1996

Dr. Donald R. Elle

Environmental Protection Division

U.S. Department of Energy

Las Vegas, Nevada 89114 P.O. Box 14459

Dear Dr. Elle:

Lander County appreciates the opportunity to review and provide comments to the Draft Environmental Impact Statement for the Nevada Test site and Off-site Locations n the State of Nevada

that the Department of Energy (DOE) has put forth considerable effort to address interested parties through participation at public hearings, the Transportation Protocol important issues. DOE must be commended for their efforts to cooperate with The numerous volumes of the draft environmental impact statement (EIS) would suggest Working Group, and several presentations to the Affected Units of Local Government. Enclosed are numerous specific comments related to the procedural aspects of the National Environmental Policy Act (NEPA) and the overall content and analysis presented in the document. Our review has identified several potential issues which require your consideration. Most notably is the lack of a well defined proposed action. The purpose and need for the proposed action is not clearly stated and is confusing.

proposed action. The relationship between this EIS and the resource management plan The alternatives in this document are alternative proposals and not alternatives to the is not clear, The EIS refers to the alternatives as "resource management alternatives" yet the resource management plan will not be completed for several years. Furthermore, the alternatives described in the document have little or nothing to do with resource management, but instead describe potential uses of facilities and new programs which may be housed at NTS. 7

We question whether alternative 2 is a valid alternative. Alternative 1 (No action) is the baseline conditions yet there is an impact analysis for this alternative. The Department of Energy needs to reconsider the alternatives in this document.

Municipal Government 1 (continued)

Dr. Donald R. Elle April 26, 1996 The overall impact analysis is simply a description of the program or activity with some qualitative statements about generic impacts. Effects from past weapons testing are ignored in the baseline description and the impact analysis, particularly the cumulative impact analysis. The transportation impact analysis does not consider the more intangible aspect of waste shipments such as those related to socioeconomics, land use issues, and risk perception. The New Mexico lawsuit exemplifies the need to give more consideration to these issues. It appears that linkages among resource impacts are not well established. 8

weapons testing and makes no mention of the Yucca Mountain Site. Furthermore, the analysis ignores activities on the Nellis Range and Tonopah Test Range. Instead the analysis attempts to compare impacts from NTS operation to growth impacts in Las The cumulative analysis is inadequate and does not consider all past, present and reasonably foreseeable actions. The cumulative analysis all but ignores impacts from past Ξ 6 10

The analysis consists primarily of qualitative statements and lacks quantitative recommendations regarding the NTS EIS compiled by the Transportation Protocol Working Group. The County participated in the development of these Vegas Valley. It is not the intent of a cumulative analysis to draw such a comparison, recommendations. We would ask that these comments be included in the proposed As part of our comments we have attached hereto and incorporated by reference action and subsequent record of decision. assessment of impacts.

We hope the enclosed comments will assist the Department of Energy in the preparation of this environmental document. If there are any questions concerning these comments, please do not hesitate to call me.

Sincerely,

Heather Smith Estes, Chair

Sperke

Lander County Commission

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MUNICIPAL GOVERNMENT

Wayne Cameron Julio C. Costello Brent Ekhidge Carol O. McKenzie Claude Rose

Ely, Novada 89301 (702) 289-8841 Fax. (702) 289-8842 Courthouse Annex 953 Campton St.

White Pine County

Bourd of County Commissioners

Donald R. Elle, Director Environmental Protection Division U.S. Department of Emergy Newdea Operations Office P.O. Box 14459 P.O. Box 14459 Las Vegas, Nevada 89114 White Pine County Comments on the Nevada Test Site Draft Environmental Impact Statement Œ

Dear Mr. Elle,

White Pine County is submitting for Department of Energy consideration the attached comments on the Nevada Test Site Environmental Impact Statement (EIS). The Board of White Pine County Commissioners encourages the Department to thoroughly consider all of the attached comments on the Nevada Test Site Draft Environmental Impact Statement.

The Department is requested to employ a policy of adopting most of the issues which the county has raised. Inclusive treatment of county issues will help to ensure that the Nevada Test Site (NTS) Draft ETS adequately addresses potential risks which may accrue to White Pine County.

I trust that the attached comments on the NTS Draft EIS will assist DOE in determining the tinal NTS EIS. Please teel tree to contact Hr. Ford Hariani of the W.P. County Nuclear Waste Project Office at (702) 289-2033 if should you have any questions regarding the issues raised in this document

Sincerely

COUNTY COMMISSIONERS Cameron BOARD OF

> indicated. 88 Enclosure

MUNICIPAL GOVERNMENT 2 (CONTINUED)

DRAFT ENVIRONMENTAL IMPACT STATEMENT HITE PINE COUNTY COMMENTS

White Pine County's concerns with the NTS EIS can generally be described as focusing upon the cumulative exposure risks associated with past, present, and future activities at the NTS and transportation initiatives required to move low level radio active waste (LLKH) through White Pine County to the NTS.

The DOE Draft Environmental Impact Statement shows that the NTS may be used to dispose of extensive volumes of LIRW generated at defense site around the United States. Certain of these studies, such as the Fernald Site EIS have suggested the desirability of shipping these materials by rail to the envirocare facility in Utah and possibly by truck to the Newada Test Site. Although the Draft EIS for the Newada Test Site has ranked Newada 3, Route 5 as a high risk route, it is still an option which remains open for shipment of LIRW to the NIS.

be used Although the MIS EIS does not show I-80 as a route to shipping LLRW, this interstate also remains an option. Š

There has been a great deal of concern expressed by Clark County about LLRW shipments through the "Spaghetti Bowl" and across Boulder Dam. Also, in written and oral comments by the City of Las Vegas expressing concern about the Las Vegas valley economy and Craig Road. It has become evident that interest of the State of Nevada and Clark County to minimize risks to health and safety of am anjority of nevada's residents and economy of Southern Nevada will likely shift said risks to residents and businesses in rural counties, such as White Pine.

there is It is White Pine County's concern that if treassessment of route selection methodology, Nevada might become a primary route.

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If, in the Final Draft EIS this should be the case, then U.S. ighway 93 and 6 and State Highway 318 through White Pine County ight be designated for both LIRW and High Level Radioactive Waste nipments since this route is now a proposed route for HIM shipments since shipments.

comments following the County offers Pine recommendations: The NTS EIS must consider alternatives for provision of effective emergency first response capabilities along legal weight truck routes in White Pine County.

MUNICIPAL GOVERNMENT 2 (CONTINUED)

Comments White Pine County

capabilities and possible constraints to effective emergency management, has revealed a general lack of preparedness to respond to accidents involving radioactive constituents. 40 sponsored county

Alternatives which should be investigated include enhanced local government response capabilities. Provision of specialized equipment to deal with an incident is primary. The EIS should address the risk management implications of alternatives strategies for when and how provision of local training and equipping of local first responders might occur.

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your tor ottered are recommendations fol lowing consideration: The

procedures, jurisdiction volumes to of points of contact 1. DOE must specify shipment notification including (1) state, tribal and local notification, (2) estimates of materials and voshipped, and (3) designations of points of corridor jurisdictions. 3

II. There should be regular meetings among representatives of DOE, corridor jurisdictions and other stakeholders and interested entities. These meetings should be used to: 4

provide updates regarding ongoing and planned shipment campaigns and reports and evaluations on past shipments (based on DDE monitoring program); address issues that may arise when significant changes have occurred or are planned for the transportation system and in materials and/or volumes being shipped; ė

identify and mitigate additional impact or concerns of local communities should transportation problems occur. ö

Interim information can be made available through postings to an Internet home page, or through other electronic, hard copy or oral communication. In addition, DOE should also provide:

may arise between regular meetings, and; annual reports to include, at the minimum, identification of carriers, sources and destinations of each shipment, the number and volume of shipments of each substance, highway and rail routes used, incident/accident a mechanism for receiving and addressing concerns that address them, and highway and rail routes used, encountered and actions taken to adeevaluations of each shipment campaign ä 6 5

MUNICIPAL GOVERNMENT 2 (CONTINUED)

White Pine County Comments Page 3

III. DOE must ensure that local emergency response agencies are able to identify low level waste shipments and provide immediate notification to federal and state agencies responsible for responding to or supporting the handling of accidents 9

IV. DOE/NV should provide responding jurisdictions/agencies with at least two new detection instruments per jurisdiction and ongoing calibration services in conjunction with local training in corridor communities in emergency response to incidents involving radioactive materials. 7

inand V. DOE/NV should provide or facilitate the provision of vehicle radio repeaters, binoculars, cellular telephones other equipment to corridor jurisdictions. VI. DOE should provide preference to local public satety emergency response agencies for the free distribution federal surplus emergency response equipment. 6 -8

training opportunities as effective as possible consideration should be given to direct funding of training programs to the corridor communities, providing training opportunities on weekends to accommodate volunteer responders, and providing stipends to participants. DOE/NV should work with corridor communities to VII. 2

203 VIII. Communities which are not directly located transportation routes should be provided the opportunity participate in emergency response training courses offered corridor communities. Ξ

IX. DOE should provide financial and technical assistance as necessary to ensure that corridor communities have up-to-date emergency management and evacuation plans in place. 12

X. Transported loads should be covered prevent possible aerosol disbursement.

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or contained

during s at a NTS durin loads at XI. All shipments of all materials arising at loti-hours should be required to temporarily park secured area inside NTS gates. 14

7 materials should have two

XI. Each truck carrying Class drivers present at all times.

15

all driver advisories and appropriate adjustments to XII. Carriers should respond to notifications of delays and make primary routes. 9

MUNICIPAL GOVERNMENT 2 (CONTINUED)

White Pine County Comments Page 4

XIII. All vehicles should be required to undergo quarterly CVSA inspections (based on enhanced North American standard) and should display appropriate safety inspection stickers.

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jurisdictions to develop criteria for selection of safe parking areas to develop criteria for selection of safe parking areas to be used by carrier vehicles. This is related to the recommendation in the Mitigation, Procedures, and Operations, that all shipments of low level waste arriving at NTS during off-hours be required to temporarily park loads at a secured area inside NTS gates.

18

Theron H. Goyacs Mary J. Klacald William E. Robinson John K. Rhodes

Councilmen

MUNICIPAL GOVERNMENT 3



Mayor Jemes K. Seastrand

Deputy City Manager Patrick P. Importuna

City Manager Linda Hinson

City of North Las Vegas

2200 Civic Center Drive • North Las Vegas, Nevada 89030-6307 Telephone: (702) 649-0276 • Fax: (702) 649-1302

May 2, 1996

Environmental Protection Division Las Vegas, Nevada 89114 U.S. Department of Energy Donald R. Elle, Director Post Office Box 14459

RE: Nevada Test Site - Draft Environmental Impact Statement

Dear Dr. Elle:

the opportunity to make public comments at the April 11, 1996, meeting at the Department of Energy (DOE) facility in North Las Vegas. The DOE is to be commended for its efforts in actively soliciting (EIS) for the Newada Test Site and Off-site Locations in the State of Newada. We especially appreciated Thank you for the opportunity to review and comment on the draft Environmental Impact Statement and responding to concerns raised throughout the study perrod. The following comments are organized into three groups: Group 1 · General Comments; Group 2 · Comments on Volume 1, Parts A and B; and Group 3 · Comments on Appendix I, Transportation Study.

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General Comments

The area covered by the EIS did not sufficiently address concerns in North Las Vegas or the Las Vegas Valley. Health risks to the workers, the potential requirements for increased services and While the chances of a transportation related incident may be small, any incident involving a shipment destined for the Newada Test Site carries the possibility of being attributed to Las description of effects on the transportation system were given. Missing was any analysis of the effect an accident or incident would have on our primary industry, tourism a generalized

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MUNICIPAL GOVERNMENT 3 (CONTINUED)

The City has always maintained their first responsibility is to provide the highest level of safety for our residents, workers, and drivers. In this respect, we feel it is important to coordinate the test site activities with the Yucca Mountain Project since there is a strong postibility that high-level and low level nuclear waste will use the same transportation postidore.

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The City has on several occasions expressed to DOE their opposition to transporting any nuclear wastes on Craig Road, and our position has not change. A hazards assessment of Craig Road and the Union Pacific Railroad was completed in 1995 by Russell Di Bartolo, Ph.D., funded by the State of Newada Nuclear Waste Project Office grant. This ussessment includes a comparison of development for one mile on either side of Craig Road in 1989 to development in 1995. This study confirms the City's position that the Craig Road are residential development makes it unsuitable as a nuclear waste transportation route.

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- Although it is not required under current U.S. Department of Transportation regulations, the DOB should become more proactive in route selection, especially in the Las Vegas area. It should be possible to develop a route selection methodology based on a comparative analysis that takes into account our local concerns and conditions including population, potential risk for accidents and various other criteria. The present process of considering mainly time and distance is not adequate. Low-level waste transport is too closely allied with high-level waste transport to be dismissed until the Yucca Mountain ElS is completed. Any routes used for low-level waste transportation will assuredly be used for high-level waste.
 - 5. The economy of the Las Vegas Valley depends on perceptions. The valley's primary industry and Nevada's primary source of income is tourism. The DOE may have an excellent record in transporting nuclear waste, but a negative perception caused by such shipments could result in economic damage to the entire state of Nevada. Route selection methodology must be explicit, transferrable to both high-level and low-level nuclear waste transportation, and account for local conocens and conditions.
- In the event of an incident involving nuclear waste materials, the DOE must be ready to respond quickly and appropriately. To this end, the EIS should include a recommendation to maintain the radiation assessment team at the Nevada Test Site.
- Regular meetings should be scheduled with DOE, carriers and affected units of government to discuss nuclear waste transportation issues.
- DOE should notify local governments indicating the number of shipments, type, route, time of day and days of week.

Volume 1, Parts A and B

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9. (Volume 1, Part A, p. 4-56) North Las Vegus Air Terminal is not a private airport. Owned and operated by the Clark County Department of Aviation, it is the second busiest airport in the state. Boulder City staport is owned by the City of Boulder City. Henderson Sky Harbor Airport is being bought by Clark County.

MUNICIPAL GOVERNMENT 3 (CONTINUED)

- 10 Section 4.7.2.4) Dry Lake Valley is referred to in the section on the Coyote Spring Valley.
- 11. (Section 5.2.1.3) A total population decrease of 1,700 is related to Alternative 2 (Discontinue Operations). Of the total estimated population decrease of 1,700, how many would come from North Las Vegas? Estimates are given for other measures, but not for the population.
- (Section 5,3,6,6,2) It is not clear whether the Off-Site Traffic estimates for I-15 south of Lamb Boulevard include the new race track (Las Vegas Motor Speedway), which is expected to have a significant impact on I-15.

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- 13. (Section 5.4.6.6.2) US 95 is not near the Dry Lake Valley site.
- Throughout Volume 1, there is a roadway segment described as "US 95 south of Jones Road (North Las Vegas Terminal)". What is the North Las Vegas Terminal?
- 15. The 1995 population for North Las Vegas should be 77,820, not 72,796.
- 16. The housing counts in the EIS are low. By the end of 1997, the 29,667 units projected for the year 2000 will have already been reached. The annual housing unit counts and projections for 1991 to 2000 abould be as shown in the following table:

100	Number of Housing Units
1991	17,360
1992	19,104
1993	972'17
1994	972'52
1995	25,876
1996	28,931
1997	31,986
1998	35,041
2000	960′8€

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17. (Page 5-110) The EIS forecarts show slow growth in population, personal income, and employment in North Las Vegas. There is no evidence to suggest that the substantial increases in population and employment that North Las Vegas has experienced since 1990 will suddenly end.

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18. The EIS states that the crasulative impact of in- and out-migration associated with Nevada Test Site activities would contribute only negligibly to regional socioeconomic effects. On

MUNICIPAL GOVERNMENT 3 (CONTINUED)

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a regional basis this may be correct. As a higher percentage of the North Las Vegas copulation consists of NTS employees than probably any other Clark County jurisdiction, Alternative 2 would have a greater impact on North Las Vegas than on the region as a whole.

Volume 1, Appendix I - Transportation Study

- (p. ES-3) We appreciate the fact that the Department of Energy recognizes the importance of reducing risk in the transportation system by selecting the route from a given generator site. Of equal importance is reducing the risk where the shipments will concentrate, most ikely the Las Vegas Valley. €. 19
- (R. 3-2.4) WE Are opposed to using NV-2. Eastern Route & down Craig Road. Craig Road serves primarily residential areas, except for the section near I-15. There was one signal on Craig Road between I-15 and Decatur in 1993. Since then four signals have been put into operation, three signals are under construction, and one signal is under design. 넑 8

Again, thank you for the opportunity to comment on the draft EIS.

Sincerely,

Mayor Pro Tempore Theron H. Goynés nera S

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Dennis Bochtel, Clark County Charity Feehter Nancy McNeill 병

MUNICIPAL GOVERNMENT 4



Planning Department County of Inyo

Yerning Office

Crarine Triederin Curte Kellogg Earl Carri Sendy Miller

Yucca Mountain Office Brad Mettern land Cross

(618) 678-0380 MX(618) 678-0362

(\$19) 678-0263 no([519] 872-2712 P.O. Drawor L, Independence, CA 93525 Potor Chamberlin, Director of Planning

Environmental Protection Division U.S. Department of Energy Donald R. Elle, Director

Las Vegas, NV 89114

O. Box 14459

Historically, Inyo County has had to search for opportunities to become involved in the review of activities in and around the Nevada Test Site (NTS). Unfortunately, most documents prepared for federal activities in this area seem to use the California-Nevada border as a line of demarcation Statement for the Nevada Test Site and Off-site Locations in the State of Nevada (DEIS-NTS). Thank you for the opportunity to review and comment on the Draft Environmental Impact between areas of impact.

emphasis from strictly an in-state study to a more regional approach. However, other areas of the document still make the assumption that impacts need only be considered up to the state border. (Appendix I), Inyo County has had an opportunity to comment, and has used that to expand the For example, the document makes the statement that "groundwater is an important resource in Nevada". This is also true of Inyo County and much of the west. In fact, one of the two regional groundwater systems that underlie the Nevada Test Site ultimately discharges in Inyo County (Death Valley). But the map referred to in the discussion of this groundwater system In many ways this is true of the DEIS-NTS. In the development of the Transportation Study (Figure 4-39) does not show the California portion of the system.

Our comments to this document generally fall into two categories: transportation related, and; groundwater related.

Transportation

transportation needs. Especially waste management options, which include the potential shipment for disposal of vast, uncertain amounts of low-level and/or mixed wastes from across the nation. Two-way shipments of materials (such as transuranics) for storage at the NTS is likely also to vocur. The analysis of transportation risks included in the Transportation Study (Appendix I), Alternatives for the continued or expanded use of the Nevada Test Site (NTS) will increase

^{*}Draft Environmental Innon; Statement for the Newsia Test Site and Off-are Locations in the State of Newsia, tomary 1996, Volume 1, Chapter 5, page 5-37, line 2.

*Light, Volume 1, Chapter 4, page 4-241, line 10.

MUNICIPAL GOVERNMENT 4 (CONTINUED)

inyo County DEIS-NTS contracts

May 3, 1996

generally treats these shipments as if they consisted of regular hazardous materials. Although the hazardnus materials. All scientific risk assessments aside, the public considers the transportation azardous materials. This reality was the driving force behind the involvement of the parties in Energy may discount these recommendations, creating long term difficulties for their programs. the Transportation Protocol Working Group, and forms the rationale for the recommendations made by that group. Without an understanding of this real-world condition the Department of radiation risk is calculated and described, there is no specific consideration of the realities that have made transportation such an important issue to state and local governments and citizen of radioactive materials to be more dangerous - niskier - than the transportation of other groups. The reality is: the public considers radioactive materials to be different than other

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DOE must specify shipment notification procedures, including [1] state, tribal and local jurisdiction notification, [2] estimates of materials and volumes to be shipped, and, [3] designations of points of contact for corridor jurisdictions.

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their community, local decision makers need shipping campaign information prior to the beginning of the shipments. Without information to respond to citizen inquiries, local officials will be placed Because of the sensitivity of local citizeny to the transportation of radioactive materials through in a reactive, rather than responsive, mode

- There should be regular meetings among representatives of DOE, corridor jurisdictions and other stakeholders and interested entities. These meetings should be used to:
- provide updates regarding ongoing and planned shipment campaigns and reports and evaluations on past shipments [based on DOE monitoring program]; તં
 - stanned for the transportation system and in materials and/or volumes being address issues that may arise when significant changes have occurred or are
- identify and miligate additional impact or concerns of local communities should transportation problems occur. ü

Interim information can be made available through postings to an Internet home page, or though other electronic, hard copy or oral communication. In addition, DOE should also provide:

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- a mechanism for receiving and addressing concerns that may arise between regular meetings; and
- destinations of cach shipment, the number and volume of shipments of each substance, highway and rail routes used, incidents/accident encountered and actions taken to annual reports to include, at the minimum, identification of carriers, sources and address them, and evaluations of each shipment campaign

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The key is two-way communication. If local government officials are aware of the Department of Energy's transportation plans, and have been able to voice their concerns and have them addressed, there is less chance of confrontation over transportation issues.

MUNICIPAL GOVERNMENT 4 (CONTINUED)

layo County DEIS-NTS comment

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May 3, 1996

materials as often as they will to other types of hazardous materials such as gasoline. Every effort DOE must ensure that local emergency response agencies are able to identify low level In general, emergency responders are not likely to respond to incidents involving radioactive waste shipments and provide immediate notification to federal and state agencies responsible for responding to or supporting the handling of accidents. mi

should be made to make responders familiar with low-level radioactive shipment characteristics,

and to provide communications channels to agencies with specific expertise in dealing with

response and recovery operations involving these materials.

DOE/NV should provide responding junisdictions/agencies with at least two new detection training in corridor communities in emergency response to incidents involving radioactive instruments per junsdiction and ongoing calibration services in conjunction with local

unlikely to be properly prepared without extra-ordinary effort from the Department of Energy. At The current national trend toward the reduction of federal and state support to local activities has a minimum this should include providing detection devices, calibration services, and training on vigilance" in Dr. Freudenburg's paper). This means, however, that emergency responders are resulted in the prioritizing of emergency management support activities. In many way this is a direct result of the safety record of radioactive shipments (see the discussion of "atrophy of the operation of the device and in response to a radiological incident. 4

- DOEANV should provide or facilitate the provision of bandheld radios, in-vehicle radio repeaters, binoculars, cellular telephones and other equipment to corridor jurisdictions. s,
- DOE should provide preference to local public safety and emergency response agencies for the free distribution of federal surplus emergency response equipment. ø,

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the rest of the world is essential. Every step the Department of Energy takes in that direction will Especially for rural responders, having the proper equipment and the ability to communicate with have a mitigating effect on any incident.

- effective as possible. Consideration should be given to direct funding of training programs DOE/NV should work with corridor communities to make training opportunities as to the corridor communities, providing training opportunities on weekends to accommodate volunteer responders, and providing stipends to participants. 7
- the opportunity to participate in emergency response training courses offered to corridor Communities which are not directly located on transportation routes should be provided communities. œ,

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^{*} Robbing Recedes Libe Success? Risk Analysis and the Organizational Amplification of Risks, Risk Issuer in Health & Safety, Winter 1992, Volume 3, Number Lpages 19-28.

MUNICIPAL GOVERNMENT 4 (CONTINUED)

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layo County DEIS-NTS comments

May 3, 1996

Page

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DOE should provide financial and technical assistance as necessary to ensure that corridor communities have up-to-date emergency management and evacuation plans in place.

Responders that are properly trained, and communities that are prepared, are less likely to over react to a radiological incident. Therefor it is in the Department of Energy's best interests to provide sufficient training and support.

- Transported loads should be covered or contained to prevent possible aerosol disbursement Ö.
- All shipments of low level waste arriving at NTS during off-hours should be required to temporarily park loads at a secured area inside NTS gates. ≓
- Each truck carrying Class 7 materials should have two drivers present at all times.

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- Carriers should respond to all driver advisories and notifications of delays and make appropriate adjustments to primary routes. E.
- All vehicles should be required to undergo quarterly Commercial Vehicle Safety Alliance inspections [based on enhanced North American standard] and should display appropriate safety inspection stickers. ₹.

The Department of Energy should consider logistic considerations that will reduce the level of concern felt by the public, state, and local officials. Comments 10-14 all relate to the types of ogistic considerations that the Department of Energy should entertain.

15. DOE/NV should work with the State and corridor jurisdictions to develop criteria for selection of safe parking areas to be used by carrier vehicles.

designated for parking, should weather, roadway, or mechanical delays require vehicle down time. receive phone calls from their constituents asking why a truck carrying radioactive waste has been reduce the friction between levels of government, and help make shipping campaigns uneventful. The Department of Energy should attempt to avoid the situation where local elected officials parked near the local elementary school all day. Sensitivity to these sorts of issues will help Due to the heightened public concern regarding radioactive materials, there should be areas

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Hydrology

The Environmental Impact Statement (EIS) should include an explicit discussion of plans for restoration of areas contaminated by underground muclear testing, or the plans to monitor for groundwater contamination at such sites in the future.

Past, present, and future activities at the Nevada Test Site (NTS) can potentially cause adverse environmental impacts to the groundwater at the NTS. Particularly in the area of underground nuclear testing the potential is great for contamination of the underlying ground water (either

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MUNICIPAL GOVERNMENT 4 (CONTINUED)

layo County DEIS-NTS comments

cominue, given the implied decision to leave all underground nuclear testing byproducts in place. environmental restoration activities apparently redefines "completion" to mean the placement of radionuclides through the vadose zone to the saturated zone over time). The discussion of monitoring devices in wells. The DEIS is silent on the length of time monitoring should directly through tests in or near the saturated zone, or indirectly through transport of

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The descriptions and depiction of the hydrogeologic basins in the EIS must be extended to include all of the basin(s), including the dischauge points in Death Valley. 4

The description of the hydrogeologic basins in the report is unclear, as it refers to a figure (4-39) that does not extend into California to show the discharge areas for the basins. This could lead to the erroneous conclusion that there is no potential impact. While we have reviewed some of the restoration of the areas contaminated by underground nuclear testing, these ultimate discharge work done by Geo-Trans on the hydrogeology of the area, as long as there is no plan for areas need to be explicitly identified and discussed. Ξ

- The reference to Section 4.1.3, as including a discussion of the effects of past underground testing on the groundwater, seems to be incorrect m 12
- the impact to down gradient groundwater quality from future underground nuclear testing The use of "significant existing contamination" as a rationale reducing the significance of is in conflict with the discussion of the uncertainty concerning existing contamination.

Determining the amount, location, and travel time for groundwater contamination at the NTS will require significant additional resources, unless the Department of Energy chooses to "walk away" development and review of any additional environmental restoration studies contemplated in the from the issue by adopting Alternative Two. Inyo County wishes to participate in the 13

Again, thank you for the opportunity to provide comments to this document. If there are any questions please contact me.

Sincerely,



Associate Planner Brad Mettam

** Draft Environmental Impact Statement for the Nordal Test Sije and Off-site Locatisms in the State of Norada, Impact State of Norda, Impact 1956, Volume 1, Appendix A, page A-47, lares 14-28

** India, Volume 1, Chapter 5, page 5-538, lines 17-19

** India, Volume 1, Chapter 5, page 5-538, lines 17-19

** India, Volume 1, Chapter 5, page 5-39, lines 4-9

**India, Chapter 4, nore 4-129

MUNICIPAL GOVERNMENT 5



BOARD OF COUNTY COMMISSIONERS ESMERALDA COUNTY, NEVADA

WEJREPS WADE AL BARTON, CHARRALN SUSAN W, DUDLEY, WCE CHARRALN JOYCE HARTHAN, LOUOR BOARD

MASON R. HAYES ADMINSTRATIVE ASSISTANT (702) 485-3408

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May 1, 1996

Environmental Protection Division Dr. Don Elle

U.S. Department of Energy Las Vegas, NV 89114 Box 14459 ö

DRAFT ENVIRONMENTAL IMPACT STATEMENT FOR THE NEVADA TEST AND OFF-SITE LOCATIONS IN THE STATE OF NEVADA ä

Dear Dr. Elle:

Esmeralda County welcomes this opportunity to offer comments on the Draft NTS EIS. We have been encouraged by the efforts of your staff and others at DOE\NVO to provide opportunities for public participation in planning the NTS EIS.

Esmeralda County strongly supports Alternative 3 - Expanded Use. We understand the importance of preserving a strong national defense including maintenance of the nuclear weapons stockpile. Historically NTS has been an integral part of America's defense strategy and this has been accomplished with the assistance of several generations of Nevadans. We we see an excellent opportunity to augment employment of rural Nevadans with the regard NTS as an essential component in the national defense equation. At the same time, expected increase in missions.

Esmeralda County has discovered several instances where the Draft EIS fails to adequately address specific issues. We also have several areas of concern regarding safe, routine transportation. We offer the following comments for your consideration:

County should not be overlooked. As an example, in Volume 1 (Page 1-9, Section 1.5), it is explained that the Draft EIS was distributed to specific entities for review and comment. Summary (S-45) provides a list of the cooperating agencies including four federal agencies and Nye County. Esmeralda County is requesting status as a cooperating agency due to our proximity to NTS. We expect certain impacts over time and believe Esmeralda

COURTHOUSE, P.O. BOX 517, GOLDFIELD, NEYADA 60013 C

MUNICIPAL GOVERNMENT 5 (CONTINUED)

The county governments listed are Clark, Lincoln and Nye. Esmeralda County has historically been excluded when DOE has distributed information or solicited comments. The Draft NTS EIS has not adequately included Esmeralda County on an equal basis with Clark, Lincoln and Nye counties. We fail to

understand why our county isn't recognized as a near neighbor. The Draft EIS illustrates DOE's attempts to consult with Clark, Lincoln and Nye counties while overlooking the nearest neighbor to a contaminated site.

factors. The document only considers Clark, Lincoln and Nye counties. The Draft EIS again overlooks Esmeralda County. It is our opinion that the Draft EIS does not adequately address socioeconomics and its related trends because it does not consider Esmeralda County. As stated earliet, we are a near neighbor and the document repeatedly fails to to continued high unemployment over several years. We have been vitally concerned with possibilities for employing local residents. In Volume 1 (Section 4.1.3 Socioeconomics, Page 4-68 through 4-96), DOB provides an extensive examination of socioeconomic trends and Esmeralda County was recognized by the federal government as a labor surplus area due analyze impacts to Esmeralda County. 3

are analyzed in terms of environmental justice. Again, Esmeralda County is not considered part of the equation. It is our opinion that the Draft EIS does not adequately address In the same volume (Section 4.1.12 Environmental Justice), Clark, Lincoln and Nye counties Environmental Justice since Esmeralda County is excluded from analysis.

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It appears that the Draft EIS failed to consider Esmeralda County in other than generic terms throughout the document. Clark, Lincoln and Nye counties were analyzed extensively. Esmeralda County was not included for analysis. We believe that the Draft EIS cannot stand as written because Esmeralda County (the other near neighbor) was not considered for analysis of socioeconomics, environmental justice or even as an agency requiring notification. DOE's bypass of Esmeralda County suggests that the analysis and conclusions are incomplete and open to challenge.

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participated in the Protocol Working Group meetings and we share the same belief in conjunction with other rural counties that Highway 95 through Goldfield will eventually Esmeralda County actively become part of the route. We make the following suggestions for your consideration: Additionally, we have several transportation concerns.

Recommendations for Institutional Interaction During Planning and Operations:

Formalization of shipment notification procedures, including local jurisdiction notification, with designation of point of contact for each corridor jurisdiction.

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MUNICIPAL GOVERNMENT 5 (CONTINUED)	Recommendations for Routing and Selection of Parking Areas: 19	Route Selection Methodology: DOB must commit in the RECORD OF DECISION to clearly understood	process for routing of low level waste shipments and to a method that binds the shipper to adhering to the chosen routing alternative. In agreement with the Protocol Working Group, Esmeralda County suggests the following two recommendation on route selection methodology and direction to carriers:	The Department of Energy, Nevada Operations Office (DOE/NVO) will address specific routes for low level waste (LLW) shipments to the Nevada Test Site (NTS). In consultation with the State of Nevada, affected local governments and sovereign Indian nations, DOE/NVO will develop a route selection methodology and identify preferred LLW routing alternatives for inclusion in the Final NTS Environmental Impact Statement, DOE/NVO will also stipulate these specific routes in the Department of Impact Statement, DOE/NVO will also stipulate these specific routes in the Department of Impact Statement DOE/NVO will also stipulate these specific routes in the Department of Impact Statement DOE/NVO will also suppose for contractuality	DOE to benefit from local knowledge to ensure the public/environment/economy will experience the least potential hazard from LLW shipments. The Protocol Working Group should not recommend specific routes but help DOE to establish a methodology.	The issue of routing of radioactive waste is extremely important to the State of Nevada and local communities. The <i>Record of Decision</i> should include an agreement to work with local government entities to develop route selection criteria and methodology and to evaluate alternatives. Important entieria to be considered must include population exposure, traffic and accident rates, proximity of sensitive facilities and environmental areas. Contracts under which carriers operate should stipulate specific routes to be taken and those to be avoided.	4
		DOE to provide annual report to State of Nevada including pertinent information (i.e. total amount of waste shipped, routes, etc.), problems and their resolution, description of accidents (if any). Availability of shipper/carrier data to all corridor jurisdictions.	Recommenda	participation on weekends. Opportunity to be given to outside jurisdictions for participation in training offered to corridor jurisdictions. DOE to provide financial and technical assistance to assure corridor communities have evacuation plan in place.	Recommendations for Procedures and Operations: 14 Transported loads to be covered or contained to prevent possible aerosol disbursement. 15 All shipments arriving outside of normal hours required to be parked in NTS	Two drivers should be present on each shipment. Carriers to respond to all travel advisories, notifications of construction delays and make adjustments accordingly. All vehicles required to undergo quarterly CVSA inspections and must display safety inspection stickers.	m

MUNICIPAL GOVERNMENT 5 (CONTINUED)

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DOE to institute policies restricting shipments during holidays, peak tourist travel periods or during special events.

Recommendations for Parking Areas:

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DOE to work with State of Nevada and corridor jurisdictions to develop criteria for selection of safe parking areas to be used by carriers.

Draft NTS EIS. Esmeralda County is committed to being a good neighbor to DOE/NVO and we are willing to work closely with your agency to ensure safe, routine transportation of low level waste to NTS. Additionally, we ask you to carefully review our concerns about inadequate analysis in the EIS relating to Esmeralda County. We have appreciated your efforts to inform the public and actively seek comments on the

If you have any questions, don't hesitate to call.

Sincerely,

inde M. Burton Lun

Wade M. Barton

Chairman, Esmeralda County Commission

MUNICIPAL GOVERNMENT 6



Comprehensive Planning RICHARD B. HOLMES CLAPK COLINTY GOVERNMENT CENTER 500 8 GRAND CENTRAL, PKY STE 3019

Department of

PO BOX 591741 LAS VEGAB NV 89155-1741 [702] 455-4161 FAX: [702] 365-8940

Las Vegas, Nevada 89114 Nevada Operations Office P.O. Box 14459

U.S. Department of Energy

Environmental Protection Division Attention: Dr. Donald Elle, Director

CLARK COUNTY DEPARTMENT OF COMPREHENSIVE PLANNING COMMENTS ON THE DRAFT ENVIRONMENTAL IMPACT STATEMENT (EIS) FOR THE NEVADA TEST SITE (NTS), AND OFF-SITE LOCATIONS IN THE STATE OF NEVADA SUBJECT:

Attached are comments from the Clark County Department of Comprehensive Planning to the draft Environmental Impact Statement (EIS) for the Nevada Test Site (NTS), and Olf-Site Locations in the State of Nevada. We appreciate the opportunity to provide input to this important set of documents. Staff has been especially impressed with the amount of time that Department of Energy (DOB) staff has spent with Clark County staff on deliberating the important issues considered in the EIS.

of the citizens of Clark County, particularly with respect to the transportation of the waste. While we applaud the DOB's recognition that transportation is an issue of significance with regard to several of the alternative futures being considered in the EIS (notably Alternatives 1 and 3), we are not supportive of the disproportionate number of routing options in Clark County The Board is especially interested in issues that relate to potential effects to the health and safety and in the urbanized and rapidly growing Las Vegas Valley.

We look forward to your written response to our comments, and concerns as well as their careful consideration in the final Record of Decision. If you have any questions please contact me.

Richard B. Holmes

James Ley Bonnie Rinaldi 벓

Director

Dennis Bechtel Olbolmeseis

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Wome Attineon Geces, Chein • Peul J. Christe Jey Brighem Lorrene Hun, Erin Kemy, Myrre Will Donald L. "Bert" Shihn, Charlow March

MUNICIPAL GOVERNMENT 6 (CONTINUED)

lark County Department of Comprehensive Planning. 03 May 1996

Comments on the Draft Environmental Impact Statement for the Nevada Test Site and Off-site Locations in the State of Nevada, DOE/EIS 0243, January 1996

Introduction

The Clark County [Nevada] Department of Comprehensive Planning is presenting these comments on the Draft Environmental Impact Statement for the Nevada Test Site and Off-site Locations in the State of Nevada, DOE/EIS 0243, January 1996 (the "Draft EIS"), in accordance with implementing procedures of the National Environmental Policy Act of 1969 and Council on Environmental Quality regulations. The focus of these comments is on Alternative 3, Expanded Use. While establishment of solar enterprise zones at Eldorado Valley and Dry Lake Valley in Clark County [Alternative 4] would climinate some recreational opportunities in these areas, we feel that any unavoidable impacts are of a nature that may be mitigated satisfactority. If Alternatives I or 2 are chosen, present institutional interactions between the U.S. Department of Energy [DOE] and Clark County would need to be modified to enhance county monitoring of DOE programmatic, maintenance, restoration, and/or security functions at the Nevada Test Site [NTS].

Staff members of a number of county departments and agencies have reviewed the Draft EIS and have provided their views for inclusion in this comment document. While these comments are being submitted within the established comment period, we reserve the right to provide written and oral comments about the Nevada Test Site Environmental Impact Statement PATS EIS and related processes throughout the course of its preparation. Further, we are interested in reviewing and submitting comments on any external drafts of the Record of Decision prior to its publication in final form.

Clark County planning staff have consulted with representatives of other affected counties, findian tribes, jurisdictions within county borders and the State of Nevada. During this process, we have identified a number of common concerns and points of view as well as a divergence of positions in creatin areas. In the following text, we have identified certain common issues where we feel that this will provide breadth or depth to our comments.

In actions internal to the county, professional and technical staff have identified, discussed and made recommendations regarding issues of greatest concern. In addition to the 11 potentially affected environments addressed in the *Draft EIS*, we have identified a number of process and substantive areas of concern to us. These include, under Alternative 3, Expanded Use:

[1] potential costs to county government and commercial enterprises for mitigation or preventative measures [e.g., emergency response] made necessary by increased numbers of truck shipments, especially through the Las Vegas urban area;

[2] potential effects on property values roperty values along transportation routes;

MUNICIPAL GOVERNMENT 6 (CONTINUED)

[3] environmental justice with regard to transportation routes; and,
 [4] the methodology for selection of highway routes and the establishment by DOE of safety and routing requirements for carriers.

Clark County planning staff is also interested in the way in which DOB views the issues of risk and impact assessment and the manner in which its representatives interpret and communicate any findings in these areas. These include concerns about the use of probabilistic risk assessment techniques and the omission of estimates of impacts of importance to local governments [e.g., unrecognized costs, environmental justice, perceived risk].

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While we understand that there are significant differences in program activities and materials to be handled, we submit that there are common clements and potential impacts that are best considered in an overall context. Among others, these include the design and operations of the DOE transportation system for a number of simultaneous shipping campaigns, related risks and impacts, perceptions of risk, and mitigation planning and implementation.

Further, we are most interested in the continuation and enhancement of dialogue among the DOE, local governments, Indian tribes, interest and environmental groups, and other stakeholders. Such scheduled and unscheduled interaction recently has been shown to be valuable in the identification, charification and addressing of issues important to stakeholders in the EIS process. This process is needed to ensure that the affected parties in Nevada will have the ability to respond to future events and recommendations that will not have been finalized prior to the completion of the NTS EIS.

A good example of this process is the functioning of the NTS Transportation Advisory Group and its Protocol and Risk Working Groups. These groups have met regularly over the past 18 months with the resultant open dialogue between staff and management of DOE and various jurisdictions. In some cases, this dialogue has led to immediate DOE response to particular action items, including the rerouting of low-level radioactive waste (LLW) shipments through North Las Vegas. Recently, the Protocol Working Group provided recommendations for DOE consideration in the Record of Decision for the NTS EIS.

This process would also be most effective in stakeholder participation in the development of the Resource Management Plan, to be completed after the Record of Decision is accepted. We believe that Record of Decision for the BlS should contain a schedule for implementing the Plan. By including such a schedule, DOB will demonstrate its commitment to the process that must include full interaction with local governments and other stakeholders.

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Some of our comments, concerns and questions were raised at hearings held in Las Vegas and are reiterated and expanded upon in the attached document. In general, our comments are related to Clark County government's mission of providing programs to support the health, safety, economic well-being and quality of life of its residents in a cost-effective and efficient manner. The commentary relates to [1] management of the BIS process and [2] present and potential and impacts due to uses of the Nevada Test Site as outlined in the MXS

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MUNICIPAL GOVERNMENT 6 (CONTINUED)

DOE's Policy and Management of the EIS Process for the Nevada Test Site

2.1 Potentially Affected Areas. The definition of potentially affected geographic or jurisdictional areas in the Draft EIS is unclear. For instance, the entire transportation system of southern Nevada is used in the discussion regarding routing, but potential impacts along these routes are not discussed. For example, probability risk assessment numbers are used along the routes, but there is no discussion of such issues as environmental justice, impacts on traffic congestion, infrastructure damage or costs of maintenance, except in the immediate area of the NTS. Likewise, the Draft EIS states that 90% of NTS workers live in Clark County but no attention is given to potential impacts on county services that may be needed for additional NTS workers under Allermative 3. Other examples may be provided for each of the affected environments addressed in the Draft EIS.

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In effect, by limiting the regions of interest for affected environments to localized areas around the NTS. DOB precludes consideration of three issues of great importance to Clark County - potential increased county costs for mandated services, potential decrease in tax revenues due to perceived risk, and the development of mitigation programs that would become necessary if Alternatives 3 or 4 are selected.

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While the NTS itself is a large isolated section of land, transportation corridors which are used to move material to and from the site cut through a base population of approximately 1,000,000 people, a visitor population approaching 3,000,000 people per month, land and property assessed in excess of \$26 billion, and extremely sensitive corridors where one accident could potentially cause the contamination of a water supply utilized by Nevada, Arizona, California and Mexico.

When discussing the NTS, all of southern Nevada must be taken into consideration as a potentially affected area. Any action associated with the NTS may have little noticeable impact on the Southern Nevada economy due to its tremendous growth rate. However, since this is a tourist-driven economy, even a minor downturn in the tourist industry due to a widespread perception of undue risk could have a major impact on tax revenues used to support county services.

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2.2 Assessment of Cumulative Effects and Interaction Among Environmental Impact Statements Affecting the Nevada Test Site. The Draft EIS refers to 18 programs in various stages of EIS or NEPA processes but stops short of addressing or even identifying the impacts of the programs, taken together, over a period of time. The EISs and NEPA studies consider these programs separately, and in most cases, few significant negative effects are noted or anticipated. We feel, however, that if more than one program is implemented, the impacts may no longer be viewed as independent actions and all must be considered in conjunction with others.

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MUNICIPAL GOVERNMENT 6 (CONTINUED)

We are concerned with the manner in which the NTS EIS will consider decisions based upon these assessments given the fact that they will be made at different times. We are especially interested in the proposed method of handling decisions that are in conflict with those reached in the NTS EIS Record of Decision and those supported by southern Nevadans.

In the EIS process, consideration should be given to past testing activities at NTS, all current or planned NTS activities as related to the DOE waste management and environmental restoration, nuclear stockpile stewardship and defense-related programs, and future high-level waste disposal and storage options.

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For example, the Waste Management Programmatic Environmental Impact Statement [PEIS] is a nationwide study examining the treatment, storage or disposal of low level mixed wastes, low level waste, transuranic waste, high level defense waste, and other types. These wastes could be disposed of at one to sixteen DOE sites. The PEIS identifies the NTS as a major possible site for the management of wastes since it is the largest site in the DOE complex. In the PEIS, the NTS was found to have the least negative health and socioeconomic impacts on the surrounding population of any DOE site.

Thus, the potential for continued or expanded shipments of radioactive, mixed and hazardous wastes to the NTS is high. Such materials may include contaminated dirt, mixed wastes, plutonium pits and other low-level or high-level nuclear materials. All of these materials are dangerous and, taken cumulatively, they may pose greater risks and result in higher impast than any one EIS could estimate. Unit such time as each of these EISs are finalized, and the NTS is identified as an acceptable or unacceptable site, no informed decisions concerning any individual location may be made.

Each of these projects is supported by collection, management and analysis of data that would also be useful in the NTS EIS. Many of the assumptions regarding transportation mode and routing may be exactly the same, as would be the types of impacts that will be studied. This has implications for development and maintenance of common EIS data standards, management policies and analytic methods.

At this point, DOE has not published any plan for interactive data collection, management and analyses, and study methodology annong the ElSs for which they are responsible. Such a plan would be of great utility as a management tool for DOE and as a guidance document for local governments as they continue their responsibility to monitor the DOE environmental management and waste disposal programs.

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MUNICIPAL GOVERNIMENT 6 (CONTINUED)

We agree with the State of Nevada and other county jurisdictions that if DOB adopts a proposed action that includes the transportation of any of the materials addressed in other EBs, a cumulative impact analysis for transportation must be prepared. This EIS must address the combined functions of DOB's Environmental Management and Defense Program activities at the NTS and should include transportation information for each specific material, (1) origin and destination; (2) quantity or volume shipped; (3) total radioactivity and maximum radioactivity per individual shipment; (4) shipping container characteristics and capacities; (5) shipment mode or modes; (6) transportation service options; (7) carrier qualifications and selection procedures; (8) shipment route or routes; (9) cumulative shipment miles; and (10) timing of shipments.

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Such a cumulative impact analysis for transportation would define a scenario that takes into account all possible actions. That is, a meta-evaluation of all impacts taken together, using integrated data management and analysis techniques, would be useful to provide a realistic assessment of the potential risk and impacts to affected areas over certain periods of time. Only in this way, would DOE decision-makers be able to see the potential consequences of their actions.

3.0 Impacts

3.1 Transportation Routes. There are ten highway routes examined for shipments of waste to the NIS under Alternative 3. Eight of the ten routes propose the transport of a relatively large number of shipments through Clark County with five of these through the most densely populated part of our community on I-15, U.S. 93, and U.S. 93. Only one alternative considers a rural routing in Nevada which would avoid metropolitan Las Vegas. While the EIS does not specifically state a preferred route, it does name primary and alternate routes. The primary route would earry waste south on I-15 through the Spagifieti Bowl finterchange with U.S. 95], currently under reconstruction, and north on U.S. 95 to the NTS. This route utilizes areas of greatest hazard and lowest levels of service in the area. In addition, present roadway construction projects, particularly at the Spaghetti Bowl interchange, is planned to last at least seven years.

Clark County is in the early stages of a 10-year transportation improvement project that will see extensive construction, reconstruction and other modifications of its arterial road system. It has been demonstrated that construction projects are related to increased congestion, a slowing of traffic, and an increase in accidents, thus lowering of levels of service]. Given the ambitious clark County program, one must analyze the need for enhanced traffic management programs or other remediation programs to lessen its effect. A potentially significant increase in nuclear waste traffic must also be considered in such plans.

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MUNICIPAL GOVERNMENT 6 (CONTINUED)

DOE's specificity in defining potential highway shipment route is useful in assisting local governments to assess the necessity and capabilities of public safety programs, potential economic costs to local governments and residents, health and safety risks to residents and visitors, and effects on the surrounding environment. However, this brings into question route selection methods utilized by DOE for different types of radioactive waste. At present, federal regulations regarding the transportation of low level, mixed waste, and hazardous waste allow the carrier to select routes based, primarily, upon time and distance considerations. This is a major concern to Clark County since we feel that a careful route selection methodology should be agreed upon by DOE and affected jurisdictions and the resultant routing be used by carriers. The establishment or use of such a methodology, similar to that used for highway route-controlled quantities, would provide a basis for identifying and providing priorities for variables to be used in route selection.

3.2.1 Transportation Route Selection Methodology. Under current federal regulation and transportation practice, all waste that could be transported to the NTS would traverse the most populated areas and most congested traffic zones in Clark County. We feel that risk and impact methodologies, when properly conceived and used, would provide a approach to route selection that would thate into account those factors believed to be important by jurisdictions through which the material would pass.

A valuable reference point for the development of such a methodology is the 1993 draft report, Identification of Factors for Selecting Modes and Routes for Shipping High-Level Radioactive Waste and Spen Nuclear Fuel, prepared for the U.S. Department of Transportation [DOT] under provisions of the Hazardous Materials Transportation Safety Act of 1990. This report may be regarded as a first step toward a more comprehensive examination of the problems of nuclear waste route selection and risk analysis. The report is useful because it highlights a number of factors not usually considered in risk analysis.

In fact, we believe that the suggested DOT route selection methodology places greater importance on impacts and risks of interest to local and state governments rather than probability-based risk measures used by DOE to assess routes. Given this, we suggest that DOE use the DOT material as a guideline for establishing comparative highway route selection methods that would place priority on impacts and risks most commonly preferred by state or local routing agencies.

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In summary, we feel that probabilistic risk assessment is an appropriate first step in identifying eligible routes for further examination. The next step should be comparative route assessments that consider, among other variables, non-calculated risks, risk in context with other transportation system operations and area demographics, the relationship between identified risks and impacts, and other contingencies.

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MUNICIPAL GOVERNMENT 6 (CONTINUED)

3.2.2 Use of Selected Routes by Carriers. Once the routes are selected, the NTS EIS must clearly provide for a process by which carriers are bound to use the routes. Clark County officials have documentation to show that DOE facilities have contracted or otherwise agreed with carriers that they use only designated routes. This is true for source facilities such as Fernald and destination facilities such as INEL. We feel that DOE must commit to stipulating, by means of contract requirements with carriers, routes or segments of routes that may be used for waste and nuclear materials shipments to NTS, except under special circuments.

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Clark County planning staff agree with State of Nevada officials that carrier contracts that require adherence to routing preferences may be crafted in compliance to federal or state laws and regulations that deal with radioactive or hazardous materials route designations. DOB, as the shipper of these materials (or the facility operator acting on behalf of DOB), may incorporate provisions into contracts with earriers that require the earrier to perform in specified ways. As long as DOB does not attempt to bind carriers to provisions that are illegal or in violation of existing regulations, there is nothing to probibit DOB from using the contracting process to enforce the use of routes that are acceptable to DOE/NTS stakeholders (i.e., affected local governments and sovereign nations impacted by shipments to NTS).

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The process by which DOE is permitted to solicit and award contracts can accommodate the requirement that carriers use certain routes or avoid certain unacceptable segments of routes.

19 If such accommodation is not possible with general freight carriers, DOE should commit to the use of contract carriers who are agreeable to the requirements even if additional costs are incurred. We feel that DOE should commit to such a process in the Record of Decision for the EIS.

3.3 Perceived Risk. DOE must address perceived risk of nuclear waste shipments within Clark County. The current level of shipments to NTS has already caused widespread public concern in Clark County and possible large scale shipping campaigns of LLW and other wastes through the Las Vegas Valley could cause significant adverse socioeconomic and cultural impacts even if no accidents occur.

The failure to relate perceived risk and other non-tangible aspects of risk to public safety and concern is a significant omission in DOB thinking and makes the Draft EIS vulnerable to valid criticism. For example, despite improvements to the Three Mills Island facility after its accident, the perceived risk of nuclear power has curtailed that facility's use. In this case, perceived risk has had a more substantial effect on use of nuclear power than calculated risk. The effects of perceived risk may be even more pronounced when individuals are witness to harge numbers of shipments passing near their neighbothoods or resort areas of their preference.

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MUNICIPAL GOVERNMENT 6 (CONTINUED)

In Clark County's case, we are most concerned with the effect of perceptions and possible resultant stigma on the tourist and gaming industry of southern Nevada. DOE and other studies have shown that negative perceptions usually result in short term changes in behavior and impacts. However, even a short-term drop in gaming revenues could have a hige effect on the tax base of the county.

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Ed. Note: The following was extracted from State of Nevada comments and placed here to emphasize the importance of the issue to Clark County. Nevada-sponsored research on stigma effects and potential impacts provides a solid theoretical and methodological base on which DOE may build to assess these types of impacts on local and regional economy, public revenues, public services, and community quality of life. These assessments should take into account the increasingly competitive gaming and tourist markeplaces and the important role that any negative perceptions could have. It is possible that, through the social amplification of risk, even relatively minor events or accidents could have serious economic consequences that would mmediately supersede any expected benefits that would be derived from NTS employment. It is essential that the NTS EIS thoroughly assess standard and stigma impacts in a comprehensive and integrated manner.

There is evidence that individual property owners may be affected by negative perceptions of shipment corridors or roads that may earry nuclear waste shipments. The court case, Komis vs. Sarina Fe, has demonstrated the consequences of such perceptions on property values. In this New Mexico case, it was determined that undeveloped land in a rural area had lost from 11% to 30% of its value because of the designation, even though not even one shipment had yet been made. If these diminished values are applied to the urban Las Vegas area, the results would be most serious not only to individuals but also to the county because of a decreased tax base.

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3.4 Public Safety Program Training and Preparedness. Protection of the health and safety of its residents and visitors is of vital importance to Clark County. Health and safety risks to individuals as a result of expanded NTS operations must be delineated and risk management programs considered to minimize potential risks. Information requirements for such risk management programs include the identification of most likely shipping routes, foderal, state, and local government emergency management and emergency medical resources and requirements, and hazardous and high accident locations along the potential routes and special populations, among others.

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The EIS must also address such issues as institutional arrangements for shipment tracking, need for escorts, prenotification to state, local, and tribal governments, vehicle safety and radiological inspection programs, methodology for selection and ongoing review of routes, ambient air quality, water supplies, and so on. Given these considerations, the EIS must attend to roles and responsibilities of the DOE and local governments and methods of interaction to assist the local governments in meeting their public safety obligations. We agree with members of the Protocol Working Group that DOE should present detailed plans and schedules for such a mitigation program in the Record of Decision.

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MUNICIPAL GOVERNMENT 6 (CONTINUED)

3.5 Socioeconomic Impacts

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Clark County planning staff feel strongly that the NTS EIS should consider the direct, indirect, and induced effects of employment and procurement associated with NTS activities. 90% of the NTS work force resides in Clark County and a large portion of the support activities occur in the Las Vegas Valley. NTS-related growth has the potential to cause negative impacts on the need for public services and facilities supported by tax revenues. In recent years, the phenomenal growth of gaming and tourism has kept pace with other forms of development and population growth. However, it cannot be assumed that this will remain true into the next century. These economic effects associated with additional NTS-related population growth could, therefore, generate negative fiscal impacts for state and local jurisdictions in the event that tourism/gaming growth fails to meet that of other areas of the economy.

.6 Environmental Justice [Impacts on the Minorities and Low Income Groups]

Clark County officials feel that the *EIS* must seriously consider federal directives and comply with federal statutes regarding environmental justice to address the concerns and possible differential adverse impacts on Native American, minority and low-income populations. 24% of the population of Clark County is considered to be members of minority groups, with Hispanics [11%] and Blacks [9%] comprising most of this group. 35% of the county population falls into the low income category.

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The population within one mile each side of I-15 and the Union Pacific Railroad in Clark County is 38% minority, a significantly higher percentage than the county as a whole. Those Native Americans who live on reservations within county borders are also affected since the both living areas are immediately adjacent or straddle I-15 or U.S. 95. This shows that, because of where they live and who they are, a much greater percentage of minority and low income individuals and Native Americans are placed at higher risk than would be expected if the risk distribution were equitable among the population.

This has been addressed by three federal documents that will have significant effects on the EIS process. The first, a Presidential Executive Order on Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, 1994, pointed out that existing environmental and evil right statutes provide many opportunities to address environmental hazards in minority and low-income communities. Application of these statutes may be used to prevent such communities from being subject to disproportional high and adverse environmental effects. The Executive Order provided specific directives regarding federal agency responsibilities and strategies, and gave direction for research, date collection and analysis. In addition, the Order created an Interagency Working Group on Environmental Justice to consist of a number of federal agencies, including DOE.

MUNICIPAL GOVERNMENT 6 (CONTINUED)

A second document, Environmental Justice Strategy [DOE, 1995], considers DOE's approach and plans to comply with federal statutes. The Strategy proposes a partnership of federal, state and local governments and other stakeholders to plan and implement mitigation and remediation activities where prevention adverse impacts are unavoidable.

While we commend and support this important program, we have seen very little evidence that the plan was used during the preparation of the *Draft EIS*. First, the region of interest included only those individuals who live in close proximity to the NTS, thus eliminating consideration of the high number of minority and low income group members in Clark County, the *Strategy* addresses the use of the best possible data and the sharing of this information with stakeholders. If this had been done, the significant affected population of Clark County would have been included in the study.

As in other impact areas, we feel that any environmental justice analysis must address cumulative effects, including social amplification and stigma impacts. Social amplification and stigma effects are important, in part, because of the importance of the fourism and gaming industry to Clark County's economy. While adverse impacts to tourism and the ceonomy have the potential of being detrimental to all residents of Clark County, and low income populations who rely on the gaming industry for service level employment could be even more adversely affected if the tourist economy is impacted.

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The third document, the U.S. Department of Ehergy American Indian Policy, provides guidance to DOE personnel regarding management actions affecting American Indians. This policy pointed out that the DOE recognizes the sovereignty of Indian tribal governments and that the Department will consult with tribal governments to assure that tribal rights and concerns are considered prior to any action that may affect tribes. Specifically, each field office or DOE installation with areas of cultural or religious concerns to American Indians "will consult with them about the potential impact of proposed DOE actions on those resources and will avoid unnecessary interference with traditional religious practices."

Expanded use of the NTS has the potential not only to disturb cultural artifacts and make impacts on long-lived cultures but also to adversely affect the health and safety of ethnic minorities. These issues, as defined in *Appendix G, American Indian Comments*... must be carefully considered by the DOE.

MUNICIPAL GOVERNMENT 7

COUNCILMEN
ARNIE ADAMSEN
MATTHEW Q. CALLISTER
MICHAEL I. MCDONALD
GARY REESE CITY MANAGAR LARRY K. BARTON MAYOR JAN LAVERTY JONES

CITY of LAS VEGAS

May 3, 1996

Environmental Protection Division U. S. Department of Energy Nevada Operations Office Donald R. Elle, Director Las Vegas, NV 89114 Box 14459

Dear Mr. Elle:

The City of Las Vegas wishes to thank the Department of Energy for the opportunity to comment on the draft of the Environmental Impact Statement (EIS) for the Newada Test Site (NTS) and Off-site Locations in the State of Newada. This is an important issue which effects local governments directly. Your group, in particular Frank Disanza and Katie Grassmier, worked on transportation issues and truly worked with local governments to try to understand local concerns,

The City of Las Vegas is the largest incorporated city in Nevada with a population of over 360,000 city residents located within a metropolitan population in excess of 1,000,000 when including the cities of North Las Vegas and Henderson and the unincorporated entities located in the valley under the jurisdiction of Clark County. The Las Vegas metropolitan area represents approximately two thirds of the population of the state and produces five eighths of the economic activity of the state.

Southern Nevada is unique in that it contains large areas of open land, most controlled by various federal government agencies, while at the same time containing a population which is more densaly urban than Los Angeles. The economy of Southern Nevada is driven by tourism with seven of the ten largest hotels in the world located in the Las Vegas valley. The image of Las Vegas draws visitors from all over the world. As the fan reaction to the baseball strike has shown, image is a very fragle thing. The entities in the Las Vegas valley work very hard at promoting the Las Vegas image.



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Municipal Government 7 (continued)

Donald R. Elle, 5/3/96

Page 2

common access to the Nevada Test Site is from Las Vegas by way of United States highway 95. That means that every road shipment of radioactive materials destine for NTS will pass through the heart of Las Vegas, no more than one quarter mile from "Fabulous Fremont Street". No other community in the nation will "see" every shipment, no other community is so dependent on image to maintain prosperity.

A release accident is not necessary in order to damage our image. A "fender bender" involving a radioactive load has the potential to produce a headline reading "Nuclear Accident in Las Vegas", inopportune timing could produce the loss of millions of dollars to the Las Vegas economy. Multiple occurrences could be devastating, our job is to protect the residents of Las. Vegas from threats to their well being.

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The following are items which the City of Las Vegas feels should be detailed in the Nevada Test Site Environmental Impact Statement.

- Southern Nevada is affected by the waste streams generated by the the effects from the potential repository or interim storage of high-level waste. "Everything is connected to everything else", a change in one part of the system effects the whole program. This should take into account all aspects of the DOE waste system entire DOE complex, and transportation system should not ignore
- DOE should establish a firm routing policy which requires carriers of DOE shipments to follow specific routes. Deviation from these routes should be on an emergency only basis.
- shipments across this structure. From a public perception perspective and from a tourist exposure framework, this routing is not wise. Davis Dam or the I-40 crossing near Needles California Although Hoover Dam is on a US highway, DOE should eliminate are better choices. တံ
- Although outside the formal notification process, DOE should make available real-time information on shipments through the Las Vegas valley. 4

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Las Vegas makes a formal request for a DOE commitment to maintain a Radiological Assistance Team (RAT) or similar group at NTS for the duration of waste operations at NTS. 'n

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DOE should conduct and fund yearly accident scenario exercises with local governments in the Las Vegas valley to assure that a good working relationship exists between the DOE and local emergency response organizations. 9

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MUNICIPAL GOVERNMENT 7 (CONTINUED)

Donald R. Elle, 5/3/96

Page 3

The well being of the citizens of Las Vegas includes health, safety and economic well being, it is not enough do numerical analysis of exposure rates and dose to population. The very real effects of accidents on a tourist economy must be evaluated. A plan to mitigate these effects must be in place if this material is to be shipped through southern Nevada.

acerely,

Fefer Cummings
Manager, Administrative Services
Gity of Las Vegas

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MUNICIPAL GOVERNMENT

Eureka County Yucca Mountain Information Office P.O. Box 714 Eureka, Nevada 83316 Phone (702) 237-5407 FAX (702) 237-5499

ıv 1, 1996

Donald R. Elle, Director
Erwironmental Protection Division
U.S. Department of Energy
Newada Operations Office
P.O. Box 14459
Las Vegas, NV 89114

RE: Comments by Eureka County, Nevada, on the Draft Environmental Impact Statement for the Nevada Test Site

Dear Dr. Elle:

On behalf of Eureka County, Nevada, I am submitting the following comments for the record on the Department of Energy's (DOE) Draft Environmental Impact Statement for the Nevada Test Site.

Eureka County's interests in the Nevada Test Site include the potential transportation impacts from shipments to the site that might use highways within Eureka County as primary or alternate routes. In addition, our experience related to aboveground and underground nuclear weapons testing has shown us that activities at the Nevada Test Site can have a profound and far teaching impact on us. Bureka is an affected unit of local government under Section 116 of the Nuclear Waste Policy Act, and retains an active interest in the interrelationship of Yucca Mountain activities and Nevada Test Site activities.

Preferred Alternative

The DOE has indicated that it is likely to choose portions from each of the four alternatives presented, selecting specific options from the various alternatives. This is confusing and does not provide the public with the kind of information needed to evaluate the alternatives, since DOE has stated that none of them will actually be chosen. Instead, the DOE should present an actual preferred alternative along with other options so that the public can understand what DOE proposes to do.

MUNICIPAL GOVERNMENT 8 (CONTINUED)

No Action Alterative

Alternative 1, to continue current operations, is designated as the "No Action Alternative". This is an impriropriate designation for activities which are being carried out in the absence of a current BIS. In addition, several of the activities described under this alternative do not relate to the defense mission of the NTS, and are activities that belong in the expanded use alternative. Receipt of waste from out-of-state generators should not be part of a "no action" alternative.

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Yucca Mountain

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The draft EIS appears to exclude the portion of NTS designated for the Yucca Mountain project. The EIS should clearly state why this portion has been excluded. After all, a compelling argument for locating a high-level waste repository at Yucca Mountain was its location, in part, on the Test Site. The EIS must acknowledge, throughout, the interdeptantence and connections that exist any exist in the finure between NTS operations and Yucca Mountain operations. Also the EIS should make full use of the wealth of information generated by the Yucca Mountain project.

Radionuclide Surface Contamination and Source Terms

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More detailed information is needed on radiological source terms and surface contamination throughout all environmental media at NTS, especially locations where radionuclide levels exceed regulatory standards, including the off-site locations.

Cumulative Impacts

The cumulative impacts analysis is deficient. The potential cumulative impacts from the transportation, treatment, storage and disposal of both radioactive waste and special nuclear materials is not assessed and should be. Of special note are the cumulative impacts from the Yucca Mountain project in combination with proposed NTS activities. To this analysis should be added the cumulative impact of these activities not only on southern Newada but on the entire state of Newada.

The cumulative impact analysis of Bureau of Land Management reasonably foresceable future actions does not mention the Central Nevada Communication Sites Proposed Plan Amendment and Environmental Assessment, which recommends that Navy threat emitters be confined to the Dixie Valley area. This analysis is relevant in the overall scheme of federal government activity in Nevada, especially as it relates to the potential future connections between the Navy and the Air Force practice areas over Nevada.

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The cumulative impact analysis for local government is confined to southern Nevada counties and communities only. The activities of the Nevada Test Site impact the entire state. Potentially transportation of radioactive materials could occur in northern Nevada counties, yet there is no

MUNICIPAL GOVERNMENT 8 (CONTINUED)

analysis of future projects in northern Nevada counties that could contribute to a cumulative impact.

The cumulative impact analysis of the U.S. Navy's reasonably foreseeable fiture actions is deficient. The discussion on pages 6-3 and 6-4 does not address the proposed Diamond MOA and the Navy's plans to expand their practice areas to include nearly all of central Nevada. The section's conclusion, "The sole concern is the proposed withdrawal offland. This potential issue is of a statewide nature and is not directly related to NTS programs, "ignores the many concerns voiced by both residents and local governments that the impacts of Navy activities related to supersonic and low level practice flights are adversely affecting rural Nevada communities.

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One common suggestion that we hear is that those flights should be redirected to the Nevada Test Site, and that the Navy, Air Force and Department of Energy should cooperate to ensure that all military practice needs are accommodated without disrupting rural communities. This should be addressed in the EIS.

Military Airspace

The EIS should address the possible use of NTS airspace for practice for both the Air Force and the Navy, working cooperatively. This could be in the expanded use section or alternative use section. In a state dominated by the federal government, it is essemiial that branches of the federal government work together to minimize the adverse impacts of their activities on the residents of Nevada. This is a prime example of where we should see this type of cooperation, related to the purposes of national defense.

In the Framework for Resource Management Plan, page 4-8, the goal "Coordinate airspace requirements with surrounding land-management agencies and make restricted airspace available for uses compatible with DOEs missions" is a good start. It would be unfortunate if that were determined to mean that DDE could not cooperate with the Navy regarding shared airspace use of the NTS because of this language. It is essential that for this resource management plan, the language be open to the possibility of such cooperation and coordination.

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Transportation

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The EIS fails to sufficiently provide a detailed description of the transportation activities associated with each proposed alternative. Such information is needed to allow all affected parties including State and local governments to assess the on-site and off-site transportation risk and impacts of each alternatives.

Eureka County was a participant in the Nevada Test Site Transportation Advisory Group, Protocol Working Group. The following recommendations, many of them discussed by the Protocol Working Group, should be incorporated into the EIS.

MUNICIPAL GOVERNMENT 8 (CONTINUED)

Shipment notification procedures including local jurisdiction notification must be formalized, including designation of a point of contact for each corridor jurisdiction.

DOE must notify all communities of potential shipments and provide contact names and numbers. Public notices should be place in the newspapers of record for each community at the start of each shipping campaign. DOE needs to ensure that local emergency response agencies are able to identify low level waste shipments and provide immediate notification for federal and state agencies responsible for responding to or supporting the handling of accidents.

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There should be regular update meetings, reports and evaluations on past shipments.

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DOE should develop and maintain a monitoring program which will address concerns of local communities if a problems begins to occur with truck shipments and to resolve issues along transportation routes. This monitoring program would serve to identify additional impacts and mitigation measures as they arise.

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DOE should provide an annual report to the State of Nevada showing pertinent information such as the total amount of waste shipped and the routes used. The report should identify any problems encountered and actions taken to address them. Any accidents should be described.

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Shipper/carrier data should be made available to all corridor jurisdictions.

DOE should provide responding jurisdictions and agencies with the equipment needed to monitor and respond including two new detection instruments per jurisdiction, in-vehicle radio repeaters, and surplus emergency response equipment.

DOE should work with confidor communities to make training opportunities as effective as possible. Communities which are not directly on transportation routes should be provided the opportunity to participate in emergency response training courses offered to corridor communities.

16 DOE should provide financial and technical assistance to ensure that corridor communities have up-to-date evacuation plans in place.

DOE must commit in the Record of Decision to a clearly articulated process for routing of low level waste shipments and to a mechanism that binds the shipper to adhering to the identified routing alternative.

DOE should provide the State and local jurisdictions with copies of the route and risk analyses for

each carrier transporting Class 7 materials.

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19 DOE should work with the State and corridor jurisdictions to develop criteria for selection of safe parking areas to be used by carrier vehicles.

MUNICIPAL GOVERNMENT 8 (CONTINUED)

Conclusion

We believe that additional work must be done in a number of areas for this EIS to be adequate. Thank you for considering our comments.

Sincerely,

Sandra L. Green

Sandra L. Green
Project Coordinator
cc: Leonard Fiorenzi

MUNICIPAL GOVERNMENT 9

LINCOLN COUNTY

NUCLEAR WASTE PROJECT

P.O. BOX 90 PIOCHE, NV 89043 (702) 962-5497 (702) 962-5497

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May 2, 1996

Mr. Donald R. Elle Environmental Protection Division U.S. Department of Energy P.O. Box 14459 Las Vegas, Nevada 89114 RE: Lincoln County Comments to the Draft Environmental Impact Statement for the Nevada Test Site and Off-Site Locations in the State of Nevada

Dear Dr. Elle:

On behalf of Lincoln County and the City of Caliente, I am pleased to submit the following comments to the Draft Environmental Impact Statement for the Nevada Test Site and Off-Site Locations in the State of Nevada. The County and City participated extensively during scoping of the NTS Sitewide EIS providing both verbal and written comments to the scope of the document. Key issues raised during scoping by the County and City are listed below.

- A cumulative assessment of on and off-site radiological exposure risks associated with historical, present and future activities at NTS must be included within the EIS.
- For every proposed or potential activity considered for NTS, an analysis of related direct and indirect environmental, social and economic costs and benefits should be undertaken and contained within the NTS Sitewide EIS.
- The NTS Sitewide EIS should consider the geographical distribution of historic, present and
 potential NTS related benefits and risks with particular emphasis upon disequity between
 local areas within Nevada and among states hosting DOE facilities.
- The NTS Sitewide EIS should consider implications of past, present and future effects of transporting radioactive materials both into and out of the site.

MUNICIPAL GOVERNMENT 9 (CONTINUED)

- The NTS Sitewide EIS should include a comprehensive identification and evaluation of options for mitigating impacts documented through the study process.
- Prior to publishing a final NTS Sitewide ElS, acceptable mitigation measures must have been determined and should be included as a component of any subsequent Record of Decision.
- Effective measures to more equitably distribute possible future economic benefits of NTS
 activities to rural communities within Lincoln County and to mitigate other potentially
 significant impacts, must be identified and evaluated.
- The potential for NTS land and infrastructure to support private sector industrial activities must be considered.
- The NTS Stewide EIS should include an epidemiological baseline for communities surrounding NTS.
- 10. The potential for NTS to serve as a location for projects carried out in cooperation with the State of Nevada and local governments designed to assist with mitigation of within-state environmental problems while providing important national research and development benefits must be considered. A specific example which should be considered would be use of Area 20 or Area 26 for management of municipal solid wastes generated throughout Nevada coupled with waste-to-energy and recycling research and development activities.
- Use of the 45,000 acre Aerojet research and development site in Coyote Springs Valley as a
 possible location for NTS related solar energy demonstration projects should be considered
 within the EIS.

The comments which follow generally address the extent to which the Draft EIS considers the various issues raised by Lincoln County and the City of Caliente.

Through verbal and written comments to the scope of the NTS Sitewide EIS, Lincoln County and the City of Caliente provided ample evidence of the potential for cumulative does effects from exposure to radiation resulting from historical, present, and potential NTS activities. Important issues of cancer laterney and genetic damage from cumulative does were introduced. Despite these comments, the Draft EIS fails to consider cumulative aspects of does attributable to historic source terms. The adactment further fails to consider the cumulative does from various source items. The statement on line 4 of Page 2-16 of Volume 1, "the risk assessment encompasses risks contributed from past operations ..., is very misleading. The EIS does no consider cumulative risks to receptors of repeated doese from historic, present, and future exposure. In fact, it appears that transportation health risks and other operational health risks are treated in separate appendices, with no consideration of cumulative does. NEPA guidelines require that the EIS consider cumulative effects.

Lincoln County and the City of Caliente are concerned that the Draft EIS does not sufficiently address the potential for historic, on-going, and prospective activities at NTS to result in both favorable and undesirable impacts upon the County and City. To a large extent, potential ramifications of NTS activities upon the County and City are ignored within the EIS. This situation appears to result from the adoption by DOB of an assumption that future patterns of residential settlement by NTS workers will mirror the past (wherein most workers have resided in

MUNICIPAL GOVERNMENT 9 (CONTINUED)

the Las Vegas area and commuted to NTS by way of subsidized federal busing). As the NTS EIS looks to the next several decades, it is inappropriate to only assume that subsidized transportation services will be sustained and that workers will reside primarily in Clark County. Reliance upon this flawed assumption has resulted in the Draft EIS failing to consider alternative worker settlement patterns and resulting impacts upon potentially affected communities.

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During scoping, Lincoln County and the City of Caliente provided DOE (through participation in the South-Central Nevada Federal Complex Advisory Board (SNFCAB)) with evidence of the significance of NTS to the economy of the County compared to that of Clark County. Written comments to the scope of the NTS ElS submitted by Lincoln County and the City of Caliente documented the relative degree of importance of NTS to the economy of the County in comparison to Clark County. Data provided by Lincoln County demonstrated that NTS employment represented 4.88 percent of Lincoln County personal income in 1990. This compared to NTS employment contributing just 0.14 percent to personal income within Clark County during

Despite the loss or gain of NTS employment representing the "most consequence" for Lincoln County relative to Clark County, the NTS EIS does not consider economic or fiscal consequences in Lincoln County. Section 4.3.4 of the Implementation plan for the Nevada Test Site EIS indicated that the EIS would address socioeconomic concerns of the surrounding cities, counties, and the State of Nevada. Section 5.3.4 of the Implementation Plan notes that the environmental consequences section of the NTS EIS will evaluate potential socioeconomic consequences within the region of influence to reach alternative. Section 4.1.3 of the NTS EIS defines the region of influence as the area in which the principal direct and secondary socioeconomic effects of site actions are likely to occur and are expected to be of the most consequence for local jurisdictions.

countes. The EIS demonstrates that seemingly large changes in NTS employment in Clark County result in relatively small impacts. Alternatively, a small change in total employment in Clark County upon conomic and fixed impacts in Clark County, the Draft HIS gives great detail to estimation of insignificant consequences. Had the HIS considered pertuits of extination of insignificant change would have been detected. This might be particularly true had the Draft EIS considered the implications of either suspending subsidized busing of employees between Las Vegas and NIS or considered provision of busing through Gate 770 as an option for employees the complexes when the constitution of county when the control of the considered provision of busing through Gate 770 as an option for employees The Draft EIS limits consideration of economic and other consequences to Clark and Nye who might then choose to reside in Lincoln County In written exoping comments, Lincoln County and the City of Caliente requested that the NTS Siewide EIS evaluate historical and projected future distribution of risks and benefits of DOE activities to communities surrounding the site. Section 4.3.6 of the EIS Implementation Plan indicated that the EIS would examine 'the proportional benefits and risk related deriments incurred by communities surrounding NTS". In addition, Section 4.3.6 of the Implementation Plan noted that the EIS would "Regin to evaluate how such impacts could be addressed and mitigated if they are found to occur". Despite these comminents within the Implementation Plan, twiew of the Draft EIS reveals no consideration by DOE of possible disequitable distributions of NTS related risks and benefits. As a consequence, no identification of possible measures to mitigate such effects is offered in the document. The Draft EIS is worfully inactionate in its treatment of regional distributions of risk and benefit. As a result, the potential for rural communities in Lincoln, Nye, and Esmeralda counties to confine to bear an inordinate measure of risk while accruing relatively

MUNICIPAL GOVERNMENT 9 (CONTINUED)

little economic benefit from NTS, remains very real.

assessments provided to DOE each substantiated the likelihood that transportation of radioactive wastes through rural areas of Nevada would be more risky than similar transport through rural areas of Nevada would be more risky than similar transport through rural associated with rural two-lane highways in Nevada. Despite encouragement by Lincoln County to do so, the Draft EIS does not consider the degree of risk in Nevada versus other areas. As a result there is no basis for DOE to conclude that risks might be greater in Nevada. To the extent that within-state risks are greater, feftors should be made to manage risk to bring it in line with that to acrue along routes in other states. DOE must consider relative degrees of risk between states and seek to reduce risk to equitable levels. Options for managing transportation risk should be included within the Draft EIS. Lincoln County and the Gily of Caliente support transportation mitigation measures identified by the Transportation Protocol Working Group (which developed transportation mitigation proposals in consultation with DOE). Verbal and written comments and copies of Lincoln County sponsored transportation risk 5

Lincoln County and the City of Caliente are concerned that the Draft EIS generally concludes that potential impacts are either non-existent or insignificant, such that miligation is not warranted. Due to previously described deficiencies in the EIS analysis of impacts, these conclusions may be in error. In other cases where impacts are identified and mitigation proposed, little evaluation of measure feasibility or commitment to specific implementation is offered. For example, Section 7.11 indicates that emergency response programs will be employed to mitigate impacts of accidents to workers and the public. Section 7.11 also notes that each plan uses resources specifically dedicated to assist the facility in emergency management. The Draft EIS does not however, evaluate the availability of these items and/or personnel trained in their proper use within counties along possible transportation routes. As a consequence, there is no guarantee that effective mitigation would occur as envisioned by the Draft EIS. The EIS should evaluate the availability of needed emergency management enablities along transportation routes and where deficiencies exist, include a commitment to provide needed equipment and training.

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The Draft EIS does not apparently consider the potential for privatizing portions of NTS and its facilities. Nor does the document explicitly consider making such facilities available for temporary use by the private sector. Rather the EIS considers only a narrow "government only" suite of mission possibilities. Given likely reductions in federal spending, failure to consider privatization and private uses of NTS appears shortsighted.

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During scoping, Lincoln County and the City of Caliente suggested that the NTS Sitewide EIS include an epidemiological baseline for communities surrounding NTS. The availability of this information was deemed necessary to enable monitoring of health effects during the next several decades of NTS operation. The Draft EIS provides no analysis of baseline health information. This is despite recognition within Section 4.1.11 of the document that atmospheric dispersion model calculations predicted exposure to persons living in off-site areas around NTS. Without explicit to understand consequences of minure exposures to NTS related radioactivity may be possible. The Final EIS and related Record of Decision should include a commitment by DOE to undertake a comprehensive study of and monitor baseline health conditions in communities surrounding NTS.

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Lincoln County and the City of Caliente, in concert with the South-Central Nevada Federal

MUNICIPAL GOVERNMENT 9 (CONTINUED)

also soon as providing important national research and development benefits. A specific example offered by SNECAB considered use of Area 23 or Area 6 for management of municipal solid waste generated throughout Nevada coupled with waste-to-energy and recopcing research and development scrivings. The Draft ElS does not mention of waste-to-energy on other novel land uses which would serve to mitigate existing environmental problems within Nevada (apart from those on or related to NTS). The vision for a diversified time at NTS which Lincoln County and the City of Caliente anticipated, appears allogether absent within the ElS. The Final ElS and Record of Decision should include more creative options for future uses of NTS. Complex Advisory Board, suggested that the EIS consider the potential for NTS to serve as a location for projects carried out in cooperation with the State of Nevada and local governments designed to assist with mitigation of within state environmental problems. Such a use of NTS was

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Lincoln County and the City of Caliente are pleased to see that DOE has included use of the 45,000 acre. Aerojet research and development sie in Coyote Springs Valley as a possible location for NTS related solar energy demonstration projects. The Final EIS and Record of Decision should maintain this site as a viable option for solar facilities.

Most, if not all, map figures within the Draft EIS illustrating the NTS region, erroneously show an extension of Nye County heading east from NTS into the Desert National Wildlife Refuge. This area should be relabeled as Lincoln County.

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Page 4-19 of Volume 1 of the Draft EIS suggests that the only future DOE activities that could occur within Area 13 would involve environmental restoration. However, the EIS does not provide any description of environmental restoration activities planned for Area 13. It is therefor not possible to conclude the significance of any potential impacts which might result from future DOE activities within Area 13.

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I trust these comments will be of assistance to DOB in preparing the Final EIS and related Record of Decision.

Sincerely,

cc: Board of Lincoln County Commissioners Caliente City Council

MUNICIPAL GOVERNMENT 10



May 14, 1996

Environmental Protection Division Nevada Operations Office/U.S. Department of Energy Donald R. Elle, Director P.O. Box 14459

Las Vegas, Nevada 89114

Nye County Comments on the Nevada Test Site Draft Environmental Impact Statement ä

Dear Dr. Elje:

regrets that resource constraints limited us from participating more fully. We are pleased to offer the accompanying comments for your consideration. We recognize that the County has not met your May 3rd deadline, but request that you give due consideration to the concerns we raise. Nye County has appreciated the opportunity to participate as a cooperating agency in the preparation of the Nevada Test Site (NTS) draft Environmental Impact Statement (DEIS) and

Nye County supports all alternatives proposed except Alternative 2, which calls for discontinuing alternative, however, needs to be accompanied by a more complete Nye County economic impact and economic relationship with NTS and requests that the final EIS reflect consideration of this opportunity for both of us. We would be pleased to share our data base, as well as participate in the development of a more detailed strategic plan for the preferred alternative. NTS' relationship with its host jurisdiction. Nye County aspires to strengthen its collaborative operations. Our preferred alternative is #3 which calls for expanded use. The expanded use The DEIS socioeconomic impact discussion, in general, offers little insight into discussion.

on data from 10 to 30 year-old technology, inadequate modeling, and insufficient attention to the Amargosa Valley residents need assurances that the quality and quantity of their water resources will be protected for future generations. We remain concerned that the water resources evaluation has been inadequate, appearing to rely hydrology of the region down gradient from NTS - at least so far as we can tell from the DEIS. 3

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(702) 482-8191 TONOPAH, NEVADA 89049 P.O. BOX 153 COUNTY OF NYE .

MUNICIPAL GOVERNMENT 10 (CONTINUED)

Page 2 May 14, 1996 Nevada Test Site Draft EIS Thank you for your attention to our comments. Please call me at (702) 482-8189 or Phillip Niedzielski-Eichner at (703) 818-2434 if you have any questions.

Very truly yours,

Les W Brashaw County Manager

Enclosure

ce: Nye County Commissioners
Phillip Niedzielski-Eichner, Governmental Dynamics, Inc.

MUNICIPAL GOVERNMENT 10 (CONTINUED)

NEVADA TEST SITE DRAFT ENVIRONMENTAL IMPACT STATEMENT Comments from Nyc County, the Host Local Government May 14, 1996

I. COOPERATING AGENCY STATUS

Nye County has appreciated the opportunity to participate early in the development of the Nevada Test Site (NTS) draft Environmental Impact Statement (DEIS) process. While we did not have the resources that we would have liked to devote to the effort, we believe that it is important to the future of the Test Site to foster and encourage positive partnerships.

II. PREFERRED ALTERNATIVE

Nye County supports all alternatives but the discontinuation of operations/The County could support any of the alternatives except for Alternative 2 -- discontinued operations. The preferred alternative is the expanded use alternative or Alternative 3. However, to benefit the region, we believe that expanded use requires strategic planning and a more thorough consideration of impact issues and related mitigation measures.

III. WATER RESOURCES ISSUES

It is clear that there are potential adverse impacts on groundwater availability as a result of expanded use of the Test Site. In particular, the Solar Enterprise Zone will be a major demand on groundwater resources. The County seeks better information on any potential off-site impacts. In addition, the County would like to better understand the extent to which development of the Solar Enterprise Zone could preclude or constrain the pursuit of some future ventures at NTS.

A. Dated Data Base

The main hydrology-related goal of Nye County is to protect the county's water resources. The information provided in the document with relation to the water resources and use are general and mostly reflect literature search and reviews. There is some brief mention of numerical modeling, but the specific reference is not provided. The numbers that are used to compare different alternatives also appear to have been driven from literature search. In order to provide a thorough review of such a document, all supporting documents and analysis need to be provided by DOE and ample time given for detailed review. Many of the statements made in the document appear to be mere assertion that cannot be substantiated.

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MUNICIPAL GOVERNMENT 10 (CONTINUED)

though they may not be properly calibrated. Once calibrated, they should be used to evaluate and vicinity requires sophisticated basin analytical tools. The tools available to us today are groundwater flow and solute transport models. We believe several such models exist for the study site, compare the various alternatives that are being considered for the DEIS. These models should ultimately be used to optimize the selected alternative. The results of such an analysis being Analysis of a complex system such as the ground-water basins of the Nevada Test Site and used in this DEIS are not evident.

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Although the literature search and results provide valuable insight into the ground-water systems assumptions used for various basin may not be consistent. The DEIS estimates that 2.2 million acre-ft of groundwater is held in storage in the upper 100 ft of the saturated zone in Yucca Flat, Frenchman Flat, Mercury and Rock Valley, and Fourtymile Canyon (Scott, et. al. 1971). at the site, most of the values reported are based on 10- to 30-year old technology and the

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B. Water Availability

some of the alternatives, NTS requires a little less than 2000 acre-flyr. DEIS also estimates that The DEIS suggests that this water is available for development of water supplies at NTS. For discharge, with recharge being slightly less. Thus, in the absence of a plan for replenishment, any withdrawal will be mined. At 2000 acre-flyr with 600 acre-flyr natural deficit, 130,000 there is 41,400 acre-acre-flyr inflow to NTS by under flow and upland recharge. The DEIS estimates that 42,000 acre-flyr. is discharged to Ash Meadows and Rock Valley. If these number are correct there is a small deficit in annual mass balance between recharge and acre-ft will be mined out of the system.

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The volume of 130,000 acre-ft is about six percent of the total volume estimated in the DEIS. As down. Such stresses on the aquifer might well result in migration of the existing plumes to nonimpacted areas. Furthermore, withdrawal of good quality ground water will eventually result in it is with any other ground-water basin, the total system does not contribute to the amount of water withdrawn. Therefore, there will be isolated areas that will experience substantial draw deterioration of the overall quality of the ground water.

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C. Future Public Use

The DEIS states that there are no known public use of the water at the NTS (p. 4-143, lines 28increased water demand from the Las Vegas Valley. NTS and the vicinity will soon become precious water resources areas. The DEIS does not address this reality. development in the Amargosa Valley. Nye County is already experiencing the pressure of 33). This position does not account for future use of property bordering NTS or future

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Nye County Comments

Municipal Government 10 (continued)

D. Containment Ponds and Sewage Lagoons

The impact of the contaminated containment ponds and sewage lagoons is underestimated. These ponds and lagoons must be lined or drained as soon as possible. The highly permeable nature of the material in which these ponds are constructed promotes rapid percolation of the contaminated water to groundwater system.

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IV. SOCIOECONOMIC ISSUES

alternatives, although Alternative 2 would seem to result in adverse impacts. Although the report indicates that no mitigation measures are required, there are some supportive measures proposed that the County endorses pursuing (Volume 1, Part B, p. 7-3, lines 21-25). We urge that the second bullet be modified to reflect a joint local, state and federal conference to promote a With respect to socioeconomics, the analysis projects no adverse impacts from any of the national and international environmental technology development center. 15 4

A. Description of the Affected Environment

relatively small part of the overall County economy. In Chapter 5, the document suggests that all will provide a more realistic assessment of the importance of NTS to the Nye County economy. County to the success of the NTS in meeting its mission. In Chapter 4, the document suggests that the Nye County contribution to the NTS is relatively small, and that the NTS represents a negative impacts of the alternatives will be minimal and short-term in duration. In both cases, facility to the economic, social and political fabric of Nye County nor the contribution of Nye Nye believes that a complete description of the relationship between the County and the NTS The analytical methods used in the DEIS do not fully convey the relative importance of the 17 9

seven percent of total NTS employees live in Nye County (p. 4-69, line 6). The DEIS suggests The document suggests the limited contribution of Nye County to the NTS by the fact that only the limited role of NTS in Nye County by the assertion that it accounts for only six percent of total employment (by place of residence) in 1994 (p. 4-69, line 13). Neither of these statisties captures the true nature of NTS in Nye County.

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In quantitative terms, over the past 44 years, the NTS has been consistently the largest employer in the County. The location of the NTS in Nye County has provided the nation with a valuable resource and has, to some extent, limited the County's ability to attract alternative or diversified industries. For example, the Department of Defense's Special Nevada Report estimates that, if another economic activity (e.g., mining or grazing) had developed in the area currently reserved for NTS activities, total County employment could be 3% higher, gross regional product could be \$180 million higher (in 1990 dollars) and personal income could be \$37 million higher. 20

Draft NTS DEIS Nye County Comments 5/14/96

JUNICIPAL GOVERNMENT 10 (CONTINUED)

Also, the facility has resulted in the need for greater levels of public services and facilities, and has to some extent identified Nye County as the nation's nuclear testing ground. For example, in the past, protests at the NTS have increased the need for public safety and judicial services provided by Nye County agencies. Also, protests and general news reporting of NTS activities have focused attention on Nye County as the site of radiation contamination, arguably the most publicity-feared form of environmental hazard.

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Rather than protesting or contesting the location of NTS, Nye County residents and officials have willingly accepted their contribution to national defense and research. In part, this is because of the local familiarity with the facility and the relatively high salaries and wages paid for NTS jobs. But familiarity with the facility and higher wages do not fully explain the widespread support for the facility by Nye residents who receive no direct or indirect financial benefit from it. In a very real sense, the value of the NTS to the nation is a result not just of its remote location but also from the support it receives from the surrounding communities, in another location, the NTS's mission could be compromised or complicated by local opposition to its presence, or even by less active or less widespread support for its activities. It is widely understood that DOB could not find a willing host for a facility such as NTS in today's environmentally sensitive climate.

Local Responsibility for Emergency Management and Response

In addition to the on-site provisions for public health and safety described in the DEIS, the document should acknowledge and discuss the responsibilities of local emergency management and emergency response personnel for emergency preparedness, first-on-scena, first response and incident command in off-site incidents. In addition to the training requirements described above, it is important to consider and resolve issues regarding mutual aid, incident command and cleanup responsibilities for any off-site incidents in Nye County.

Alternative 2 Impac

In addition to the description in Section 5.2.1.3 of the effects under Alternative 2 of a loss of jobs in the Nye County economy, the DEIS should also discuss the disproportionate impacts of reduced employment opportunities in an environment of declining average salary/wage income and relatively high unemployment in Nye County vis a vis the region and the state.

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D. Museum Concept

The proposal to develop a Nuclear Era Museum is an excellent idea that Nye County supports and recommends consideration of locating the facility in the Lathrop Wells area. Nye County has already invested in this idea and has available a facility design, schematic drawings, and a scale model. The County would welcome the opportunity to work in partnership with DOE and private entities to develop this concept further.

Draft NTS DEIS Nyc County Comments 5/14/96 Page 4

MUNICIPAL GOVERNMENT 10 (CONTINUED)

E. Decentralization of Public Finance and Public Services

The DEIS describes public finances and public services in terms of historical trends in levels and types of services, and in the costs of providing those services. This description, and the fiscal impacts associated with future actions, should note the current trend toward decentralization of government, and the resulting increase in obligations on local governments. For example, recent statutes and case law require increased supervision of landfill sites by local governments as well as increased standards for local jail facilities. This trend could result in a significant shift of services and expenditure obligations from federal and state government to local governments. Therefore, the projection of future costs of local government services should (at a minimum) acknowledge the trend toward increasing service costs.

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F. Cumulative Impact Analysis

25 in Section 6.4, on page 6-14, line 1, it appears that text has been omitted from the first full sentence on the page ("Fiscal impacts to local jurisdictions...").

G. Mitigation Measures

The DEIS should acknowledge the special relationship that has existed between the NTS and Nye County over the past four decades, through periods of expansion as well as periods of contraction. In addition, the contribution of the County and its communities to the success of NTS should be acknowledged by formal commitments of the U.S. Department of Energy to certain limited mitigation measures for alternative scenarios of current and future uses of the DE facilities at NTS.

Section 7.3 of the DEIS states that "No adverse impacts are associated with implementation of any alternative for any socioeconomic issue (economic activity, population, housing, public finance, or public service); therefore, no mitigation measures are required." (p. 7-3; lines 17-19) This appears to conflict with the statement in Section 5.2.1.3 that "The loss of employment and personal income and the increase in unemployment associated with Alternative 2 would result in substantial short-term adverse effects to the regional economy, however, economic and natural growth in the region of influence is expected to compensate for these reductions over time." (p.5-102, lines 17-20) The mitigation section should acknowledge this impact, and describe mitigation measures approphiate to the impact.

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From a broad perspective, Nye County believes that it is important to maintain the Nevada Test Site as a viable facility and, like many other interested parties, prefers greater emphasis on the expansion of research and development activities. However, it is clear that the Nevada Test Site is viewed as an ideal candidate the disposal of low-level waste and low-level mixed waste, because of its relative isolation, and climate, and deep groundwater table.

Draft NTS DEIS Nye County Comments 5/14/96

Municipal Government 10 (continued)

Expanded waste management operations at NTS may provide for the public safety at other sites, but would present extra risks and burdens to the County, and, therefore, the County should receive reasonable equity offsets to mitigate the potential impacts. These could include:

- Improvements in local health and education delivery systems
 - Establishment of a trust fund to protect future generations
 - Assistance for local emergency responders

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- Preferential hiring of residents for DOE projects

 - Directed procurement to host county business
- Consolidation of DOE and contractor offices in the host jurisdiction Training for local workers
- Establishment of energy and nuclear waste R&D facilities in the host jurisdiction Preferential treatment in siting of other federal projects

Also in Section 7.3, the provision for "a joint state and federal conference to promote a national and international environmental technology development center" (p. 7-3, line 23) should include the active participation of local government as well.

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VI. TRANSPORTATION

With respect to transportation, if roads are expected to deteriorate, perhaps to unacceptable levels, deterioration to the roads, DOENIV will need to address these issues and contribute to mitigating destinations for waste. Moreover, if NTS becomes the central location for nuclear weapons by 2000, waste shipments will engender additional risks. Regardless of the source of the the deteriorating conditions, particularly if the NTS and Yucca Mountain become prime complex waste, rail access should be constructed.

A. Follow Through From Study to Decision and Implementation

The efforts of DOE/NV to involve stakeholders in meaningful discussion of transportation issues have been very useful (page 2-1 ff). The meetings of the Transportation Protocol Working Group, for example, have generated valuable discussion, resulting in action items for DOE and he stakeholders,

valuable discussion and the action items for the NTS DEIS process, the substance of some of the makers at DOE and in the state and local communities. Valuable discussion regarding the NTS However, two reservations about this process must nevertheless be expressed. First, despite the Second, due to funding cutbacks, many of the stakeholders who were able to participate in 1995 are not able to participate in 1996. This jeopardizes the continuance of a forum which will be DEIS process cannot take the place of negotiation to resolve impact concerns and policy issues. needed as decision about ongoing and future operations at NTS are made and implemented. stakeholder questions and concerns is not yet resolved, not yet negotiated among decision-

Draft NTS DEIS

Nye County Comments 5/14/96 Page 6

Municipal Government 10 (continued)

We advocate continued efforts by DOE and stakeholders to maintain an active forum for discussion and resolution of issues as the NTS decision process unfolds.

Limitations On Nts Transportation Issues Addressed

are deferred to the Yucca Mountain DEIS, even though choices regarding Yucca Mountain affect transportation of spent fuel and high-level nuclear waste across NTS to a centralized storage facility at NTS Area 25 are not considered at all, even though these prospects are as real as many addressed in the Long-Term Storage and Disposition of Weapons Usable Fissile Materials Draft PDEIS (page 1-9). Transportation issues regarding shipments of spent fuel to Yucca Mountain affecting NTS to be deferred to other agencies and other ongoing assessment processes. For the options and desirabilities regarding transportation to NTS. Issues regarding the possible addressed in the Defense Program Transportation Risk Assessment (page 1-8), and is being The NTS DEIS was undertaken in a policy context which required many topics potentially example, the transportation of highly-enriched weapons-usable fissile materials has been others included in the NTS DEIS alternatives. 33

At minimum, the deferral to other agencies and processes makes the NTS DEIS confusing. It is not clear, for example whether the analysis of transportation risk under Alternative #3 includes potential Stockpile Stewardship responsibilities, shipments involving the Transportation Safeguards Division at DOE/AL.

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At maximum, despite much good work included in the NTS DEIS, the preparation of an DEIS as a decision-making document may have been premature, since the NTS DEIS cannot consider the full consequences of the alternatives identified, particularly Alternative #3.1

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It is recommended that DOE/NV should update the transportation analysis as decisions emerge HLNW processes, to identify the number, source, routing, mode, and timing of all prospective

from the Stockpile Stewardship, Fissile Materials, Programmatic Waste Management, and

C. Concerns Not Addressed In Analysis Of Risk Probabilities

shipments to NTS.

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radioactive materials and hazardous waste to the NTS" (page 1-10), it goes to substantial lengths to calculate the risks associated with Jow-level and mixed waste shipments, and to show that the risk probabilities of vehicle-related fatalities and injuries and incident-free radiation-induced Though the study acknowledges that "risk is not the only concern in the transportation of fatalities are low.

The transportation analysis of Alternative #3 (Tables C-23 through C-44) is limited to low-level and low-level mixed waste shipments.

Nye County Comments 5/14/96 Page 7 Draft NTS DEIS

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MUNICIPAL GOVERNMENT 10 (CONTINUED)

1. Risk Perceptions and Potential Impacts

The study does not address the "other concerns," either from an analytic or policy perspective. These include risk perceptions and the concern that prolonged large-scale shipment campaigns could affect growth patterns and property values. Even if waste shipment campaigns, in and outside Nowada, are entirely incident-free, this is a major concern. In combination with incidents or accidents it could become a major concern and a political and economic reality. These concerns should be addressed, even in the constrictive DEIS format.

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Projected Service Levels, Traffic Volumes and Adjacent Populations

While we acknowledge the several conservative assumptions used in the calculations of population dose estimates in incident-free transportation (page C-13, 14), we nevertheless question whether the estimates adequately reflect the projected decline in service levels and the projected increase in traffic volumes and population (residents, visitors, and workers) in areas adjacent to relevant segments of I-15, US-95, and US-93.

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D. Rail Access To NTS

1. Rail Access Required or Desirable in Another Context

The NTS DEIS states that "The only credible alternative to require rail access directly to NTS is one in which NTS would be the sole low-level waste disposal site for the DOE complex (Alternative 3)" (page 2-14, emphasis added). The implications of this statement are not made clear. It is the conclusion that Alternative 3 would require the development of rail access for shipment of low-level wastes, regardless of the requirements associated with stockpile stewardship materials, weapons usable fissile materials, high-level defense wastes, and/or spent nuclear fuel? If required, is it DOE's position that rail access would be used for all shipments into Nevada, or only as a supplement or alternative for truck shipments?

Contortions in Considering NTS Rail Access

The NTS DEIS is very contorted in its efforts to address rail access options while avoiding policy positions and leaving the initiative for decision and implementation with another agency of DOE, which is dealing with an adjacent site under different funding arrangements. While we have some understanding and empathy for the contortions, they do not take the place of direct negotiation and commitment among parties in a position to make and implement policy decisions.

Draft NTS DEIS Nye County Comments 5/14/96

MUNICIPAL GOVERNMENT 10 (CONTINUED)

The Comparison of Costs and Risks of Truck and Rail Modes

While the NTS rail access study compares "the (estimated) costs of shipping by truck, rail, and intermodal modes" (page 2-14), the NTS Transportation Study points to a current evaluation by DOEMD of the costs and risks associated with alternative modes of spent nuclear fuel transportation, including intermodal and rail options (page 1-6).

We believe that the cost and risk basis for decisions between truck, rail, and intermodal transportation options (for spent fact, low-level and other waste shipments in Nevada) has not been fully considered or presented on an integrated basis. Such an evaluation should be developed as a basis for future use decisions at NTS, including NTS Area 25 and Yucca

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E. The Barriers To First Responder Training In Rural Communities

During the NTS DEIS process, rural communities including Nye County repeatedly expressed the need to provide and maintain first responder and first-on-sectne training for fire, law enforcement, and emergency medical responders, emphasizing the barriers for largely-volunteer rural services in accessing this training, and the need for innovative solutions (including funding) involving DDENV, DDEYTMSCO and rural service providers. The NTS DEIS limits is response to a statement that "The DOE is working with rural response forces to schedule training that volunteers can attend" (page 2-11), but it does not address the substance of the barriers or the adequacy of its own limited response to deal with the issue. The issue remains and it should be addressed at policy-making levels in DOENV, DOEYMSCO and affected local powermanners.

VI. DEFENSE PROGRAMS

The Conventional Weapons Demiliarization program has the potential of ultimately involving disposition of 3 million tons of weapons/explosives. We would be interested in a more comprehensive assessment of the County impacts of such a program.

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VII.FRAMEWORK FOR NTS RESOURCE MANAGEMENT PLAN

Nye County is pleased to note that many of its comments on the preliminary draft framework were incorporated in this version, but we still want to underscore our suggestion regarding a joint planning process. In addition, there is some language regarding the community reuse organization that has been included since the July predecisional draft (our last opportunity for input) which poses some concern. We also want to take the opportunity to comment on how DOB might engage local government and the public in the development of the resource management plan over the next few years.

Draft NTS DEIS Nye County Comments 5/14/96 Page 9

MUNICIPAL GOVERNMENT 10 (CONTINUED)

On p. 4-8, lines 29-30, the framework notes, "To the extent consistent with its missions, the DOENV will cooperate with land-use plans and policies of local governments such as Nye County." We support such cooperation but believe it must go a step further. As we have noted before, Nye County has adopted a comprehensive plan, a transportation plan, a solid waste management plan and an overall economic development plan. Nye County is also in the process of considering regional land use plans and ordinances. To best otherwoor are respective and mutual goals, we recommend that Nye County and DOENV conduct a joint comprehensive planning process.

In a few different sections (note especially p. 1-3, lines 6-8; and p. 2-3, lines 24-26), the community reuse organization (CRO) is referred to as "the community's single voice to the DOEAVV for economic development." While Nye County appreciates the potential role of the CRO, we also believe that the CRO, as constituted, cannot serve as a single voice for the "community." Of the approximately 60 members, only one represents Nye County government, the host jurisdiction of the NTS, while Clark County is well represented. The economic development issues and impacts are very different for our two jurisdictions, as you note in the description of the region of influence for the DEIS (Volume 1, Part A, p. 4-69, lines 10-14): "Analysis of economic activity impacts in the region of influence of Clark and Nye counties is accomplished separately for each county."

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The differences in sizz, economies, and contributions would produce a misleading analysis if both were analyzed as one aggregate area. For example, in 1994, the NTS accounted for 1 percent of total Clark County employment, as contrasted with 6 percent of total Nye County employment. Further, on p. 4-74, lines 5-7, the report states: "Rural economies, such as Nye County, however, often leak large portions of both business and residential purchases to larger communities, resulting in economic loss and a set of economic development needs different from those in more urban areas."

In the framework document, DOE has solicited input regarding what partnerships might be formed with different entities and how to best involve the public and local government, among others. We offer the following recommendations for public involvement:

DOE/NV should make regular and direct contact with private landowners within at least a
50-mile radius of the Nevada Test Site to inform them of the process and to solicit their
input. Particular attention should be given to the residents of Amargosa Valley, the
community closest to the Test Site.

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DOENV could test some public information and involvement approaches beyond public meetings, including the use of special NTS tours, newspaper inserts or articles, and schools. The public meetings could benefit from professional facilitators to elicit values.

Draft NTS DEIS Nye County Comments 5/14/96

MUNICIPAL GOVERNMENT 10 (CONTINUED)

With respect to local and state government participation in the development of the resource management plan, we recommend that an infergovernmental working group be established. At a minimum, the group would be composed of representatives from Nye County, Clark County, Lincoln County, and the State of Nevada, and would have working meetings with DOE/NV on a monthly basis or perhaps more regularly during peak development periods.

Specifically, with respect to a partnership with Nye County, we recommend that DOE/NV take the following approach:

- Establish a framework for formal interactions process between Nye County and DOE/NV, comparable to the agreement between the Yucca Mountain Project and Nye County. This process is characterized by regular interaction, senior management involvement, and documentation of discussions. This agreement would cover the wide range of DOE/NV issues, including the development of the resource management plan.
- Regularly interact with Nye County through the intergovernmental working group, but use
 the formal interactions process to resolve issues unique to Nye County that are not
 appropriate for or cannot be resolved in the working group.
- With respect to the resource management plan, DOE/NV officials should plan to brief the Nye County Commission at least twice a year, at its regularly scheduled meetings, on the progress and direction of the RMP development.

Nye County views the NTS as a unique outdoor laboratory, ideally suited to research, development, and testing (broadly speaking). Nye County's philosophy regarding resources on the NTS is that they be used in a way that supports the missions articulated in Alternatives 1, 3 and 4 to the greatest extent possible. We place high value on most of the resource issues listed in Table 2-1, but the number one resource issue is minimizing risk to the health and safety of workers and the public. (Note that the definition of health and safety on p. 2-2, line 7, should be modified by adding to the end of the sentence. "Or the public.") To the degree that it is or becomes consistent with the national security demands of NTS missions, Nye County is interested in exploring the potential commercial value of geological and mineral resources.

Draft NTS DEIS Nye County Comments 5/14/96



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Volume 3 2MG-30

COMPANY 1



Corporation for Solar Technology and Renewable Resources

lose McKinney-james President & CEO

6863 W. Charleston Blvd. Las Vegas, Nevada 89117 (702) 869-3610 Fax (702) 869-3614

Corporate Officers: Honorable Richard H. Bryan Chalman

Director, Environmental Protection Division Mr. Donald R. Elle

U.S. Department of Energy, Nevada Operations Office

Las Vegas, NV 89114

Box 14459

Dear Mr. Elle:

Environmental Impact Statement for the Nevada Test Site (SEZ) sites in the scope of work undertaken in the EIS. In addition to providing comments to your staff on various sections of the draft statement volumes, I thought it might be useful to provide a general description of how the SEZ thitative has matured during the last eligiteen months. This information should be considered as you make final adjustments to the EIS documents and move toward publishing the record of and Off-Site Location in the State of Nevada and attended your recent workshop meeting held in Las Vegas on March 26th. As you know, given DOE interest in solar development it was deemed necessary to include prospective Solar Enterprise Zone have reviewed your draft

solar technologies and preferred sites that are likely to be involved in the initial projects. Some of these advancing issues could influence representations that you make in the draft EIS particularly regarding acreage requirements and water usage and their impact Southern Nevada. For example, we now have a better vision of the electrical capacity, The Corporation for Solar Technology and Renewable Resources (CSTRR) has made significant progress relative to the development of a Solar Enterprise Zone in upon local plants and animals.

through a \$3 million grant from the Department of Energy. These funds are intended to The SEZ is the product of efforts undertaken at the request of US Senators Richard Bryan and Harry Reid to promote and establish a mechanism for the development of Nevada Test Site. With the support of the Department of Energy, a SEZ Task Force comprised of business, community and government leaders convened to outline a strategy for the expansion of the concept. In early 1995, the Corporation for Solar Technology and Renewable Resources was formed. CSTRR is currently funded expressed an interest in the development of solar energy as an atternative use for the renewable resources within the State of Nevada. More specifically, Senator Bryan

COMPANY 1 (CONTINUED)

be used exclusively to support the development of CSTRR and its mission. The grant funds are not intended to be used to support the actual costs of construction.

private investment in solar energy. Consequently, significant industry and public interest has been expressed in the development of solar power within the zone. It is important to note that the Task Force specifically determined that the Nevada Test Site represents a significant solar resource with the potential to develop more than 100 M/V of solar. The SEZ initiative has been undertaken in an effort to encourage and promote powered energy generation.

these projects by a selected panel of experts, the proposals were narrowed down to four. The four projects which were selected for initial development represent a variety of technologies and preferred sites within the zone, including both on and off-site locations. process, 14 proposals were submitted. After a comprehensive review and evaluation of The mission of CSTRR is to promote the development of this renewable resounce for commercialization. CSTRR is to coordinate and facilitate the assistance of a variety of federal, state and local supports to establish a self-sustaining solar resource within the SEZ. In an effort to move this process forward, CSTRR issued a RFP in mid-1995 to identify potential developers willing to construct solar power projects within the zone. The Corporation hoped to draw developers with sound technologies, financial strength and projects with the strongest potential for commercial success. As a result of the Collectively, these four projects represent almost 300 MW of electrical generation. Additionally, each project includes a manufacturing component that provides a tremendous opportunity for economic development for the State of Nevada.

enclosed project summary. Two of the four proposals indicated a preference to develor their project at the Nevada Test Site. Regardless of their preferred site, it is anticipated minimizing environmental impacts. For example, it is not likely that solar technologies requining significant wet cooling will be situated at the Test Site or other locations where water supply is a problem. While it may be too early to determine specific impacts, it is anticipated that there will be some environmental disruption from the construction of the The four projects selected by the CSTRR Board of Directors are summarized in the that each project will select a site that best meets their technical requirements while power generating facilities in spite of best efforts. 5

it is anticipated that the actual construction costs will be paid by project participants. Project developers will be eligible to apply for tax exempt bond financing through CSTRR as a result of its corporate non-profit status. It is therefore anticipated that the cost of any environmental mitigation would also be the responsibility of the project

energy, particularly solar energy sources, there certainly exists the possibility of future DOE involvement in a SEZ/CSTRR project. Currently there are no specific plans or proposed projects which anticipate DOE equity participation at this time. Given the significant historical investment that the DOE has made in renewable 8

At present, CSTRR technical staff has scheduled meetings with the four project developers to further negotiate various details of each proposal. This process should be completed in June of 1998. Also, efforts are continuing to establish markets for the

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COMPANY 1 (CONTINUED)

power to be generated by the initial projects and the form and conditions of power contracts. Initially, the targeted market is limited to DoD and DOE federal facilities and Native American loads that are presently situated in high rate areas. Additionally, CSTRR anticipates competing for approximately 50 MW of solar power that has been offered through an RFP issued by SMUD.

The SEZICSTRR long term goal remains to facilitate the construction and operation of up to 1000MW of solar generation in the Southern Nevada zone. At present our most likely scenario suggest that no more than 300MW would be located at any one site Henderson or Boulder City at existing fadilities where little or no environmental impact is among those investigated in your draft document. Considering all factors now apparent, appears to be more suitable for a larger component of generating capacity with smaller generating facilities at some combination of the other sites. This may help you focus expected; however, significant employment and economic development should result. your concerns regarding acreage and water requirements at each sife. The light industrial manufacturing infrastructure contemplated would most likely be located in including technical, marketing and environmental issues, the Eldorado Valley site

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I hope that this provides you with a better understanding of the current status of the SEZICSTRR effort. If you have any questions or require further darification, please feel

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Kinney-James, President

COMPANY 1 (CONTINUED)



CORPORATION FOR SOLAR TECHNOLOGY AND RENEWABLE RESOURCES

AMOCO / ENRON

Technology: Project:

100 MW, long term contracts installed in roughly 10MW increments. Will locate manufacturing facility if they receive a 100 MW contract. Open to negotiations for smaller projects. Solarex thin-film photovoltaic modules Local Economy:

DISH STIRLING. Solar Thermal, heat is absorbed and used to drive free 1MM, has also amended to include a SOMM second stage project. Under the SOMW proposal, a manufacturing facility to fabricate the dish structure and glass mirrors will be focated in southern Nevada by 2003.

Project: Local Economy:

Technology:

CUMMINS POWER GENERATION, INC.

KENETECH CORPORATION, PHOTOVOLTAICS INTERNATIONAL, SOLAR CELLS, INC

Wind blended with 2 (potentially 3) separate photovoltaic technologies. 100MWs, 40MWs of solar with 60MWs of wind. Solar Cells, inc. to locate manufacturing facility in Southern Nevada. Tentative commitment to manufacture PVI receivers as well. Project: Local Economy: Technology:

NEVADA POWER, ENTECH INC., SAIC

Photovoltaic Concentrator Technology blended with Nevada Power wholesale power or wind. (Project is being resubmitted.) 20MWs of solar with variable blended power. Will locate concentrator assembly in Southern Nevada. Estimated 200 lows. Project: Local Economy: Fechnology:

Corporation for Solar Technology and Renewable Resources 6863 West Charleston Boulevard, Las Vegas, Nevada 89117 (702) 869-3610

cc: Bob Golden Earl Hodge Enclosure

COMPANY 2

ROM : NU Nuke USt T F Judy Treichel PHONE NO. : 7822481128

8 Apr. 89 1996 82:37PM

NEVADA NUCLEAR WASTE TASK FORCE, INCORPORATED

702-248-1127 FAX 702-248-1128 800-227-9809 4550 W. Oakey Blvd. Sulte 111 Las Vegas, NV 89102 Alamo Plaza

April 4, 1996

Environmental Protection Division U. S. Department of Linergy Donald R. Elle, Director Las Vegas, NV 89114 · P. O. Box 14459

COMMENTS ON THE DRAFF ENVIRONMENTAL IMPACT STATEMENT FOR THE NEVADA TEST SITE

specifies which alternative or afternatives are considered to be environmentally preferable." issue a Record of Decision that explains all factors considered in reaching its decision and effective evaluation of any proposed action, the commenter must have complete and clearly defined details, and know that the action, as stated, is a viable option. To have DOE pick and choose pieces from the various alternatives to create a "hybrid" puts public DOF ultimately selects, however, may not be one of the alternatives in its entrety, but raffer a hybrid created by selecting specific options from among the various alternatives." In this Draft Linvironmental Impact Statemont there are four proposed alternatives. none is listed as preserred. The introduction of the document states that "... DX)!! will participants at a serious disadvantage and weakens the effectiveness of their involvement. As with several of the Liffs now underway, critical public comment on alternatives is of questionable value because DOE's stated intention is to select a "lybrid" To do an And in the section where the alternatives are described reviewers are told "[1]he use the

public audiences that there is enthusiastic support for solar development at NTS. Some of the alternatives discussed in this document include options for solar development but the many public meetings where nuclear issues are discussed. We have heard repeatedly from The Nevada Nuclear Waste Task Force has presented, conducted, and attended siles suggested are not under the control or authority of the DOD. This leaves the impression that DOD: s intention to pursue this option is disingenuous. 2

that could potentially risk public health and safety and the environment. Citizens in Nevada and adjoining states are adamant about the need for extensive, effective cleanup. It is the opinion of this commenter that all possible alternatives must include this action, whether in conjunction with other activities or not. There is also public demand for stabilization and eleanup of contamination at NTS 3

COMPANY 2 (CONTINUED)

FROM : NV Nuke Ust T F Judy Treichel PHONE NO. : 7822481128

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Apr. 09 1996 02:37PM

those reports as saying that such an option would not be adopted. The term "no action" as resulted in scrious damage and continuing risk to neighboring populations. The media has reported from public meetings where many speakers demanded shutdown and cleanup of the site. This should, in fact, be listed as a "no action" alternative. DOF was quoted in It is well understand and documented that past activities at the Text Site have applied to the option in the document is a misnomer.

DOE itself, and suggested actions that DOE has no authority to carry out is flawed to the extent that it cannot be effectively reviewed. If there is a sineere desire for public This draft, with no preferred afternative, options that are totally unacceptable to participation and insightful review, a new draft should be issued.

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formulation of policy decisions that affect current and future populations. When the draft document is flawed, citizen involvement is ineffectual. The result is frustration and declining or further fortified distrust toward the federal agency and its decision - especially The FIS process is one of the few opportunities for the public to participate in the in matters where public health and safety are, or should be the highest priority 7

lixecutive Director

Submitted by,

COMPANY 3



CEDAR STRAT

Silver Canyon Ranch Hiko, NV 89017 (702) 725-3500

April 16, 1996

R. Elle on, DOE Nevada Operations

Las Vegas, NV 89114 Dear Dr. Elle,

and questions concerning the Draft Following are my comments and questions concerni Nevada Test Site Environmental Impact Statement.

In volume 1, Chapter 4 lines 16 and 17 the draft states: "...the NTS is probably the geologically best known large area within the United States." I am interested in who made such a sweephing statement and on what basis was the statement made. Since access to the geology of the NTS and surrounding Nellis Range has been highly restricted, independent review by the geologic sciences has been precluded. Your people told me that the draft was made by reviewing peer-reviewed papers of the geology of the area. If the geological community is restricted from scrutinizing geological community is restricted from scrutinizing geological observations and interpretations by federal geologists or geologists under federal contracts, how can there be an impartial, independent review of the geology there? If it is truly the best known large area then there should be reports on sequence stratigraphy, balanced structural cross sections, and other state-of-the-art papers available. Since I saw no reference to modern stratigraphic and structural analysis, I suspect they are not available and/or not completed for the lines is and 17 as: "the united States.

on page 4-100, lines 21 and 22 there is a reference to a generalized stratigraphic column for the area in the vicinity of the NTS. Is there a detailed stratigraphic column varilable? Who they correlate to other sections in the region? What sequences in the stratigraphic column are part of the regional. Paleozoic carbonate aquifer? I saw no references to regional karst. Intervals or other porous and permeable sequences in the draft. Is there someone working on the Paleozoic sequences in the draft. Is there someone working on the Paleozoic sequence stratigraphy of the NTS as it relates to groundwater aquifers, hydrocarbon reservoirs or ore host rocks? If not, will it be done for the final EIS? How can accurate statements be made about groundwater, hydrocarbon and ore deposits be made about dever is not complete? If it is complete, where is it this basic work is not complete? Who did the work? Does the worker(s)

CHAMBERLAIN EXPLORATION DEVELOPMENT AND RESEARCH STRATIGRAPHIC CORPORATION

COMPANY 3 (CONTINUED

have experience with carbonate sequence stratigraphy in Nevada? Have at least a doctorate degree on sequence stratigraphy? Scored at least 90% on the GRE Exams? Have at least 10 years experience in oil and gas experience? Did they generate surface gamma-ray logs with their stratigraphic sections? 7 ♥ cont.

On page 4-100, lines 28 and 29 there is no explanation of how compressional deformation rearranged the positions of the Paleozoic rocks and what the implications of the rearrangement has on groundwater and possible extractive minerals including oil

No reference was made to how the Mississippian foreland basin sediments vary between structural plates on line 29, page 4-100. Is there detailed measured sections available with tight blostratigraphic control for the Mississippian sediments. Where are these sections available for review? 6

Is there evidence that the strike-slip faults mentioned on line 2, page 4-103 are related to tear faults during the Mesozoic compression event? What evidence is there suggesting there is no relationship? Has there been a detailed sequence stratigraphic analysis been made to compare and contrast the stratigraphy on both sides of the faults? If not, why not? If so, where is the detailed data available for independent review? Where is the discussion of how these faults control groundwater flow and hydrothermal fluid migration? 10

On page 4-104, line 2, there is reference that the Eleana formation is thought to be bounded by faults. What kind of faults? What thrust sheet is the Eleana Range and Frenchman Flat in? How can an accurate evaluation be made on the contamination of the groundwater in the regional carbonate aguifer be made if there is no reference to what structural plate is involved in the tests? How can thare be a remedy to groundwater contamination if the perched water tables are all that are being tested for regional groundwater contamination while the deep carbonate aquifer is unmonitered? 13 12

Figure 4-24, page 4-112 shows no reference to thrust faults in the NTS. Is there a reason why thrust faults have been overlooked? Have the thrust faults been mapped? Has the stratigraphy between hanging wall and footwall plates been compared and correlated? If not, why not? If so, where is the data for independent review? 16

Where is the data concerning the thermal maturity for oil and gas mentioned on page 4-120. Who did the sampling, analyses, and evaluation? Was he (they) certified petroleum geologists with experience in oil and gas exploration? If not, why not? Line 18 states that potential source rocks have low organic carbon and hydrogen indices. Where is this data available? Who generated 19 8

COMPANY 4

| From what sequences vere the samples taken? What parameters where used to conclude the low potential for hydrocarbon resources for the region? Who made the conclusions? Was the person a certified petroleum geologist? Were all tests in the WTS logged by independent certified petroleum geologists? What experience did personnel have who logged tests? How can the hydrocarbon potential of the region be determined if there has been no evaluation by independent, experienced, oil exploration 23 personnel? Will an evaluation be made before the final BIS? From which structural plate were the samples taken? the data. 으 cont.

Sincerely,

I will provide additional questions and comments before May if I have more time.

Alan K. Chamberlain President

COSPACE CORPORATION 17 Siresi N.W. • Weshington, D.C. 20007 • 202 337-9453 • Fex 202 337-3639

May 2, 1996

Mr. Donald R. Elle

Environmental Protection Division U.S. Department of Energy

BY FAX AND FEDERAL EXPRESS

P.O. Box 14459

2753 South Highland Drive Las Vegas, Nevada 89193-8518

Re: Comments on Draft Environmental Impact Statement for Nevada Test Site

Dear Mr. Elle:

Enclosed please find the comments of Kistler Aerospace Corporation, of Kirkland, Washington, on the draft Environmental Impact Statement issued for comment by the U.S. Department of Encergy in January 1996.

Thank you for your attention to this matter. Please contact me if you have any questions or comments.

Very truly yours,

Before the Nevada Operations Office, U.S. Department of Energy

Comments

on Draft Environmental Impact Statement

U.S. Department of Energy Nevada Test Site Robert L. Meuser Chief Regulatory Counsel Kistler Acrospace Corporation 3760 Carillon Point Kirkland, WA 98033 206-889-2001

COMPANY 4 (CONTINUED)

Comments
on
Draft Environmental Impact Statement

U.S. Department of Energy Nevada Test Site Kistler Aerospace Corporation of Kirkland, Washington ("Kistler Aerospace"), files these comments on the Draft Environmental Impact Statement (DEIS) issued by the Nevada Operations Office of the U.S. Department of Energy (NV/DOE) in January 1996.

Kistler Aerospace supports Alternative 3 set forth in the DEIS. Kistler Aerospace respectfully urges NV/DOB to reference the testing and operation of a fully reusable aerospace vehicle by Kistler Aerospace at the Nevada Test Site under Alternative 3, the environmental effects of which are considered in the DEIS.

Section 1. Statement of Interest

Kistler Acrospace has entered into discussions with the NTS Development Corporation of Las Vegas, Nevada ("NTS Development") toward use of the Nevada Test Site for purposes of fabrication, testing, ground support and flight operations of a fully reusable aerospace vehicle. NTS Development has been designated by the Department of Energy as a Community Reuse Organization for the Nevada Test Site.

Kistler Acrospace is participating in a project team chaired by NVDOE. Members of the project team include NTS Development, the Federal Aviation Administration and the U.S. Air Force. Kistler Aerospace will work closely with local, state and federal officials to develop the Nevada operations center.

The NTS site will allow Kistler Aerospace to deliver satellites to all projected orbits for the telecommunications and other low earth orbit satellite constellations now in development. The Nevada site will permit Kistler to serve its commercial satellite customers conveniently from a U.S. loll permit Kistler for serve its commercial satellite kistler Aerospace projects that operations from the Nevada site will increase to roughly two flights per month in 2001-2, and could exceed four flights per month by 2004-5.

Kistler Aerospace and NTS Development also will explore with Kistler's contractors the prospects for locating vehicle fabrication facilities at the Nevada Test Site.

If the K-1 airframe can be fabricated and the K-1 vehicle assembled at the NTS Development site, Kistler's transportation costs and barriers will be reduced substantially. Kistler Aerospace anticipates that its operations will help to increase employment and diversify the economy in southern Nevada. Kistler expects these economic benefits to flow not only from Kistler activities directly, but also indirectly from Kistler's contractors and customers as they support their Kistler-related activities.

Section 2. Description of Kistler Aerospace's Proposed Activities at the Nevada Test Site

Kistler Aerospace's operating strategy

Kistler Aerospace intends to operate a space delivery service using a fleet of three K-1 aerospace vehicles consistent with the principles used by commercial air carriers generally and air freight delivery services particularly.

The K-1 will be a two-stage vehicle, comprised of the Launch Assist Platform (LAP) and the Orbital Vehicle (OV). Each stage will be fully reusable and uses well-characterized technologies. Like modern aircraft, the K-1 will be organized around modular, line-replaceable units (LRUs) for each vehicle system to increase reliability and faciliate maintenance.

K-I systems and components have been selected to take advantage of technologies that have already proven themselves in aerospace applications. In most cases, the hardware that makes use of these technologies has a documented flight history, and, in many cases, is available off-the-shelf.

2.2. Ground handling, facilities and support

Kistler Aerospace plans to construct its assembly and routine maintenance facility at the launch site. The assembly building will be a simple hanger with room for work on two vehicles and basic amenities. Kistler Aerospace will perform assembly of the K-1 vehicle and its payload, pre-flight check, and routine maintenance at this facility. The assembly facility will provide isolated clean rooms for each of four payloads for check-out prior to launch.

The K-1 will use a mobile strongback, or launcher, for three operational functions. The launcher first will serve as the assembly platform for the K-1 vehicle and its payload. The launcher secondly will convey the K-1 vehicle from the assembly facility to the launch pad, and then erect, fuel and launch the K-1, in approximately four hours. This mobile device is similar in concept to the transporters in use at Russian and Kazakh operational launch sites.

COMPANY 4 (CONTINUED)

Kistler intends to construct a basic flight facility, including modest buildings, a pad, roads leading to the pad, and a dry well for exhaust. These facilities are expected to require less land area and involve less construction than construction of an airport.

After erection at the pad, the K-1 will be loaded with propellants and pressurants by commercial tank trucks feeding through the launcher. Battery charging voltage will be supplied from the self-contained power supply on the launcher. The fiteling will take approximately four hours.

Kistler Aerospace selected Russian RD-120 LOx/kerosene engines because they offered the highest performance and reliability of any of the available engines. The RD-

The RD-120 engines use RP-1, a more refined form of kerosene. The low volatility of RP-1 as compared to liquid hydrogen makes for safe and easy fueling operations since spilled or leaked fuel will not spontaneously ignite. Safe fueling procedures for RP-1 are well-established after 30 years of use in Titan and Delta expendable vehicle launches.

120 has been fired 484 times, accumulating 118,000 seconds of operation time - a substantial amount for a rocket engine. Since its inception, 151 RD-120 engines have

2.3. Flight operations

After launch, the first stage, or LAP, will boost the orbital vehicle to approximately 40 km (130,000 ft), an altitude and a velocity sufficient for the OV to fly into orbit. The LAP then will separate, to rotate and re-ignite its engine for automatic return to the launch site. Separation along any planned azimuth of flight will occur within the restricted airspace surrounding the Nevada Test Site.

Upon separation from the LAP, the OV will ignite its engines and lift into its orbit. The K-1 will be at least 270,000 feet in altitude along any planned azimuth of flight at the point in flight when the K-1 will cross out of the FAA restricted airspace surrounding the NTS.

The OV will deliver its payload after achieving orbit, and then will remain in orbit until the proper, time to fire its single main engine for re-entry. The standard 480 kilometer circular orbit will permit re-entry within 12 twelve hours of launch. The OV then will re-enter the earth's atmosphere, and will return to its launch site in an autonomous precision landing maneuver.

Upon re-entry, the K-1 orbital vehicle will be at least 140,000 feet in altitude when it enters the restricted airspace surrounding the NTS. This relatively steep ballistic reentry path will enhance the targeting of the K-1 re-entry.

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The K-1's avionics system is being designed with built in health monitoring capability. This allows the replacement of any unstable component before it fails. In so doing, it enables better maintenance and refurbishment programs, thereby increasing reliability.

In the event of an in-flight engine emergency during boost phase, the K-1 can continue flying to a pre-designated diversion site for a safe landing with its remaining engines. After staging, a fuel dump system enables the OV to jettison its fuel load and reach a pre-designated diversion landing site.

The K-1 will have completely redundant avionics so that the vehicle can tolerate the failure of any part of its navigation and guidance systems and continue the flight. Like an aircraft, the K-1 will carry equipment for monitoring position and velocity compatible with Federal Aviation Administration (FAA) requirements for aircraft.

K-1 avionics consist of proven technology with well-documented flight histories. The inertial measurement unit has a documented Mean Time Between Failure (MTBF) of five years of constant operation. The flight control computer has a documented MTBF of four years in continuous operation.

The final landing sequence for both the LAP and OV will use parachutes and airbags. The K-1's parachute and airbag landing system takes advantage of extensive military development. This heritage insures that the K-1's landing systems will perform as designed, and safely land the LAP and OV in nominal and diversion site landings.

The K-1's landing systems remain intact and operable throughout its flight sequences. A barometric sensor deploys the parachutes and airbags insuring a controlled, intact landing at a pre-designated diversion site in the event of an emergency landing. Both the LAP and OV can be recovered, serviced, and, after determination of the cause of any failure, re-inserted into the fleet.

The operation of any vehicle in navigable airpace is subject to licensing, certification, safety restrictions, and operating restrictions imposed by the Federal Aviation Administration of the U.S. Department of Transportation (FAA). Kistler Aerospace will comply with all applicable FAA requirements in its testing and flight operations.

2.4. Recovery and turnaround

When the LAP and OV land on their airbags, recovery vehicles will be dispatched to retrieve each vehicle from the landing zone. The recovery vehicle will use a hoist to lift the LAP and the OV onto the flat-bed recovery vehicle for transport back to the hangar. Once in the assembly facility, the LAP and OV will be transferred to the lanned system, which will re-enter the hangar to begin a new maintenance cycle. If the operating systems of the LAP and the OV prove nominal, the first and second stages will be mated, checked out, integrated with payload, and ready for flight in 3 days.

COMPANY 4 (CONTINUED)

If the LAP or OV are not ready for flight, the modular construction of the K-1 will permit repairs at the assembly hangar by replacement of the inoperable system. Kistler Acrospace will maintain spare replacements for all systems. Maintenance will not be performed on system modules will be removed from the K-1, replaced by spares, and returned to the relevant contractor for refurbishment or repairs. The K-1 will use proven technology and minimum number of system modules to assure reliability.

. Test Mights

Kistler Aerospace plans to conduct six or more test flights from its operations center. The first three test flights of the Kistler K-1 will be suborbital and wholly within the confines of the Nevada Test Site and the airspace over it. The next three test flights are planned to be orbital flights, with or without payloads, as described above.

2.6. Manufacture of Airframe

Kistler Aerospace will contract the manufacture of the airframe for the K-1 vehicle. The airframe will consist of composite material. The dimensions of the airframe may restrict transport of the airframe to the flight operations center. As a consequence, Kistler intends to invite the airframe manufacturer to locate a composite material fabrication facility at or near the site of operations.

If Kistler's airframe contractor has an interest, Kistler Aerospace will work with the manufacturer and NTS Development toward locating fabrication facilities at the Newada Test Site.

Section 3. The DEIS Encompasses Kistler Aerospace's Contemplated Activities at the Nevada Test Site

The DEIS issued by NV/DOE encompasses the environmental effects of Kistler Acrospace's contemplated activities at the Nevada Test Site.

3.1. Kistler Aerospace's Contemplated Activities at the Nevada Test Site

Kistler Aerospace contemplates the following activities at the Nevada Test Site:

- Construction of assembly building, manufacturing facility, flight operations pad and support buildings, and associated infrastructure on NTS land.
- Manufacture (possibly) of composite airframe on NTS land.
- Ground support, including transport, fueling, take-off, landing, and recovery on NTS land.

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Flight operations in NTS airspace.

3.2. The Environmental Effects of these Activities Are Addressed in the DEIS

The environmental effects of Kistler Acrospace's contemplated activities are addressed and evaluated in the DEIS. In evaluating these activities, NV/DOE should focus on the environmental consequences of activities, not on the activities themselves. See Village of Grand View v. Skinner, 947 F.24 651, 657 (2d Cir. 1991)X whether the change will affect the ... environment in a significant manner or to a significant degree not already considered in previous studies").

Kistler Aerospace's contemplated activities fall within the classes and kinds of environmental effects considered in the DEIS, and thus are addressed in the DEIS:

Contemplated Kistler Activity

1. Manufacturing (possible activity)

As part of Alternative 1 (No Action) and Alternative 3 (Expanded Use), land use Coming at the NTS envisions industrial use, including manufacturing. Alternative 3 contemplates pursuit of new private initiatives at the NTS. NVIDOE specifically contemplated a "large, heavy industrial facility" under Alternative 3 (at Al.1.3.5).

A-1.3.5).

Construction and maintenance of facilities and infrastructure are contemplated as part

of Alternative 1 and Alternative 3.

Flight operations

2. Construction

Flight operations of various aircraft and missiles are contemplated as part of Alternative 1 and Alternative 3. The LOX/Renosene fitel to be used by the K-1 aerospace vehicle is comparable in environmental implications to other faels. Alternative 1 and Alternative 3 contemplate spill testing and other testing of hazardous materials.

Alternative I and Alternative 3 contemplate landing by aircraft, ground impact by weapons, and testing of explosive devices.

Ground support

COMPANY 4 (CONTINUED)

This conclusion is shared by the Desert Research Institute, which compared Kistler Acrospace's contemplated activities with the DEIS. The Desert Research Institute evaluated the environmental consequences of Kistler's contemplated activities element by element. For each element, the Desert Research Institute concluded that the DEIS evaluated the environmental implications of Kistler's contemplated activities. The Desert Research Institute report is attached as Appendix A.

3.3. Kittler Aerospace's Contemplated Activities Should be Covered in the Site-Wide EIS

Kistler Acrospace's contemplated activities should be addressed in the site-wide environmental impact statement in preparation. The DEIS attempts to address comprehensively finure alternatives and uses of the Nevada Test Site. Kistler Acrospace's proposed use of the NYS for acrospace operations is under active discussion and consideration by NV/DOB and by NTS Development, the designated Community Reuse Organization for the Nevada Test Site. Such an activity is interconnected with the comprehensive use of the Nevada Test Site, and should be considered in that context. 40 C.F.R. 1502.4, 1508.25(a)(1); Village of Grand View v. Stimer, 947 F.2d 651, 657 (2d Cir. 1991)("Connected actions are properly the subject of a single EIS."); Shoshone Paiute Tribe v. United States, 889 F. Supp. 1297,1308-10 (D.Idaho 1994)(placement of Composite Wing and Idaho Training Range connected and improperly considered under separate EIS processes.)

Moreover, as demonstrated above, Kistler Aerospace's contemplated activities are addressed in the DEIS. By regulation, the significance of environmental effects must be considered in the context of existing environmental documents and pre-existing circumstances at the site. 40 C.F.R. 1508.27. See Village of Grand View v. Skinner, 947 F.2d 651, 657 (2d Gir. 1991). In the context of the existing uses of the Newada Test Site, and the alternatives contemplated in the DEIS, Kistler Aerospace's contemplated activities are insignificant as a matter of law.

Section 4. The Draft EIS Should Be Modified to Explicitly Reference Kistler Aerospace's Contemplated Aetivities

The final environmental impact statement for the Nevada Test Site should explicitly reference Kistler Aerospace's contemplated activities under Alternative 3 (Expanded Uses).

NV/DOE cites as illustrations certain activities under Alternative 3, including a spill test facility and a solar energy power generation facility. Kistler Aerospace urges NV/DOE to add the following reference to the list of examples:

 Testing and operating a fully reusable aerospace vehicle, and constructing ground support and manufacturing facilities to support testing and operations.

7

COMPANY 4 (CONTINUED) Appendix A In addition, NV/DOB should clarify that the references to projects under Alternative 3 do not limit or circumscribe other projects that could be developed and that fall within the environmental effects addressed in the EIS.

modification of alternatives; development of new alternatives; supplementation, improvement, or modification of the agency's analyses; and factual corrections. 40 C.F.R. 1503.4(a). Lake Hefner Open Space Alliance v. Dole, 871 F.2d 943, 947 (10th Cir. 1989). Act (NEPA). Federal agencies are directed by regulation to respond to comments filed during the comment period. Permissible responses to comments on a draft EIS include A modification of the draft EIS to reflect or refine alternatives is not only proper, but also fundamental to the process mandated by the National Environmental Procedures

Conclusion Section 5.

Energy to reference specifically the contemplated activities of testing and operation of a fully reusable aerospace vehicle on and in the airspace over the Nevada Test Site, the environmental effects of which fall within those addressed already in the draft EIS. Kistler Aerospace respectfully urges the Nevada Operations Office of the Department of For the foregoing reasons, Kistler Aerospace Corporation supports Alternative 3 of those posed in the Draft Environmental Impact Statement for the Nevada Test Site.

Respectfully submitted,

Chief Regulatory Counsel

May 2, 1996

COMPANY 4 (CONTINUED)



University and Community College System of Navada

Water Resources Center

Environmental Implications of Kistler Aerospace Corporation Nevada Filght Operations

Roger L. Jacobson
Research Professor
Water Resources Center
Desert Research Institute

The project as currently configured is to develop a site in Area 26 on the Nevada Test Site (NTS) to manufacture and fly acrospace vehicles into earth orbit. The site will resemble a small manufacturing complex with an associated take-off area. The vehicles will be built on site using light reusable composite materials. The manufacturing operation will meet all applicable OSHA, EPA, DOE and other agency regulations. The vehicles will be fueled by kerosene and liquid oxygen, which will not be stored on site, but brought in when needed. The vehicle will fly back to the NTS and be recovered.

The purpose of this evaluation is to compare the current draft Environmental Impact Statement (EIS) for the NTS and surrounding areas, and the proposed environmental impacts of NTS operations by Kistler Aerospace Corporation. The draft EIS is not constructed to cover all future operations but rather to investigate the impacts of various activities that could be elements in any major project or operation. This document describes the environmental impacts of the Nevada Flight Operations proposed by Kistler Aerospace.

The first major activity that may impact the environment will, be the construction of the facilities in Area 26 on the NTS. This activity will be similar to numerous other activities, either completed or planned, on the NTS. The land will be surveyed for cultural resources, which will potentially include three investigations: 1) a historic mining urea, 2) structures from past Atomic Energy Commission (AEC) activities, and 3) anchaeology. This type of routine activity is discussed in the draft EIS in Volume 1, Part A, Section 4.1.10.

The biological resources are investigated in a similar and routine manner to the Cultural Resources. This survey is also conducted on a routine basis before any land disturbing activity. This is discussed in Volume 1, Part A, Section 4,1.6 of the draft EIS.

Materials and supplies will need to be transported to the site during the construction phase and during operation. This is a very common NTS activity and is discussed in Volume 1, Part A, Section 4.1.2.3. The transport of normal construction material is not discussed in the draft EIS, however Section 4.1.2.3 covers the transport of explosives, fuels, compressed gas, other petroleum products, and numerous types of waste and debris.

P.O. Box 19040 Les Vegas, MV 89122-0040 702-885-0427 Fas 702-885-0427

COMPANY 4 (CONTINUED)

Provisions for manufacturing and/or fabrication are under both Alternative 1 and 3 in Volume 1, Part A, Sections 3.1.1.6 and 3.1.3.6. Small-scale specialized fabrication and assembly have been conducted on the NTS for decades. The Occupational and Public Health and Safety (Section 4.1.11) related to both the manufacturing and launching are covered by federal and state law, DOB orders, and organizational plans and procedures.

The fueling of the acrospace vehicles with kerosene is similar to fueling other types of vehicle on the NTS. This specific activity is so routine that no reference could be found in the draft EIS. The proposed site has a propellant catch basin which should adequately contain any fuel spills or leaks so that the environment will not be impacted. Kisafer current plans are to bring fuel on to the NTS when needed and not to store fuel on site. However, at the present time large quantities of fuel are stored on the NTS and the small amount of fuel required by Kistler would have little or no impact.

The vehicle take-off will result in a gaseous plume of combustion products similar to a jet airplane take-off and perhaps dust production depending on the take-off area configuration. This operation is under Volume 1, Part A, Section 4.1.7 in the draft EIS. The NTS is in the Newaka Invastate Ar Quality Control Region. The ambient air quality at the NTS is not currently monitored for criteria pollutants or hazardous air pollutants, except for radiounclides. Elevated particulate matter may occasionally occur because of local sources of fuglitive particulates. All other pollutant are believed to be low, and would be emitted from boilers or incinerators. Assuming that take-offs are arather rare event the current air shed should not exhibit any notable change in air quality. The current plumes produced at the spill test facility located on Frenchman Flat dissipate and leave no residual air quality issues.

The noise associated with the Nevada Flight operations is generally believed to be within the levels of past NTS activities. These include surface testing of nuclear weapons, high explosive tests, and aircraft operation. This environmental impact is covered in Volume 1, Part A, Section 4.1.8 of the draft EIS. The remoteness of the site generally precludes the noise impacting the general public and NTS workers will have protective equipment, if required. The take-off site is over 20 miles to the nearest small community (Amargosa Valley) and because of the topograph the noise will be reduced. There is currently no data available related to current NTS noise activities. The State of Nevada nor local governments have not established any specific numerical environmental noise standards.

The visual impact of the aerospace vehicle take should be very short and is unlikely to create a permanent impact. This activity is in Volume 1 Part A, Section 4.1.9 of the draft EIS.

The site in Area 26 will need a water supply, either by extending the existing lines or drilling a new well. Both of these activities are common on the NTS and are covered in Volume 1, Part A, Section 4.1.5.2. The water requirements for the Kistler Nevada Flight Operations are unknown but appear to be very modest. It is unlikely that his water use will in anyway stress the aquifers on the NTS.

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OMPANY 5

THE RURAL ALLIANCE FOR MILITARY ACCOUNTABILITY

P.O. Ros E0056 Fisher, Nernal 89506 Fisher, Operations Pheneff or (700) 671-7801 (707) 786-0180



DAR BCTOR.

PAD BEAVED Created Office Created Office (SQD) SPG-1241 From Office

hursday, May 02, 1996

Donald R. Elle, Director Environ D. S. Department of Energy Environmental Protection Division U. S. Department of Energy Protection Division U. S. Department of Energy Env. 14450

P. O. Rox 14459 Lau Vegan, NV 89114

Dear Mr. Elle,

The following are the Rural Alliance for Milliary Accountability comments on the Dapartmont of Energy's (IVII) Draft Environmental Impact Ratement for the Nevada Test Site.

Our commonts will locus on the cumulative impacts associated with Department of Defence and DOE activities and proposed expansions in the State of Nevada. For example discussions found on page 6.3 to 6.10 do not even chooly resemble proposed expansions at Naval Air Etation Fallon and Nellia Air Force Base. This section is insufficient for example the DEIS states that "The sole concern is the proposed withdrawal of land..." I have findings grower the Iong standing concerns of the State of Newada, the "Western Shoshone Nation and rural impacts associated with low-level and supersonic military sirrently entivities which are abbrarshy impacting rural Neyada residonis.

Prescully, vver 40% of the shies over Nevada are designated as Special Use Airspace (SUA) for use by the Department of Defense with celimates at 70% with inclusion of Milliary Training Routes (MTRs). Despite the Pentagon's current control of Nevada's airspace, Naval Air Station Halon is currently attempting a massive airspace expansion which, if approved, would double their present airspace use in Nevada from 10,200 square miles (10% of the state total) to 21,500 square miles extending cestward to the White Pine Mountains, north to the Ruby Mountains and south into Nye County.

The massive proposal would cover the Duckwater Indian Reservation, the 19th century mining boom town of Eureka, with its collection of nationally historic buildings, the Big Emoky Valley, Round Mountain and portions of the Monitor and Tequinua rangers and Tsiyobe Mountains. The Current Mountain, Act-Dunte, Alla Trequinua and Table Mountain with Table Mountain would be located beneath the proposed Special Use Auspace. An additional 4 million acres of Nevada would be impacted by milliary overflights.

As described in the Special Nevada Report the three new Miliary Operation Areas (MOAs)

LANGERENT LAKEMLIGTAN MARILANINGES, CHAY ESTRANT, RAY KOMMANT, 10030/ED VALDES MARILING SAMPLING SAMPL

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COMPANY 5 (CONTINUED)

- The Smoky Military Operation Area (MOA) would encompass 3,853 square miles and
 would be designated down to 200 feat Above Ground Level (AGI) with a ceiling of
 18,000 Mean Sea Level (MSL) or above sea level.
- The Duckwater Military Operation Area (MOA) would encompass 4,818 square miles. The Duckwater Military Operation Areas (MOA) would allow for supersonic intercept where military Aircraft may hreak the cound barrier creating sonic bonns.
- The Diamond Military Operation Area (MOA) would encompass 3,430 square miles of
 airspace. The Diamond Military Operation Areas (MOA) would have a floor of 10,000
 ford Mean Sea Level (MSL) with a celling of 18,000 feet MSL. The Naval proposal
 includes an exclusion zone of 2,000 feet above ground level in a 3 nautical mile radius
 contexed on the Nuraka Afrport.
- Expansion of their Supersonic Operations Area (6OA) within the proposed Diamond
 Military Operation Areas (MOA) by 500 square miles. This airspace in which military
 pilots can fly at supersonic speeds breaking the annud barriers and censing sonic booms
 could leave the land beneath an uninhabitable area where impacts will avortually
 force residents to leave. Nearly all the residents have been bought out by the military in
 Dixte Valley where NAS Fallon is presently conducting supersonic jet training
 activities.
- Additional plans by Naval Air Station Fallon include the elimination of the Highway 50 Visual Pilght Route (VFR) and attempts to raise the ceiling on all Restricted Airspace within the Fallon Training Range Cumplex from 18,000 feet MSL to 45,000 feet MSL.

The proposed expansions will pose serious impacts to civil aviation, property values, wildlife, livestock, hunting, retreation, human health, Naitve American scorreighly and the quality of life for Nevadane living under these operations. Subsord of noise produced by utilitary sirred flying at 100-229 feet is generally above the pain threshold for humans. A jet flying at full power can produce levels as high as 140 decibels.

If the U.S. milliary has its way, huge chunks of Nevada's public land would be converted to simulated was zones. The Department of Defense has already dedicated 25 million acres of land (the size of the state of Virginia) to the milliary. Currently, 20% or over 4 million acres of Nevada public lands are currently designated for the sole use of the military. Nevadans have learned that once public lands are withdrawn, the Pentagon in most circumstances overstap resemptive use of the lands. These actions exclude other multiple use deportunities such as mining, grazing, hunting, and recreation.

Currently, Naval Air Station (NAS) Falton is attempting to garner control of 199,100 acres of public lands in Churchill County as buffer zones for the present NAS Fallon bombing ranges and Electronic Warfaw Range. The action was first proposed in 1982, but delayed by lawsuits and public opposition from environmental, rancling, recreational and mining

organizations. All military withdrawals over S,000 acres warrant an Engle Act (43 U.S, C. 155-158) withdrawal and Congressional approval.

As described in the Epecial Nevech Report NAS Fallon land withdrawal proposals of 364,A33 acres:

acres of public lands in Churchill County entranneling, current Naval Rembing Ranges. The proposed includes 34.023 acres at Brave 16, located between Pallon and Tecnhey. The existing B-16 range is already curfalling, residential and goothermal development. Private homes are located within one half mile of the range. All Darso 17, located adjacent to ... Iffehrway 50 just east of Sand Mountain Sale Park, 35,895 excs. are requested. At Brave 19, located adjacent to ... Included adjacent to in the Walker River Painte Reservation and Highway 95 a total of 19,073 acres are requested. Additionally, the proposed Land withdrawal for the Rieseronic Warfare The Master Land Withdrawal if approved would grant Naval authority over 189,073 Range would add 92,673 acres.

In addition, Naval Air Station Fellon's has requested approximately 7,584 acres to their withdrawal application for the Fallon Range Training Complex of the Naval Air Station, Fallon, Nevada (formerly known as the Master Land Withdrawal).

- The Brave 17] Brave 19 Land Bridge would withdraw 122,600 acres of publicland. The Proposed Land Bridge of 312 square miles would allow the firthig of surface to air missiles from Brave 19, adjacent to Highway 50 to Brave 17 bordered by Highway 95 and the Walker River Painte Reservation between Fallon and Schurz.
- Included in the new proposal is a new 10 square mile bombing range "Bravo 19" which so proposed would be south of the present Bravo 17 range. The proposed Bravo 18 bombing Range early witheraw an additional \$3,460 areas of public lands. This newly proposed bombing range would be used for dropping and firting live ordinance, laser operations, itsticopter operations, recket firing. Smokey Sam firing, and motorized. artillery liring.

Furthermore, the US Air Force is proposing the expansion of the Poradiso Miliary
Operation Area in northern Nevoda so part of the Enhanced Training Range in Ideho.
The Air Force is also proposing the expansion of Special Dee Airapace at the Ulah Test and
Trishing Range in enstern Nevada. These proposed expansion, if approved, would further
impact civilian aviation and rural residents.

incinding pilots, unrehens, miners, Nativa Americana, tavironmentalists and rural residents across Nevada who have joined hands to fight increasing military encruaciunent The new proposals have mised protests from a broad coalition of interested parties as it impacts their resources and quality of life.

In conductor, we believe that the DAM and MAR shattld consider as a viable afternative the relocation of special Uce Airspace and Military Training Routus to the Nevada Tast

COMPANY 5 (CONTINUED)

Site to ensure that military training activities do not disrupt rum! life styles. This afternative was not addressed in the DRIS. Implemented of this alternative would demonstrate to the public that are branches of the federal government are working as one to accommodate our nation's needs in a cooperative manner. ∾ cont.

Thank you for the opportunity to comment on this important matter. Flease feel free to contact us if you have any further questions,

Sincerch,

Jrace Bukowski

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COMPANY 6

COMPANY 6 (CONTINUED)



CEDAR STRAT

Silver Canyon Ranch Hiko, NV 89017 702) 725-3500 April 16, 1996

∾ cont.

Does he(they) have at

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carbonate sequence stratigraphy in Nevada? Does he(they) have a least a doctorate degree on sequence stratigraphy? Did he score at least 90% on the Graduate Records Examination for geology? Does he have at least 10 years experience in oil and gas exploration? Has he generated surface gamma-ray logs for their stratigraphic sections?

On page 4-100, lines 28 and 29 there are no explanation of how compression deformation rearranged the positions of the Paleozoic rocks and what the implications of the rearrangement have on roundwater and possible extractive minerals including oil and gras. Nether is there reference made to the Las Vegas shear zone that is probably a tear fault related to thrusting. There is no mention how contaminated groundwater from the Test Site mixes with groundwater in the aquifer is controlled by the shear groundwater movement in the aquifer is controlled by the shear some. There is no mention of deep monitoring wells to measure a non. There are no plans for mitigating contamination of a result, there are no plans for mitigating contamination of groundwater in the Las Vegas Basin. Is the Department of Energy prepared to provide an alternate source of water when the tritium plume reaches the Las Vegas Basin? 4

Following are my comments and questions concerning the Draft Nevada Test Site Environmental Impact Statement.

No reference was made to how the Mississippian foreland basin sediments vary between structural plates on line 29, page 4-100. Are there detailed mensured sections available with tight Where biostratigraphic control for the Mississippian sediments. Where are these sections available for review? How do these section correlate with other sections in the region beyond the Test Site?

5

Is there evidence that the strike-slip faults mentioned on line 2, page 4-103 are related to tear faults during the Mesozoic compression event? What evidence is there suggesting there is neatationship? Has there been a detailed sequence stratigraphic analysis been made to compare and contrast the stratigraphy on both sides of the faults? If not, why not? If so, where is the detailed data available for independent review? Where is the hydrocarbon and hydrothermal fluid magration? Where is the hydrocarbon and hydrothermal fluid magration? Where is the detailed geologic mapping to document these faults? If the mapping is not done, will it be done by competent geologists before the final EIS is submitted? If not, why not?

9

of the groundwater in the regional carbonate aquifer be made if there is no reference to what structural plate is involved in the tests? How can there be a remedy to groundwater contamination if the perched water tables are all that are being tested for regional groundwater contamination while the deep carbonate On page 4-104, line 2, there is reference that the Eleana formation is thought to be bounded by faults. What kind of faults? What thrust sheet is the Eleana Range and Frenchman Flat in? How can an accurate evaluation be made on the contamination

In volume 1, Chapter 4 lines 16 and 17 the draft states: "....the NTS is probably the geologically best known large area within the United States." I am interested in who made such a sweeping statement and on what basis was the statement made. Since access to the geology of the NTS and surrounding Nellis Range has been highly restricted, independent review by the geologic sciences has been precluded. Your people told me that the draft was made has been precluded. Your people told me that the draft was made by reviewing peer-reviewed papers of the geology of the area. If the geological community is restricted from scrutinizing ologists under federal contracts, how can there be an or geologists under federal contracts, how can there be an or geologists under federal contracts, how can there be an truly the best known large area then there should be reports on truly the best known large area then there should be reports of the state-of-the-art papers available. Since I saw no reference to modern stratigraphic and/or not completed for the suspect they are not available and/or not completed for the lines is and IT as: "the United States." on page 4-100, lines 21 and 22 there is a reference to a generalized stratigraphic column for the area near the NTS. Is there a detailed stratigraphic column available? Who did it? Have the stratigraphic sequences been defined and how do they correlate to other sections in the region? What sequences in the stratigraphic column involve the region? What sequences in the stratigraphic column involve the region? What sequences in the stratigraphic canon the paleozoic sequences in the draft. Is there other porous and permeable sequences in the draft. Is there someone working on the Paleozoic sequence stratigraphy of the NTS as it relates to groundwater aquifers, hydrocarbon reservoirs or host rocks? If not, will it be done for the final EIS? How can accurate statements be made about groundwater, hydrocarbon and ore deposite be made if this basic work is not complete? If it is complete, where is it available for independent review? Who did the work? Does the worker(s) have experience with

CHAMBERLAIN EXPLORATION DEVELOPMENT AND RESEARCH STRATIGRAPHIC CORPORATION

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Dr. Donald R. Elle EPA Division, DOE Nevada Operations

P.O. Box 14459 Las Vegas, NV 89114 Donald R. Elle

Dear Dr. Elle,

aquifer is unmonitored?

cont.

Figure 4-24, page 4-112 shows no reference to thrust faults in the NTS. Is there a reason thrust faults have been omitted? Have the thrust faults been mapped? Has the stratigraphy between hanging wall and footwall plates been compared and correlated? If not, why not? If so, where is the data for independent review? Who did the correlations? Is the person competent in sequence stratigraphy and the use of surface gamma-ray logs? If not, how was the person chosen to make the correlations? Figure 4-24,

6

Where is the data concerning the thermal maturity for oil and gas mentioned on page 4-120. Who did the sampling, analyses, and evaluation? Has he (they) cartified petrologists with experience in oil and gas exploration? If not, why was there not a certified petrolem geologist assigned to the evaluation? Line hydrogen indices. Where is this data available? Who generated the data? From which structural plate were the samples taken? From what sequences were the samples taken? From what sequences orrelate with those beyond the NTS. What parameters where used to conclude the low potential for hydrocarbon resources for the region? Who made the conclusions? Was the person a certified petroleum geologist? Here all wells in the NTS logged by independent certified petroleum geologists? What experience did the personnel have who logged wells have? How can the hydrocarbon potential of the region be found out if exploration personnel? Will an evaluation of the oil and gas potential be made by a professional before the final EIS? 10

During the scoping workshop in Caliente, you mentioned that the BIS is not a comprehensive treatise on the geology of the Test Site. I appreciate that, but a brief review of the geology of the NTS should at least summarize the results of sequence stratigraphic analysis and provide at least a generalized halanced structural cross section. There ought to be at least a reference made to the deep carbonate aquifer since it is the most important groundwater resource in the eastern Great Basin.

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I have enclosed a copy of a recent paper dealing with sequence stratigraphy of rocks involved in the deep carbonate aguifer of eastern Nevada to be incorporated in the final EIS. The paper is the Timpahute Range which is the closest continuous geologic transect to the NTS and Nailis accessible to the geologic community. Similar sequence analysis should be done in the NTS and in Nellis to complete the geologic review for the EIS. 12

COMPANY 6 (CONTINUED)

For the "the geologically best known large area within the United States," the geologic part of the draft NTS EIS is inadequate. It should at least provide a summary of the results of millions of dollars of geologic research using modern geologic technology such as sequence stratigraphy and balanced structural cross

Sincerely,

Alan K. Chamberlain President

Govenor Bob Miller, State of Nevada Senator Richard Bryan, US Senate Mary Manning, Las Vegas Sun Mr. Michael Johnson, Las Vegas Valley Water District Mr. Carl Johnson, Nevada Nuclear Waste Project Office ដូ

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COMPANY 6 (CONTINUED)

Devonian Sequences and Sequence Boundaries, Fimpahute Range, Nevada

ALAN K. CHAMBERLAIN!

JOHN E. WARME

CEDAR Sure, Silver Canyon Ranch, Hilto, Nevada \$9017 Department of Geology and Geological Engineering Colorado School of Mines, Golden, Colorado 80401-1887

ABSTRACT

characteristics. The section exhibits three major sea-level lowstands that produced regionally and economically significant terrs surfaces, and six major sea-level transpressions. Bounding surfaces and internal features were interpreted for their relative sea-level changes and paleocarvironmental significance, and the results were used to A well-exposed 5000-foot-thick composite straigraphic sociote in the Timpolurie Range, south-central Newda, provides a useful reference section for defining Devonian depositional cycles and sequences across the eastern Great Basin. Twenty-one mappable sequences were identified. Each sequence is bounded by discrete surfaces, and is comprised of one or more depositional cycles that exhibit distinctive boundaries and internal create a relative sea-level curve.

A surface gamma-ray profile closely mirrors the sea-level curve. Gamma-ray patterns indicate karst and ecosion surfaces, lithofacies and biofacies shifts, and both deepening and shallowing events. Some patterns also suggest lithologic and biostratigraphic transitions that are subtle or underectable in outcrops. The surface gamma-ray log is valuable for regional correlation of formations, sequences and cycles in other surface and subardizes ray log is valuable for regional correlation of formations. sections. It is also useful for interpretations of sea-level changes and facies shifts throughout the Devonian sec-

Sequences identified in this reference section have been compared to over 50 eastern Great Basin surface and subsurface sections, and they provide a powerful regional correlation tool. Furthermore, these sequences have been used to may complex structures in the Timpahute and adjuctat ranges. Some sequence boundaries, such as the karsted Simonson unconformity, provide attractive targets for hydrocarbon exploration in the region.

INTRODUCTION

tify and interpret Devonian sequences and cycles across the eastern Great Basin. It lies in the middle and western parts of the greater Timpshite Range, about 120 miles north section of Devonian rocks in the Timpahete Range, south of Las Vegas (Figs. 1, 2). The Devoulan section lies be-tween predominantly carbonate rocks below and a mixture of carbonate and siliciclastic rocks above. It can be corre-lated to other mountain ranges where much of the Paleozoic In this paper, we describe a well-exposed composite central Nevada. This reference section can be used to idensection is exposed (Fig. 3).

The Devonian portion of the southwest Mail Summit measured section, referred to in this paper as "TMS", is nearly 5000 feet thick. Table 2 provides formation names of the Paleozoic rocks commonly used in the region. Five formations make up the Devonian TMS section: Sevy

in M. W. Lorgman and M. D. Sonnerfeld, eds., 1996, Paleoxolc Systems of the Rocky Mourain Region. Rocky Mountain Section. SEPM (Society for Sedimentary Geology). p. 63-94.

below the unconformity is a major hydrocarbon explora-tion target and probably correlates to the reservoir rocks at Rango Limestone, and Pilot Formation (Figs. 4, 5). Ages of these formations are approximately of Early, Middle, Late, and very Late Devonian, and Devonian-Missistippian. rovides natural boundaries for formations and members. urthernore, a karst surface at the top of the Simonson ies of limestone, dolostone, sandstone, megabreccia and ilustone above. Karsted, coarsely crystalline dolostone Dolomita separates dolostones below from varied litholo-Dolomite, Simonson Dolomite, Guilmette Formation, West respectively. Recognition of precise sequence boundaries the Grant Canyon oil field 55 miles to the north.

ward-shallowing cycles into sequences in the regional cor-relations. Figure 6 shows correlations where lithology of individual sequences may vary laterally. Correlation of Sequences identified in the TMS can be recognized in Figs. 1, 6, 7). Diagnostic features and depth indicators listed in Table 3 were used to help identify and group sets of upover 50 eastern Great Basin surface and subsurface sections, and they provide a powerful regional correlation too

8 \$ 8 ► Measured Section (CEDAR Strat) × Measured Section (from literature) 110 110 Ξ Ξ 113 112 12 Mail Summit Doep Creek &. Ę ŧ COMPANY 6 (CONTINUED) Alan K. Chamberlain and John E. Warme ដ ♦ Well 114 ę, = 115 5 á. 8 2 19 117 Timpahute Range 118 Patranegat Barge (36) 10 Miles 9 119 Mail Summit empiute Mtn (53) McCormack (36) 8 Maron Moore Monte 1 2 **4**,

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Figure 1, index map showing parts of Nerada and Utah and location of southwest Mail Summit composite stratigraphic section (TMS) in the greater Timpabure Earnge near Hillo, about 110 miles north of Las Vegra. Also shown are adjacent (Inset) and regional surface and subsurface sections (listed in Table 110 which Devonlian sequences in the southwest Mail Sammit reference section were correlated. Dry hole symbols indicate selected study wells that penetrated the Devonlian section. The Seaman Earnge section Somesaured by Huttubie (1989) is shown. Numbers on the map borders are degrees Lattuck and Logitude. Type sections for the Devonlan Sery, Simonson and Guillinette formations are in the Deep Creek Range (#12 on Table 1), western Utah.

Paleozoie socion, this reference socion may prove useful in halping unavel the nature of complex structures encountered by deep hydrocarbon exploration tests in southern Newada. sequences between surface and subsurface sections is abown in Figure 7. In a further application of this work, the first ranges. Because the region lacks well bores penetrating the unthor has used features listed in Table 4 to identify sequences and map complex structures in the Timpahute, Golden Gate, Worthington, Hiko, Seaman, and Pahranaga.

Past Work

in the Palmengar Range and Kellogg (1963) in the Egm Range helped define this terminology. In Figure 3, the De-vonian stratigraphy of the TMS (section 51, Fig. 1) is com-pared with the Paleonoic stratigraphy exposed in the Egm Lithostratigraphic terminology used bere (Table 2) reflects the most widely used nomenclature for Basin and Range strata (Langenbeim and Larson, 1973). Roso (1963

(section 20, Fig. 1) and Pahranagat (section 38, Fig. 1)

a brown-gray, slope- and ledge-forming interval that includes the Oxyoke Canyon Sandstone Member of the Newada Formation (Nolan et al. 1956) and corresponds to the and the darker gray, ledge-forming Simonson Dolomite is Dolomite were taken from Osmond (1954) and are readily applied throughout much of the Paleozoic platform facies Notan (1935) first applied the names Sevy Dolomite, Simonson Dolomite, and Collimeter Sevandarion to Devoluin Bods in the Deep Creek Rungs, western Uniah (Fig. 1). Between the very light-gray, slope-forming Sevy Dolomite worm the very light-gray, slope-forming Sevy Dolomite Oxyoke Interval in this paper. Subdivisions of the Simonson tions generally coincide with sequences, and their definition is still being refined. in eastern Nevada and western Utah. Members of forma-

yellow slope-forming bed (Yellow Stope Sequence in this paper), 40 to 90 feet above the highest bed bearing the brachloped Stringocephalus, be the base of the Gullmette ROCKY MOUNTAIN SECTION, SEPM BOCKETY FOR SEDIMENTARY GROLDGY) Reso and Croneis (1959) proposed that the base of a

PALEOZOIC SYSTEMS OF THE ROCKY MOUNTAIN RECTON

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Devonian Sequences and Sequence Boundaries, Timpshuse Range, Nevada

Formution in the Palvangut Range. Techanz and Pampeyan (1970) in their regional syndriest, Humbies (1989) in the Seaman Range, Adman (1991) in the Worthington Range, and Estes (1992) in the Palvanagat Range also placed the top of the Simonaton Doloninia at the base of the yellow slope-forming bed. In his workt in the Palvanagat Range arra, Reso (1960) divided the Guilhoette into two members Table 1. Measured sections and wells that were correlated to the southwest Mail Summit (TMS) reference section.

No. Well or Measured Section

- American Hunter Expl., Blackjack Spring
- Amoco, East Henderson Anadarko, Combs Peak
- Antelope Range Beaver Dam Mountains, Horse Canyon Blair, White Pine

depositional cycles bounded by discrete surfaces. Cycles were sequentially numbered from bottom to top in each sequence and are described in detail by Chamberlain (1996).

The average thickness of cycles in TMS, excluding the B2

Sequence" as used in this paper is one or a bundle of

Sequences and Sequence Boundaries

egional correlations.

mepherech, is 22 feet. Bach cycle and expenses that the fields of the first bloom of the

distinguish one sequence from another include mineralogy, texture, bedding, weathering profile, color, fossil content, shallowing- or despecing-upward trends, gamma-ray sig-

nature, and other properties that may be unique to one or a few cycles (e.g., rous straitfuithon, condeated interval, oncollies, cherts, etc.). Some boundary characteristics that separate sequences include harred surfaces, erosional surfaces, desicousion seachs, pulseosoli, sharp connects, transgressive lags, and abound deepening events (Fig. 4). We use widely accepted expenses straigraphic terms to describe and interpet the Devonian strata in Newad (cf. Baum and Vall, 1998, Weltmer, 1992). A sea-level Lowstand

- 8. Cherry Creek Range. Egan Basin
 9. Cherry Creek Range. Egan Basin
 10. Commodore Resources, Oorload Fed
 11. Confusion Range. Little Mile & 1/2
 12. Deep Creek Range. Little Mile & 1/2
 13. Depo, Willow Wash
 14. Diamond Range, Newark Mountain
 15. Diamond Range, Nowark Mountain
 16. Diamond Range, Nasteriale Ridge
 17. Diamond Stampe, Oxyoke Cumpon
 18. Dutch John Mountain
 19. Egan Range, Nilaer Ganyon
 22. Exon, Ayear Unite
 23. Eigan Range, Water Canyon
 23. Eson, Ayear Unite
 24. Golden Gate Range, Bellewe Peak
 24. Golden Gate Range, Dioper Plate
 25. Golden Gate Range, Dioper Plate
 26. Grave Plate
 27. Golden Gate Range, Upper Plate
 28. Grave Range, Forest Home Upper Plate
 29. Grave Range, Forest Home Upper Plate
 29. Grave Range, Forest Home Upper Plate
 29. Unresone Hills
 21. Limestone Hills
 22. Limestone Hills
 23. Line Bald Mountain
 24. Lone Mountain
 25. Hone Range, Forest Home Upper Plate
 26. Oxyoke Range
 27. Oqulin Mountain
 28. Pahanage, Peat Range
 27. Oqulin Mountain
 28. Pahanage, Peat Range
 27. Oqulin Mountain
 28. Pahanage, Peat Range
 28. Washer Range, Dog Villey
 29. Pananage, Peat Renge
 27. Oqulin Mountain
 28. Empahue Range, Mall Summil
 29. Timpahue Range, Mall Summil
 29. Spring Mountain, Jorel Canyon
 29. Spring Mountain, Hong Peak
 25. Timpahue Range, Mall Summil
 26. Spring Mountain, Hong Peak
 27. Silve Blank Range, Mall Summil
 27. Lineabhue Range, Mout Mountain
 28. Spring Mountain, Hong Peak
 28. Spring Mountain, Hong Peak
 29. Waster Range, Rock Canyon
 29. Waster Range, Rock Canyon
 20. Waster Range, Rock Rangaln
 20. Waster Range, Rock Canyon
 20. Waster Range, Rock Rangaln
 20. Waster Rangaln

Surface of Erocion (C.S.D) is an unconformity or significant hims formed during a relative lowerand of sea level. In emboare rocks, L.S.Ba are signaled by zones of kert, ps. leosols, deep eracks, and openious ecotion. A lamagrastic Surface of Erosion (T.S.D) is a histas formed by waves and

currents crossing the position of the stratigraphic section as sea level rose. It commonly represents little crossion, and

A Maximum Flooding Surface (MFS) is formed during sea-level transgression and highstand. In contrast, a Condensed Section (CS) represents beds deposited during a sea-level may be a stharp surface or rendered vague by bioturbation

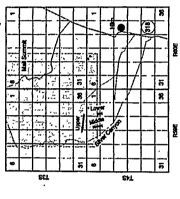
ROCKY MOUNTAIN SECTION, SEPA (SOCIETY FOR SEDMENTARY GEOLOGY)

highstand above the MFS.

COMPANY 6 (CONTINUED)

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negalerecis (B2 Sequence in this paper). Hurmbise (1989) divided the Guilmenta into two members above and below the top of the yellow alope-forming bed. We have divided

above and below the top of a prominent carbonate

the Gailmette Formation into nine mappable sequences (Fox Mountain, Yellow Slope, and Sequences A through G) that correlate with other measured sections and wells of the

castern Great Basin (Fig. 1).

We propose to modify some formation and member boundaries to conform no rewly identified sequence boundaries are greatic, front so rightlift can tand identifiable surfaces, and have great potential for

the touthwest Mail Summit composite straigraphic section. Access to by gravel read from Highnay 318 to Silver Canyon. Arrows point up-ection. The Mail Summit topographic 7.5 minute quadrange is stippied. figure 2. Location of lower, middle and upper segments of

LOCATION

mit 7.5 minute quadrangle, consists of three segments (Fig. 7). All three segments if which the same structural thrus plate (Chamberlain and Gillepia, 1993). The husal segment of the TMS includes Sevy Dolomite Sequence 3 through the top of the Simonson Dolomito Brown Cliff Sequence. Along strike to the west, the middle segment contains the Simonson Upper Alternating Sequence through the bus of Gailmette Sequence D. Metarured along a night, to one mile north of the other two segments, the base of the types regment in the base of Mittstiepian Joana Limeston. Overlap of Sequence 32 and C was made to compare and contrast reaf and off-reaf In this paper, the southwest Mail Summit measured section (TMS), measured within the southwest Mail Sum-

METHODS

Measured Sections

exposed section was chosen by constructing a 1.24,000 scale reconnaissance peologic map of the southwest Mail Summin 17.3 minute quadrangle area. Mounted with a clinear cut corrected for structural slip, a 5.000 Alexob's Staff was used to measure section thicknesses. Outrop profile, degriphol, and gamma-ray measurements at 2.5.100 Minute vals were recorded on andle tape. Outrop descriptions included cycle boundaries, internal lithologies, colors, A traverse of the least structurally deformed and best PALEOZOIC SYSTEMS OF THE ROCKY MOUNTAIN RECION

a relative water-depth (relative sea-level) curve. Crito-ria used to make facies assignments are summarized in Table 3. resenting facies environments was assigned to each fa-cies while in the field. These data were used to construct textures, fossil content, sedimentary structures, bedding, and other significant information. A numerical value rep-

Surface Gamma-Ray Logs

6 and 7 provide examples of surface and subsurface corre-lations in the greater Timpabute Range. Note that the gramma-ray patterns above Sequence B allow correlation Surface gamma-ray logs provide a powerful correla-tion tool in frontier areas (Chamberlain, 1983), Figures 3,

out of the measured section at a large scale (e.g., 1 in. to 10 ft) allowed detailed correlation of the gamma-ray log with the outcrop description. A final printout at smaller scales (e.g., 1 in. to 200 ft) compressed the gamma-ray log and emphasized study, but significant, changes that helped to distinguish sequence boundries (Figs. 5, G. 7). The gamma-ray log is compressed much more (e.g., 1 in. to 2000 ft) and the hithology is generally generalized in Figure 3. A "gamma-ray inflection" is an increase in radiation between the sections (Fig. 6), despite changes in lithology.
Gamma-ray mesturements were made by holding a
confilloment with this had recording the counts per secorder use digital display (Chamberlain, 1983). The data
were transcribed onto a sprandithest for further data mainpulsion and preparation for graphic output. A paper print-

or excursion to the right on the gamma-ray log and a "gamma-ray deflection" is a decrease in gamma radiation or an excursion to the left. Of the three naturally occurring radioactive elements, potassium and/or thorium in derital dust is probably the most likely source of gamma radiation in most Devonian rocks of Nevada. Detritus-poor, opcaradiation than detrins-rich, supratidal silty dolostones at the top of cycles. Wilson and Pilatzko (1987) suggested Williston Basin are caused by wind-blown, thorium-rich clatic shales and the general increase in radiation upward (Fig. 3) are probably the to uranium concentrated in organic-rich, fine-grained detrial rocks. marine carbonates at the base of cycles emit less gamma that gramma-ray inflections in time-equivalent beds of the tilt deposited under and climate conditions. However, the Sevonian Pilot Formation and in the Mississippian Antler tharp, intense gamma-ray inflections in the Mississippian

DEVONIAN SEQUENCES

fied and described in this paper. Abbreviations in the first column, defined in the legend, show the sequence order. Garman radiation was recorded and plotted as comin per second, similar to AFI unit is well logs. Major lithologies and surfaces are illustrated in the lithologic column. Resist values satsigned in the field (Table 3) were used to plot the Figure 5 summarizes the Devonian sequences identi-

ROCKY MOUNTAIN SECTION, SEPM BOCKETY FOR SEDIMENTARY CEDLOGY)

PALEOZOIC SYSTEMS OF THE ROCKY MOUNTAIN REGION

Devonian Sequences and Sequence Boundaries, Timpahute Range, Nevada

relative sea-level curve. Each excursion to the right marks adocposing event and besof cach upward-shallowing cycle. Cycles within each sequence are sequentially numbered from bostom to top (Chamberlain, 1996). The sea-level curve is a mirror-image of the gumen-say curve (f.e., gummar adiation intensity decreases over rocks deposited during sea-level rises [e.g., at approximately 2000 (I in Fig. 5]). Boundary characterisis that separate 2000 (I in Fig. 5]), in the right-hand column, characterisis plant separate sequences are listed in the order they occur in the scetton (from bottom to top). The lower part of the Missiappian Joana Limesstone is in-

cluded to complete the TMS.
Shown in Table 3 are the number (relative sea-level Shown in Table 3 are the number (relative sea-level depth scale) and characteristics of each facies, as assigned in the field. The depth scale was used to construct the sea-level curve in Figure 5. Interpreted facies are shown in the fidel column. Disposite features and/or depth indistrois in the right-hand column summarize features observed in in the TMS sequences, and documented in many other measured sections in the Great Basin (Fig. 1).

Sequence Boundaries

Karst and desiccation cracks mark relative sca-level Lowand Surfaces of Fatoin (LSEs). Karsted surfaces mark the tope of the following sequences: Coarely Crystalline and Upper Alternating of the Simonson Dolomin, For Mountain, and Sequences B., B.; and F. of the Guilmette Formation (Fig. 9). Desication cracks occur at the top of the Fox Mountain Sequence and tops of cycles in Quilmette Sequences also commonly occur at the top of dularies Sequences also commonly occur at the top of Quilmette Greeks. It seeks represented by palcocols, occur at the top of the Fox Mountain and Sequence B3 of the Guilmette Greeks.

Transpersive Surfaces of Eroxion (TSEs) commonly occur at sequence or spele bases where carbonate multiports agents and overlet bases where carbonate multiports of the most and part of the most principal stationary overlie platform, carbonates at the top of the underlying pathloring-upward cycle. This type of TSE occurs at the base of each of the following sequences: 1) Simonson Brown Cliff-Forming Sequence, 2) Culiments Sequence, A) A, A, and D, 3) West Range Limestone, and 4) Johan Limestone, TSEs signaling the proatouced deergening events commonly mark internal, reacconcessions of the ROCCY MONTON RECON.

himner (tens of ft) sequences or cycles. TSEs may truncate delicetaino reack-beaming, quarts androine caps of many upward-shallowing cycles in Sequence G. They also truncate the uppermost cycles in Sequence D. Dad F and may marge with the underlying LEE. Lag deposits commonly occur just above 17Es such as those at the bases of the Oxycles Formation, Simonon Lower and Upper Alternating and Brown Cliff Sequences, Guilnette Fox Mountain and Sequences A.2. Bs, and ft, and Pilot Sequence Z. Hundrebase of both Sequences of the Oxycles Interval and in the base of both Sequences of the Oxycles Interval and in the lower grant of Chilmette Sequences C. Hundrebase of Policy Sequences C. Hundrebase of Both Sequences C. Hundrebase (Interval and in the lower grant of Chilmette Sequence E. Cycle B.

Gamma Radiation

The large-scale trend of background gamma radiation decreases from apparied als Sovy dolescones to open-shelf carbonates of Sequences A2 through B3. Three major, large-scale (1000 of ft) upward-deepening sequences, composed of numerous minor upward-stallowing cycles, occur in the basal 2000 feet of the measured section (Fig. 5). Gamma riadiation generally decrease upward in each of the large-scapuses opened by the sequences. The Simonson Brown Cliff Sequence occurs at the top of the lowermost large-scale sequences and contains the first occurrence of open-shelf fossils in the TMS. Gamma radiation of the Brown Cliff Forming Sequence is less intense than of the adjacent sequences above or below. The Guilmette Fox Mountain Sequence and Sequence B occur at the 1000 feet. As with the Brown Cliff below, open-marine carbonates of the Fox Mountain and Sequences in the overlying 1000 feet. As with the Brown Cliff below, open-marine carbonates of the Fox Mountain and Sequences. In the Guilmette, gamma radiation interases from the base of Sequence B of the gamma radiation increases from the base of Sequence B.

and is nearly constant through Sequence D. Gamma-ray patterns of the upward-shallowing Sequence F and subsequent sequences are inverse to underlying patterns. Instead of gamma radiation increasing from an open-shelf to suprastical environment in each cycle, bases of cycles from Sequences F and upward through the Pilot Sequences, which represent deeper-water and more basinal rocks, produce a stronger gamma response. This increase in gamma radiation at cycle bases is probably due to the greater influx of terrigenous material associated with the incipient Antler Orogeny.

SEQUENCE DESCRIPTIONS AND INTERPRETATIONS

Sevy Dolomite (980 ft thick at Tempiute Mountain, 3 sequences)

Aregional unconformity (Osmood, 1962), the surface between the Silurian Laketown Dolomite and the Devonian Sevy Dolomite, correlates with the base of the second-order Sunt sequence becomdary of Wheeler (1942). Georally, a change from cliff-forming, dark gray, chertROCKY MOUNTAIN SECTION, SEM GOCIETY FOR SEDIMENTARY GEOLOGY

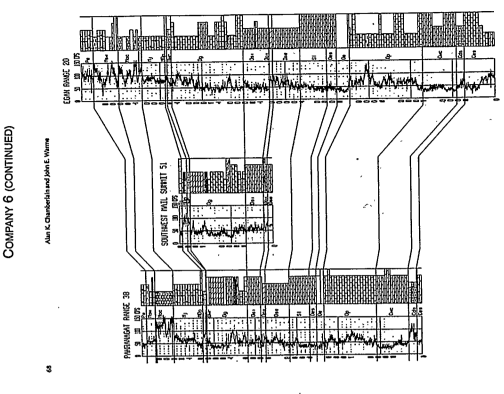


Figure 3. Paleozote correlation chart that compares the Devonlan stratigraphy of the Timpalante Mail Summit (TMS) measured section (section 51, Fig. 1) with the Paleozote stratigraphy coposed in the Egan (section 20, Fig. 1) and Palirangat (section 30, Fig. 1) and Palirangat (section 30, Fig. 1) and palarangat (section 30, Fig. 1) and palarangat (section 30, Fig. 1) and palarangat (section 30, Fig. 1) and palarangate the Paleozote normalization and problem are used to illustrate linkogy. Vertical scale in feet.

bening, fosni-rich Silmina dolostones to slope-forming, fossil-poor, Imminated, light-gray Devenina dolostones marks the sequence boundary. This boundary may also be pauceasts of the recoverance of the contract of the cont

subtle and occur on partly covered slopes of light-gray dolostone. Fossils in the Laketown Dolomite suggest deposition in open-shelf conditions, whereas Osmond (1962)

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Devonlan Sequences and Sequence Boundaries, Timpahure Range, Nevada

Table 2. Paleozoic nomendature in southeastem Nevada with abbreviations used in Figure 3. The numbers in the colun headers correspond to the section number on Figure 1.

ABBRV AGE	V ČE	THIS PAPER 51	KELLOGG (1963) Egan Range 20	RESO (1963) Pahranagat Range 38
æ	Pennsylvanian	Pennsylvanian Ely Limestone	Ely Limestone	Bird Spring Formation
Msw	Mississippian	Scotty Wash Sandstone	Scotty Wash Sandstone	White Pine Group. Langenheim and
Şç		Chainman Formation	Chainman Shale	in upper part.
W.		Joana Limestone	Joana Limestone	Joana Limestone
МБр	Mississippian/ Devonian	Pilot Formation	Upper West Range Formation Pilot Formation	Pilot Formation
Dwr	Devonlan	West Range Limestone	Lower and Middle West Range West Range Limestone Formation	West Range Limestone
Dg		Guilmette Formation	Guilmette Formation	Guilmette Formation
8		Simonson Dolomite	Simonson Dolomite	Simonson Formation
Ď		Oxyoke Interval	sandstone lens (0-25 feet thick near top of Sevy Dolomite	sandstone lens (0-25 feet thick sandstone bed at base of Simonson near top of Sevy Dolomite Formation and calcarous siltstone
				and chert at top of Sevy Formation.
š		Sevy Dolomite	Sevy Dolomite	Sevy Formation
25	Silurian	Laketown Dolomite	Laketown Dolomite	Laketown Dolomite
Oes	Ordovician	Ely Springs Dolomite	Fish Haven Dolomite	Ely Springs Dolomite
oe O		Eureka Sandstone	Eureka Sandstone	Eureka Sandstone
o		Pogonip Formation	Pogonip Group	Pogonip Group
Çwc	Cambrian	Whipple Cave Formation	Whipple Cave Formation	Desert Valley Formation
3		Dunderberg Shale	Dunderberg Formation	Dunderberg Shale
Š		Emigrant Springs Formation	Emigrant Springs Formation Emigrant Springs Formation	Highland Peak Formation

evaporitic dolostone (supratidal). Internally, the Sevy contains thin beds of rip-up clasts

that mark the bases of minor cycles within the formation. These minor cycles within the formation. These minor cycles within the formation. These minor cycles we illustrated as exal-level rises on Fig. ure 5. It is difficult to divide the Sery into sequences on the outcrop, but a change in german-ray character allows division of the section into three sequences. The contact with the underlying Laketown Dolomic and Sequences 1 and 2 are not exposed in the TMS, but are exposed in a section at Tempitut Mountain (Figs. 1, 6, 7) where Sequences 1.3 are 275, 365, and 340 feet thick, respectively. Sequence 2 exhibits a stronger and more erratic gamma-ray pattern than the characteristically smoother pattern observed in the overlying Sequence 3 (Figs. 6, 7). At the TMS, only 240 feet of Sequence 3 is exposed.

Oxyoke Interval (195 ft, 2 sequences)

Sevy Dolomite (Osmond, 1962) are similar to Sequences 1 and 2 in this paper. One difference is that the base of Sequence 1 is immediately below a prominent gamma-ray The Cherty Argillaceous and Sandy Members of the PALEOZOKC SYSTEMS OF THE ROCKY MOUNTAIN RECKON

quenco 2 is not always at the base of prominent sandstone beds such as a Tempirite Monatin (Figs. 6, 7). Except for a 60-foot-thick sandstone bed at TMS, bedsground garman radiation of the Oxyoke Interval is significantly higher than the adjacent strata. The sandstone represents the Oxyoke Canyon Sandstone Member of Niels et al. (1956) and commonly produces a local garman-sty deflection within a regional garman-say inflection in sections where the tandstone has been correlated to the wells and measured sections shown on Figure 1 (see also Figs. 6, 7). at the first occurrence of argillaceous dolostone above the conglomerate. Another difference is that the base of Se-

Oxyoke: Sequence 1 (100 ft thick, 4 cycles)

free, light gray Sevy dolostone from the overlying light-yellow-brown, analy, lummocky cross-stratified, intracist (Lattend rip-up class) packstone grading upward to finely crystalline, black chert notole-bearing, burrowed Cayole dolomudatone. In contrast to the suprazidal Sevy Dolostone, The lower boundary of Sequence 1 is a merged LSE and TSE that separates the underlying laminated, quartz-ROCKY MOUNTAIN SECTION, SEPM (SOCIETY FOR SEDMENTARY CEOLOGY)

COMPANY 6 (CONTINUED)

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LEGEND

joq

2

S

•	BOUNDARY FEATURES	CS Condensed Interval	HCS Hummody Cross-stratification	_	LAG Lag Deposit, Rip-up clasts	DyS Deep over Shallow	TSE Transgressive Surface of Erosion	SC Sharp Contact	TC Transitional Contact	LSE Low stand Surface of Erosion	Th DISS Dissolution Surface (Karst)	PS Paleosol	mm DC Destocation Gracks		тногову		EXTENSION TIMESTONE	Cherty Imestone	Sificified stromatiolities	Limestone with lag	_	Dolostone Dolostone	Karsted dolostone	Stromatoporoid reef	HETHEL Calcareous sitistone	Sandstone	FIZZER Deslocation cracks in sendstone
u	Sequence	M Joena Limestone	MDp2 Sequence 2, Pilot Formation	Sequence 1, Pilot Formation	West Range Limestone		Dgf Sequence F, Guilmette Formetton	Dge Sequence E. Gullmette Formation			_			Dgs2 Sequence A2, Guilmette Formation	Dga1 Sequence A1, Guillinette Formation	Dgys Yellow Stope Sequence, Gullmette Formation	Dgfm Fox Mountain Sequence, Guilmette Formetton	_	_	_	_	_	_	Dee3 Sequence 3, Savy Dolomile	Des2 Sequence 2, Sery Dolomile	Deel Sequence 1, Sevy Dolomile	

Hgure 4. Legend for sequence symbols, sequences, boundary features, and lithologic symbols in Figure 5.

Oxyoke is an open shelf above storm-wave base. All four of the Sequence I cycles are upward-shallowing and are interpreted as culminating in low interidal to supravidal environments. A small gamma-ray spike followed by a prominent gamma-ray deflection marks the base of Sequence I (Fig. 5). the interpreted depositional environment of the basal

Oxyoke: Sequence 2 (95 ft thick, 2 cycles)

light orange-brown quartz sandstone cliff that creates a regionally recognizable better transityphic unit. Hummocky cross-tratification at the base suggests anothe deepening event within the Oxyoke fauerval. Medium yelmite-cemented quartz sandstone comprises the first of the two cycles. Quartz sand content decreases upward and the The base of Sequence 2 in the TMS is the base of a low-brown, fine- to medium-grained, crossbedded, dolo-

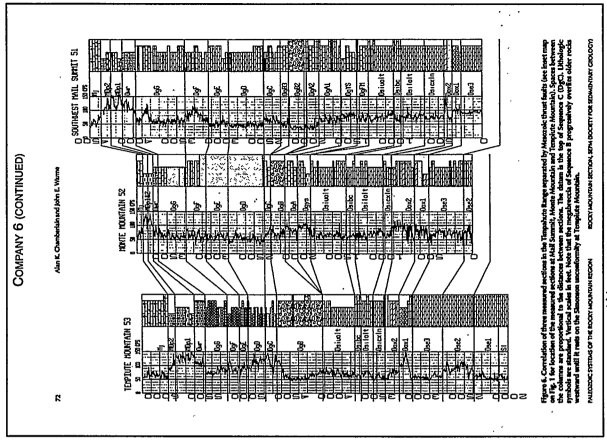
cycle appears to shallow upward. The recond cycle is composed of finely-crystalline, medium dark-gray dolstone that contains upward-thickening sandy beds. Superficially, there appears to be a transition upward from stardy Oxyoke beds to the overlying Coarsely Crystalline Sequence of the Simonson Dolonine. However, as thup gamma-ray deflection was used to define the boundary between the Oxyoke and the overlying Simonson (Figs. 5, 6, 7).

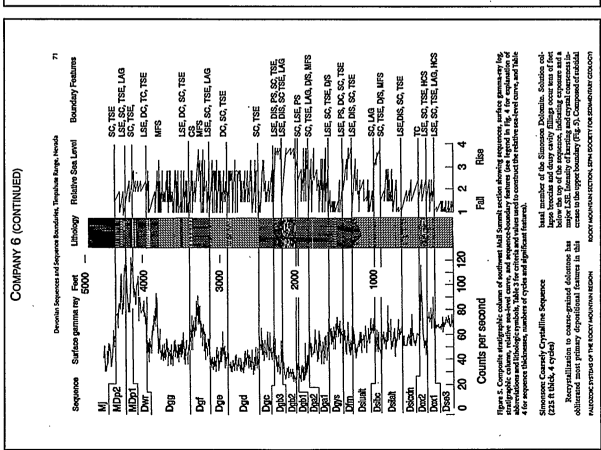
Simonson Dolomite (860 ft, 4 sequences)

nating. Two major kurst surfaces, one at the top of the Coursely Crystalline Sequence and the other at the top of the Upper Alternating Sequence, create significant kurst zones that make the Simonson an attractive hydrocarbon exploration target (Figs. 8, 9). The four sequences of the Simonson coincide with the four members identified by Osmond (1954): Coarsely Crystalline, Lower Alternating, Brown Cliff, and Upper Alternating.

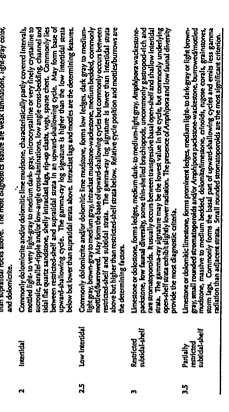
PALEOZOIC SYSTEMS OF THE ROCKY MOUNTAIN REGION

ROCKY MOUNTAIN SECTION, SEPM ISOCIETY FOR SEDIMENTARY CEOLOGY)





Alan K. Chamberlain and John E. Warme Table 3. Sequence characteristics used to compile the relative sea-level curve. Factes numbers (relative sea-level values) were assigned while measuring sections in the field and are used to plot the relative sea-level curve. Factes numbers sealing the sealing in the field and are used to plot the relative sea-level curve. Sold types agilities the most important and and the factes numbers that it is a subjective process that improves with experience. Factes of the seas. Assignment of factes numbers is a subjective process that improves with experience. Factes 8 interpreted Diagnostic Features/Depth Indicators (Fig. 5) Factes Usually doloniscite, forms estative quartity grafts, patallel laminations, mod-chip brecods, pipe cleast, windown will and estative quartity grafts, patallel laminations, mod-chip brecods, pipe of cleast, windown will and estative quartity grafts, patallel laminations, mod-chip brecods, pipe of cleast, word-shallowing cycles and exhibits a high summa-ray log signature than 2, thin bedeed to weakly-taminated transitional between supraidal and intertied strata. In forms a clear on upward-shallowing cycles where enoison has cred on high garman-ray log signature than intential strata. In forms the cap on upward-shallowing cycles where enoison has cred on high supported strata. In forms the cap on upward-shallowing cycles where enoison has cred on high parameray highly lower than intential rocks above. The most diagnostic stature are weakl laminators, light-cycle volume to parameter than a parameter than intential rocks above. The most diagnostic stature are weakl laminators, light-cycle or on upward-shallowing cycles where enoison has cred on high supported strata. In forms the cap on upward-shallowing cycles where enoison has cred on high parameter.



to supratidal, medium light-gray, highly fractured, vuggy (Fg. 8), coarely-tyratilline dolostoce, the first three upward-shallowing cyclest exhibit faint crost-bedding. Except where obliterated by karst breezia, rip-up clasts and burrows mark the base of the found-royel of field-cyratilline dolostoce. A slight gamma-ray inflection marks the upper karsted marks of the sequence and correlates to other wells and section (Fig. 7). Gamma radiation in the sequence is generally low and forms a smooth signature. Within the sequence, gamma radiation of each cycle gradually increases a tymed, then abruphly decreases at the base of the overlying scyle.

PALEOZOIC SYSTEMS OF THE ROCKY MOUNTAIN REGION

Simonson: Lower Alternating Sequence (265 ft thick, 12 cycles) A transgravive lag above the merged LSE and TSE marks the base of the Lover Alternating Sequence. Twelve recommend the prominent upward-hallowing cycles form the sequence. Each cycle is tens of feet thick and exhibits an alternating light and dark appearance. These cycles contain minor cycles (c10 ft thick), Subidial, medium-gray to dark-gray, cycles (c10 ft thick), Subidial, medium-crystalline dolostone that commonly contains Amphipora makes up the base of the major cycles. They shallow upward to supratidal, light-gray, fossil-poor,

ROCKY MOUNTAIN SECTION, SETM (SOCIETY FOR SEDIMENTARY GEOLOGY)

Figure 7. Correlation of TMS (51) and another measured section (53) in the Timpahure Range with the Maxus Moore McComack Federal 6-1 (53) well (see Inset map in Fig. 1 for locations). Standard lithologic symbols are used. Vertical scales in feet. Evoien at the Federal worsoftomith has removed the upper part of the section in the McComack well. The days millustrates how surface gamma-ray (eg., calibrated with exposed sequences, can be used to identify sequences in the subsurface. Datum is the lararted surface marking the top of the Simonson, coarsely crystalline sequence. ROCKY MOUNTAIN SECTION, SEPA (SOCIETY FOR SEDIMENTARY GEOLOGY) SOUTHLEST MAIL SURMIT SI nlx31s0 Broot Balott Per Joki Syc 쩛 į : Devonian Sequences and Sequence Boundaries, Timpahme Range, Nevada COMPANY 6 (CONTINUED) MAXS Hore McCrack F 6-1 35 Osılolt 1 : H 00 PALEOZONC SYSTEMS OF THE ROCKY MOUNTAIN RECION TEMPIUTE MOUNTAIN 53 \$ 33 E

Devonian Sequences and Sequence Boundaries, Timpahute Range, Nevada

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Table 3. Continued.

Facies (Fig. 5)	Facies # Interpreted (Fig. 5) Facies	Diagnostic Features/Depth Indicators
4	Open-shelf	Linestone (arely dolostone), forms prominent ledges and/or cliffs, dark-medium gray, choold, coral funges and/or cliffs, dark-medium gray, choold, coral funges and/or colonal brachipods, bypozona, gastroped mediation-sackatemore-packstone, with bulboues-tabular stronatopeodds, rich farmal diversity, abundan fostil fragments. Hummochy cross-bedding at the base of some cycles, Commonly forms transgressive strata over the base or upward-shallowing cycles and usually exhibits a sharp decrease in garmar andiation. Crinolds, massive to tabular stromatoporoids and rich faunal diversity in firmestone form the most important criteria.
2.	Deep Open-shelf	Deep Open-shelf Linestone, rare early-formed dolomite, forms thin kedges, medium dark gray, nodular lime mudstone, with uncommon critedd and/or brachloped fragments, burnowed, with chest stringers, massive to with uncommon critedd and/or brachloped fragments, burnowed, with other stringers, massive to its similar to open-shelf carbonatus. Crinods and brachlopeds, darker gray limestone than open-shelf strata, and chest stringers provide diagnostic criteria.
w	Shelf Edge	Limestone, forms thin ledges and/or partly covered slopes, mediously gravitable, line mudisone, vorythin to thin-bedded, liaminate, per intending and lenses, rare fossils, abundant load cast/soft sociament deformation. Rarely forms the base of shallowing upward cycles. Garma-ay nealison is higher than with open-shelf strata. This and the next three shelf occur almost exclusively in the Galginette formation above Sequence B at Templute Mountain. The black color and chert are Galginostic features.
n n	Upper Slope	Limestone, forms partly covered slopes, dark-gray, no fossils, cornains bedded chert. Camma-ray log signature is relatively high but slightly lower than the more shallow stata above. Rarely preserved between more basilmand shell stope strata and shoreward shell-edge strata of 5. These and the two positions following are unique to the femplitud houriain scotion. Dark-gray limestone with bedded chert and lack of fossils are diagnostic features.
v	Stope	Linestone, forms covered stope with sparse prominent ledges, line musicone, ribbon limestone with pale-red sittones partings, convoluted and obtains site sediment deformation, sparse deep-water pace formal sets, it commonly forms the lower part of shallowing-upward cycle. Gamma radiation is retainely low and is similar to the gamma-ray signature over open-shelf strata at the base of shallowing upward cycles. Diagnostic features include thin, ribbon limestone and extremely expecient deformation.
	Base of Slope	Sandstone, forms thin ledges and parily covered slopes, light- to dark-gray, fine-to coatte-grained, light graywacke, deep-water standsone (turbidite) and siturone, inter-bedded thin-bedded, uniossili-knows silly limestone, deep-water trace fossils. Occurs rarely in the Tempitus Nourrain section above Sequence B2 Cuillmete Formation. Usually forms the base of upward-shallowing occurs nearly not of a cycle. Gamma-ny log signature is usually lower than operlying shell-glope graza. I thing graywacke is the most characteristic feature.

the base of the sequence and gradually decreases upward (Figs. 5, 6, 7). Minor fluctuations apperimposed on the up-ward decrease in gamma radiation roughly track the twelve upward-challowing species, with each cycle narriced by a subtle gamma-ray decrease at the base and an increase Successive cycles become bathymetrically deeper, and become thinner to the middle of the sequence and then thicken to the top (Fig. 5). Gamma radiation increases abruphy at finely-crystalline dolostone, some with tepee structures.

Simonson: Brown Cliff Sequence (85 ft thick, 4 cycles) A regionally significant undulating surface cuts into the top of the Lower Alternating Sequence and represents a

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erentilization has largely masked a transgressive lagin the Brown Ciff Sequence above the eranional surface. Composed of fearments—

all sequence contains operable forcit, stronatoporoids, by concast, entodies and benchoods and prepares to shallow they would have been proposed and appears to shallow upward. An upward decrease in corn abundance and in stronatoporoid size also suggests upward-shallowing with increasing by twarifored including. Each cycle is composed of date, gray, course-to-medium-cyralline oblostoce and contains a futincisty forcial starehibles as follows: Cycle 1—Auphipora book, abundant heachloods, corals, crinoids; Cycle 2—large (I to 12 inch diameter) bulbous stronatoporoids; Cycle 4—mall (2 to 4-inch diameter) stronatoporoids;

COMPANY 6 (CONTINUED)

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Table 4. Thicknesses, numbers of cycles, and significant features of Devonian sequences in the southwest Mail Summit measured section, Tempahate Range, Nevacla.

Š	No. of	Cyds	Significant Features
Abbrev.	Feat		
MDp2	115	7	Silicified stromatolites and laminated black chert, slope
MDp1	82	7	Sity limestone capped with fossil bone-bearing sandstone, slope
Ž	153	4	Silty, burrowed limestone, partly covered slopes
ĕ	267	82	Carbonate cycles capped by thick (>10 feet) quartz sandstone beds
18	267.5	٩	Slightly deeper cycles and more limestone than in adjacent sequences
8	235	4	Carbonate cycles capped by thin (<10 feet) quartz sandstone beds
2	405.5	EZ.	Amphipora dolopackstone, dark-gray ledges and cliffs
200	88	٥	Slity limegone with abundant gastropods & burrows, slope
5003	6	7	Stromatotoporoid and coral reef facies, light-gray cliffs
7 P	139	_	Graded bed of carbonate breccia, open-marine fauna, brown-gray cliffs
ig Se	36	7	Abundant corals, stromatoporoids, and Amphipora, limestone cliffs
2837	145	8	Shallowing-upward cycles that successively deepen upward, predominately limestone, open-marine fauna, ledges and slopes
Dgai	720	12	Shallowing-upward cycles that successively deepen upward, predominately dolomite, open-marine fauna, ledges and slopes
Dgys	182	2	Yellow, silty dolomite, stromatolites, and cycles capped by thin beds of very fine- grained quartz sandstone, ostrocods, forms slopes
Dyffm	135	4	Open shelf fauna, brachlopod Stringocephalus, resistant cliffs.
Dstualt	285	12	Shallowing-upward cycles that successively deepen upward giving an alternating dark and light band appearance, karst breeda, ledges
Osibe	28	4	Open shelf fauna (corals, stromatoporoids), dark brown-gray cliff
Silat	592	22	Atemating Intertidal-supratidal or dark and light bands, ledges
Dstodn	222	•	Coarsely crystalline dolomite capped by karst surface, light-gray to light-gray brown cliffs
Dox2	95	~	Quartz sandstone with hummocky cross-bedding at base, ledge
Dox	8	+	Burrowed, sity dolomite with flat-pebble conglomerate at base, light-brown slope
Se.	240+	<u>*</u>	Light-gray, tine-grained, laminated dolomite, slopes, base concealed

deflection at the base of the sequence is regionally correla-tive (Figs. 5, G. 7). Typically, gamma relation decreases at cycle bases deposited in more open-shell conditions and increases toward cycle tops deposited in more restricted to supratidal conditions. A slight increase in overall gamma radiation from base to top follows the same pattern of up-the gamma-ray pattern coupled with fossil distributions suggest that the Brown Cliff-Forming Sequence is an upwardopen-shelf fossils and exhibits weaker grumms radiation than other sequence in the Simonson. A sharp gamma-ray The Brown Cliff-Forming Sequence contains shallowing sequence.

鸅 4370+

Total

Simonson: Upper Alternating Sequence (285 ft thick, 12 cycles)

A merged LSB and TSB marks the base of the Upper Alternating Sequence. Thinsections display ghosts of innuclasts near the base of the sequence, suggesting a TSB lag. Above the TSR there is a presonneed last of open-shelf fossils, and gamma radiation increases abruptly. The

PALEOZOIC SYSTEMS OF THE ROCKY MOUNTAIN REGION

bases of the 12 upward-shallowing cycles in the sequence are composed of brown-gray to dark-gray, fine- to mediv

representations. The cycle tops are composed of tuni-nated, light-gray to medium light-gray facely exystalline dolostone. The base of each successive cycle was depos-ited in deeper water because the bases become hikter, derier and more fossiliferout (Fig. 5). The base of the up-perants cycle contains open-maine cornis, brachiopods, stromatopoculds, and exhibod-mas (Fig. 5). Extrastive barrings at the top of the Simonson Dolo-mite marks the most persistent expoure surface of the Great Basin Devontan section. Evidence for harsting includes kerrs broccial, quay eathly leiked a rather giolothes ing crystal coursests upward, bleaching, and geopetal structures falled with laminated yellow-pay, silly dolostone. These features may extend several hundred feet below the top of the Simonson.

locality in the Deep Creek Range, Utah, was the change from recroic dolostone to limestone (Nolan, 1935). The dolostone breecia Nolan (1935) described at the base of lomite from the overlying Guilmette Formation at its type The basis for originally separating the Simonson Do-

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Devonian Sequences and Sequence Boundaries, Timpahute Range, Nevada

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Figure 8. Shown here is a fractured and vuggy coanely crystalline dolostone in outcrop from below the karsted surface at the top of the Coansely Crystalline Sequence in the Simonson. Such dolostones provide an attractive reservoir target for hydrocarbon exploration. Width of view is about 4 feet,

Fox Mountain (it may be hundreds of feet in some sections and absent in others; Fig. 6). The Fox Mountain appears to rest within incised valleys cut into the Simonson. the Guilmette Formation may be related to the karst surface at the top of the Simonson Dolomite, or to a transgressive lag over it. Hurtubise (1989) included the Stringocephalus-bearing Fox Mountain Member as the from underlying coarsely crystallino and karsted Simonson dolostones, and 2) the regional thickness changes of the uppermost part of the Simonson. We regard the Fox Mountain as basal Guilmette because 1) the regional exposure surface separates fine-grained, Fox Mountain limestones

A sharp increase in gamma radiation marks the base of the Upper Alternating Sequence. The general decrease ports the upward deepening interpretation made from changes in lithology and biofacies (Figs. 5, 6). Gamma-ray in gamma radiation of each succeeding cycle upward suppikes at the tops of internal upward-shallowing cycles may gamma-ray spike at the top of the sequence is probably caused be due to concentrated wind-blown radioactive detritus, by radioactive debris concentrated along a karst interval,

(2677 ft thick, 9 sequences, 5 subsequences) **Guilmette Formation**

Guilmette Formation is the most lithologically variable. Of the five Devonian formations at TMS, the PALEOZOIC SYSTEMS OF THE ROCKY MOUNTAIN RECKON

Nine sequences are present (Figs. 5, 6). Above Sequence B at TMS, the section consists mainly of shallow-water, cy-clic carbonates that are predominantly dolostone with some Equivalent beds are mainly quartz sandstone at Monte Mountain, and deeper-water, thin-bedded limestone at tain forms prominent ledges and cliffs. A good Guilmette marker bed in southern Nevada is the nonresistant Yellow Tempiute Mountain. Where present, the resistant Fox Moun-Slope Sequence. Sequence B weathers into massive cliffs whereas Sequence A and the rest of the Guilmette weather limestone and minor sandstone beds higher in the section into ledges and slopes.

Guilmette: Fox Mountain Sequence (135 ft thick, 6 cycles)

anconformity at the top of the karsted, light brown-gray Simonson Dolomite. We believe that the Fox Mountain was deposited at Mail Summit in a topographic low where marine limestone filled a previous erosional valley on the Simonson. Where the Fox Mountain is missing by erosion, or by nondeposition on adjacent topographic highs as at other messured sections, younger sequences overlie the unconformity (Fig. 6). The transgressive cliff forming Fox Mountain Sequence of medium- to dark-gray limestone overlies the regions

Sequence is illustrated by the relative sea-level curve in A sudden deepening at the base of the Fox Mountain ROCKY MOUNTAIN SECTION, SEPM ISOCIETY FOR SEDIMENTARY GEOLOGY)

COMPANY 6 (CONTINUED)

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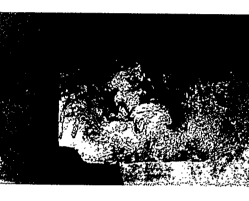


Figure 9. Vugs and fractures in this piece of core from a depth of 4486 in the Grant Canyon 44 well are probably related to the karst surface at the top of the Simonson Dolomile. Note the oil stain in the vugs.

open-manne to restricted-marine fossils. Generally, gamma radiation tracks the relative sea-level curve (Fig. 5, 6). Openshelf limestones at the bases of the Fox Mountain cycles Figure 4. The sequence is composed of four shallowingsuccessively begins and ends in shallower water. A regional LSE at the top of the Fox Mountain is marked with a paleupward cycles with lower parts of open-marine, dark-gray, burrowed, brachiopod, crinoid, echinoderm, gastropod lime medium-gray to light-gray, laminated dolostone. Each of the four cycles red silistone paleosol, desiceation cracks, and a change from mit less gamma radiation than their supratidal dolostone wackestones and upper parts of supratidal

Guilmette: Yellow Slope Sequence (182 ft thick, 10 cycles)

as a yellow slope, the supratidal, silty dolostone cycles of the Yellow Slope Sequence mark an aburpt change from open-shell imestones of the Fox Mountain (Table 4). The relative sea-tevel curve also illustrates the change (Fig. 5). Easily identified on aerial photographs and in the field

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terval. The ninth cycle contains intertidal ostracod lime mudstones. Gamma radiation increases sharply at the base stone interbeds cap two cycles in the section. They contain of the Yellow Slope Sequence and is high throughout the occurs at the lower part of upward-shallowing cycles. The cycles are capped by pale yellow-brown, supratidal, fossilyour dolomudstone with desiccation cracks. Generally, cycles at the lower and upper parts of the sequence are thicker and their bases were deposited in deeper water than cycles in the middle of the sequence. Characterized by very dark-gray to black stromatolites, the second cycle in the is easily correlated to most other sections in the region. Thin (<5 ft), yellow-gray, fine-grained quartz sandthe first conspicuous quartz grains above the Oxyoke In-Medium- to dark-gray, intertidal, calcisphere lime mudstone

(395 ft thick, 2 subsequences) Guilmette: Sequence A

TMS, but the subdivision is not recognized in other sec-tions (Figs. 5, 6). Sequence AI is predominantly dolostone Sequence A is divided into two subsequences in the and Sequence A2 is predominantly limestone (Table 4).

Guilmette: Sequence A1 (250 ft thick, 12 cycles)

nated dolomudatones with rip-up clasts cap most of the cycles. Cycles exhibit a general upward-deepening trend from the supratidal Yellow Slope to the open-shelf B2 Sebearing Yellow Slope Sequence from the coral-, stromatoporoid-, and brachiopod-bearing Sequence Al (Table 4). Generally, the lower parts of the sequence cycles gray, burrowed stromatoporoid, coral, brachiopod, Amphipora lime wackestone. Supratidal, light-gray, lamisharp gamma-ray deflection marks the TSE at the base of the sequence. Within the sequence, each cycle begins with a sharp deflection at the limestone base followed are composed of open-shelf, medium dark-gray to mediumquence and a general decrease in gamma radiation (Fig. 5). by a gradual increase in gamma radiation and dolostone A sharp contact separates the ostracod- and calcisphere gray, burrowed stromatoporoid, coral, content to the cycle top.

Gullmette: Seguence A2 (145 ft thick, 8 cycles)

ate megabreceia occurs 20 feet above the base of the ment for the Sequence B2 sedimentary megabreccia, and is designated as Unit D, a diamictite of fluidized bedrock, by Warme and Sandberg (1995, 1996). If it is fully detached, A TSE at the base of Sequence A2 separates predominantly dolostone strata containing common open-shelf fossils of Sequence A1 from the overlying predominantly limestone strata characterized by abundant open-shelf fos-sils (Table 4). A thin (1-2 ft) bed of distinctive B2 carbonsequence. It may represent a potential surface-of-detach-

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Devonlan Sequences and Sequence Boundaries, Timpahute Range, Nevada

hen all of Sequence A2 above this level is a great clast of

underlying Guilmette sequences. Generally, the base of each cycle is marked by an open-shelf, medium dark-gray to yellow-gray, fossil-poor dolostone. Two cycles are capped by an extensively burrowed, medium-gray lime fossil Each upward-shallowing cycle in Sequenco A2 shows more pronounced change from the base to the top than in medium-gray, stromatoporoid, coral, brachiopod lime wackestone to packstone. Seven of the eight cycles are capped with subtidal, laminated, commonly burrowed, light wackestone of a restricted-shelf environment.

dilution of wind blown, radioactive detritus deposited in an open-shelf setting. Gamma radiation decreases upward A regionally correlative abrupt gamma-ray deflection occurs at the base of Sequence A2 (Figs. 5, 6). The low to a distinctive gastropod lime wackestone at the top of gamma radiation is interpreted to be caused by carbonate Sequence A2, above which it abruptly increases.

Guilmette: Sequence B (301 ft thick, 3 subsequences)

gamma radiation (as low as 21 counts per second) than any other sequence in the TMS. Except for the gamma-ray spike between B2 and B3, gamma radiation increases steadily mentary megabreccia comprise subsequence B1, and five are regionally correlative (Fig. 5, 6). Sequence B emits less splits Sequence B into three subsequences: B1, B2 and B3 cycles above the megabreccia comprise B3. Prominent amma-ray inflections at the base and top of Sequence B In the TMS, a distinctive sedimentary megabreccia (B2) Table 4). Two upward-shallowing cycles below the sedirom the base to the top of Sequence B.

Guilmette: Sequence B1 (26 ft thick, 2 cycles)

wackestone at the top of Sequence A2. Based on thinsections, the top of Sequence B1 is 40% dolomitized. Sequence B1 gamma radiation decreases steadily upward The base of Sequence B1 is a stromatoporoid wackestone that contrasts with the gastropod lime to the base of B2.

Guilmette: Sequence B2 (179 ft thick, 1 cycle)

northwestern Lincoln County, It consists of a single graded bed of sedimentary peckstone megabreccia with huge (up to 100s of ft hong) elasts at the base and mud at the top (Warme et al. 1993). Class are typically light-gray to medium light-gray limestone (Fig. 10) in contrast to the medium light-gray limestone (Fig. 10) in contrast to the commonly dolomitized fine-grain matrix that gives the outcrop a dark-gray appearance (Fig. 11). The base of B2 varies from section to section. It is defined as the first occurrence of megabreccia matrix above upward-shallowing carbonate Sequence B2 is a unique rock body that occurs

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cycles of Sequence A, but as described above, a thin (1-10 the megabreccia was either fluidized at, or injected into, this horizon by the same catastrophic event responsible for ft) bed of megabreceia, genetically related to B2, occurs tens of feet below B2. At southwest Mail Summit (TMS), this unusual megabreccia bed occurs 20 feet above the base of Sequence A2, or 392 feet below the top of B2. Apparently, the formation of B2 megabreceia

Tempiute Mountain, it cuts down into the top of the Simonson Dolomite (Fig. 6). At TMS, the dark-gray, massive cliffs of Sequence B2 contrast sharply with the cyclic At Monte Mountain, 10 miles west of the TMS, B2 lies directly on a thin (145 ft) Sequence A. Farther west, at stromatoporoid reef above (Fig. 11). Fossils present are colonial coruls, solitary corals, brachiopods, and abundant sive submarine slide triggered by a Late Devonian or banded sequences below and the light-gray lution marks the upper contact. Warme and Sandberg (1995, 1996) present evidence that the B2 megabreccia is a masstromatoporoids including Amphipora. A surface of dissohypervelocity impact.

most of Sequence B2 suggests that the entire sequence was deposited under similar conditions. However, a gamma radiation spike occurs at the top of the sequence and may A low-intensity and featureless gamma-ray pattern over reflect settling of radioactive dust after the event responsible for the megabreceia.

Guilmette: Sequence B3 (96 ft thick, 5 cycles)

forms a prominent light-gray cliff above the medium-gray B2 cliffs (Dunn, 1979). Terra rosa and karst pockets chartransgressive TSE lag marks the sharp contact with the underlying Sequence B2. At TMS, the B3 reef, a coralacterize the LSE at the top of the reef and on top of the reef Sequence B3 is a classic lens-shaped, open-shelf, tromatoporoid reef and associated flank beds developed above the B2 megabreccia (Fig. 11). An LSE overlain by a stromatoporoid boundstone, is recrystallized limestone that

An open-shelf depositional environment is suggested by the blocky, low-intensity, surface gamma-ray log response that becomes stronger upward (Fig. 5). A gamma-ray inflection An abrupt gamma-ray deflection at the base of B3 marks the base of reefy strata both on the reef in the middle regment of the measured section and on the reef flank in the upper segment of the measured section (Figs. 2, 5, 6). marks the LSE at the top of the sequence. flanks (Fig. 5).

Guilmette: Sequence C (189 ft thick, 6 cycles)

of Sequence C, asilty burrowed, gastroped lime wackestone from the underlying Sequence B (Table 4). Except near the top of the sequence, each successive, upward-shallowing A paleosol on a dissolution surface separates the base cycle in Sequence C begins and ends with rocks deposited

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COMPANY 6 (CONTINUED)

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Figure 10. Photo of Sequence B2 megabreccia showing light-gray limestone clasts in a dark-gray dotostone matrix. This sequence may provide an exploration target in northwestern Lincoln County because differential erosion has locally removed limestone clasts from the more resistant megabreccia to create a "rock sponge" (e.g., at Hiko Spring near Hiko). Such diagenetic conditions could make Sequence B2 an excellent reservoir rock.

dance in successive cycles. The lower part of most cycles is composed of medium-gray, burrowed limestone. Cycle toys are generally fossil-poor, medium-to light-gray limestone. in shallower water. Shallow-water conditions are suggested by fossil-poor, light-gray limestone that increases in abun-

An abrupt gamma-ray inflection at the base of Sequence C is conspicuous on measured sections and well logs (Figs. 5, 6). Gamma radiation intensity increases upward from the open-shelf bases to the more restricted-shelf tops of the shallowing-upward cycles. Generally, Sequence C is more silly than adjacent sequences and in most sections throughout the region (Figs. 5, 6). produces a characteristic gamma-ray inflection

Guilmette: Sequence D (406 ft thick, 24 cycles)

nich dolostone that generally shallows upward. Cycles izes Sequence D (Table 4) and suggests deposition in a restricted-shelf lageon environment (Niebuhr, 1979). A TSE marks the sharp basal contact of this sequence. Above the transgressive lag deposit associated with the TSE is an or less) limestone intervals and several thin (<5 ft thick) oncolite-bearing bed. Except for a few minor (10 ft thick erz sandstone beds, 90% of Sequence D is an Amphipora-Amphipora-rich dolowackestone-packstone character-

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medium gray, stronatoporoid lime packsione occurs at the base of the lover cycles. In contrast, the bases of the upper cycles are characterized by restricted-shell lagoon, medium characterized. dark.gny to medium brown.gny./mphipora dologodskrone.
Medium dark.gny, burowed line mudstone cocurs near
the base of many cycles. Dark.gny limestones commonly
grade upward to thick beds of dark-gny /mphipora gray dolostone. A few cycles are capped by thin (<5 ft) medium-sized quartz grains in the Yellow Slope Sequence, sandstone in cycle 15 near the middle of Sequence D conare generally 10 feet thick near the bottom and top of the sequence and 20 feet thick near the middle. Open-shelf, sandstone beds. The light-gray, medium-grained, well-sorted, dolomite-cemented, crossbedded quartz sandstones, ing southwest current direction. Other than a few scattered tains the first occurrence of medium-grained quartz above some with desiccation cracks, commonly show a prevaildolopackstone. Most cycles are capped by laminated light the Oxyoke sandstone.

Sequence E. Figures 5 and 6 illustrate a slight increase in gamma radiation from the base to near the middle of the A prominent gamma-ray deflection marks the base of sequence. The gamma-ray pattern is generally smooth over the sequence except for local inflections at cycle tops caused Sequence D, which lies on the unconformity at the top by wind-blown radioactive dust.

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the base of Sequence E (Figs. 5, 6). Cycles within the sequence are marked with a gamma-ray deflection at the base and a gradual gamma radiation increase toward the top. A regionally correlatable gamma-ray inflection marks Gamma-ray spikes are common where terrigenous grains Devonian Sequences and Sequence Boundaries, Timpahute Range, Nevada

(267 ft thick, 15 cycles) Guilmette: Sequence F

1.44.

are concentrated at the tops of some cycles.

an LSE truncates the uppermost light-gray, laminated dolostone of Sequence E and merges with a TSE. A lag deposit in medium dark-gray dolostone overties the TSE. The sequence is predominantly limestone, except for the uppermost 65 feet composed predominantly of dolostone limestones form the base of most cycles. Many cycles are capped by either supratidal, light-gray, laminated dolomudstone with tepes structures or 1 to 2-foot-thick, The sharp basal contact of Sequence F occurs where an LSE truncates the uppermost light-eray, laminated (Table 3). Medium to medium dark gray, medium to thin-bedded, locally Amphipora-bearing, lagoonal, burrowed supratidal, light yellow-gray, fine-grained quartz sandstone

in open-marine conditions at the base of cycle 10, above the middle of the sequence, contrasts with the fossil-poor, A light-gray fossiliferous lime wackestone deposited burrowed limestone typical of other cycles. Each succeeding cycle in Sequence F contains more laminated dolostones

that suggest supratidal conditions.

The gamma-ray inflection at the base of Sequence F is regionally correlative (Figs. 5, 6). As observed in other cycles, gamma radiation is generally higher in supratidal rocks and lower in open-shelf rocks. Cycles 9 and 10 provide the highest gamma-ray responses and mark the uppermost occurrences of open-marine fauna in the section including corals, bulbous stromatoporoids, and brachiopods, cipient Antler Orogeny to the west and may be responsible for the lack of abundant open-marine macrofossils observed Detrital material could have been introduced from the inbetween Sequence F cycle 10 and the Mississippian Joans

> terize Sequence B3. This light-gray lens-shaped ne reef lies directly on the dark-gray megabreccia of ice B2 at TMS. Note the A and B1 carbonate cycles 11. Classic Devonian stromatoporoid reefs

under the dark gray cliffs of B2. Some reefs in the region are lightly cemented limestone (like this one), but many are dolomilized with open ports and vugs. The reefs vary in thickness from less than 100 feet to over 200 feet.

Guilmette: Sequence G (567 ft thick, 29 cycles)

Whereas Sequence D is predominantly dolostone, Se-

Guilmette: Sequence E (235 ft thick, 16 cycles)

Guilmette Formation and varies greatly in thickness, A re-gionally correlatable gamma-ray deflection marks the base of Sequence (Q (Figs. 5, 6), Otherwise, the contact between the light brown-gray dolostone of Sequence Fand Sequence O is indistinguishable in the field. Restricted-shelf indicathe base of Sequence G cycles. The tops of many cycles are capped with thick (>10ft) quartz sandstone beds. These units commonly contain desiccation cracks and other supratidal indicators including carbonate mud drapes, stromatolitic laminae, and herringbone cross-laminations (Table 4). Many sandstones exhibit tidal channel, bidirectional Sequence O contains the most lithologic variety in the tors such as Amphipora and gastropods commonly occur at quence E is a mixture of dolostone, limestone, quartz sand-stone and siltsone (Table A). Denoting another sharp merged LSE and TSE sequence boundary, dolostone at the base of Sequence E directly overlies quartz sandstone-filled desistention reads at the top of Sequence D. Upward-shallowing sycles at the base and top of Sequence E are thicker (15-20 ft) than in the middle (10 ft). Four of the

cycles (cycles 4, 6, 10, and 13) are capped with thin (2 ft thick) quartz sandstone beds composed of supratidal, fineto medium-grained, frosted quartz grains associated with desiceation cracks (Table 4). Cycles in the lower part of rocky mountain section, sepm (society for sedimentary geology)

COMPANY 6 (CONTINUED

Alan K. Chamberlain and John E. Warme

whereas limestone predominates in the upper ones. Typically, the top of the Guilmette Formation is marked by a crossbedding. Dolostone predominates in the lower cycles,

low compared with subjacent and superjucent sequences (Figs. 5, 6). The last occurrence of Amphipora in TMS co-curs at the base of cycle 22. A gamma-ray spike occurs at the top of the cycle in a silpt jimestone. The disappearance of Amphipora and an increase of radioactive detrital material may have been related to another surge of the Antier Orogeny, similarly corresponding to the increase in gamma The abrupt decrease in gamma radiation at the base of the sequence provides a deflection that can be observed regionally, and a correlative gamma-ray spike occurs near the top of the sequence. Gamma radiation in Sequence G is radiation in Sequence F, cycles 9 and 10, marking the end of abundant open-shelf fossils in TMS.

West Range Limestone (153 ft thick, 1 sequence)

West Range Limestone (153 ft thick, 4 cycles)

The basal contact of the West Range Limestone is ter, lime mudstones. These units overlie the uppermost in-tertidal-supratidal quartz sandstone bed of Sequence G (Figs. 5, 6). Eroding into recessive, parily-covered slopes and low ledges, the West Range is composed of a light-gray, burrowed lime mudstone that contains few macrofossils. It is commonly mottled or burrowed, silty, argillaceous, and this-bedded, Cycles are burrowed at the buse and laminated at the top (Table 6). A sharp, distinct gamma-ray inflection marks the base of the sequence on surface and marked by a transgressive surface covered by deeper-wasubsurface logs (Figs. 5, 6).

Pilot Formation (245 ft thick, 2 sequences)

mation occurs above the cyclic Devonlan earbonates. It is composed of two sequences (Figs. 5, 6). The Mississippian-Devonlan boundary lies within the Pilot, probably within Sequence 2. Encision along a major unconformity cuts out eight concolont zones in the Pilot Formation at Bactish Moundarh, on the north end of the Pathrangat Range (Stadberg and Ziegler, 1973). 7 miles out of TMS. The unconformity may be the sequence boundary between The poorly exposed Mississippian-Devonian Pilot Formation occurs above the cyclic Devonian earbonates. It is Sequences 1 and 2.

Pilot Formation: Sequence 1 (130 ft thick, 2 cycles)

ered intervals bearing fragments of light-gray, silty ilmstone that produce an interased gamma-ray measurement. The top of the sequence is marked by a thin (5-10 ft) ferruginous, fossil fish plate-bearing quartz-sandstone that The base of the Pilot Formation occurs where recessive limestones of the West Range give way to mostly covoverlies 10 feet of pale-yellow calcareous siltstone.

PALEOZOKE SYSTEMS OF THE ROCKY MOUNTAIN REGION

Two of the highest gamma-ray spikes in the TMS oc-cur in Pilot Sequence 1 (Figs. 5, 6). The first occurs at the base of cycle 1, and the second occurs rear the top of cycle 2 in the ferraginous standstone. Although thick cover com-monly masks the base of the sequence, the contact can be picked on the surface gamma-ray log where there is an abrupt gamma-ray inflection. This is another example of using surface gamma-ray logs to interpret changes in lithology hidden by talus (Chamberlain, 1983).

Pilot Formation: Sequence 2 (115 ft thick, 2 cycles)

Black, laminated, silicified stromatolite beds of cycle I are capped by a 2.5-foot-thick bed of bioturbated sandstone Table 4). The second cycle is a silty limestone that is is overlain by pale-red cherty siltstone of Sequence

The ferruginous quartz sandstone at the top of Sequence

produces a gamma-ray peak in contrast to the abrupt gamma-ray deflection at the base of Sequence 2 (Figs. 5, 6). Silicified stromatolites produce another gamma-ray creases at the base of cycle 2, and continues to decrease gradually to the base of the overlying Joana Limestone where there is a distinct gamma-ray deflection at a sharp erosional break. spike at the top of cycle 1. Gamma radiation abruptly decommonly covered.

The ferruginous sandstone at the top of Sequence

Mississippian Joana Limestone

forming, silty lime wackestone, (2) prominent cliff-forming crinoid grainstone, (3) prominent cliff-forming crinoid grainstone banded with chert, and (4) cliff-forming crinoid The Joana represents a major transgression over the uppermost Pilot Formation Sequence 2 cycle 2. Joana Lime-stone sequences from the base to the top include: (1) Ledgegrainstone. The formation is mostly a medium-gray weathered, massively bedded, crinoid packstone.

Though the Jonna-Pilot context is usually covered with overlying Jonna talus, there is a pronounced decrease in gamma radiation at the context to some of the lowest values measured in the TMS (Figs. 5, 6; only the base of the Jonna is shown). The gamma-ray deflection at the erosional break is interpreted to be a merged LSE and TSE last separates Pilot slopes from overlying Jonna eliffs. Gamma radiation increases upward to the top of the Jonna Limestone.

DISCUSSION AND APPLICATIONS

nian that provide regional exploration targets, Commonly, rocks below major LSEs, such as at the top of the Simonson Dolomite, are highly fractured, vuggy, coarsely crystalline, permeable and porous, LSE sequence boundaries can also be marked by erosional surfaces, paleosols, and desiceation cracks. Deeper-water, finely-crystalline carbonates of the lower part of an overlying sequence could provide Karst surfaces mark LSEs in the Great Basin DevoROCKY MOUNTAIN SECTION, SEPM (SOCIETY FOR SEDIMENTARY GEOLOGY)

contain Amphipora wackestones-packstones, and in the apper part are burrowed dolomudstone. the sequence are commonly burrowed, in the middle par

PALEOZOIC SYSTEMS OF THE ROCKY MOUNTAIN RECKON

Devonian Sequences and Sequence Boundaries, Timpahuta Range, Nevada

Simonson Coarsely Crystalline Sequence, Guilmette Fox Mountain Sequence, and Guilmette Sequence B. Poten-tial seals, besides open-marine, finely-crystalline carbon-

effective scals over porous reservoir rocks. Other exploration targets involving karsted sequences include the

ates of the lower part of sequences, include the Yellow Slope Sequence and finely-crystalline, laminated, supratidal earbonates that form the upper parts of many

8

ACKNOWLEDGMENTS

Thanks also to those who helped with field work and made helpful doservations; Bruce Blage, Charles dillerspie, Edgar Perez, Brian Achman, Anna Chamberlian and participants of several field trips to the Timpahute Range area. Special thanks to Yorome Chamberlian show willingly moved the Chamberlian fermity to the base of the Timpahute Range and encouraged the first author to finith this work. Data face sections throughout the eastern Great Basin. This work was supported in part by NSF Grant EAR-906324 awarded to Colorado School of Mines, John E. Warme, Principal Many thanks to the roviewers who made useful suggestions that improved the paper: Mark Longman (consultant), Susan Longarer (Texaco), Broce Birge (consultant), David Read (consultant), Walt Purscy (Concco), Kathy Nichols (USGS), and Charles Gillespie (Tide Petroleum). of wells incorporated into a regional reservoir rock study in 1992 was provided by UEDARS Study Chorazion. Chris Hansen and Greg Cameron did much of the early field work. Bruce Birge and Alm Cambrishin picked the Devonina sequences and correlated them with surface and subsurfrom regional measured sections and stratigraphic studies Investigator. measure secures an evengueur measure accurate an example an analysis can be about a curve can holy interpret both surface and substrate gamma-ray profiles of the region. Gamma-ray in guillections of the relative sea-level curve. Gamma-ray inflections and deflections occur either at obvious karsted horizons and ectosional surfaces (LEs and TSE) that separate significant changes in lithology and fossil content. They may also occur at specific levels within apparatuly subtle or transitional lithology or blooming sequences provide primary targets for petroleum accumulations in the Devoitan rocks of Newada. Prolific oil production at Grant Canyon and Batcon Flats fields in Raliroad Valley SS miles north of TMS is from breeciated, coarsely

of sequence identification and correlation. A relative sea-level curve, using boundary characteristics and significant features of sequences, provides a standard to which other measured sections can be compared. In addition, the relative

Accurate time-slice paleogeographic reconstructions of Devonian rocks of the Great Basin depend on the quality

cycles (Fig. 5).

REFERENCES

or mine stouch of states in the other of the Simonton or egional karts surfaces at the top of the Simonton or gional karts surfaces at the top of the Simonton on Domine. Specific sequences at TMS probably correlate to Grant Canyon oil field rocks. Stromatolitically laminated dolostone with medium-grained stand from 3961.9 feet in Grant Canyon No. 3 is similar to stromatolitically laminated dolostone with medium-grained quarts and in the Guilmorte Yellow Slope Sequence, medium-grained quarts and the defilmorte Yellow Slope Sequence, on medium-grained quarts in stromatolitically laminated delostone strate in the lower Guilmette. Fostil, solution cavities and breecia in the oil-stained core from Grant Canyon No. 1 (4483 ft) are similar to fostil, eavities and karts treecia near the regional Simonton menoformity that underlies the Yellow Slope Sequence (Figs. 5, 6, 9). However, Read and Zogg (1988) inlied out Devonian age solution-collapse breetiation and invoked other mechanisms such as faulting and "steam.

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K. Gilogg, H.E., 1963. Polomotic stratigraphy of the tendents Egen Knapp, Newton Confedence and Confedence a

similar in age and composition to the prolific Canadian Devonian reck, may prove to contain significant volumes of oil in Nevata. Oil is also produced from above the interpreted Oxyoke Interval Sequence 1 1752 at Blackburn 5peld in Pice Valley (Scott and Chembertain, 1988). This

blasting" to explain the brecciation.
Devonian Guilmette Sequence B reefs, which are

vonian stratigraphy facilitates structural interpretations the region—especially complexities caused by Mesozoic

of the region-

compression, and to a lesser extent, Tertiary extension. PALEOZOIC SYSTEMS OF THE ROCKY MOUNTAIN REGION

interval could produce elsewhere in the region. Refined

ROCKY MOUNTAIN SECTION, SEPA (SOCIETY FOR SEDIMENTARY CEOLOGY)

COMPANY 6 (CONTINUED)

Alan K. Chamberlain and John E. Warme

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PALEOZOIC SYSTEMS OF THE ROCKY MOUNTAIN RECTON

ROCKY MOUNTAIN SECTION, SEPA (SOCIETY FOR SEDIMENTARY CROLOGY)

ORGANIZATION 1

ereation Association 75/51 THE DRAFT ENVIRONMENTAL IMPACT STATEMENT for the NEVADA TEST SITE and OFF-SITE LOCATIONS IN THE STATE OF NEVADA Nevada Test Site EIS Hearing Comment Sheet 킖 CitizenAlexT Remo Please Enter Your Name, Organization and Address Below: 1077 Riverside Drive#13 Steve Alastuey

Thank you for attending this hearing. Please use this sheet (and attachments if noeded) to inform us of your written comments on this ELS.

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NEPA Process Other TOPIC NUMBER

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distances through the known rack fissures. is active, including some mmental impact suiement existing first were and create new ones. earthquetes, which occasional P.O. Box 14459 Las Vegas, NV 89195-8066



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Organization 1 (continued)

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- "Down winders" are victims of radiation who contract illness from airborne contamination, These people (and animals, plants) are known victims, Ð 2
- Visual appeal of the region becomes degraded by the knowledge I never heard of noise except from live explosives which release the radiation. of its "toxicity, $\widehat{\mathbb{S}}$ (3) 11 12
 - Amer-Indian cultural sites exist; thuy should be preserved as wal/social resource. part of their herityse and viable out Ē 13
- (13) Halth & satety involving any use of the area should be first princity. This encompasses any human use, which is affected (14) ‡ (15) Environ mendal Justice and DOE policies should work together to make all the facts and information readily accessible lacks all data for to all the public. Repressed information is useless to people; Trouble, and for a basis to develop safe, practical solutions. +ansportation/exposure. partial intormation is deception because our evaluation. Justice is having all data by any form of contaminant 14 15
- (19) Mainized safety through velde detailication techniques is essatial. (20) same as #(19) (21) Spond more on sustainable peacetime. 19 (26) Expand use by making it safe to be-there. Any recreational, 20 \$\frac{1}{2}(26) \equiv (26) \equiv (27) \e 17 18

ORGANIZATION 2

Volume 3



April 18, 1996

Environmental Protection Division Dr. Donald R. Elle, Director

US Department of Energy

Las Vegas, NV 89114 PO Box 14459

Dear Dr. Elle:

and therefore have a background relating to many of the issues addressed in the NTS EIS. Specifically, my focus in reviewing the document was on the topic of Nevada Test Site and Off-Site Locations in the State of Nevada (NTS EIS). I am Attached are my comments on the Draft Environmental Impact Statement for the a Nevada Risk Assessment/Management (NRAMP) Technical Team member groundwater contamination.

tool. Many of the comments relate to specific powers addressed in order to produce a final product which is an honest portrayal of the site and potential future use. Many of the comments relate to specific points which I believe need to be recommendations will make the document a more appropriate communication ₹ I have included both general comments and page-specific comments. comments have corresponding recommendations. I believe the

Sincerely,

Tod E. Johnson

Nevada Risk Assessment/Management Program Environmental Modeling

W.B. Andrews ខ្ល

Nevada Test Site Citizen Advisory Board



Harry Reid Center for Environmental Studies 4505 Maryland Parkway • Box 454009 • Las Vegas, Nevada 89154-4009 (702) 895-3382 • Telex 62048164 UNLV/MSM • FAX (702) 895-3094

Organization 2 (continued)

Comments on the Environmental Impact Statement for the Nevada Test Site and Off: site Locations in the State of Nevada, Volume 1, Appendix H, "Human Health Risks and Safety Impacts Study" and Selected Groundwater-Related Sections in Other the NTS EIS Volumes,

April 1996

Tod Johnson, Environmental Modeling Nevada Risk Assessment/Management Program Harry Reid Center for Environmental Studies 454009

GENERAL COMMENTS:

Las Vegas, NV 89154-4009

4505 Maryland Parkway

Bureau of Land Management (BLM) for public use (not directly to the public, the State, Nye County or to the sovereign nations). Because it would be available for public use, some of the land (70%) to public lands inventory. As such, the evaluation of the risks to the public should have included estimation of risk at the potential new boundaries. Problem: One of the Land Use Alternatives listed in the EIS involves turning back even under the control of the BLM, many exposure scenarios impacting the public Vol. 1, 3-27 states that return of the land would be evaluated, but only to the US should have been considered.

Recommendation: The exposure scenarios should include the ingestion of drinking water by casual/recreational public visitors to the area and include worker risk scenarios consistent with relatively remote locations (i.e. partial residence time on the site).

2

quite limited, the risk results are gulte uncertain. This understanding is not reflected in the EIS. The predicted concentrations, locations, duration and potential hazards must be included because no intervention is described. understanding is not reflected in the document. Also, because site characterization is Problem: Modeling shows that contaminants from underground testing are likely off the NTS and CNTA, and likely will be off the Shoal Site in the future. This

Recommendation 1: The Draft NTS should be revised to remove conflicting sections and misteading statements which imply the underground contamination is not leaving the site. S

Recommendation 2: The document should also be revised to include honest, clear discussion of the uncertainties. 9

Organization 2 (continued)

Recommendation 3: Because of the large uncertainties inherent in the modeling, the worst-case analyses should be presented, not the leastconservative.

PAGE-SPECIFIC COMMENTS:

Draft NTS EIS Summan

and greater than background (approx. 10 pCi/L). Also, some of the locations for which modeling was conducted (NTS EIS Human Health Risk and Safety Impacts Study, Vol. Problem: The text states that groundwater models suggest there will be no migration indicated migration was possible, and estimate the risks related to the transport. The risk values correspond to tritium concentrations greater than detection limit (1 pC/IL) 1, Appen. A, page 2-17, lines 11-14) do not have corresponding results listed in the EIS. Therefore, one cannot test the "no migration off site" statement for those out of the NTS boundaries. That statement is in conflict with modeling from other sources (Daniels et al., 1993, Andricevic et al., 1994). Modeling in those sources EIS Summary, Page S-19, lines 11-13:

6

Say instead Recommendation: Delete the "no migration" expected statement. Say in that modeling does indicate migration off the site sometime in the future. 9

moving toward the wells, but not have reached it yet. Third, the modeling report for the area (Chapman et al., 1895) Indicates contamination will likely move off the site is a poor argument for several reasons. First, the contamination could move off site in simply because no contamination has been detected in off site monitoring wells. That sometime in the future. If the conservative estimate in the report is used (which includes limits of uncertainty in some of the parameters), a concentration of 720,000 S-2 EIS Summary, Page S-19, lines 15-18.
Problem: The text implies that groundwater contamination will never be a problem narrow plumes and miss the monitoring wells. Second, the contamination may be could occur at the boundary. ፬

11

Recommendation: Add text to indicate that the groundwater modeling indicates movement off the site could occur sometime in the future. 2

the NTS EIS Human Health Risks and Safety Impacts Study (Vol. 1, Appen. A, page 2the location, but the text in the Summary is written in such a way as to imply there is no release beyond the site boundary. It states that "transport could already be occurring", concentrations as high as 1.2 x 10° pCi/L at the boundary. There is no existing well at S-3 EIS Summary, Page S-19, lines 20-27; Problem: The text implies no contamination has left or will leave the CNTA from underground sources. This does not match the conclusion from results presented in 17, lines 22-28). The specific discussion of the CNTA modeling describes

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Organization 2 (continued)

which does not clearly communicate the relevant detail that contamination has likely already left the site.

≌cont.

modeling has indicated contamination has likely left the site boundary, but has Recommendation: Modify text to include the statement: "Ground water not been identified in any existing well."

14

Volume 1. Appendix H. "Human Health Risks and Safety Impacts Study."

concentrations at the site boundaries of the NTS and Shoal. However, on page 5-1, states an estimate of 280 pCt/L, at the boundary some time in the future. Therefore, Problem: The sentence states that tritium is never expected to exceed measurable the report states the detection limit is 1 pCi/L. On the same page (5-1), the report tritum is expected to leave the NTS and Project Shoal boundaries in measurable concentrations in the future.

13

Recommendation: The text on page ES-2 should be corrected to state that contaminants are expected leave the site boundaries at every site (not just the 9

cavilies. This does not appear to be the case. NRAMP has a version of the results and values came direct measurement. Rather, the actual method used appears to combine distributed within a volume of water approximately equal to the sum of the shot cavities. The ments of the assumption can be debated, but only if the method is described to the came from site-specific measurements (which may or may not exist, but which do not code from the program listed in the EIS. The description listed does not indicate the classified information regarding cavity volume with averages of recently declassified public in the EIS document. I believe the public should not be led to think the data source is poorly described in the EIS and may be incorrect. The text indicates the S-5 Page 2-17, lines 15-16: Problem: The information describing the method of calculation of the NTS tritum concentrations used for model inputs came from direct measurements from shot trillum estimates. The assumption appears to be that the tritlum is, on average, appear to have been used in the calculation of results). 17

estimate. (The method used to calculate the concentrations is not classified.) Recommendation 1: Briefly describe the method used to calculate the concentrations, so the public is more clear about the uncertainties of the 18

modeling. Was the shot closest to the boundary-of-concern used? Or was one Recommendation 2: Briefly list which shot(s) was (were) chosen for the that was considered by the DOE to be representative in yield and location 19

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DRGANIZATION 2 (CONTINUED)

Page 2-17, lines 11-14:

Problem: The EIS states the MC_TRANS code was used to simulate the movement of NTS south of Mercury, Nevada. Where are the results for the locations within the NTS within the NTS, to the towns of Beatty and Lathrop Wells, and to the boundary of the tritium from test locations on Pahute Mesa and Yucca Flat to downstream locations boundaries? Where are the results for the towns of Beatty and Lathrop Wells? It seems that the only result listed is for a distant, unlikely location.

2

Recommendation: The results of the other locations should be presented for completeness and honesty (the locations listed could have higher risk values than the single NTS location listed in the EIS). 21

Page 2-17, lines 11-14:

S-7 Page 2-17, lines 11-14; Problem: Not all of the relevant risk calculations have been presented. A risk estimate was conducted for the NTS using the Solute Flux method, the same as was used for were estimated to be as high as 2×10^2 at the boundary and 1.4×10^6 at the Oasis accessible environment, the Oasis Valley, which is 19 km downgradient. The risks Those risks are significant relative to a de minimus level and are quite high Project Shoal and the CNTA. The study (Daniels et al., 1993 and Andricavic et al., 1994) estimated the risk at the boundary near Pahute Mesa and at the nearest relative to the value used in the EIS (1.5 x 10⁻¹¹ at the boundary near Mercury). Valley.

22

need to be included in this EIS, because it appears to be US Air Force-controlled property adjacent to the NTS at that point, and is therefore still under administrative control for the near-future. And the EIS is not considering US Air completed calculations. (The high estimate of risk at the boundary does not Recommendation: Include the Oasis Valley in list of locations that have Force property to be available for public access in the scope of the EIS.) 23

Page 2-17, lines 16 and 17:

in Attachment A may or may not be the equations used to calculate the values, but are Problem: Regarding the risk calculations for the NTS boundaries, the equations listed available for review. (The document describing the results has apparently not been made available to the public or evaluating groups such as NRAMP.) Therefore, the equations listed in Attachment A are of limited value. incomplete if the groundwater flow and contaminant transport parameters are not

24

Recommendation 1: Release the document containing the data and results for the MC_TRANS modeling. (The transport calculations are not likely classified, nor is the model treatment of the source term.) The equations do not appear to have been used for the offsite locations (Shoal and CNTA). 8 25

modeling report is not finished, then the EIS results should be listed as interim Recommendation 2: If Recommendation 1 cannot be followed because the 27

Organization 2 (continued)

Recommendation 3: If Recommendation 2 cannot be followed, do not cite the equations likely used -- the public cannot test their application or relevance. 28

Page 2-17, lines 23-29:

Problem: The equations (or even summation of the method) used for calculating the risks at the off-site locations (within the Solute Flux method) are not listed in the EIS document. An approach using an age-specific intake distribution, time-dependent tritium concentrations, and age-dependent health effects was used.

29

8

Recommendation: The method should be described (briefly) or is should not be used to calculate the values. If the risk calculation method within the Solute Flux method) is not to be used, the more simple equations listed in back of the EIS would have to be used, causing new results. Problem: The risk assessment for scenarios involving ingestion of water are said to be Page 5-1, Lines 15-16: 31

identical for each alternative. As stated in comment G-1, above, Land Use Alternative 4 involves turning back some of the land (70%) to public lands inventory. Therefore, the land uses are not sufficiently similar to do only one water ingestion scenario that would be applicable to all.

32

Recommendation: The evaluation of the risks to the public should be corrected to include estimation of risk at the potential new boundaries for Alternative 4. 33

Page 5-2, Table 5-1:

S-11 Page 5-2, Table 5-1: Problem: The report lists a table of health risks to individuals, summarizing work from several different reports.

Project Shoal, the risks increase from a de minimus level to levels that have, for variation in hydraulic conductivity. In some of the cases, the risk including the higher uncertainties is still de minimus (less than 10°). In other cases, such as include uncertainties in the mean velocity of the groundwater and greater areal Recommendation: Looking at the original texts, the risks included in EIS work other sites, been considered significant. I recommend changing Table 5-1 to values in the original text include reasonable (according to the authors of the exts) inclusion of uncertainty. Uncertainties which were in the original texts were the minimum of a variety of scenarios listed in the original texts. The nclude the more conservative values listed in my attached table. 34

Page 5-2, Table 5-1:

Flux method, the same as was used for Project Shoal and the CNTA. The study (Danlels et al., 1993 and Andricevic et al., 1994) estimated the risk at the boundary near Pahute Mesa and at the nearest accessible environment, the Oasis Valley, which Problem: The report lists a table of health risks to individuals, summarizing work from several different reports. A risk estimate was conducted for the NTS using the Solute

35

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ORGANIZATION 2 (CONTINUED)

is 19 km downgradient. The risks were estimated to be as high as 2×10^3 at the boundary and 1.4 \times 10 3 at the Oasis Valley. Those risks are significant relative to a de minimus level and are quite high relative to the value used in the EIS (1.5 \times 10 11 at the boundary near Mercury).

Scont.

Recommendation: Include the value for the risk to residents near the Oasis Valley in Table 5-1. (The high estimate of risk at the boundary does not need to be included in this EliS, because it appears to be US Air Force-controlled property adjacent to the NTS at that point, and is therefore still under administrative control for the near-future. And the EliS is not considering US Air Force property to be available for public access in the scope of the ElS.)

36

S-13 Page 5-3, lines 8-9:
Problem: Regarding concentrations and arrival times listed in the EIS text for Project Shoal, the values increase when uncertainty (listed in the source document, Chapman et al., 1995) is included. For the Project Shoal Area, if listed uncertainties are included, the peak tritlum concentrations in the groundwater could be as high as 720,000 pCIV., arriving 71 years after the test. The number cited in the EIS is 280 pCiV. at 206 years.

37

Recommendation: Correct the text to include the values resulting from the higher levels of uncertainty.

S-14 Page 5-1, lines 25-26:
Problem: The evaluation of the risk calculations of the NTS boundary near Mercury is more difficult to conduct than for the offsites (Shoal and CNTA), because the report referenced for the results is apparently not publicly available. NRAMP has a version of the results and code from the program listed in the EIS, but the calculation included in the EIS is not given in the documentation available to NRAMP. From initial calculations conducted by NRAMP, it is unlikely that there is substantial risk at the boundary near Mercury. However, other boundary locations may be more appropriate to list in the EIS. For instance, the boundary near Pahute Mesa has shot locations much closer to the boundary and has hydraulic gradients which could move the contaminants past the boundary and has hydraulic gradients which could move the contaminants past the boundary. A risk estimate was conducted for the NTS using the Solute Flux method, the same as was used for Project Shoral and the CNNTA. The study (Daniels et al., 1993 and Andricevic et al., 1994) estimated the risk at the boundary near Pahute Mesa and at the nearest accessible environment, the Oasis Valley, which is 19 km downgradient. The risks were estimated to be as high as 2 x 10² at the boundary and 1.4 x 10² at the Oasis Valley. Those risks are significant relative to a de minimus level and are quite high relative to the value used in the EIS (1.5 x 10²¹ at the boundary near hoursey).

39

40 Recommendation 1: Provide more of the framework for the parameters and calculations used to produce the Mercury boundary number.

41 Recommendation 2: Include the Pahule Mesa to Oasis Valley results in discussion.

ORGANIZATION 2 (CONTINUED)

REFERENCES

Andricevic, R., Daniels, J.I. and Jacobson, R.L., 1994. "Radionuclide migration using a travel time transport approach and its application in risk analysis." <u>J. of Hydrology.</u> Vol. 163, pp. 125-145.

Daniels, J.I., Andricevic, R. Anspaugh, L.R. and Jacobson, R.L. 1993. "Risk-based screening analysis of ground water confaminated by radionuclides introduced at the Nevada Test Site (NTS)." Tech. Rep. UCRL-ID-112789, Lawrence Livermore National Laboratory, Livermore, CA.

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ORGANIZATION 2 (CONTINUED)

Table referred to in Comment 34

ORGANIZATION 3

April 17, 1996

Dr. Donald R. Elle, Director Environmental Protection Division US Department of Energy PO Box 14459 Las Vegas, NV 89114

Dear Dr. Elle:

I am submitting comments prepared by the Nevada Risk Assessment / Management Program (NRAMP) on the Waste Management Programmatic Environmental Impact Statement (DOZEIS-0200-D) for your consideration in the NTS Environmental Impact Statement (DOZEIS 0243). The majority of the comments ask for darification of the scope and impacts related to the transportation of radioactive waste. It is appropriate that both documents address these issues in a consistent manner.

Major discrepancies between current Nevada Tost Site and other programmatic environmental documents related to the shipment and disposal of Low Level Waste (LLW) contribute to an incoherent set of federal proposals for public comment. The total number of predicted health effects and the percentage due to radiation effects are potentially significant in other documents.

2

Specific preferences for the alternatives described in the NTS-EIS could not be developed based on the lack of consistent information. It is apparent, however, that the high cost of development of LLW disposal and treatment facilities at distributed locations and the relatively low costs of transportation will likely result in an increased need and use of Navata for the disposal of LLW. Increased use of rail transportation could significantly reduce both risk and cost for all alternatives except there is no offsite transportation.

3

N.B. Andrews

RECEIVED APR 2 5 1996

Harry Reid Center for Emironmental Studies 4505 Maryland Parkway • Box 454009 • Las Vegas, Nevada 89154-4009 (702) 895-3382 • Telex 62048164 UNLV/MSM • FAX (702) 895-3084

Table 1.	Considering Li	mits of Uncertain	<u>ities in Original D</u>	ocuments	
Test Location	Receptor Location	Arrival Time of Peak Concentration (yr)	Dose (rem)	Radiation LCF	Detriment
Yucca Flat	Mercury	* (EIS: 100)	* (EIS: 3.0 x 10 ⁻⁸)	* (EIS: 1.5 x 10 ⁻¹¹)	* (EIS: 7.0 x 10 ⁻¹²)
Project Shoal Area	Eastern Boundary	71 (EIS: 206)	4 (EIS: 1.6 x 10 ⁻³)	2 x 10 ⁻³ (EIS: 8.0 x 10 ⁻⁷)	9.2 x 10 ⁻⁴ (EIS: 3.7 x 10 ⁻⁷)
Project Shoal Area	Nearest Public Well	** (EIS: 278)	0.08 (EIS: 2.0 x 10 ⁻⁷)	4 x 10 ⁻⁵ (EIS: 1.0 x 10 ⁻¹⁰)	1.8 x 10 ⁻⁵ (EIS: 4.6 x 10 ⁻¹¹)
Central Nevada Test Area	Central Nevada Test Area Boundary	8 (EIS: 15)	(EIS: 8.0)	5.3 x 10 ⁻³ (EIS: 4.0 x 10 ⁻³)	2.4 x 10 ⁻³ (EIS: 1.8 x 10 ⁻³)
Central Nevada Test Area	Nearest Public Well	(EIS: 410)	6 x 10 ⁻⁷ (EIS: 1.8 x 10 ⁻²⁰)	3.2 x 10 ⁻¹⁰ (EIS: 9.0 x 10 ⁻²⁴)	1.5 x 10 ⁻¹⁰ (EIS: 4.1 x 10 ⁻²⁴)

- * Original documentation not available
- ** Not listed in original document

8

Organization 3 (continued)

Comments on the Nevada Test Site Environmental Impact Statement, Appendix I, Transportation Study (DOE/EIS 0243)

expansion of transportation of low level radioactive waste by truck on public highways in the Las Vegas valley. In response to these concerns, the DOE addressed the possible use of alternative Indian tribal governments and private issue advocacy groups in the development of a technical truck routes, construction of rail access to the NTS and intermodal truck/rail shipments to the report on transportation impacts associated with the Nevada Test Site Environmental Impact Public interest is high for transportation issues. The DOE Nevada Operations Office, noted this interest in their efforts to work with members of the public, elected officials, Ame Statement (DOE 1995a). These groups expressed concern about continued and possible

Technical Adequacy of the NTS-EIS Document

the shipment and disposal of Low Level Waste (LLW) contribute to an incoherent proposal from the DOE-EM program for public comment. A comprehensive response to the NTS-EIS radioactive wastes. Discrepancies identified in current environmental documents related to This review included a comparison the NTS-EIS to other current DOE environmental jocuments and an evaluation of risk management opportunities related to transportation of is not possible without resolution of these discrepancies.

shipments per year. The EIS case of "expanded use" shows radioactive shipments coming for the The NTS-EIS transportation study (DOE 1995a) describes shipping volumes for Low next 10 years from 29 offsite locations with an average annual volume of 3946 shipments per Level Waste (LLW) importation for the next ten years. The EIS land use case of "continue current operations" shows radioactive shipments from 12 offsite locations at a rate of 678

The PEIS describes alternative strategies and impacts for the management of wastes from LLW, LLMW and HLW would result in the maximum number of waste shipments. A combined treatment and disposal sites over a 20 year period. Wastes from site remediation are excluded total of 295,000 truck shipments and more than 106,000 rail shipments could occur under this from the assessment. Implementation of a centralized storage/disposal option at the NTS for The Waste Management Programmatic EIS (DOE 1995c) was released in September ongoing and past DOE operations that are anticipated to be shipped to and from various alternative.

5

POTENTIAL SHIPMENTS OF LLW COMPARED TO WM-PEIS ESTIMATES THE NTS-EIS CONTAINS MAJOR DISCREPANCIES IN THE NUMBER OF

Waste shipment numbers in Table 1 were summarized from the WM-PEIS. They are

W.B. Andrews Comments on the NTS-EIS, April 1996

ORGANIZATION 3 (CONTINUED)

Shipping volumes in Table 1 reported on an annual basis to allow comparison to the NTS-EIS. are up to 3 times higher than volumes reported in the NTS-EIS.

	The state of the s	asic Ivialiagelliciii f.	CIS IOI INCVAUA SIL	nage Options
 Waste Form	No Action	Decentralized	Regionalized	Centralized
 Low Level Mixed Waste	No Shipments	\$	1 - 482	0.5/year out, Ship to Hanford
Low Level Waste	3498	0	0 - 2945	0 - 12,400
 Transuranic Waste	0, Store Onsite	4.5 / yr out Ship to WIPP	4 / yr out Ship to WIPP	4 / yr out Ship to WIPP
 High Level Waste	Not Included in PEIS	Not Included in PEIS	Not Included in PEIS	Not Included in PEIS

∽ cont.

ENVIRONMENTAL RESTORATION WASTES ARE NOT INCLUDED IN THE WM-PEIS IMPACTS AND COULD RESULT IN MUCH HIGHER WASTE VOLUMES FOR DISPOSAL AT THE NEVADA TEST SITE

6

The Baseline Environmental Management Report (BEMR) (DOE 1995b) was used in the estimate is based on an unpublished draft of the BEMR. The impacts of increased LLW volumes PEIS sensitivity study (appendix B) indicated that disposal volumes could be up to 60% higher reasonableness of these results could not be determined since the basis for the shipping volume WM-PEIS as the basis of a sensitivity study for waste shipment volumes. Results of an WMavailable from site restoration would be transported to an offsite location for disposal. The than those shown in Table 1 based on the WM-PEIS assumption that only 5% of the LLW was not estimated in Appendix B.

CONSISTENT. THE WM-PEIS RESULTS ARE MUCH MORE SIGNIFICANT AND RISK LEVELS REPORTED IN THE NTS-EIS AND THE WM-PEIS ARE NOT HAVE A HIGH FRACTION OF RADIOLOGICAL HEALTH EFFECTS 7

Risk results are provided in the two EISs. The NTS-EIS risks for Nevada are summarized due to the radiological nature of the cargo are a small percentage of the total risk. Results of the included in the WM-PEIS for the transportation of wastes. The total number of predicted health in table 2. The NTS-EIS reported relatively low total risks and the percentage of health effects WM-PEIS evaluation of LLW risks are shown in Table 3. No Nevada-specific results were effects and the percentage of health effects due to radiation are potentially significant 8

W. B. Andrews Comments on the NTS-EIS, April 1996

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4

Percent

Disposal

Worker

Cancer HE

43

25

25

33

29

33

33

25

25

75

75

67

67

67

Truck

Cancer

HE

5

<1

<1

<1

2

2

2

3

4

16

15

15

14

15

Table 3. Cancer and Non-cancer Health Effects (HE) for LLW Disposal

Disposal Disposal

Worker

Cancer

HE

3

2

2

2

2

2

2

2

2

3

3

2

2

2

Worker

Mech.

HE

4

6

6

4

5

4

4

6

6

1

1

1

1

Treat.

Worker

Mech.

HE

3

2

2

5

2

5

5

3

3

3

3

5

5

4

No Action

ORGANIZATION 3 (CONTINUED)

Decentralized

Regionalized 1

Regionalized 2

Regionalized 3

Regionalized 4

Regionalized 5

Regionalized 6

Regionalized 7

Centralized 1

Centralized 2

Centralized 3

Centralized 4

Centralized 5

Treat.

Worker

Cancer

HE

1

1

1

1

1

1

1

1

2 Data Compiled from Tables 5.3-1 and E-16, WM-PEIS

Percent

Treat.

Worker

Cancer

HЕ

25

33

33

17

33

17

17

25

25

25

25

67

67

33

Organization 3 (continued)

بين لودوا Waste & Safe Secure Trailers

	Cargo Percentage of Total	0.1	n/a	0.8	n/a	
rts -	C. Perce T					
NTS-EIS for 10 year	Cargo - Related (latent cancers)	0.002	minimal	0.06	Incident Free- 0.000016 Accidents - 0.000007	
ion Risks from the I s	Injuries (Mechanical)	27	minimal	97	n/a	
able 2. Offsite Population Transportation Risks from the NTS-EIS for 10 years - Pry Level Waste & Safe Secure Trailers	Deaths (Latent & Mechanical)	2	minimal	7	n/a	
able 2 · Offsite Pop		Alternative 1 - Present Operations	Alternative 2 - Discontinue Operations	Alternative 3 - Expanded Use	Safe Secure Trailers (30 shipments)	/

n/a - not available

Criteria That Should be Considered in Selecting Preferred Alternatives and Making Final

disposal are dominant for worker risks. It is also apparent that development of disposal facilities is transportation and disposal, it is apparent from the results of expensive relative to transportation. This presents decision makers with the dilemma of trading Relative to LLW treatment, transportation and disposal, it is apparent from the results the NTS-EIS that transportation is the dominant source of public risk and that treatment and

Preferences for Alternatives Evaluated for LLW

off dollar savings for potential increases in public and worker risks.

Specific preferences for the alternatives described in the NTS-EIS could not be developed distributed locations and the relatively low costs of transportation will likely result in an increased need and use of Nevada and/or other sites for the disposal of LLW. Public review of revisions to apparent, however, that the high cost of development of LLW disposal and treatment facilities at the NTS-EIS that reconcile the previous comments on waste volumes and risk along with additional opportunities for public education on the overall DOE-EM program would increase because of the lack of consistent information in the three environmental documents. It is public understanding and comment

∞ cont.

Rail

Cancer

HE

1

<1

<1

<1

<1

<1

<1

0.6

0.6

2.3

2.3

2.3

2.3

2.3

Percent

Rail

Cancer

HE

37

n/a

n/a

n/a

n/a

n/a

n/a

50

50

42

42

41

42

42

Rail

Mech.

HE

0.6

<1

<1

<1

<1

<1

<1

0.6

0.6

1.7

1.7

1.6

1.7

1.7

Truck

HE

12

<1

1

3

3

10

10

37

37

35

37

37

Mech.

Percent

Truck

Cancer

HE

29

n/a

0

0

40

40

33

23

28

30

29

30

27

29

W. B. Andrews Comments on the NTS-EIS, April 1996

20-8

Risk

Reduction

Percent

(Rail)

55%

0%

8%

14%

33%

29%

33%

47%

49%

80%

80%

78%

78%

78%

Total

(Inc. Truck

Costs)

17.9

16.3

16.2

20

14.7

19.7

19.6

12.7

13.6

11.9

11.8

17.9

17.8

14.9

Risk

Reduction

(Use Rail)

15.4

0

1

2

5

5

6

11.8

12.8

49

48

46.1

47

48

Table 4. Risk and Cost Impacts of Using Rail for LLW Transportation

Total

Fatalities

System

(Rail)

12.6

11

11

12

10

12

12

13.2

13.2

12

12

12.9

13

13

Total

Fatalities

System

(Truck)

28

11

12

14

15

17

18

25

26

61

60

59

60

61

W. B. Andrews Comments on the NTS-EIS. April 1996

Data Compiled from Tables 5.3-1, 5.3-2, and E-16, WM-PEIS

Alternative

No Action

ORGANIZATION 3 (CONTINUED)

Decentralized

Regionalized 1

Regionalized 2

Regionalized 3

Regionalized 4

Regionalized 5

Regionalized 6

Regionalized 7

Centralized 1

Centralized 2

Centralized 3

Centralized 4

Centralized 5

Organization 3 (continued)

alternatives except where transportation is not used. These reductions range from 8% to 80% of Increased use of rail transportation could significantly reduce both risk and cost for summarizes information from the WM-PEIS. The WM-PEIS indicates a slightly higher cost for the "no action" case if rail transportation would be used for all sites. All other cases show cost reductions ranging from \$30 million to \$2 billion. Risks would be significantly reduced for all all alternatives except in the case where there is no offsite transportation. Table 4 the total system risk.

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If rail transportation were used, risks of all the alternatives for LLW disposal would magnitudes are similar, discussions about the acceptance of risk could have a different tone than be comparable in terms of their total predicted health effects. It is, of course, a very crude greatest portion of total risk in order to achieve relatively modest reductions in future risks to the current situation where the motoring public and roadside residents would experience the estimate to sum risks of the public, workers, and future generations, but when the total risk communities that are near DOE facilities.

10

Currently truck shipments travel primarily over Hoover Dam, through the largest cities in Nevada development of alternative routes that could avoid these areas because there are currently no rail routing regulations and intermodal transfer points could be chosen that would better meet local Rail transportation could reduce concerns about the EM activities in Nevada. and then to the NTS due to routing restrictions imposed by current US Department of Fransportation regulations. Rail shipments could allow greater DOE discretion in the needs.

DOE 1995a, Nevada Test Site Environmental Impact Statement, Appendix I, Transportation Study, DOB/EIS 0243, DRAFT, United States Department of Energy, 1000 Independence Avenue, Washington, DC 20585, January 1996 DOE 1995b, The 1995 Baseline Environmental Management Report, Estimating the Cold War Morigage, DOE/EM-0232, US Department of Energy, Washington DC, March 1995

DOE 1995c, Waste Management Programmatic Environmental Impact Statement, DRAFT, United States Department of Energy, 1000 Independence Avenue, Washington, DC 20585, September 1995

(Billions of 1994 Dollars)

Rail

Savings

-0.07

0.03

0.04

0.04

0.16

0.15

0.26

0.48

0.49

2.02

1.82

1.91

1.72

2.02

Total

(Inc. Rail

Costs)

17.97

16.27

16.16

19.96

14.54

19.55

19.34

12,22

13.11

9.88

9.98

15.99

16.08

12.88

W. B. Andrews Comments on the NTS-EIS, April 1996

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20-9

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Volume 3

ORGANIZATION 4



April 18, 1996

Dr. Donald R. Elle, Director Environmental Protection Division

Environmental Protection Di U.S. Department of Energy P.O. Box 14459

r.O. Box 14429 Las Vegas, NV 89114

Dear Dr. Elle:

I am submitting comments for your consideration on the Nevada Test Site Environmental Impact Statement (NTS EIS). I am a member of the Nevada Risk Assessment/Management Program (NRAMP) Technical Team at the Harry Reid Center for Environmental Studies, UNLY. The majority of my comments attempt to clarify technical discrepancies rather than dwell on philosophical approaches to improving the NTS EIS methodologies.

In addition, I am also submitting several comments based on a letter to the NRAMP Principal Investigator, Mr. William B. Andrews, from Mr. David B. Leclaire, the Deputy Assistant Secretary for Program Support, Defense Programs. In this letter (which is attached), Mr. Leclaire recommends that I look at specific areas of the NTS EIS for interesting information regarding the radiological source term. For the record, I did not find any new information in these sections of the NTS EIS and my doctoral thesis (which was completed and successfully defended in January, 1993) did not include any aspect of thermonuclear weaponry, but rather experimental investigations of fusion reactor engineering safety issues.

Itemized comments are attached in the order they come up in the NTS EIS. There is no priority given to carlier comments than later comments. I feel my comments are rarely contentious and are meant to highlight potentially significant technical or perceptional problems with the NTS EIS.

Sincerely,

Authory E. MCH. Anthony E. Hechanova, Ph.D.

Nuclear Engineering

Earle Dixon (CAB)

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Earle Dixoli (CAD)
David B. Leclaire (DOE)
William B. Andrews (NRAMP)

Harry Reid Center for Environmental Studies 4505 Maryland Parkway • Box 454009 • Lss Vegas, Nevada 89154-4009 (702) 895-3382 • Telex 62048164 UNLV/MSM • FAX (702) 895-3094

ORGANIZATION 4 (CONTINUED)

Itemized Comments on Human Health Risks and Safety Impacts Study in the NTS EIS (Vol. 1, App. H)
with Additional Comments in Response to Mr. David B. Leclaire's Letter (attached)

by Anthony E. Hechanova, Ph.D.
Nuclear Engineering
Harry Reid Center for Environmental Studies
University of Nevada, Las Vegas
tel: (702) 895-1457
April 16, 1996

Number Location Comment

v 1, p 4-8, li 1-22 Problem: Table 4-1 is not properly referenced

Recommendation: Cite the references from which values are given in Table 4-1. For example, as regards to the Surficial Soils, I am familiar with Radionuclide Inventory and Distribution Program (RDIP) reports and figured those would be the appropriate references from the References Section 4.8 starting on page 4-318. But I am not as fortunate to know the NTS EIS references for the various "Disposal" sources or Deep Underground Tests on lines

v 1, p 4.8, li 1-22 Problem: Table 4-1 is not complete.

3

Recommendation: Modify Table 4-1 Column 4. Column 4 should at least reflect the elements of all nine major radionuclides: Americium, Cesium, Cobalt, Europium, Plutonium, and Strontium, although McArthur and Mead (RDIP Report #3, 1987) also measured several other radionuclides in the surficial soils.

v 1, p 4-106, li 15-16 Problem: Nowhere in McArthur's (1991) report is the inventory at Sedan Crater explicitly estimated as 328 Ci. In fact, in Area 10, the total inventory from the nine major radionuclides is 304 Ci with 12 Ci more found at Sedan from other manmade radionuclides.

Recommendation: Simply remove this sentence since it is not important to the argument or adjust the statement to reflect accurate information.

v 1, p 4-110, li 29-32 *Problem*: Tritium decay is incorrectly calculated from 18,570 Ci to 3,200 Ci after 5 years.

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ORGANIZATION 4 (CONTINUED)

Recommendation: Consider the following correction: tritium has a 12.3-year half-life and would decrease to 75.4 percent of its original amount after 5 years. Thus, 18,570 Ci of tritium decay to 14,000 Ci after 5 years.

conducted by the United States. The numbers published by Borg et al. (1976, p 100-102) which are used in these lines of the NTS EIS are the result (i.e., activation and fission products) of a fission yield inappropriate considering the current knowledge of nuclear testing hermonuclear device to provide the fuel for fusion reactions. For Problem: The interpretation of the work by Borg et al. (1976) is thermonuclear device because it is one of the primary fuels in the tritium from a fission detonation, the authors were aware that a except for the tritium component. Although activation of trace amounts of lithium in the ground from a fission detonation, but rather, tritium is purposefully produced in mass in the core of a his reason, the NTS EIS and Borg et al. (1976) are essentially comparing apples and oranges when they simply add a tritium ithium in the NTS ground would be the major contributor of core. In other words, tritium is no longer the result of trace significant amount of tritium would be produced from a component to a fission yield. v 1, p 4-110, li 29 to v 1, p 4-111, li 7

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Recommendation: When considering the Radiological Source Term, one should be very careful to estimate the fission and fusion contributions separately since the physics involved are very different. The primary purpose of the Borg et al. (1976) document was to analyze contaminant migration and I do not believe that their results were intended to be applied to the characterization of a themonuclear device as the NTS EIS has applied their work. This is best evidenced by quoting from the Borg et al. (1976) document and putting to light the rigor of their tritium "calculations:"

"The amount of tritium deposited below or near the water table at NTS through June 30, 1975, can be crudely estimated. It is about 10 kg at Pahute Mesa and about 3 kg at Yucæ Flat. The amount at Frenchman Flat is negligible. These values are for the 78 tests detonated below the water table or with a cavity radius below the water table or with a cavity radius below the water table. These estimates are probably accurate to within a factor of 2 or 3 but should not be construed as a definitive catalog of tritium deposited at NTS." (Borg et al., 1976, p 103)

Therefore, I suggest removing line 27 (p 4-110) through line 7 (p 4-111) in which this rather obfuscated and possibly incorrect treatment of the Radiological Source Term is exemplified, and end

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ORGANIZATION 4 (CONTINUED)

the section with the non-contentious statement of the preceding line: "The source term includes numerous isotopes that are both short-lived and long-lived."

v 1, p 4-111, ii 1-7 Problem: The basis of the total underground radioactivity of 300 million curies (including a reference citation) has not been clarified. Thus, it is not clear in this paragraph which considerations are connected to the work of Borg et al. (1976): the estimate itself or the uncertainty in the estimate. In either case, the previous comment still applies: the Borg et al. (1976) work alone is not appropriate to determine parameters of the total underground radiological source term, especially tritium.

Recommendation: The basis (e.g., methodology and calculations) of the 300 million curies should be made available to the public and open scientific community for review. This would mean releasing an unclassified version of the reference. I invoke the words of a truly eminent scientist to aid in the argument against classification. The following are excepts from Better a Shield Than a Sword, by Edward Teller (1987).

"Today, secrecy has become a terrible destructive force in our society. My postwar efforts to reverse the process have not affected its devastating spread. I am unhappy that I had anything to do with its beginnings. Science thrives on openness. Researchers should, and often must,

share their findings.
Security regulations have helped drive a wedge between our

universities and our military research and development effort.

Under present rules, research done in our national laboratories cannot be fully shared with civilian industries. When we fail to expose people to problems they could help solve, we remain unaware of the loss. We now have millions of classified technical documents. We also have falling productivity. Rapid progress cannot be reconciled with central control and secrecy. The limitations we impose on ourselves by restricting information are far greater than any advantage others could gain by copying our ideas.

In addition, by tainting science with secrecy, an unfortunate public attitude is perpetuated: Science is nobody's business but the scientists. Today, science and technology are part of the life-support system of the world. Encouraging the development of a scientifically literate public is of primary importance to everyone's well-being.

Secrecy is not compatible with science, but it is even less compatible with democratic procedure. Two hundred years ago James Madison said, "A popular government without popular information, or the means of acquiring it, is but a prologue to a farce or a tragedy, or perhaps both."

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Organization 4 (continued)	Recommendation: Change superscript of "Soda Ash" from "d" to "c" since Soda Ash contains theophylline, ethylenediamine, and carbonic acid disodium salt. Change the superscript of "I azer	Dyes" from "c" to "b" since Bryant and Fabryka-Martin (1991) note them as part of some detector packages. Bryant and Fabryka-Martin (1991) note that Thulium is a radiochemical detector and less than 100 grams is typically used, thus, it should have the superscript "a" added.		Recommendation: Add Thallium to Column 2 of Table 4-28. Poblom: This centence of the Executive Summary claims that the		Project Shoal: In the NTS EIS (v I, Ap H, p S-3, Ii Z-4), it is stated that at "the eastern boundary of the Project Shoal Area, tritium in groundwater is predicted to reach a maximum concentration of about 280 pCif. in about 206 years." 280 pCif. is above background levels for tritium and is easily detectable.	Recommendation: Correct the sentence to accurately reflect the contents of the document or re-write this section completely to include the worst case scenarios from DOE publications (see Comment 27, below):	Problem: The NTS EIS does not quote the worst case scenarios as reported in their reference (Pohlmann et al., 1995) which considers the uncertainties in key transport parameters.	Recommendation: Re-write this section using values from Pohlmann et al. (1995) worst case scenario (see Comment 27, below).	Problem: The term "evaluation of the potential environmental impacts associated with the various alternative uses of the NTS" is	not qualified to the 10-year time frame of the NTS EIS.	
			11 v 1, p 4-164, li 2-23	1 12 v 1 An H n BC.2	ii 4-7			21 13 v 1, Ap H, p ES-2, li 10-15		14 v 1, Ap H, p 1-1,	<u></u>	
ORGANIZATION 4 (CONTINUED)	The term <i>credibility gap</i> is a modest description of our monstrous current problem."	The credibility of the NTS EIS radiological source term is at issue not only due to the secretive nature of its conception but also considering possible inappropriate use of methodologies in a referenced work (Borg, et al., 1976) that is available to the public.	13 Problem: The data in Table 4-27 is not referenced. However, the data is identical to data released by M. Pankratz of Los Alamos National Laboratory in a memo dated June 23, 1995. The methods used to estimate the data refers to a classified report:	Underground Tests Conducted at the Nevada Test Site, 1955 1992 (U), September 26, 1994 (SRD), authors not given.	Recommendation: Please reference the document from which data in Table 4-27 is taken. If it is in fact the one cited above, which I strongly suspect it is, then the numbers are not for 1995, but for Jan. I, 1994. This would make a 5 percent difference in the tritium level and affect the levels reported in the following sontence (line		the radioactivity listed in Table 4-27 is tritium which most investigators would conclude becomes part of tritiated water and only a small fraction would remain in the melt glass. Recommendation: Re-write the sentence to exclude tritium as	follows: "Most investigators have concluded that radionuclides other than tritium released during an underground detonation predominantly remain in the melt glass in the original cavity "	27 Problem: The Hydrologic Resources Management Program details refer to "DOE (1995)" which does not fit with any of the references in the Reference Section 4.8.	Recommendation: Clarify which DOE (1995) report is being referenced or add the reference if it is actually missing.	2-23 Problem: The superscripts in Table 4-28 are incorrect (e.g., "Lazer Dyes" and "Soda Ash") or incomplete.	4
	The term c problem."		13 7 v 1, p 4-159, li 13			15 8 v 1, p 4-159, li 20-21			16 9 v 1, p 4-162, li 27	17	18 10 v 1, p 4-164, li 2-23	

Volume 3

ORGANIZATION 4 (CONTINUED)	"Risk assessment is a multidisciplinary subject requiring the identification of events (scenarios) with the potential for a failure that could lead to an undesirable outcome. A general risk assessment contains the following five components: the prediction of the source contaminants subject to release and their concentrations, the description of environmental transport; the determination of exposure pathways to assault the body, the calculation of internal and external dose; and the extrapolation of this dose to human health effects." Problem: The purpose of Section 2.1.2.1 entitled "Radioactive Decay and Fission" is not clear. I understand and agree with the importance of explaining radioactive decay. However, mentioning fission with regard to nuclear electric power production is inappropriate for the NTS. In addition, if the goal of this section is to explain unclear reactions such as fission to the public, then an equally important (if not more important) reaction relevant to Radiological Effects is the fusion reaction. Recommendation: Rename Section 2.1.2.1 "Nuclear Reactions: Radioactive Decay, Fission, and Fusion" and insert the following paragraph at page 2-3, line 22:	Truston is the process whereby two light nuclei, e.g., a deuteron and a triton (nuclei of heavy hydrogen isotopes), collide and fuse together to form one heavier nucleus and one lighter nucleus. In the process, mass is lost and converted to energy. This nuclear reaction is the process which actually energizes the sun. The amount of energy released per pound of heavy hydrogen fusion is about four times as much as the amount of energy released per pound of uranium or plutonium fission. The large yield (greater than 100 kilotons) nuclear tests conducted at the NTS are probably based on the fusion reaction. Because tritium (a radioactive isotope) is produced in the core of the device as a fuel for the detonation, there is predicted to be large amounts of tritium left in the cavity of the large yield tests." 31 19
ORGANIZATION 4 (CONTINUED)	Recommendation: Since tritium migration could be a compliance problem after the 10-year time frame (see Comments 28 and 33, below), this statement under the "Purpose" heading of the document should accurately convey the narrow scope of the evaluation. I suggest re-writing this part of the sentence as follows: "evaluation of the potential environmental impacts, over the next 10 years, associated with the various alternative uses of the NTS" Problem: The NTS EIS does not evaluate all of the various alternative uses of the NTS,, alternative uses of the NTS, e.g., public exposure in released-land scenarios (Alternative 4) which would most likely contain the highest risk scenarios to members of the public. Recommendation: Re-write the sentence to accurately convey that only the more likely alternatives in which members of the public do not have access to NTS land in the next 10 years are being evaluated as follows: "It is the intent that this EIS serve as a support tool for policy makers and stakeholders by providing an evaluated as follows: "It is the intent that this EIS serve as a support tool for policy makers and stakeholders by providing an evaluated as follows: "It is the intent that this EIS serve as a support tool for policy makers and stakeholders by providing an evaluated as follows: "It is the intent that this EIS serve as a support tool for policy makers and stakeholders by providing an evaluated as reconces that are being considered by the DOE." I feel that this re-write truly captures the intent of the DOE in writing the	16 v 1, Ap H, p 1-7, Problem: The lead sentence of this section of the document again misses the important nuances mentioned in the preceding two comments. Recomments. Recomment

	Organization 4 (Continued)		of the Central Nevada Test Area in 15 years. A look at the reference by Pohlmann et al. (1995), who performed the calculations, reveals that their scenario considering the highest uncertainty (i.e., worst case) would occur in only 8 years.	Recommendation: Remove the following sentence from the NTS EIS because it is not factual and requires knowledge of the results of calculations which, in one instance, may not agree with the statement: "Scenario GWI is a future scenario that does not have impacts within the 10-year time frame of this EIS."	Problem: Same as above comment regarding assumption of no impact from tritium-contamination in 10-years.	Recommendation: The content of the paragraph will not be lost by removing the following sentence: "These impacts to the public	are not expected to occur within the 10-year timeframe addressed in the scope of the NTS EIS."	o <i>Problem:</i> Table 5-1 does not reflect the worst case scenarios in the off-site references (i.e., Shoal (Chapman et al., 1995) and CNTA (Pohlmann et al.,1995)) in which high variances and uncertainties are assumed. These values should be used to, at the very least, give the upper range of possibilities or could stand alone as the worst case scenarios.	Recommendation: Replace the off-site values in Table 5-1 with the values in the following table (note: NTS EIS values (in	parentitists) are also given below the recommended changes which are in boldface print):			6
		25 v 1, Ap H, p 4-2, 126-27	38		26 v l, Ap H, p 5-1, li 16-17			27 v 1, Ap H, p 5-1 to 5-2					
		37			39			40			·		 .
OBGANIZATION 4 (CONTINI IED)		Ashley (personal communication, April 17, 1996), the facility librarian, and she has confirmed that the GeoTrans (1995, a and b) references are not at the Public Reading Facility. Latomya Glass of the DOE Public Affairs Office (personal communication, April 17, 1996) is contacting GeoTrans, Inc. to resolve this problem.	Reconnendation: Please provide copies of the GeoTrans (1995, a and b) references to the Harry Reid Center for Environmental Studies at UNLV as well as have them available to the public in the Public Reading Facility.	Problem: Daniels et al. (1993) is cited but does not appear in the References on page 7-1. Daniels et al. (1993) did very important work that is applicable to the NTS EIS (see Comment 28, below) and possibly more applicable than GeoTrans (1995a).	Recommendation: Add the Daniels et al. (1993) information to the References section on page 7-1.	Problem: Tritium concentrations are reported in this sentence without citing the source.	Recommendation: Cite the source of the $1\times 10^9~pCiL$ tritium concentration.	Problem: Tritium concentrations are assumed to be 1 x 10° pCifL based on unreferenced measurements (see comment above). However, measured data from the Cambric event (Hoffman, 1977) give a measured tritium concentration of 6.1 x 10° pCifL at the edge of the cavity. Cambric was a very small 0.75 kTon event. I find it hard to believe that the NTS ETE comments.	pCift tritium concentration is representative of any NTS underground shot.	Recommendation: Do not assume the tritium concentration at test locations will be 1 x 10° pCi/L since I doubt that it will be scientifically justifiable.	Problem: Calculated risks to the hypothetical member of the public at the boundary of the NTS are results of modeling which used the disputed (see above comment) 1 x 10° pCi/L tritium concentration.	Recommendation: Refer to Daniels et al. (1993) for public risks, see Comment 28, below.	ω
	•			v 1, Ap H, p 2-16, li 30-31		v I, Ap H, p 2-17, li 14-16		v I, Ap H, p 2-17, li 14-16		·	v 1, Ap H, p 2-17, li 16-17		
				$\frac{33}{}$		34 22		35			36 24		Į

	ORG	ORGANIZATION 4 (CONTINUED)	(CONTINUE	6	,		
Fest Location	Receptor	Arrival Time	Dose	Radiation	Radiation		
	Location	of Peak Conc.	(rem)	LCF.	Detriment		
		(year)					
Project Shoal	Eastern	17	4	2 x 10 ³	1 x 10°	_	
Area	Boundary	(206)	(1.6 × 10³)	(8.0 × 10°)	(3.7×10^{-3})		
Project Shoal	Nearest	None Listed	0.08	4 x 10 ⁵	2 x 10 ³		43
Area	public well	(278)	(2.0 × 10°)	(1.0 × 10 ⁻¹)	(4.6×10^{-11})		!
Central	CNTA	•	11	5 x 10°	2 x 10 ⁻³		
Nevada Test	Boundary	(15)	(8.0)	(4.0×10^3)	(1.8 × 10³)		
Area							
Central	Nearest	117	6 x 10.3	3 x 10.10	1 x 10 ⁻¹⁰	_	
Nevada Test	public well	(410)	(1.8×10^{-3})	(9.0 × 10 ⁻²⁴)	(4.1 × 10 ⁻²⁴)		
Area				•		_	

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from Yucca Flat to Mercury does not even closely approximate the the reason other federal reports were neglected such as the LLNL report by Daniels, J. I., editor, et al., "Pilot Study Risk Assessment for Selected Problems at the Nevada Test Sile," UCRL-LR-Reading Facility (see Comment 20, above), I could not determine which estimates the dose at the boundary of Area 20 to a member Valley, had a dose of 0.008 rem. This value is still five orders of (not only is this dose nine orders of magnitude different from the 113891, Lawrence Livermore National Laboratory, June, 1993, of the public drinking the tritium-contaminated water as 14 rem Problem: The migration of tritium-contaminated groundwater maximum health risks to a public individual from underground contains the calculations is currently not available in the Public magnitude higher than the NTS EIS dose at Mercury although testing within the NTS boundaries. Since the reference which addition, the dose to the nearest residential community, Oasis NTS EIS values, but it is also above compliance levels). In probably within safe standards. v 1, Ap. H, p 5-1, li 23-27

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Recommendation: Use federally sponsored studies containing worst case scenarios of tritium-contamination to members of the public. These scenarios (e.g., Pahute Mesa to Oasis Valley) are probably not those analyzing migration from Yucca Flat to the boundary near Mercury, NV, as given in the NTS EIS.

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ORGANIZATION 4 (CONTINUED)	v 1, Ap H, p 5-1, tribium in 'clean" water at 20,000 pc/Ur. In addition, tritium exists in the NTS groundwater at 20,000 pc/Ur. In addition, tritium exists in the NTS groundwater due to natural causes at levels which are easily detectable (on the order of 10s of pc/Ur). Thus, to give risk numbers for a clearly de minimus tritium concentration (the value is actually never given in the NTS EIS but is inferred to be less than 1 pc/Ir.) leads to insignificant risks such as 1.5 x 10 ¹¹ . This risk value assumes a Linear, No-Theshold Doss-Rosponse Curve which is not uniformly accepted in the scientific community. For example, since insufficient epidemiological data exists to say anything about health risk at doses below 5 rem/yr or lifetime dose below 10 rem, some subscribe to a threshold limit. Currently, a range of risks which include the likely possibility of zero adverse health effects is proposed by the Health Physics Society.	Recommendation: If the Yucca Flats to Mercury scenario is chosen to estimate risk to members of the public, it could be dismissed as below some screening level, even if that screening level is 0.0001 of the EPA's "clean" water standard.	v 1, Ap H, p 5-3, Problem: A tritium concentration of 280 pCi/L is still below the screening level I propose. Recommendation: If such a low concentration is to be considered, it should at least give a range for risk which includes the likely possibility of zero adverse health effects.	v 1, Ap H, p 5-3, Problem: The NTS EIS is again considering tritium concentrations
	53		30	31
	43	4	45	147

v 1, Ap H, p 5-5, Froblem: 11tt v1.5 Ets is again consucting ununit or ii 8-12 below 1 pCi/L.

Recommendation: Same as Comment 29, above.

Problem: The NTS EIS is again considering tritium concentrations

below 1 pCi/L.

v 1, Ap H, p 5-3, li 17-22

32

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Recommendation: Same as Comment 29, above.

Problem: Radioactive decay should be properly considered to give the calculation scientific validity. This is important because the tritium concentration (120 million pCi/L) in this case is significant and well above compliance standards even when decay is considered.

v 1, Ap H, p 5-3, li 29-31

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	Organization 4 (continued)	Problem: The concept of probability is misstated. A probability of 1.0 means that it will definitely happen. A probability of 0.5 means	that there is a 50-50 chance of occurrence. A probability between 0.5 and 1.01 would consider "likely." It is not true to infer that a probability of less than 1.0 is "unlikely."	Recommendation: Remove the concept of probability by deleting the following sentence: "In other words, for each NTS EIS alternative, the probability that a single radiation-induced or chemical-induced health effect will occur in the worker population is less than 1.0." And simply state that "it is unlikely that any workers will contract fatal cancer or other detrimental health effects as a result of exposure to radiation"	Problem: The statement that "subsurface migration of tritium in groundwater is not expected to result in measurable tritium concentrations at existing public wells at any time in the future," was contested in Comments 12 and 28, above.	Recommendation: Resolve the issue which may mean changing the conclusion in this statement	Problem: I believe the Dose-rate effectiveness factor for radiation latent cancer fatality at low dose rates is incorrectly quoted as 2.5.	ICRP (1991, p 112) "has decided to recommend that for radiation protection purposes the value 2 be used for the DDREF" (Dose and	Dose Rate Effectiveness Factor for low LET radiation). The factor of 2 is also found in the Federal Register (page 23363, 1991).	Recommendation: I believe the incorrect factor was never actually used in calculations, but this should be double-checked as well as the factor for radiation deriment (Φ _d) which I could not find in ICRP (1991).	Problem: Table C-34 reports insignificant and meaningless values. The public has no comprehension for these values and the doses for such risk are well under safe limits.	Recommendation: Place values for concentration and dose next to safe and EPA clean standards to give the public an intuitive feel for	the insignificance of these risks.	13
		v 1, Ap H, p 6-1, li 21-22			v I, Ap H, p 6-1, ii 30-32		v 1, Ap H, p B-3, li 14-15				v 1, Ap H, p C-21, li 1-11			
		39	- 55		56 40		57 41				58 42	59	-	
	ORGANIZATION 4 (CONTINUED)	Recommendation: Adjust the concentration and risk values to include radioactive decay.	Problem: The worker population radiation dose is considered over a 10-year period although workers actually could work up to around 40 years.	Recommendation: Age effects and nuances in calculating committed dose should justify looking at the workers' lifetime dose, not just a 10-year block. Consider radiation exposure over the entire work period of the population (as the 50-years for the Maximum Reasonably Foreseable Accident scenario in the NTS EIS, volume 1, appendix H, page 5-8, line 7), not simply over the 10-year scope of the NTS EIS.	Problem: The worker population radiation dose is considered over 10-year period although workers actually could work up to around 40 years.	Recommendation: Same as Comment 34, above.	Problem: The worker population radiation dose is considered over a 10-year period although workers actually could work up to around 40 years.	Recommendation: Same as Comment 34, above.	Problem: The worker population radiation dose is considered over a 10-year period although workers actually could work up to	around 40 years. Reconnnendation: Same as Comment 34, above.	Froblem: A total litetime dose of 281 rem is large and within the scope of the acute 10 rem on which the National Research Council's BEIR V (1990) and the International Commission on Radiological Protection (1991) base the risk slope factor used in the NTS EIS. I believe the Dose-rate effectiveness factors for radiation	at low dose rates (Φ_e and Φ_d on page B-3) were inappropriately invoked in these instances.	Recommendation: Check the calculations and do not use the Dose-rate effectiveness factors for radiation at low dose rates which effectively increases the risks by a factor of 2.	12
			v 1, Ap H, p 5-4, li 31-33		v 1, Ap H, p 5-5, li 15-17	:	v 1, Ap H, p 5-5, li 29-31		v 1, Ap H, p 5-6, li 28-30	0 y 1	i 6			
			49 34		51 35	-	52		53 37	-				
<u>ا</u>	ume 3					2/	0-16		-				· · · · · · · · · · · · · · · · · · ·	

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Levels of Ionizing Radiation," U.S. National Research Council, 1990.
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Daniels, J. I., editor, et al. (1993), "Pilot Study Risk Assessment for Selected Problems at the Nevada Test Site," UCRL-LR-113891, Lawrence Livermore National Laboratory, June, 1993

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September 26, 1994 (SRD), authors not given. Pohlmann, K., J. Chapman, and R. Andricevic, "Exposure Assessment of Groundwater Transport of Tritium from the Central Nevada Test Area," DOE/NV/11508-02, UC-703, DRI Pub. No.

Teller, E., <u>Better a Shield Than a Sword Perspectives on Defense and Technology</u>, The Free Press, Macmillan, Inc., New York, NY, 1987.

ORGANIZATION 4 (CONTINUED)

Apr-10-96 03:33P 0P34 NEPA Offica G Palmor 202 586 0282



Department of Energy Washington, DC 20365 A?R , ` 1396_

Mr. W. B. Andrews Harry Reid Center for Environmental Studies

Harry Reid Center for Environme 1505 Maryland Parkway Box 454009 Las Vegas, Nevada 89154-4009

Dear Mr. Andrews:

When you met with Acting Under Secretary Grumbly and me on April 3, 1996, you discussed an issue with regard to the Environmental Impact Statement (EIS) for the Newada Test Site (NTS) and Off-site Locations in the State of Newada, which is being prepared by the Office of Defense Programs (DP) with the cooperation of several other Department of Energy (DOE) offices. Because DP is the lead office for the EIS. I told Mr. Grumbly that I would respond to your commens regarding the calculation of the soil burden of radiation that resulted from the underground nuclear tests conducted at the Nevada Test Site.

You commented that Mr. Anthony Hechanova had not been able to get enough information from the DOE to confirm the results of work on a doctoral thesis. We contacted personnel of the Newada Operations Office, but have not been able to verify who has been contacted by Mr. Hechanova.

With regard to an evaluation of the calculations by DOE, we have not conducted an evaluation, as no one we contacted at the Newada Operations Office has seen the model which led to the calculations nor the calculated results.

DOE's current analysis regarding the radiologic inventory is in the draft EIS, which has been with the public since Fobruary 2, 1996. Specific references of interest to you would be payes 4-3 thru 4-9, paragraph 4.1.1, Land Use; pages 4-100 thru 4-111, part 4.1.1.4.2, Geology; and pages 4-159 thru 4-163, RADIOLOGIC SOURCES IN GROUNDWATER.

I am aware of your organization's work with studies for the transportation of low level waste for the ELS. We would like to pursue the issues you raised to ensure that the ELS is as accurate as possible. We are reviewing and incorporating comments and questions from the public until May 3, 1996, but to date we have no



ORGANIZATION 5

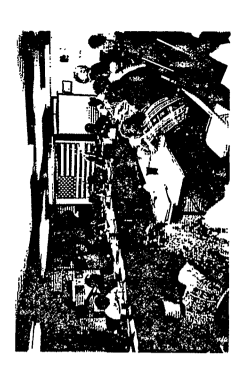
COMMUNITY ADVISORY BOARD (CAB)

FOR NEVADA TEST SITE (NTS)
PROGRAMS

COMMENT DOCUMENT

David B. Leclaire Deputy Assistant Secretary for Program Support Defense Programs

FOR THE NTS DRAFT ENVIRONMENTAL IMPACT STATEMENT



P.03

4pr-10-96 03:34P DP34 NEPA Office G Palmar 202 586 0282

ORGANIZATION 4 (CONTINUED)

record of having received comments from you or Mr. Hechanova: Please-contact Dr. Donald R. Elle, the Program Manager for the NIS Els at 702-295-5844 to further discuss the issues you raised.

Sincerely,

Volume 3

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T. Grumbly, US Mary Manning, Las Vegas Sun

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POR PARAMENTAL KESTORADON AND WASTERNAMED TOTAL SERVICES AND WASTERNAMED TO THE STATEMENT OF THE SERVICES AND WASTERNAMED TO THE SERVICES AND THE SERVICES AND

May 1, 1996

Dr. Donald Elle, Director Environmental Protection Division

U.S. Department of Energy Nevada Operations Office Las Vegas, Nevada 89114

P.O. Box 14459

NEVADA TEST SITE COMMUNITY ADVISORY BOARD (CAB) COMMENTS ON THE DRAFT ENVIRONMENTAL IMPACT STATEMENT (EIS) FOR THE NEVADA TEST SITE (NTS), AND OFF-SITE LOCATIONS IN THE STATE OF NEVADA

Dear Dr. Elle:

provide input to the Department of Energy (DOE) on issues of importance to those communities and public potentially affected by present and future activities at the NTS and related areas in Nevada. Although the CAB has been tasked with providing input to a number of key DOE documents and processes, perhaps our most significant task to date has been the review and analysis of the Droft Environmental Impact Statement (EIS) for the Nevada Test Site (NTS), The Community Advisory Board (CAB) for Nevada Test Site Programs was organized to and Off-Site Locations in the State of Nevada. The CAB, therefore, considers the review of the NTS EIS as one of its more important responsibilities. The future role of the NTS and off-sites, discussed in the EIS, are of considerable importance to Nevadans, particularly those in the southern part of the state.

therefore, many CAB participants actively solicited input from other citizen groups or individuals. While we're hopeful that these interactions with others enhance our understanding of community concerns, DOE must also consider carefully other citizens viewpoints. Although CAB members were selected to provide a representative range of citizen viewpoints to the DOE's activities at the NTS, members recognize that we cannot speak for the entire community. To further broaden our understanding of the public's issues on this program,

In addition to our comments, we have also included a discussion of the process that the CAB employed in the review of the document. We're hopeful that this may be of benefit to other Site Specific Advisory Boards and review groups that are participating in similar review activities.

050 EAST FLAMINGO, SUITE 347

LAS VEGAS, NEVADA 19119

(Clai) Dai Schatt, (Hembert) Richel Arrold, Drain Backed, Chér Brown, Dien Carotta, Mariyna Hall, Junes Hadderon, Stopbank Lawina, Latha McDaidd, Ridad Nockil, May O'Béta, Frail Richet, Stady Stan, Cotasi Stalka, Joans Sockill, Bill Venerai (Ex O'Béta). Joe Fiers, Ders Buden, Frail Liberaberler, Frail Traing.

Organization 5 (continued)

Dr. Donald Elle May 1, 1996 Page 2 for example, relied on comments from Native American groups for Appendix G of the EIS (American Indian Comments for the Nevada Test Site Environmental Impact Statement), Mr. Richard Arnold, CAB member, coordinated the development of the Native American comments found in Appendix G of the EIS.

Likewise, the CAB did not review Appendix H (Human Health and Safety Impacts Study). In Appendix A, the CAB has attached comments from representatives of the Nevada Risk Assessment Management Program (NRAMP). NRAMP members have also submitted these comments independently.

and recommendations of the CAB. We are concerned, however, that the relatively brief time available between the release of the Final EIS, and the publication of the Record of Decision (ROD) will not provide sufficient time for DOE to adequately consider and resolve a number of substantive issues. The final ROD should reaffirm a commitment by DOE to continue to work The CAB members are optimistic that DOE will consider carefully the comments, conclusions with interested parties until these issues and any others are resolved.

interactions that we've had with DOE staff on this extremely important document. The staff that we've dealt with have demonstrated a strong commitment to understand and resolve community concerns. They are to be commended. We look forward to further exchanges in the future. The Community Advisory Board for the Nevada Test Site Programs has appreciated the many

We look forward to the timely written response to our comments.

Sincerely,

Community Advisory Board for Nevada Test Site Programs Dale Schutte, Chairperson

Attachment

Ex officio Members Earle Dixon, UNLV/HRC Kevin Rohrer, DOE/AMEM Administrative record CAB Members ä

Έ.

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NTS COMMUNITY ADVISORY BOARD COMMENTS ON THE NTS DRAFT EIS, 5/1/36.

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ORGANIZATION 5 (CONTINUED)

THE COMMUNITY ADVISORY BOARD FOR NEVADA TEST SITE PROGRAMS ENVIRONMENTAL IMPACT STATEMENT REVIEW PROCESS

Background

The CAB has recognized that the review of the Nevada Test Site (NTS) Environmental Impact Statement (EIS) is one of our most important tasks. The review of an EIS within a public comment period, usually 90 days, however, can be a formidable task.

approval must occur at a noticed meeting with, appropriately, the opportunity for comment by individuals and organizations. To ensure that all CAB members, and others, have the ability to provide informed input to the EIS it also requires the preparation of a draft response document With voluntary groups such as the Community Advisory Board (CAB) for Nevada Test Site Programs, the review process becomes even more difficult. Besides the rather substantial time required to review a document of this size and complexity, the approval of a final, official statement from the CAB must also clear a number of procedural hurdles. For example, final in advance of the final review meeting. To meet these demands a process was developed, described in subsequent sections, to facilitate a relatively comprehensive review of the EIS.

Definition of Key Program Topics

It was apparent that, because of the size of the EIS document, and the amount of time available for the review of the document, comments from the CAB would, as much as possible, be limited to major issues. Members, however, were encouraged to provide as much detailed comment as possible.

were To assist in structuring the review process, key program areas within the NTS EIS identified, assigned, and reviewed for specific comment. These were determined to be:

- The four Alternatives presented (No Action, Expanded Use, etc.)
 The five elements evaluated within each alternative (Defense programs, waste management, environmental restoration, non-defense R & D. work for others)
 Other topics covered under separate EIS documents (Native Americans, Health and Safety, Transportation, and Resource Management were included as part of the EIS

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Organization 5 (continued)

The Review Process

The process developed was as follows:

- which was organized to evaluate other Environmental Assessments (EA), and EIS's, distributed the workload 1) The EIS Subcommittee,
- A. Subcommittees, usually comprising three or four members, were organized to review
 - each of the Alternatives presented in the EIS.

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- Others reviewed each of the independent documents.
- The CAB's Transportation Subcommittee reviewed the Transportation Study.
 Native American groups evaluated the adequacy of the American Indian document.
- A companion study group examined the Health and Safety study.
 The ElS subcommittee reviewed the Framework for Resource Management.
 - C. A common format was developed for the review of the Alternatives. A matrix was formulated to organize the response of the group.
- A comment matrix format was developed so that specific comments could
 - be listed to facilitate review by DOE.
- review was completed by the individual groups and synthesized by the EIS Subcommittee
- A. Several Board members took the initiative of obtaining comments from other citizens or citizen groups.
- Opportunity for public input was provided at CAB monthly meetings, and at other DOE public EIS meetings held in several locations in Nevada and one in Utah.
- Several other CAB committee meetings were held to further refine the final review. ଳ
- 4) The CAB officially approved the document at its May 1, 1996 monthly meeting prior to the end of the Draft NTS EIS comment period (May 3, 1996).

Lessons Learned

actions in evaluating documents. These may be of use to other groups conducting similar reviews. The comments could possibly provide some insight to the DOE in assisting In performing the review a number of lessons were learned that can guide the CAB's future communities in their review efforts. Because of the relatively brief period for public comment, it is important that all available resources be employed, and innovative solutions be considered. This will require assistance from the local DOE office. =

Organization 5 (continued)

- review the proposed Transportation Study, was especially useful for the NTS CAB. In addition to providing more review time, it also provides a greater opportunity for interaction with the DOE staff. The DOE should release draft review documents as early as possible.
- A CAB should take advantage of the expertise of other organizations. "Networking" the review with other committees and advisory groups can assist in building the committee's knowledge on issues, as well as ensure substantive review by "experts" on individual
- In addition to the potential for a better comprehension of a topical area, informal meetings also provide an early opportunity for the DOE to gain a direct awareness of a Informal meetings should be held with the DOE staff who produce specific studies. The DOE should provide a list of these individuals and make them available upon request. citizen or community's viewpoint.
- The judgements and other assumptions underlying some of the decisions offered should be questioned if necessary. While this seems fairly self-evident the public is often intimidated by "experts." Make sure the experts clearly explain their information and reasons. The intent of an EIS is to develop a document that will provide the average citizen with understable information about issues, which can be used to develop recommendations for choices of action on those issues. With respect to the DOE in preparing a technical review for incorporation in a EIS, try to reflect on whether the information presented will be understandble to the average citizen. જ
- Do not assume that all of the issues need to be resolved in the EIS. While it is important that substantive issues be defined during the comment period, the EIS is the first step in toward the resolution of many key issues. The Record of Decision should note those issues requiring further work. 6
- Utilize as many of an advisory board's members as possible. Organize board members to review smaller sections of the single large document and then consolidate sections into one collective review document, 6
- Complete the review within the allotted time frame. While the federal government often grants extension of time to allow for additional input into NEPA documents, they are generally not required to do so. Complete the review within the allotted time span. **⊛**

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NTS Community Advisory Board Draft NTS EIS Comments -- ALTERNATIVE ONE: CONTINUE CURRENT OPERATIONS

	CAB comm ent#	Location and/or line	NTS CAB COMMENT
1	1	pg 3-2, line 26-27	If DOE/NV activities are to continue in the same manner & degree as they have in the past 3-5 years, how will the underground testing program take into consideration & operate with respect to current world political conditions?
2	2	pg 3-3, line 20-22	If under the second scenario the President directs DOE to conduct underground testing, what is the minimum amount of weepons grade plutonium that needs to be stored at the NTS to adequately conduct testing operations ?
3	3	pg 3-3, line 20-22	If under the second scenario the President directs DOE to conduct underground testing, what is the criteria for determining whether the device is to be detonated at or below the regional static water table clevation?
4	4	pg 3-3, line 20-22	Should underground testing of a nuclear device at or below the regional static water table elevation be required under the second scenario, how does DOE plan to minimize the possible contamination of the regional aquifer?
5	5	pg 3-4, line 9-10	If special tests or experiments with special nuclear materials are to be done, is the Tonopah Test Range a candidate for this type of testing, and how will stakeholders be informed & included in the planning to minimize risk?
6	-6	pg 3-3, line 19	Does the destruction of damaged nuclear weapons mean that the weapon will be destroyed by detonation?
7	7	pg 2-9 thru 2-11	The Greater Confinement Disposal (GCD) program described under the Waste Management program has not been presented to the CAB. When will the CAB receive a presentation on the GCD program?
В	8	pg 2-10, line 11-16	In 1981 DOE adopted the concept of greater confinement burial of high specific activity-low level waste. What document describes the analysis & adoption of this concept, and can the CAB get a copy of this document?
9.	9	pg 2-11, line 11-12	There are 13 greater confinement boreholes already located in Area 5 RWMS, and epproximately 1,000 more of these boreholes are needed to dispose of greater than Class C weste in the complex. Is this true and explain?
0	10	pg 2-10, line 11-16	If NRC requires that Greater-than-Class-C waste be disposed of in a deep geological repository unless disposal elsewhe is approved, shouldn't the proposed Yucca Mtn repository be the place to dispose of this waste type?
1	11	pg 2-10, line 21-23	The definition of greater-than-class C low-level waste for the DOE means it was not commercially generated. When wi the DOE educate stakeholders as to the different classes & hazards (ABCs) of low-level waste?
2	12	pg 2-12, line 22-25	The prioritization of ER activities will gather & consider factors in Table 2-1. How does the DOE plan to demonstrate & convince stakeholders that their concerns will be included & influence the ER prioritization process?

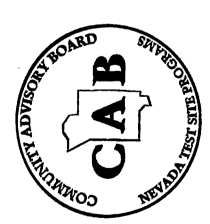
4/9/98: summarized by ECDixon, CAB Technical Advisor

ALTERNATIVE 1: page 1

ORGANIZATION 5 (CONTINUED)

ORGANIZATION 5 (CONTINUED)

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NTS Community Advisory Board Draft NTS EIS Comments -- ALTERNATIVE ONE: CONTINUE CURRENT OPERATIONS

	CAB comm ent#	Location and/or line	NTS CAB COMMENT
13	13	pg 3-5, line 13-16	DNA ER activities are funded separately from the DOE/NV ER program. What is the funding status of DNA ER activities what is their schedule for prioritization and cleanup over the 10 year time frame of the NTS EIS ?
14	14	pg 2-22, line 1-2	is the Area 5 RWMS performance assessment report still on schedule for publication by July 1996 or earlier? Will the CAB be given a presentation & a copy of the report?
15	15	pg 2-22, line 18-17	The performance assessment of Area 3 RWMS is ongoing & scheduled for a draft report in September 1997. Will the CAI be given a presentation & a copy of the draft report?
16	16	pg 3-8, Fig. 3-1	What is the difference between the NTS Boundary Line & the NTS Area Boundary Line ?
17	17	pg 3-8, Fig. 3-1	What is the origin & justification for designating parts or all of the NTS as "Reserved Zone"?
18	18	pg S-1, Table S-3	How does the DOE conclude that environmental impacts under Alternative 1 would be minimal? Please define minimal land use impact, especially if storage & disposal operations continue?
19	19	pg 8-32, Table 8-3	Do the approximated volumes of low-level & mixed-waste waste volumes represent the volume of waste to be disposed of at the NTS? How many shipments of waste does the approximated volumes equal?
20	20	pg S-32, Table S-3	Approximated waste volumes given under Alternative 1 appear to conflict with waste volumes cited elsewhere in the NTS EIS document. Could the summary data be checked for agreement with data cited elsewhere in the text?
21	21	pg 3-4, line 14-17	Does the description under 3.1.1.2 Waste Management Program mean that DOE ER activities nationwide will continue to generate increasing volumes of waste destined for management and disposal at the NTS ?
22	22	pg 3-40, Table 3-5	Alternative 1: what is meant by, "Because of the location of the sites analyzed, and because similar land uses generally would be located on the borders of the sites, surrounding land uses would not be affected by this alternative "?
23	23	pg 3-42, Table 3-5	Alternative 1: How does the employment at the NTS relate to the unemployment, personal income, population in 2005, an housing demand in southern Nevada ?
24	24	pg 3-43, Table 3-5	Alternative 1: Please explain how total effects from continuing groundwater withdrawals are expected to be minor. Is it possible to extract more water than the Yucca Fist Basin can yield & what would be the impact?

4/9/96: summarized by ECDixon, CAB Technical Advisor

ORGANIZATION 5 (CONTINUED)

ORGANIZATION 5 (CONTINUED)

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ALTERNATIVE 1: page 2

NTS Community Advisory Board Draft NTS EIS Comments -- ALTERNATIVE ONE: CONTINUE CURRENT OPERATIONS

	CAB comm	Location and/or line	NTS CAB COMMENT
25	25	pg 3-43, Table 3-5	Afternative 1: What is the environmental impact from a large surface flow event (25, 50, or 100 year flood) at one of the Radioactive Waste Management Sites & how will this impact be mitigated?
26	26	pg 3-44, Table 3-5	Alternative 1: What is meant by, "and the region would continue its present attainment designation for all criteria pollutants." 7 What about additions to areas in the Las Vegas Valley that have reached non-attainment ?
27	27	pg 3-45, Table 3-5	Alternative 1: Are the environmental impacts to American Indian cultural resources significant or not , and why? Is Table 3-5 designed to give the reader a view point that cultural resources impacts are not significant?
28	28	pg 3-48, Table 3-48	Alternative 1: Are the probabilities given for health effects from exposure to tritiated groundwater & an explosion at the Device Assembly Facility real? Where are these probability calculations explained in the text of the EIS?
29	29	pg 5-10, Table 5.1-2	Do the average daily traffic (ADT) values noted include vehicles transporting nuclear waste?
30	30	pg 5-17, Table 5.1-5	Please explain the discrepancy between the number of generator shipments from the 13 sites in the table with the number of inbound shipments from off-site generators for the next 10 years (6,801) on page 5-12, line 14?
31	31	pg 5-39 , lins 25-26	is there off-aite monitoring down gradient in the watershed from where the Area 5 RWMS is located (Muddy River area)?
32	32	pg 5-40, line 21	Where would the 50,000 cubic meters of mixed waste from the 100 DNA sites be stored and disposed?

4/9/98; summarized by ECDixon, CAB Technical Advisor

ALTERNATIVE 1: page 3

NTS Community Advisory Board Draft NTS EIS Comments -- ALTERNATIVE TWO: DISCONTINUE CURRENT OPERATIONS

ORGANIZATION 5 (CONTINUED)

	CAB comm ent#	Location and or line	NTS CAB COMMENT
33	1	A-29, fine 29-30	What is the projected volume of greater than Class C waste that the EIS mentions here?
34	2	A-29, line 29-30	With reference to the volume of greater than Class C waste mentioned above, where is the location & source of this waste ?

4/9/96: summarized by ECDixon, CAB Technical Advisor

ALTERNATIVE 2: page 1

ORGANIZATION 5 (CONTINUED)

ALTERNATIVE



nts community advisory board comments on the nts draft eis, 511/96.

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NTS Community Advisory Board Draft NTS EIS Comments -- ALTERNATIVE THREE: EXPANDED USE

	CAB comm ent#	Location and/or line	NTS CAB COMMENT
35	1	pg 3-16, line 5-7	Why are Eldorado Valley, Dry Lake Valley, and Coyote Spring Valley included for evaluation of an expanded Solar Enterprise Zone and part of the NTS EIS ?
36	2	pg 3-45, Table 3-5	Alternative 3: With respect to cultural resources, will Native Americans continue to be involved with survey of sites & monitoring to protect sites from degradation and vandalism, especially when areas are to be disturbed for construction testing?
37	3	pg S-8, Table S-1	It is very difficult for the reader to compare the 5 major program activities with respect to land use without an estimate the land area impacted under each activity. Why not give the reader a summary of land use areas in units of the Engli system?
38	4	pg S-34, Table S-3	Why does Afternative 3 biological resources impact description not provide the complete impact to natural habitat from four technologies proposed for the Solar Enterprise Zone? Please provide bioimpact for each technology.
39	5	pg S-34, Table S-3	What will be the Impact to groundwater resources at & down gradient of the NTS if the Solar Enterprise Zone where to located at the NTS & withdraw 5,550 acre-feet of groundwater? Will contaminants from underground testing start to m?
40	6	pg S-34, Table S-3	How will the impacts from ER activities on biological resources be mitigated when most of the additional 3,060 acres co be desert tortise habitat ?
41	7	pg 8-34, Table 8-3	How many acres of natural habitat would be disturbed or lost for each type of proposed technology for the Solar Enterpr Zone ?
42	8	pg S-31, Teble S-3	Why can't airspace over parts of the NTS and Nellis Range Complex be partially delisted so that private & commercis flights can fly shorter, safer routes between destinations?
43	9	pg S-33, Table S-3	Why hasn't a Soil Conservation Service survey been done at the NTS to determine which soils & locations can sensible handle increased traffic and disturbances?
44	10	pg S-35, Table S-3	Why is the government securing all the visual or viewsheds to lockup the mountain tops to the exclusion of other current potential future uses in the area northeast of the NTS?
45	11	pg S-34, Table S-3	If the Solar Enterprise Zone where to be located at the NTS & withdraw 5,550 acre-feet of groundwater, will contaminan from underground testing start to move, to what extent, and in what time frame ?

4/9/96: summarized by ECDixon, CAB Technical Advisor

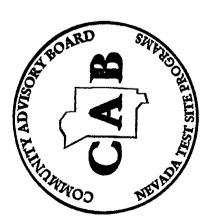
ORGANIZATION 5 (CONTINUED)

ORGANIZATION 5 (CONTINUED)

ALTERNATIVE 3: page 1

ALTERNATIVE





nts community advisory board comments on the NT8 draft eis, 6/1/36,

20-25

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COMMENTS

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nts community advisory board comments on the NTS Draft Eis, 5/1/76.

NTS Community Advisory Board Draft NTS EIS Comments -- ALTERNATIVE THREE: EXPANDED USE

Location and/or line no. In ElS doc comm NTS CAB COMMENT ent# ented, what is there to prevent the return to the public of lands in area 18, 29, & 30 as shown in Figure 3-4 & cited under Attamative 4.7 46 12 Figure 3-4 47 What are the limiting factors for land uses at the NTS created by groundwater consumption at the site? 13 The possibility of future uses of the NTS holds promise for economic development, however, stakeholders are concerns 48 14 about activities that would introduce new contamination, impact resources, & further degrade the onment. In terms of the actual process of cleaning up NTS land for potential turn back to the public for atternative use, what would be the steps to take NTS lands from a defense activity status to an industrial zone status and could these steps be illustrated with some type of flow chart so that stakeholders understand the process & bureaucracy of trying to cleanup & return lands to the public for an alternative use?

4/9/96: summarized by ECDixon, CAB Technical Advisor

ALTERNATIVE 3: page 2

ORGANIZATION 5 (CONTINUED)

NTS Community Advisory Board Draft NTS EIS Commants -- ALTERNATIVE FOUR: ALTERNATE USE OF WITHDRAWN LANDS

	CAB. commi	Location and/or line no. in EIS doc.	NTS CAB COMMENT
49	1		What is the estimated size of the land to be set aside for the Solar Enterprise Zone?
50	2		What is the level of existing contamination and subsequent remediation that would have to be performed in order to astablish a Solar Enterprise Zone?
51	3		What type of technology will be used to clean up the land for the Solar Enterprise Zone ?
52	4		To what health risk standard will the land proposed for the Solar Enterprise Zone have to be cleaned up to ?
51 52 53	5		What is the estimated cost and time frame for the clean-up, turn back of lands, and construction of a Solar Enterprise Zonu?
54	6		What would be an estimated operating cost for a Solar Enterprise Zone at the NTS?
55 56 57	7		Under the Work for Others Program, how busy would the airspace over the NTS become and what type of aircraft would be flying over the NTS airspace?
56	8		Would commercial and general stroraft be able to utilize the NTS strapace under the Work for Others Program at the NTS ?
57	0	pg 5-219, line 5	What is the difference between commercial sylation use and general sylation use ?
58	10		What is the current technology being used at the NTS to monitor/control aircraft flights to the site?
59	11		What upgrades will be necessary to the existing NTS airfield in order to handle enhanced utilization of the facility under the Work for Others Program? Will more staff also be needed to support more aircraft traffic?
60	12		What is the estimated operating cost necessary to monitor/control increased air traffic at the NTS airfield ?
61	13		What types of containment casks and vehicle types will be utilized to transport Transuranic/Mixed Transuranic Waste to the WIPP facility in New Mexico?

4/9/96; summarized by ECDixon, CAB Technical Advisor

ALTERNATIVE 4: page 1

NTS Community Advisory Board Draft NTS EIS Comments -- ALTERNATIVE FOUR: ALTERNATE USE OF WITHDRAWN LANDS

	CAB comm ent#	Location and/or line no. in ElS doc.	NTS CAB COMMENT
62	14		What types of containment devices and vehicles will be utilized to transport Low-Level Liquid Waste from their source of generation to a liquid waste treatment facility.
63	15		. In the ER program for Nevada, what types of shipping containers and vehicles will be used to transport contaminated soil and materials to the NTS for disposal?
<u>a</u> 64	18		Under the Nondefense Research & Development Program & Work for Others Program, please Identify the Infrastructure upgrade that will be necessary in order to handle the Influx of daily trips to and within the NTS?
E 65	17		What will be the cost to upgrade the NTS infrastructure in order to handle increased traffic from the Nondefense Research & Development Program & Work for Others Program ?
ORGANIZATION 5 (CONTINUED) 8 8 9 99 99 99	18		Under the Defense Program & Work for Others Program, employment loses would occur at the NTS. How does the DOE plan to assist displaced workers directly and indirectly affected by these programs ?
NO 67	19		Under the ER Program affecting geology & soils, what is the time table for cleaning up sites, the area of the sites, & what will be the clean-up level for the sites?
NIZAT 68	20		Under the Waste Management Program, what are the safety features designed into the RWMS & when will the Performance Assessment report be completed & copied to the CAB?
Orga 9	21		Under the Waste Management Program, what are DOE's future plans for the safe disposal & final disposition of high explosives in Area 11? Are any other areas at the NTS stated for high explosives disposal?
70	22		After an area is cleaned-up under the ER Program, what is the estimated time for natural plant communities to reestablish themselves at the remediated sites?
71	23		Under the Nondefense Research & Development Program, how does DOE plan to minimize destruction of the environment around & beneath the proposed Solar Enterprise Zone ?
72	24		Under Alternative 4 activities, will there be any Impact to the air quality in & around the NTS?
73	25		Under Alternative 4 activities, what will be the off-site noise level impacts based on the increase of NTS activities ?

4/9/96; summarized by ECDixon, CAB Technical Advisor

ALTERNATIVE 4: page 2

GENERAL



nts community advisory board comments on the RTS draft eis, 6/1/26.

NTS Community Advisory Board Draft NTS EIS Comments -- ALTERNATIVE FOUR: ALTERNATE USE OF WITHDRAWN LANDS

ORGANIZATION 5 (CONTINUED)

	CAB comm ent#	Location and/or line no. in EIS doc.	NTS CAB COMMENT
74	26		Under the Nondefense Research & Development Program, what are DOE's plan for managing the Solar Enterprise Zone if the zone is located off the NTS at Eldorado Valley. Dry Lake, or Coyote Springs ?
75	27		Will DOE assume all liabilities that would negatively affect the surrounding property values, due to visible obstruction of views & systores to the landscapes if the Solar Enterprise Zone is located off of the NTB ?

4/9/98: summarized by ECDixon, CAB Technical Advisor

ALTERNATIVE 4: page 3

NTS Community Advisory Board Draft NTS EIS Comments -- GENERAL COMMENTS

	CAB comm ent#	Location and/or line no. In EIS doc.	NTS CAB COMMENT
76	1		Please explain why there is a lack of inter-relationship between the EIS for regular programs and the Yucca Mountain, and Nellis Range Complex projects?
77	_2_		Why doesn't the EIS consider or discuss the cumulative impacts of all types of NTS wastes and cleanups?
78	3		How will DOE set priorities on how to manage the NTS with relation to plant and animal population already exitsting at the NTS?
79	4		What are DOE's prionties in dealing with the NTS?
30	5		Why does the EIS say only NTS in Nye County? Maps in the NTS EIS clearly show Area 13 half in Lincoln County and Area 51, and its "view sheds" in Lincoln County?
31	6		Why isn't the topic of natural resources, in relation to economic, recreational, or social benefits broached?
32	7		How does the DOE consider the goals of the RMP should be established to reach appropriate scales?
33	8		Does the DOE agree that monitoring by stakeholders as a crucial step to predict impacts and find suitable land uses?
34	9	pgs -4-3, sec. 4.2	Why doesn't the DOE provide maps of the facility and other infastructure features during the comment period? These maps should be available during the comment period, not after.
5	10	sec. 4.5, pgs 4-5	How are future water needs planned for at the NTS?
6	11		Why did the DOE place the "Reader's Guide" in the back of the summary booklet? Does't the DOE want people to be able to find what they are interested in quickly?
17	12		When will the DOE decide on a preferred alternative? Will this be a part of the final EIS? Will the public have an opportunity to collaborate on the final EIS/with the PA?
8	13		Why is the NTS EIS only investigating a 10 year period?

4/9/96: summarized by ECDixon, CAB Technical Advisor

ORGANIZATION 5 (CONTINUED)

ORGANIZATION 5 (CONTINUED)

GENERAL: page 1

NTS Community Advisory Board Draft NTS EIS Comments -- GENERAL COMMENTS

	CAB comm ent#	Location and/or line	
89	14		Why wasn't there much of an analysis of the Tonopah Test Range, Project Shoal Area, and the Central Navada Tes Area?
90	15	pgs 4-9	Did the DOE note that the Nevada Legislature approved the withdrawl of the land for these purposes?
91	18		Why is the engineering notation too common throughout the report?
92	17	pg 4-81	Since the estimated shipment amounts are available in the Transportation Study, why aren't they included to make it m unstandable to the public?
93	18	pgs 4-128, fig. 4-31	Does this indicate that there is contamination off-site? Why aren't the refernce points with respect to the Tonopah Te Range clear?
94	19	pg 3-29	Why are Yucca Mountain construction, operation, and closure beyond the scope of the EIS?
95	20	pgs 3-29	If the MRS expires how would the DOE handle na Interim Storage Facility, as is being proposed by Congress? How would the EIS handle contingencies?
96	21	pgs 3-38	Has the extent of his contamination been mapped? In the fourth paragraph it states no measurable tritium resulting frequency the nuclear testing in the area under the control of the USAF or DOE*, what is measurable?
97	22	pgs 3-37	Has the migration of pollutaris from Area 3 waste emplaced in subsidence craters been monitored?
98	23	pgs 3-38	Area is adjacent to Clark County and water supplies for Moapa Palutes and others. Have potential off-site impacts to the areas been taken into consideration?
9	24	pg 4-4	Is this baseline, complete, or was there sole reliance on the 1977 EIS?
ю	25	pgs 4-43	301,000 m3 of waste is noted in Area 3, what is the breakdown of the waste?
)1	28		Long term monitoring and security is mentioned often, but why is there no mention of a funding mechanism to pay for long term monitoring program ?

4/9/96; summarized by ECDixon, CAB Technical Advisor

GENERAL: page 2

RESOURCE

MANAGEMENT

PLAN



NTS Community Advisory Board Draft NTS EIS Comments -GENERAL COMMENTS .

(i)	1	CAB comm ent#	Location and/or line no. in EIS doc.	NTS CAB COMMENT
(CONTINUED	102	27		Funding is generally year to year and subject to change at the whim of congress. So why can't the government set up an endowment fund (from generator fees or other sources) to ensure that the requirement for long term monitoring and security is met?
2 (CO	103	28		There is no mention in the NTS EIS, but is colloial movement of radioactivity in water and soils a possible problem in the future? And how will this type of transport mechanism be mitigated?
NO NO	104	29	S-25, line 30-33 & S-27, line 1-9	Hasn't tritium already been detected outside the northwest NTS boundary comer of NTS (Pahute Mesa)? Mr. Doug Duncan stated such at the NTS Community Advisory Board July 1995 meeting ? Please explain.
RGANIZATION	105	30		Why does the DOE exclude the Yucca Mountain EIS impacts from the NTS EIS? Shouldn't there be an integrated approach to evaluating all potential impacts from all potential sources in all DOE programs?
ЭяG₄	106	31		The comments of the Nevada Risk Assessment Management Program (NRAMP) to the NTS EIS have raised concerns among stakeholders about technical inaccuracies cited in the EIS document. Technical accuracy
J				is extremely important in a NEPA type document since it will be relied upon to make policy & program decisions. How will the DOE support their Record of Decision about NTS activities if technical inaccuracies are determined to be significant?

4/9/96: summarized by ECDixon, CAB Technical Advisor

GENERAL: page 3

nts community advisory board comments on the NTS Draft EIS, 5/1/36.

NTS Community Advisory Board Draft NTS EIS Comments -- RESOURCE MANAGEMENT PLAN

		CAB comm ent#	Location and/or line no. in EIS doc.	NTS CAB COMMENT
	107	1		What is the DOE doing to Instill trust in the public ?
	108	2_		Does the DOE plan to manage the NTS as an environmental showcase ?
	109	3		Does the DOE realize that there may be more potential risks with moving contamination, than with leaving it where it is?
				Does the DOE take a case by case look at each new cleanup operation or cleanup endeavor? If yes, what are the steps? If no, why?
	110	4		is the DOE trying to make more appropriate and compatible goals for the resources at the NTS ?
ORGANIZATION 5 (CONTINUED)	111	5		Why are the infacture maps missing? Doesn't the DOE realize that this would avoid costly delays and duplications?
	112	6		Why is the DOE exempt from state water laws ?
	113	7		What is the DOE's definition of "primary mission activities", and it's explanation on how the NTS's future plans fit into this "mission"? Be specific.
	114	8		Does the DOE acknowledge the nuclear testing that sent radiation over Southern Nevada and Southern Utah as adversely affecting the health of residents there?
	115	9		Does the DOE wish to strike a balance between protecting natural resources and allowing existing activities to continue, as well as new uses established ?
	116	10		is the DOE looking at the rest of the NTS to see where plants and animals are now and making plans to maintain these population levels?
	117	11		Does the DOE plan to manage for biodiversity, yet allow plans for future economic development and expansions?
	118	12		is the DOE going make sure the ecosystem management is not just used as a tool for DOE, DOD, and contractors to keep their jobs ?
	119	13		Will the DOE put a practical meaning the tern "how clean is clean"?

4/9/96: summarized by ECDixon, CAB Technical Advisor

RMP: page 1

NTS Community Advisory Board Draft NTS EIS Comments -- RESOURCE MANAGEMENT PLAN

		CAB comm	Location and/or line no. In EIS doc.	NTS CAB COMMENT
İ	120	14		Does the DOE have a plan to make sure future plans do not worsen the site? If yes, be specific and explain. If no, why?
	121	15	pg 2-2, Table 2-1	Has a Soil Conservation Service soil survey been done on the NTS ? And if not, why hasn't a survey been done ?
	122	18		What is the definition of subsurface water? How deep is the water and what is the DOE's perception of interconnections of the water basins?
5 (CONTINUED)	123	17	pg 2-3, step 3	Why isn't the CAB mentioned as "other interested parties"?
	124	18	pgs 3-4, 3-5	is there halogeton (sp. Glomeratus) on the NTS?
8	125	19	pg 3-8, sac. 3.2.5	Why aren't natural resources that are used for economic, recreational or social benefits mentioned ?
	126	20	-	Has the DOE established RMP goals on an appropriate scale ?
§	127	21		Does the DOE agree that public monitoring is a crucial step to predict impacts and find suitable land uses?
ORGANIZATION	128	22		Why aren't maps identifying facility and other infrastructure features available? Shouldn't the maps have been available during the comment period?
g	129	23		How do future plans fit into the DOE's "primary mission activities" ?
Ö	130	24		How are future water needs of the NTS planned for ?
	131	25	sec, 4,11	Does the DOE realize that socioeconomic boundries do not lie totally within the Nye County boarders? Does the DOE consider Lincoln County?
		26		
		27		
		28		
		29		

4/9/96; summarized by ECDixon, CAB Technical Advisor

RMP: page 2

NTS Community Advisory Board Draft NTS EIS Comments -TRANSPORTATION

		CAB comm ent#	Location and/or line no. in EIS doc.	NTS CAB COMMENT
	132	1	Volume 1, Appendix I	Transportation & all of its issues are of wital concern to rural Nevadans, especially those in Lincoln County which is under consideration for both truck traffic, heavy haul route, or rail shipments.
_	133	2	pg 2-3, Table 2-1, line 15	Why was a meeting for Lincoln County stakeholders on transportation issues held in Las Vegas at UNLV? Other affected communities held meetings in their respective communities.
(NUED)	134	3	pg 3-10, line 30	Wasto Definitions: This is a place where definitions are provided for comparison & clarity in the EIS. Why is there no comparison for clarity regarding the interrelationship between waste programs/destinations for NTS, Yucca Mtn, & Neills Range Complex?
ORGANIZATION 5 (CONTINUED)	135	4	pg 3-14 thru 3-23	If Yucca Mountain becomes the repository for the nation's high level waste, how will that decision affect the potential routes of low level waste into & through all of southern Navada ?
	136	5	C-137 to C-150	With respect to expanded use truck routes & traffic fatality risks, is it safer to route waste around populated areas even though major transportation routes go through heavily populated areas ? Will routing avoid populated areas ?
	137	6	pg D-4, line 28-32 & pg	Why is there not an integrated approach between the Yucca Mountain EIS & the NTS EIS ? The NTS EIS can no longer defer to the Yucca Mtn EIS for the integration of transportation issues. The NTS EIS will have to do a ks own transportation study that is independent of Yucca Mtn & is able to stand on its own: TRUE or FALSE and please
NA NA			D-5, line 4-7	explain?
Ora,	138	7	pg F-2, line 30-34	The route described from Crestline to Sheep Springs to Buckboard Draw and to Condor Canyon: does this route make good geographical sense because these places do not line up ?
	139	8_		Can the DOE explain how the Final NTS EIS & the Record of Decision will discuss the issue of transportation?
	140	9		Why doesn't the DOE take a more "active" role in the transportation decisions? This is in reference to the specification of routes, criteria & approvals required for deviation from routings & carrier responsibilities.
	141	10		Does the DOE feel that the "fast track" pace of the Record of Decision (ROD) gives adequate time for the public to discuss the routing of waste issue & will the ROD emphasize a need for continuted dialogue between DOE & the public?

4/9/98: summarized by ECDixon, CAB Technical Advisor

TRANSPORTATION:page 1

TRANSPORTATION

COMMENTS



nts community advisory sdaed comments on the nts draft es, 6/1/36.

ORGANIZATION 5 (CONTINUED)

ORGANIZATION 5 (CONTINUED)

nts community advisory board comments on the NTS Draft EIS, 5/1/796.

NTS Community Advisory Board Draft NTS EIS Comments -- TRANSPORTATION

	CAB comm ant#	Location and/or line	NTS CAB COMMENT
42	11		Does the DOE, local governments, & the state need to work together to define a methodology & criteria for nuclear waste shipments ?
43	12		How did the DOE select the routing atternatives for Nevada ? Routes seem to be weighed more towards the urban areas where rapid growth atready affects highways that may be unsuitable for increased traffic flow.
44	13		How will the DOE consider the transportation of low level waste with respect to high level waste if interim storage become a reality for Area 25 at the NTS ?
45	14		Given the number of sites that plan to ship waste to the NTS for disposal based on information given in the WMPEIS, doe the DOE accurately know how many shipments of waste are actually stated for the NTS ?
46	15		Areas on the Nellis Range adjacent to Area 51 are being considered for shipments of nuclear waste with respect to the Yucca Mountain program. Since this area is classified & has an active training mission, is this route an option for the NTI EM program?
	16		
	17		
ŀ	18		
ŀ	19		
-	20		
ŀ	21		
ŀ	22		
[23		

4/9/96; summarized by ECDixon, CAB Technical Advisor

TRANSPORTATION:page 2

These comments were incorporated in previous Organization 5 responses.

Memorandum

Fo: CAB EIS Subcommittee

From: Alternative 1 Committee

Date: April 4, 1996

Subject: Preliminary NTS EIS Comments

The Alternative 1 Committee (Diane Cravotta, Connie Simkins, Joanne Stockhill, and Jim Henderson) and Earle Dixon did not formally meet to develop comments. Diane and Earle did meet on 4/3/96 from 2:30-4:30 pm to discuss the development of ElS comments using the spreadsheet format. Connie gave some written comments for Alternative 1 to be included in the committee's work. Diane talked with Joanne about her comments and these are also included. Jim Henderson relinquished his responsibility to comment since he was an author of the ElS.

PRELIMINARY COMMENTS

- A1.1 <u>Defense</u>: under scenario one, the EIS states that underground testing activities would continue as they were 3-5 years ago. Readiness to test under this alternative should be planned with consideration of current, world political conditions that have changed over the past 3-5 years.
- A1.2 <u>Defense</u>: (occupational & public health & safety) if under scenario two the President directs the DOE to resume underground testing, the amount of nuclear bomb material (weapons grade plutonium) stored at the NTS should be minimized.
- A1.3 <u>Defense</u>: if under scenario two the President directs the DOE to resume underground testing, there should be no testing of nuclear weapons at or below the water table.
- A1.4 <u>Defense</u>: (occupational & public health & safety) page 3-4, sentences 9-10, if special nuclear materials testing is to be done at the Tonopah Test Range, then stakeholders must be informed and included in the planning to ensure containment and minimize impacts to the public..

LTERNATIVE 2 COMMITTEE Prainting Comments, 4/4796.

ORGANIZATION 5 (CONTINUED)

- A1.5 Geology/Solis: seismic motion, disturbance, and contamination negatively impact the anvironment during underground test activities of the Defense Program.
- A1.6 <u>Defense</u>: under the first scenario, the destruction of damaged nuclear weapons should be clarified so that stakeholders do not think that damaged weapons may be destroyed by detonation at the NTS.
- A1.7 Waste Management: the Greater Confinement Disposal pilot program should be presented to stakeholders and the implications for greater than class C waste to be managed at the NTS.
- A1.8 Waste Management: stakeholders need to be educated about the different classes of LLW especially greater than class C waste as part of any public involvement plan for waste management.
 - A1.9 Environmental Restoration: the prioritization of CAUs should agressively involve stakeholders in the process.
- A3.10 Environmental Restoration: stakeholders should be presented with the plan and calender of events for the cleanup of DNA CAUs.
- A1.11 Cultural Resources: Native American consultation and involvement with EM programs at the NTS should continue on a regular basis.

LTDINATIVE 2 COMMITTEE Preferency Comments, 4/4/86.

N

Organization 5 (continued)

Organization 5 (continued)

Memorandum

CAB EIS Subcommittee ë

Connie Simkins From: April 3, 1996

Date:

NTS EIS Comments on Alternative 3

Subject:

Connie Simkins comments for Alternate 3

Affected Environments

Land Use and Airspace

and commercial flights can fly shorter, safer routes passing over NTS and Nellis Range Complex. This is a coming thing with FAA to un-restrict flight paths to give pilots freedom to chose own routes, elevations to use short cuts and avoid storms. We believe that the airspace should be partially delisted so that private

Transportation and Waste Management

Each program should be interconnected or integrated. Each shipment and truck affects each other program such as NTS ongoing activities trucks and Yucca Mountain activities and Nellis Range complex trucks all affect the same environment and should be considered a part of the whole picture. Socioeconomics

Put man as top priority, employment, technology and scientific research. Do not destroy any plant life now present but do not manage for an environmental showcase that excludes man's top priority. Service which will reveal which soils and locations can sensibly handle increased traffic and disturbances. Prepare a detailed soil survey such as is done by Soil Conservation Geology and Soils

Survey Hydrology and Groundwater Make top priority for available water to economic development and research and technology

NTS Community Advisory Board Draft NTS EIS Comments -- ALTERNATIVE TWO: DISCONTINUE CURRENT OPERATIONS

CAB comm ent#	Location and/or line no. in El8 doc.	NTS CAB COMMENT
	A-29	WHAT IS THE PROJECTOV Chame of ERENTER THAN CLASS C
	UNE 39 130	WASTE MENTIENED HERE!
2	A-29	()CLA35 C)
	Kimi 30130	WHERE IS THIS WASTE COMMING FROM AND WHAT
		15 IT'S HIGH SPECIFIC ACTIVITY LOUGH ?
4		LONG TERM MENITERING # AND IS INCUTIONED OFTEN
5	1'm	BUT THERE IS NO MUNTIONING OF EUNDING TO PAY
_ - _	CENERAL	FOR THIS. FUNDING IS CENTRALLY YORK TO YEAR AND SUBSTEET TO CHANGE OF THE WHIM OF BONGETS WHY
6		CAN'T THE GOVERNMENT SET UP AN ENDOWMENT FOUN
		CIPOM GENERATER FEES BOR OTHER SCIENT TO INSURFITUE
_7		RECUIREMENT FOR LONG TOTAL MONITORING & SECURITY \$ 15 MET
8		
9		THERE IS NO MENTION IN THE US hot IS
*		Collaided MONEMONT OF RADIOACTIVY IN WATER AND SOLLS
10		A passible problem IN the FUTORE?
	ع بد . عد. د	HASN'T TRITIUM ALRENDY BEEN DETECTED OUTSIDE
11	UNE 30 - 33	THE NORTHWEST CORNER OF NTS?
12	5-27 LINS 1-9	
	A/7	NTS Brooking
CAB comm ent #	Location and/or line no. in El8 doc.	NTS CAB COMMENT
		WILL DOES THE DOE EXCLUSE THE YEAR MOUNTAIN
13		WILY DOES THE DOE EXCLUDE THE YUCCH MOUNTAIN FIS IMPOSTS FROM THE NES EIS?
14		
15	i	

4/9/96; summarized by ECDixon, CAB Technical Advisor

ALTERNATIVE 2: page 1

Page 2 of Connie Simkins comments for Alternative 3:

Biological Resources

manage for an environmental showcase. Use reason and prudence in priorities. Again protect what is presently in healthy condition at NTS, do not

Air Quality and Climate

Continue to monitor and adjust on a case-by-case basis viewing man and new technology as top priority.

Noise

unacceptable level, just an increase in what is there today. This expansion of noise Expanded uses will contain more noise levels, probably not to an levels is acceptable as monitored and adjusted site specific

Visual Resources

exclusion of other current and potential future uses. Locking up viewsheds should Do not obtain visual or viewsheds to lockup the mountain tops to the not be done.

Cultural Resources

Restrict collections and studies by students and researchers unless specific and managed by Native American tribes consensus.

Occupational and Public health and safety

Maintain current programs for monitoring air and water and soil movements and changes. Keep in effect training and common sense to guerd everyone's safety while learning how to more effectively use what we know to be safe at NTS

Bill - call me if you have any questions. Thanks.

ORGANIZATION 5 (CONTINUED)

Memorandum

CAB EIS Subcommittee

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Afternative 3 Committee

March 26, 1996 Date: Preliminary NTS EIS Comments

Dixon met on 3/25/96 from 3-5 pm to discuss their part of the EIS document. The committee input was generated from Bill, Richard, and Earle. Chris left at 4 pm and The Alternative 3 Committee (Bill V., Richard N., Chris B., & Frank T.) and Earle Frank Tussing was not informed of meeting but was out of town. Chris said he would provide input later. A call is in to Frank to get his input.

PRELIMINARY COMMENTS

- Visual Resources: the solar program would have the greatest, negative impact on this part of the environment. Based on impact to the visual resource, it is preferable to locate the solar program at the NTS. A3.1
- Cultural Resources: all activities under Alternative 3 appear to impact Native American cultural resources in some manner. Native American people should be involved and consulted in programs of major land disturbance so they can monitor their sites and manage the protection of their heritage as much as possible. A3.2
- Land Use: a cumulative comparison table of the five major program categories and their calculated land use areas and affected environment areas is needed for the reader to understand the land use impacts of Alternative 3. A3.3
- ake bed will have less of an impact on existing land use and existing natural Land Use: the solar program if located at the NTS offers the greatest, negative impact on this part of the environment because of the loss of natural habitat. Location of the solar program at the NTS is the least advantageous of the proposed sites. Location of the solar program in a dry A3.4

2

NTS Community Advisory Board Draft NTS EIS Comments -- ALTERNATIVE THREE: EXPANDED USE FROM : Fanasonic FRX SYSTEM CAB commit cht # Logation and/or line http://www.nc.com/nc.in Els.dog./ Why are Etitorado Velley, Dry Lake Valley, and Coyole Spring Vellay included for evaluation of an expanded Solar Enterprise Zone and part of the NTS EIS? 1 pg 3-16, Ine 5-7 Attensive 3. With respect to cultural resources, will Notive Americans continue to be involved with survey of size 2 monitoring to protect sizes from degraded on a vandalam? (i) Ill They be Obrould (alternative must observe the compare the five major program activities with respect to land use without an estimate of the land use yes impacted under each activity. Why was the ready any glong a survey of land use are respected to the land use without an estimate of the land use yes impacted under each activity. They was the ready any glong a survey of land use are respected to the land of t 2 pg 3-45, Table 3-5 Organization 5 (continued) pg S-8, Table S-1 3 4 pg S-34, Table S-3 four technologies proposed for the Solar Enterprise Zone ? Please provide blaimpart for each technology. PO# 70. What will be the impact to groundwater resources at & down gradient of the NTS of the Solar Enterprise Zone where to be located at the NTS & withdraw 5,550 ects located of groundwater? V/II conteminants from underground testing start to move and fact the start extent extent (constitute) and but historical and to ask of the start extent the constitution of the start extent extent of the start extent of the start extent of the start extent ext 5 pg S-34, Table S-3 fow will the impacts from ER activities on biological resources be miligated with the desert for itse habitat? 8 pg 8-34, Table 8-3 low many acres of natural habital would be disturbed or lost for each type of proposed technology for the Solar Enterpris 7 pg S-34, Table S-3 Why can't airspace over parts of the NTS and Helis Range Complex be partially dailsted so that private & commercial 8 pg S-31, Table S-3 flights can fly shorter, safer routes between destinations ? Why hasn't a Soil Conservation Service survey been done at the NTS to determine which soils & locations can sensibly 9 pg 8-33, Table 8-3 handle increased traffic and disturbances ? Why is the government securing all the visual or viewtheds to lockup the mountain tops to the exclusion of other current a potential future uses in the erea northeast of the HTS ? pg 8-35, Table 8-3 10 IF THIS ALT. IS IMPLEMENTED WHAT IS THERE TO PREJENT THE RETURN TO THE PUBLIC OF THE FOLLOWING AREAS! IV, 29 \$20 AS SHOWN IN FIG 3-4 11 12 B Technical Advisor FOR FUTURE USES ALTERNATIVE WHAT ARE LIMITING FACTORS (CREATED BY WATER CONSUMPTIONS? 4/9/96; summarized by ECDixon, CAB Technical Advisor ALTERNATIVE 3: page 1 3

ORGANIZATION 5 (CONTINUED) A3.5. Geology/Soils: seismic motion, disturbance, and contamination penatively.	impact the envi Program. The soils at the NTS Surface Hydroli the solar progre groundwater sy volume ground	A3.7 <u>Biological Resources</u> : impacts to this environment are observed in the ER program and the solar program. The ER program would disturb approximately 7,200 acres of habitat during cleanup and then make it available for some future land use. The solar program would disturb 2,400 acres of habitat and the land would not be available for any other use except solar.	A3.8 <u>Transportation</u> : under Alternative 3 the existing NTS roads can handle the increase in traffic. Non-NTS roads with an F class rating, particularly the Hoover Dam route are the least preferred route for waste shipments to the NTS.	A3.9 <u>Socioeconomic:</u> Alternative 3 has the greatest positive, socioeconomic impact and the most potential for socioeconomic return to the community of the four alternatives.	A3.10 Hybrid Alternative Recommendation: the activities proposed under Alternative 3 should include an area that is restored and made available for potential turn back to the public. This area would encompass Areas 18, 30, and 29 in Figure 3-4, page 3-24 which would be included in Figure 3-3, page 3-18.	ALIDIANING 3 COLLIFTIE Printedwy Connerses, 2/2 MMs.
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CAB EIS Subcommittee

Alternative 4 Committee From:

April 19, 1996 Date

Subject: 2nd Preliminary NTS EIS Comments

2nd Preliminary Comments

A4.1 Land Use/Airspace:

- * Under the Nondefense Research & Development Program, Land areas previously designated as nuclear test zones and nuclear and high explosive test zones would be designated as Nondefense Research and Development Program testing zones. If the new Solar Enterprise Zone activities are to occur at the NTS, the following questions will apply:
- the 1. Identify the estimated size of land to be set-aside for SEZ.
- Identify the level of contamination to the proposed land site(s);
 - materials Type of contaminated
 - Depth of subsurface contamination
- and equipment that will Identify the specific technology and used to cleanup the proposed site(s)
- Identify the level of "how clean is clean" will the praties) be for the construction and operation of the
- time-frame & cost for the following: Identify the estimated time-frame & cost if Cleanup of the proposed site(s) = Construction and development of the SEZ - Annual operational cost of the SEZ ٠.
- * Under the Work for Others Program, the restricted airspace that overlies the NTS would be relinguished and would be available for commercial and general aviation use.
- Identify the average number of flights per week, associated with the Defense Program and the Work for Others Program, that utilize the airspace over the NTS and the surrounding communities for the fiscal years 94', 95' and 96'.

 Identify the size of aircrafts; Class of aircrafts: And type of aircrafts, accordance with the Defense Program and Work for Others Program
- Identify the estimated number of commercial and general aircraft that are anticipated to occupy the alispace over the NTS and the surrounding communities on a weekly basks.

 Identify the size of aircraft(s); class of aircraft(s); And types of aircraft hat vill be permitted to occupy the airspace over the NTS and land at the NTS. ;

Drganization 5 (continued)

- Per Volume 1, Chapters 1-9, Part B, page 5-219, line 5: describe the difference between commercial aviation use and general aviation use. ë.
- at the the NTS. ç Identify the current technology being used at the NTS to monitor/control aircraft occupying airspace and landing Also, identify the category of flight controllers and number of flight controllers and support staff at the 4.
- Identify the anticipated enhancements to the current technologies that will be needed at the NTS to monitor/control future aircraft occupying airspace and landing at the NTS. Also, identify the anticipated number of filght controllers and support staff required for the new influx of aircrafts. ŝ.
- Identify the estimated annual cost to monitor/control aircraft occupying airspace and landing at the NTS. ġ

A4.2 Transportation/Waste Management:

- 2 2 * Under the Waste Management Program, identify the types of containment casks and the type of vehicles that vill be used transport Transuranic Waste/Mixed Transuranic Waste off-site the Wipp's facility.
- Also, identify the types of containment apparatus and type of vehicles that will be used to transport Low-Level Liquid Waste/Mixed Liquid Maste from their source of generation to the Liquid Waste Treatment Facilities.
- * Under the Environmental Restoration Program, identify the types of containment apparatus and type of vehicles that will be used to transport contaminated soils and materials to storage and disposal facilities at the NTS
 - * Under the Nondefense Research & Development Program, it is anticipated that a substantial increase in traffic vill occur the NTS..
- the major 1. Identify the proposed infrastructure development and enhancements that vill be needed in order to handle influx of daily trips within the NTS.
 Also, identify the associated cost relative to the infrastructure development.
- rd * Under the Work for Others Program, it is anticipated that substantial increase in traffic will occur at the NTS.
- Identify the proposed infrastructue development and enhancement work that will be needed in order to handle the major influx of daily trips at the NTS.

Organization 5 (continued)

A4.3 Socioeconomics:

- * Under the Defense Program and the Work for Others Program employment loses would occur affecting both direct and secondary
- Idencify DOE's contingency plans for picking up those displaced workers in an effort to reduce and /or eliminate the unemployment rate.

A4.4 Geology & Soils:

- * Under the Environmental Restoration Program, the activities are anticipated to result in adverse impacts to geologic media, processes and/or resources. Based on the Defense Program, Waste Hanagement Program, and Work for Others Program, the geology & soils would be negatively impacted if environmental restoration activities were not forthcoming quickly to avoid any increase in soil erosion and contaminated dust from infiltrating the surrounding areas.
 - Identify the areas or locations that will be selected for environmental restoration. 1. Identify the
- be cleaned up and restored. Identify the sq. miles that will
- Identify the time-table, estimated start/completion dates, for cleaning up and restoring each area or location. ë.
- Describe the technology and equipment that will be used for site(s) clean up. 4.
- 5. Identify the level of how clean is clean for each location.

A4.5 Surface Hydrology & Groundwater:

* Under the Waste Management Program, identify the safety features emplaced to prevent the storage and processing of Low Level and/or Mixed Liquid Waste from migrating into the groundwater.

A4.6 Biological Resources:

- * Under the Waste Management Program identify DOE's near future plans, for the development of new methods for the safe and environmentally sound disposition of high explosives in area 11 and other possible areas at the NTS.
- * Under the Environment Restoration Program, identify the process to be used and the length of time it would take for DOE to revegetate an area after the cleanup is complete.

Organization 5 (continued)

* Under the Nondefense Research & Development Program, ident DOE's precautionary steps to minimize the destruction of the ecosystem within the proposed Solar Enterprise Zone.

A4.7 Air Quality & Climate:

* Under the five programs, identify to what level the air quality will be affected.

A4.8 Noise:

* Under the five programs, identify the off-site noise level based on the increase of NTS activities.

A4.9 Visual Resources:

- * Under the Nondefense Research & Development Program, identify DOE's plans for managing the SEZ, if the zone is located off-site at either Eldorada Valley, Dry Lake, or C_{β} yote Springs.
- Will DOE assume all liabilities that vould negatively affect the surrounding property values, due to visible obstruction of views and eyesores to the landscapes.

Connie Simkins comments on Volume 2 Framework for Resource Management Plan January 1996 draft EIS for NTS March 1, 1996

There is a public perception that there is no difference between the Air Force, Department of Energy, Bechtel, or BLM. They are all thought of a "government". All of these have maintained a certain level of secrecy in their operations about what was being done at NTS. Perfect example is Area 51. Much of the public opinion comes from the treatment of the persons who contracted cancers because of the above ground nuclear testing that sent radiation over Lincoln County adversely affecting the health of residents here.

We were told the test were "safe" yet we still have people dieing of radiation related reasons. People who were employed on areas of the test site were kicked off, miners, hunters, ranchers, casual uses completely stopped. We were told in the beginning that the restrictions would last only as long as the military needed the area from training for World War II. Well we all know how long ago that was over and the military and DOE still have control over the NTS area, plus they are extending that control to include the "view shed" concepts in many areas.

I think we must be most careful in setting priorities on how to manage NTS. There should be a direct balance between protecting the natural resources on NTS and allowing the existing activities to confinue and new uses to be established. Man should have first priority, technology development and related economic development should be emphasized.

Do not manage for an environmental showcase. Take a look at where the plant and animals species are now and how healthy these populations are. Alternative 1 says the Parlute Mesa and Yucca Flat areas will continue to be used for "weapons readiness" tests. Ok then look at the rest of the NTS and see where the sensitive plants and animals are now and make plans so these populations will maintain healthy levels, not expanded, not eliminated, - a true balance as nature intended it.

It is OK to manage for biodiversity but put a sense of reality into the plans to allow future economic development and expansions. Make sure ecosystem management is not just a tool for DOE, Bechtel, DOE to save their jobs. A lot of paperwork, studies, reviews, plans, and shuffling can go into a complicated ecosystem management. Put common sense into it. Make it real. We must put in a practical sensible function of "how clean is clean." Make sure future plans don't make things worse by trying to clean something up and move it, rather than dealing with it safely on site. Take things on a site by site and case by case basis, rather than painting the whole NTS operations by a broad brush that must be "ecosystem" managed to the detriment and elimination of jobs and chances to develop new ideas to help people.

ORGANIZATION 5 (CONTINUED)

Page 2-3 Table 2-1 Resource issues

Under Land category - has a USDA Soil Conservation Service soil survey been done on NTS7. This information would apply here if available.

Water category - what is definition of subsurface water - how deep - what is DOE perception of interconnection of basins of water?
Page 2-3 Step 3 management actions include the CAB on lines 24 and 26 as *other interested parties*. Section 3.2 characteristics of environment pages 3-4 and 25 tall us that no species have been destroyed to date as a result of operations at NTS. And no plant species are endermic (prevalent in or peculiar to an area) at NTS. This supports my earlier suggestion to manage the area on a site by site specific basis. Look at what is there, mange to keep it while allowing current and future uses to flourish. Is there halogens at NTS?

Page 3-6 section 3.2.5, use of natural resources at NTS it secreational tesys not mush of the natural resources are used for economic, recreational or social benefits. This is because people have not been allowed on NTS,

RMP goals should be established at appropriate scales. Agree we should develop compatibility goals for resources of greatest importance and most likely to be affected - man - business - status quo priorities. Agree monitoring is crucial step to predict impacts and find suitable land uses.

Question: Page 4-3 section 4.2 site support activities. When will the maps identifying facility and other infrastructure features be available?

Question: Section 4.5 Water page 4-5 Why is DOE exempt from State water law. Define what the primary mission activities are? How do future plans fit into the DOE "primary mission activities"? How are future water need planned for?

Section 4.10 Airspace - With the ban of nuclear tests both above and below ground, I see no need to maintain restriction over NTS. Yes, I support restriction during times of active training at Bombing Range. This is necessary and desirable. But let the pilots, private and commercial fiy over NTS. The big lid of secrecy is off now. Travel times and expenses would be greatly enhances if pilots did not have to detour around NTS.

Section 4.11 Socioeconomic page 4-8. NTS is not located entirely within Nye County. Area 13 straddles the Nye Lincoln line and Area 51 is in Lincoln County, plus all the "viewsheds" taken out of public land status recently are in Lincoln County. This is a use solely connected to NTS and lies in Lincoln County.

Connie Simkins - comments about Management Framework Plan for NTS EIS March 15, 1996 DOE must build the people's trust in government. The general public sees DOE, NTS contractor, BLM, Air Force, all as "government" and not to be trusted. I attended the NTS EIS public comment meeting in St. George, Utah on March 5, 1996. Eleven people offered public comments, ten were distrustful of DOE. One resident offered the suggestion DOE build a new freeway from Attentic to Pacific that skirted around all major population centers, specifically avoiding Virgin River gorge, and routed across Lincoln County to NTS for transportation of all kinds of wastes and operations at NTS.

Put together plans that views man as top priority, technology development, economic development. Maintain NTS for what is there now. Do not manage for a environmentally clean showcase. Some cases it cases more problems and health risks to move the contamination than to cover it over where it is now. Put common sense into all dictions on blodiversity. Take a case by case look at each new operation or clearup endeavor.

Make appropriate and compatible goals for resources at NTS, again putting Man at the top of the list, followed by business and maintaining the status quo.

The MFP is missing the infrastructure maps. Imperative that information be included on what is there now to avoid costly delay and duplications.

Why is DOE exempt from state water law. I recommend we get a definition of primary mission activities*, and an explanation on how NTS future plans fit into this mission*. Be specific.

Airspace - new technology being introduced that will allow pilots to fly where they want to maximize weather conditions and flight times. I realize ongoing training at NTS and Nellis range must continue. Develop a system that identifies for pilots when operations are not going on so commercial and private flights can take advantage of the shortcuts over top of NTS.

Transportation - develop a specific contract for every shipment going into NTS, routes, stops, liabilities, insurances, responsibilities, and accountabilities.

ORGANIZATION 5 (CONTINUED)

Memorandum

To: CAB EIS Subcommittee

From: Connie Simkins

Date: April 3, 1996

Subject: Preliminary NTS EIS Comments on Transportation

- 1. Transportation is the number one issue of concern for rural Nevada.
- There is no inter-relationship between the ongoing EISs: NTS EIS, Yucca Mountain Project (YMP), and Nellis Range Complex (NRC) EIS. The outcome of the Record of Decision and implementation of the NTS EIS alternatives will affect the other EISs. It is important to relate to other EISs affecting the NTS and the surrounding lands.
- 3. The strong political influence from the Clark County population will influence the routing and corresponding risk factors for transportation such that waste will be routed outside of the Las Vegas Valiey on its way to the NTS. The rural areas of Newada do not have the political clout to affect the routing of waste through the
- 3. The backroad into the northeast corner of the NTS should be further improved by paving to benefit travel conditions, time, and safety for workers and the communities.
- 4. The transportation study with respect to the NTS EIS can not be deferred to the YMP transportation study. The NTS EIS has to include the cumulative impact from the NTS, YMP, and NAFR transportation issues. There has to be an integrated approach to all transportation issues in and eround the NTS.
- 5. Rail access study described on pages F-2 and F-3 is erroneous. The proposed route for rail from Crestline to Sheep to Panaca to Condor Canyon does not make geographical sense.
- 6. The transportation study should make sure it includes the study and numbers of Lincoln County residents that commute to the NTS by the backroad (Gate 700). The study should also not forget Nye County residents that commute to the NTS.

Corne Sentura NTS EIS Transportation Profesionary Commants, 4/2/745.

7

Page 2 of Connie Simkins comments on transportation in NTS EIS:

- Develop a specific contract for each waste shipment to the NTS that identifies. routes, stops, liabilities, insurances, responsibilities, and accountabilities.
- 8. Alternative 1 does not reevaluate the current weapons testing requirements of the nation as they are today. The alternative proposal may be out of sync with today's conditions.

ORGANIZATION 5 (CONTINUED)

TEL:702-455-5190 CO. NUC WASTE

96,80 Apr

7:20 No.002 '

CLARK

05 April 96

Transportation Subcommittee CAB EIS Subcommittee Dennis Bechtel, Mambe To: Profii:

Subj: NTS EIS TRANSPORTATION STUDY

Richard and I talled several weeks ago, and Comic provided a comprehensive review of the document. I have also included some discussion-only comments from the Transportation Protocol group (discussion only because this group will meet on April 11th and the recommendations thus have not been finalized). These are a synthesis of comments on the Transportation Study for the NTS EIS.

- Transportation is the perhaps the most important issue to Nevada associated with the EIIS.
 Both rural and urban Nevadans have concerns about the numbers of shipment, the routes being taken, and the potential risk to the health and safety of the public.
- DOB is to be commended for considering the transportation issue in conjunction with the BIS. Its obviously difficult to isolate decisions of routing, risk, emergency preparedness, and others with the on-going or proposed alternatives at the NTS
- 3. It is uncertain how the Final HIS and the Recent of Decision will discuss the issue of transportation. The Final HIS, however, needs to discuss how transportation decisions will be made, how they will be treated in the Recent of Decision, and similar.
- "contract carrier" option and by contract specify routes, criteria and approvals required for deviation from routings and carrier responsibilities. DOB has bad a good recent record in transporting waste with respect to minimizing accidents. With the probable increase in the number of shipments, however, DOB needs to have greater control over the carriers. DOE should take an "active" role in transportation decisions. DOE should utilize the
- 5. Routing issues will be considered carefully by the public. Given the proposed schedule for the release of the Record of Decision appears to be "fast track" it is important that sufficient time be given to deliberating this issue. The ROD, therefore, needs to state that DOB should continue to work with the local governments until transporation issues such as routing are resolved.
- 6. DOE and the local governments (the State should also be involved) should work together to define a methodology and criteria for nuclear waste shipments. Important considerations are population density, potential for socident, presence of sensitive areas (e.g., human and crivironmental) and similar.

Corodo Simbiro MTS EIS Trava

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Organization 5 (continued)

ORGANIZATION 5 (CONTINUED)

TEL:702-455-5190 CLAKK CO. NUC WASTE

96,80

7:20 No.002 P.03

7. DOE should specifically address the need for enhanced emergency response capabilities especially in rural areas. DOE needs to be sensitive to the needs of rural areas especially

8. DOE needs to explain how the routing afternatives were selected for Nevada. The routes its difficult to understand the rationale for assuming that routings that include Hoover Dam, roads such as Craig and Rancho, which are experiencing substantial residential development, seem to be weighted more towards the urban areas. With the rapid growth in Clark County the "Spaghetti Bowl" (nombly with the current long-term construction being initiated), and are reasonable transportation options.

those that rely on volunteers.

9. The NTS EIS needs to consider potential transportation impacts (cumulative affects) from the Yucca Mountain program. As you're aware, Congress is considering the use of Area 25 for the interim storage of civilian nuclear waste perhaps as early as 1998. This will have a potentially great cumulative impact on the LLW shipments being considered in this campaign.

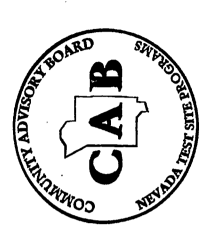
10. With respect to other situs considering the NTS for the storage, breatment or disposal of nuclear waste, it is uncertain, especially with respect to those in the Waste Managment Program, how many shipments of waste are actually stated for the NTS.

There is need to correct the erroncous geographical information found on P-2 and P-3.
 This information should be corrected with the assistance of local representatives.

nuclear waste with respect to the Yucca Mountain program. With the realization that this is a "chastified" area, and has an active training mission, is this an option for the transport of the waste in the EM program? The document needs to speak to this since the issue is on the table, and at least in one DOE document, this has been mentioned as a potential option, if it 12. Areas on the Nellis Range adjacent to "Area 51" are being considered for shipments of is constructed, for the transport of all shipments.

APPENDIX B.

PROGRAM (NRAMP) **NEVADA RISK** MANAGEMENT **ASSESSMENT** COMMENTS



nts community advisory board comments on the nts draft eis, 6/1/94.

Drganization 5 (continued)



April 29, 1996

To: Earle Dixon, Technical Advisor to the Community Advisory Board $Q_{\bullet} D\rho$

From: Bill Andrews, PI, Nevada Risk Assessment/Management Program

Subject: NRAMP Comments on the NTS-EIS Risk Assessment

As per the request of the CAB at their March meeting, I have enclosed comments from Tod Iohnson, Tony Hechanova and myself of the NRAMP team. Tony made a presentation to the CAB at your Appil 13, 1996 meeting in Amargosa Valley Nevata to summarize his and Tod's comments. The handout from the CAB presentation may also be useful in compiling a summary statement from the CAB. We comments are similar to those made by the NRAMP on the Waste Management Programmatic Environmental Impact Statement.

Please understand that these comments come from individual NRAMP technical team members with the perspective of our own risk assessment objectives and a review of extensive data sets related to the NTS. These comments do not reflect a project position as they have not been approved by the NRAMP working group. Given the pressure of completing our Preliminary Risk Assessment, we do not plan to make a presentation on the NTS-EIS to the working group. As was previously agreed, the CAB will submit these comments as their own and are free to use them is developing recommendations to the DOE for modifications to the NTS-EIS.

We would be pleased to respond to any additional specific requests that you have

Harry Reid Center for Environmental Studies 4505 Maryland Parkway • Box 454009 • Las Vegas, Navada 89164-4009 (702) 895-3382 • Telex 62048164 UNLV/MSM • FAX (702) 895-3094

> Harry Reid Center for Environmental Studies 4505 Maryland Parkway • Box 454009 • Las Vegas, Nevada 891544009 (702) 895-3382 • Telex 62048164 UNLV/MSIM • FAX (702) 895-3094

ORGANIZATION 5 (CONTINUED)

These comments were incorporated in previous Organization 5 responses.



April 17, 1996

Dr. Donald R. Elle, Director Environmental Protection Division

Environmental Protection US Department of Energy

US Department of Ene PO Box 14459 Las Vegas, NV 89114

Dear Dr. Elle:

I am submitting comments prepared by the Nevada Risk Assessment / Management Program (NRAMP) on the Waste Management Programmented Impract Statement (DOEIES-0200-2) for your consideration; the NTS Environmental impact Statement (DOEIES 0243). The majority of the comments ask for clarification of the scope and impacts related to the transportation of radioactive waste. It is appropriate that both documents address theses issues in a consistent manner.

Major discrepancies between current Nevada Test Site and other programmatic environmental documents related to the shipment and disposal of Low Level Waste (LLW) contribute to an incoherent set of federal proposals for public comment. The total number of predicted health effects and the percentage due to radiation effects are potentially significant in other documents.

Specific preferences for the alternatives described in the NTS-EIS could not be developed based on the fack of consistent information. It is apparent, however, that the high cost of development of LLW disposal and treatment facilities at distributed locations and the relatively low costs of transportation will likely result in an increased need and use of Nevada for the disposal of LLW, increased use of rail transportation could significantly reduce both risk and cost for all atternatives except there is no offsite transportation.

*

Detailed comments are enclosed.

Sincerely,

Silande

W.B. Andrews

Comments on the Nevada Test Site Environmental Impact Statement, Appendix I, Transportation Study (DOE/EIS 0243)

April 1996

Public interest is high for transportation issues. The DOE Nevada Operations Office, noted this interest in their efforts to work with members of the public, elected officials, American Indian tribal governments and private issue advocacy groups in the development of a technical report on transportation impacts associated with the Nevada Test Site Environmental Impact Statement (DOE 1995a). These groups expressed concern about continued and possible expansion of transportation of Iow level radioactive waste by truck on public highways in the Las Vegas valley. In response to these concerns, the DOE addressed the possible use of alternative truck routes, construction of rail access to the NTS and intermodal truck/rail shipments to the

Technical Adequacy of the NTS-EIS Document

This review included a comparison the NTS-EIS to other current DOE environmental documents and an evaluation of risk management opportunities related to transportation of radioactive wastes. Discrepancies identified in current environmental documents related to the shipment and disposal of Low Level Waste (LLW) contribute to an incoherent proposal from the DOE-EM program for public comment. A comprehensive response to the NTS-EIS is not possible without resolution of these discrepancies.

The NTS-EIS transportation study (DOE 1995a) describes shipping volumes for Low Level Waste (LLW) importation for the next ten years. The EIS land use case of "continue current operations" shows radioactive shipments from 12 offsite locations at a rate of 678 shipments per year. The EIS case of "expanded use" shows radioactive shipments coming for the next 10 years from 29 offsite locations with an average annual volume of 3946 shipments per

The Waste Management Programmatic EIS (DOE 1995c) was released in September 1995. The PEIS describes alternative strategies and impacts for the management of wastes from ongoing and past DOE operations that are anticipated to be shipped to and from various treatment and disposal sites over a 20 year period. Wastes from site remediation are excluded from the assessment. Implementation of a centralized storage/disposal option at the NTS for LLW, LLMW and HLW would result in the maximum number of waste shipments. A combined total of 255,000 truck shipments and more than 106,000 rail shipments could occur under this alternative.

THE NTS-EIS CONTAINS MAJOR DISCREPANCIES IN THE NUMBER OF POTENTIAL SHIPMENTS OF LLW COMPARED TO WM-PEIS ESTIMATES

Waste shipment numbers in Table 1 were summarized from the WM-PEIS. They are

W. B. Andrews Comments on the NTS-EIS, April 1996

ORGANIZATION 5 (CONTINUED)

reported on an annual basis to allow comparison to the NTS-EIS. Shipping volumes in Table 1 are up to 3 times higher than volumes reported in the NTS-EIS.

Table 1. Annual Shipments from the Waste Management PEIS for Nevada Storage Options

Waste Form No Action Decentralized Regionalized Centraliz	No Action	Decentralized	Regionalized	Centralized
Low Level Mixed Waste	No Shipments	S	1 - 482	0.5/year out, Ship to Hanford
Low Level Waste	3498	0	0 - 2945	0 - 12,400
Transuranic Waste	0, Store Onsite	4.5 / yr out Ship to WIPP	4 / yr out Ship to WIPP	4/yr out Ship to WIPP
High Level Waste	Not Included in PEIS	Not Included in PEIS	Not Included in PEIS	Not Included in PEIS

ENVIRONMENTAL RESTORATION WASTES ARE NOT INCLUDED IN THE WMPEIS IMPACTS AND COULD RESULT IN MUCH HIGHER WASTE VOLUMES FOR DISPOSAL AT THE NEVADA TEST SITE

The Baseline Environmental Management Report (BEMR) (DOE 1995b) was used in the WMA-PEIS as the basis of a sensitivity study for waste shipment volumes. Results of an WMA-PEIS sensitivity study (appendix B) indicated that disposal volumes could be up to 60% higher than those shown in Table 1 based on the WMA-PEIS assumption that only 5% of the LLW available from site restoration would be transported to an offsite location for disposal. The reasonableness of these results could not be determined since the basis for the shipping volume estimate is based on an unpublished draft of the BEMR. The impacts of increased LLW volumes was not estimated in Appendix B.

RISK LEVELS REPORTED IN THE NTS-EIS AND THE WM-PEIS ARE NOT CONSISTENT. THE WM-PEIS RESULTS ARE MUCH MORE SIGNIFICANT AND HAVE A HIGH FRACTION OF RADIOLOGICAL HEALTH EFFECTS Risk results are provided in the two EISs. The NTS-EIS risks for Nevada are summarized in table 2. The NTS-EIS reported relatively low total risks and the percentage of health effects due to the radiological nature of the cargo are a small percentage of the total risk. Results of the WM-PEIS evaluation of LLW risks are shown in Table 3. No Nevada-specific results were included in the WM-PEIS for the transportation of wastes. The total number of predicted health effects and the percentage of health effects due to radiation are potentially significant.

W. B. Andrews Comments on the NTS-EIS, April 1996

Cancer and Non-cancer Health Effects (HE) for LLW Disposal

Disposal

Worker

Cancer

HE

43

25

25

33

29

33

33

25

25

75

75

67

67

67

Truck

Cancer

HE

5

<1

<1

<1

2

2

2

3

4

16

15

15

14

15

Truck

Mech.

HE

12

<1

1

1

3

3

4

10

10

37

37

35

37

37

Percent

Truck

Cancer

HE

29

n/a

0

0

40

40

33

23

28

30

29

30

27

29

Rail

Mech.

ΗE

0.6

<1

<1

<1

<1

<1

<1

0.6

0.6

1.7

1.7

1.6

1.7

1.7

Rail

Cancer

HE

1

<1

<1

<1

<1

<1

<1

0.6

0.6

2.3

2.3

2.3

2.3

2.3

Percent

Rail

Cancer

HE

37

n/a

n/a

n/a

n/a

n/a

n/a

50

50

42

42

41

42

42

Percent Disposal Disposal Percent

Worker

Cancer

HE

3

2

2

2

2

2

2

2

2

3

3

2

2

2

Worker

Mech.

HE

4

6

6

4

5

4

4

6

6

1

1

1

ORGANIZATION 5 (CONTINUED)

Table 2 - Offsite Population Transportation Risks from the NTS-EIS for 10 years -Low Level Waste & Safe Secure Trailers

	Deaths (Latent & Mechanical)	Injuries (Mechanical)	Cargo - Related (latent cancers)	Cargo Percentage of Total
Alternative 1 - Present Operations	2	27	0.002	0.1
Alternative 2 - Discontinue Operations	minimal	minimal	minimal	n/a
Alternative 3 - Expanded Use	7	97	90'0	0.8
Safe Secure Trailers (30 shipments)	n/a	n/a	Incident Free- 0,000016 Accidents - 0,000007	11/a

Table 3.

Treat.

Worker

Cancer

HE

1

1

1

1

1

1

2

Treat.

Worker

Cancer

HE

25

33

33

17

33

17

17

25

25

25

25

67

67

33

Treat.

Worker

Mech.

HE

3

2

2

5

2

5

5

3

3

3

3

5

5

4

W. B. Andrews Comments on the NTS-EIS, April 1996

Data Compiled from Tables 5.3-1 and E-16, WM-PEIS

No Action

Organization 5 (continued)

Decentralized

Regionalized 1

Regionalized 2

Regionalized 3

Regionalized 4

Regionalized 5

Regionalized 6

Regionalized 7

Centralized 1

Centralized 2

Centralized 3

Centralized 4

Centralized 5

n/a - not available

Criteria That Should be Considered in Selecting Preferred Alternatives and Making Final Decisions

Relative to LLW treatment, transportation and disposal, it is apparent from the results of the NTS-EIS that transportation is the dominant source of public risk and that treatment and disposal are dominant for worker risks. It is also apparent that development of disposal facilities is expensive relative to transportation. This presents decision makers with the dilemma of trading off dollar savings for potential increases in public and worker risks.

Preferences for Alternatives Evaluated for LLW

Specific preferences for the alternatives described in the NTS-EIS could not be developed because of the lack of consistent information in the three environmental documents. It is apparent, however, that the high cost of development of LLW disposal and treatment facilities at distributed locations and the relatively low costs of transportation will likely result in an increased need and use of Newada and/or other sites for the disposal of LLW. Public review of revisions to the NTS-EIS that reconcile the previous comments on waste volumes and risk along with additional opportunities for public education on the overall DOE-EM program would increase public understanding and comment.

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W. B. Andrews Comments on the NTS-EIS, April 1996

Volume 3

20-46

Risk

Reduction

Percent

(Rail)

55%

0%

8%

14% 33%

29%

33%

47%

49%

80%

80%

78%

78%

78%

Total

(Inc. Truck

Costs)

17.9

16.3

16.2

20

14.7

19.7

19.6

12.7

13.6

11.9

11.8

17.9

17.8

14.9

(Billions of 1994 Dollars)

Rail

Savings

-0.07

0.03

0.04

0.04

0.16

0.15

0.26

0.48

0.49

2.02

1.82

1.91

1.72

2.02

Total

(Inc. Rail

Costs)

17.97

16.27

16.16

19.96

14.54

19.55

19.34

12,22

13.11

9.88

9.98 15.99

16.08

12.88

Risk

Reduction

(Use Rail)

15.4

0

1

2

5

5

6

11.8

12.8

49

48

46.1 47

48

Table 4. Risk and Cost Impacts of Using Rail for LLW Transportation

Total

Fatalities

System

(Rail)

12.6

11

11

12

10

12

12

13.2

13.2

12

12

12.9

13

13

Total

Fatalities

System

(Truck)

28

11

12

14

15

17

18

25

26

61

60

59

60

61

W. B. Andrews Comments on the NTS-EIS, April 1996

Data Compiled from Tables 5.3-1, 5.3-2, and E-16, WM-PEIS

ORGANIZATION 5 (CONTINUED)

Alternative

No Action

Decentralized

Regionalized 1

Regionalized 2

Regionalized 3

Regionalized 4

Regionalized 5

Regionalized 6

Regionalized 7

Centralized 1

Centralized 2

Centralized 3

Centralized 4

Centralized 5

DRGANIZATION 5 (CONTINUED)

alternatives except where transportation is not used. These reductions range from 8% to 80% of increased use of rail transportation could significantly reduce both risk and cost for summarizes information from the WM-PEIS. The WM-PEIS indicates a slightly higher cost for the "no action" case if rail transportation would be used for all sites. All other cases show cost reductions ranging from \$30 million to \$2 billion. Risks would be significantly reduced for all all alternatives except in the case where there is no offsite transportation. Table 4 the total system risk.

If rail transportation were used, risks of all the alternatives for LLW disposal would magnitudes are similar, discussions about the acceptance of risk could have a different tone than be comparable in terms of their total predicted health effects. It is, of course, a very crude greatest portion of total risk in order to achieve relatively modest reductions in future risks to the current situation where the motoring public and roadside residents would experience the estimate to sum risks of the public, workers, and future generations, but when the total risk communities that are near DOE facilities.

Currently truck shipments travel primarily over Hoover Dam, through the largest cities in Nevada development of alternative routes that could avoid these areas because there are currently no rail routing regulations and intermodal transfer points could be chosen that would better meet local Rail transportation could reduce concerns about the EM activities in Nevada. and then to the NTS due to routing restrictions imposed by current US Department of ransportation regulations. Rail shipments could allow greater DOE discretion in the needs.

DOE 1995a, Nevada Test Site Environmental Impact Statement, Appendix I, Transportation Study, DOE/EIS 0243, DRAFT, United States Department of Energy, 1000 Independence Avenue, Washington, DC 20585, January 1996

DOE 1995b, The 1995 Baseline Environmental Management Report, Estimating the Cold War Morigage, DOE/EM-0232, US Department of Energy, Washington DC, March 1995

DOE 1995c, Waste Management Programmatic Environmental Impact Statement, DRAFT, United States Department of Energy, 1000 Independence Avenue, Washington, DC 20585, September 1995.

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W. B. Andrews Comments on the NTS-EIS, April 1996



April 18, 1996

Dr. Donald R. Elle, Director Environmental Protection Division U.S. Department of Energy P.O. Box 14459

Dear Dr. Elle:

Las Vegas, NV 89114

I am submitting comments for your consideration on the Nevada Test Site Environmental Impact Statement (NTS EIS). I am a member of the Nevada Risk Assessment/Management Program (NRAMP) Technical Team at the Harry Reid Center for Environmental Studies, UNLV. The majority of my comments attempt to clarify technical discrepancies rather than dwell on philosophical approaches to improving the NTS EIS methodologies.

In addition, I am also submitting several comments based on a letter to the NRAMP Principal Investigator, Mr. William B. Andrews, from Mr. David B. Leclaire, the Deputy Assistant Secretary for Program Support, Defense Programs. In this letter (which is attached), Mr. Leclaire recommends that I look at specific areas of the NTS EIS for interesting information regarding the radiological source term. For the record, I did not find any new information in these sections of He NTS EIS and my doctoral thesis (which was completed and successfully defended in January, 1995) did not include any aspect of thermonuclear weaponry, but rather experimental investigations of fusion reactor engineering safety issues.

Itenized comments are attached in the order they come up in the NTS EIS. There is no priority given to carlier comments than later comments. I feel my comments are rarely contentious and are meant to highlight potentially significant technical or perceptional problems with the NTS EIS.

Sincerely,

Authory S. Hell Anthony E. Hechanova, Ph.D.

Nuclear Engineering cc: Earle Dixon (CAB)

Earle Dixon (CAB)
David B. Leclaire (DOE)
William B. Andrews (NRAMP)

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Harry Reid Center for Environmental Studies 4505 Maryland Patkway • Box 454003 • Las Vegas, Nevada 891544009 (702) 895-3382 • Telex 62048164 UNLV/MSM • FAX (702) 895-3094

ORGANIZATION 5 (CONTINUED)

Itemized Comments on Human Health Risks and Safety Impacts Study in the NTS EIS (Vol. 1, App. H) with Additional Comments in Response to Mr. David B. Leclaire's Letter (attached)

Nuclear Engineering
Harry Reid Center for Environmental Studies
University of Nevada, Las Vegas
tel: (702) 895-1457
April 16, 1996

by Anthony E. Hechanova, Ph.D.

Number Location C

v 1, p 4-8, li 1-22 Problem: Table 4-1 is not properly referenced.

Recommendation: Cite the references from which values are given in Table 4-1. For example, as regards to the Surficial Soils, I am familiar with Radionuclide Inventory and Distribution Program (RDIP) reports and figured those would be the appropriate references from the References Section 4.8 starting on page 4-318. But I am not as fortunate to know the NTS EIS references for the various "Disposal" sources or Deep Underground Tests on lines 13.3.

v 1, p 4-8, li 1-22 Problem: Table 4-1 is not complete.

N

Recommendation: Modify Table 4-1 Column 4. Column 4 should at least reflect the elements of all nine major radionuclides: Americium, Cesium, Cobalt, Europium, Plutonium, and Strontium, although McArthur and Mead (RDIP Report #3, 1987) also measured several other radionuclides in the surficial soils.

v 1, p 4-106, li 15-16 Problem: Nowhere in McArthur's (1991) report is the inventory at Sedan Crater explicitly estimated as 328 Ci. In fact, in Area 10, the total inventory from the nine major radionuclides is 304 Ci with 12 Ci more found at Sedan from other manmade radionuclides.

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Recommendation: Simply remove this sentence since it is not important to the argument or adjust the statement to reflect accurate information.

v 1, p 4-110, li 29-32 Problem: Tritium decay is incorrectly calculated from 18,570 Ci to 3,200 Ci after 5 years.

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Organization 5 (continued)

Recommendation: Consider the following correction: tritium has original amount after 5 years. Thus, 18,570 Ci of tritium decay to a 12.3-year half-life and would decrease to 75.4 percent of its 14,000 Ci after 5 years.

v 1, p 4-110, li 29 to v 1, p 4-111, li 7

S

conducted by the United States. The numbers published by Borg et al. (1976, p 100-102) which are used in these lines of the NTS EIS are the result (i.e., activation and fission products) of a fission yield inappropriate considering the current knowledge of nuclear testing Problem: The interpretation of the work by Borg et al. (1976) is thermonuclear device to provide the fuel for fusion reactions. For thermonuclear device because it is one of the primary fuels in the tritium from a fission detonation, the authors were aware that a except for the tritium component. Although activation of trace rather, tritium is purposefully produced in mass in the core of a amounts of lithium in the ground from a fission detonation, but this reason, the NTS EIS and Borg et al. (1976) are essentially ithium in the NTS ground would be the major contributor of comparing apples and oranges when they simply add a tritium core. In other words, tritium is no longer the result of trace significant amount of tritium would be produced from a component to a fission yield.

was to analyze contaminant migration and I do not believe that their different. The primary purpose of the Borg et al. (1976) document Term, one should be very careful to estimate the fission and fusion thermonuclear device as the NTS EIS has applied their work. This is best evidenced by quoting from the Borg et al. (1976) document Recommendation: When considering the Radiological Source results were intended to be applied to the characterization of a contributions separately since the physics involved are very and putting to light the rigor of their tritium "calculations:"

10 kg at Pahute Mesa and about 3 kg at Yucca Flat. The amount at NTS through June 30, 1975, can be crudely estimated. It is about factor of 2 or 3 but should not be construed as a definitive catalog 'The amount of tritium deposited below or near the water table at detonated below the water table or with a cavity radius below the water table. These estimates are probably accurate to within a Frenchman Flat is negligible. These values are for the 78 tests of tritium deposited at NTS." (Borg et al., 1976, p 103)

reatment of the Radiological Source Term is exemplified, and end Therefore, I suggest removing line 27 (p 4-110) through line 7 (p 4-111) in which this rather obfuscated and possibly incorrect

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Organization 5 (continued)

the section with the non-contentious statement of the preceding line: "The source term includes numerous isotopes that are both short-lived and long-lived."

v 1, p 4-111, li 1-7

9

million curies (including a reference citation) has not been clarified. connected to the work of Borg et al. (1976): the estimate itself or Problem: The basis of the total underground radioactivity of 300 comment still applies: the Borg et al. (1976) work alone is not Thus, it is not clear in this paragraph which considerations are appropriate to determine parameters of the total underground the uncertainty in the estimate. In either case, the previous radiological source term, especially tritium.

of the 300 million curies should be made available to the public and Recommendation: The basis (e.g., methodology and calculations) open scientific community for review. This would mean releasing The following are excerpts from Better a Shield Than a Sword, by truly eminent scientist to aid in the argument against classification. an unclassified version of the reference. I invoke the words of a Edward Teller (1987).

My postwar efforts to reverse the process have not affected its devastating "Today, secrecy has become a terrible destructive force in our society. Science thrives on openness. Researchers should, and often must, spread. I am unhappy that I had anything to do with its beginnings.

Security regulations have helped drive a wedge between our universities and our military research and development effort. share their findings.

productivity. Rapid progress cannot be reconciled with central control and secrecy. The limitations we impose on ourselves by restricting information Under present rules, research done in our national laboratories cannot are far greater than any advantage others could gain by copying our ideas. be fully shared with civilian industries. When we fail to expose people to problems they could help solve, we remain unaware of the loss. We now have millions of classified technical documents. We also have falling

world. Encouraging the development of a scientifically literate public is of Today, science and technology are part of the life-support system of the In addition, by tainting science with secrecy, an unfortunate public attitude is perpetuated: Science is nobody's business but the scientists, primary importance to everyone's well-being.

with democratic procedure. Two hundred years ago James Madison said, Secrecy is not compatible with science, but it is even less compatible acquiring it, is but a prologue to a farce or a tragedy, or perhaps both." 'A popular government without popular information, or the means of

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	Organization 5 (continued)	Recommendation: Change superscript of "Soda Ash" from "d" to "c" since Soda Ash contains theophylline, ethylenediamine, and carbonic acid disodium salt. Change the superscript of "Lazer	Dyes" from "c" to "b" since Bryant and Fabryka-Martin (1991) note them as part of some detector packages. Bryant and Fabryka-Martin (1991) note that Thulium is a radiochemical detector and less than 100 grams is typically used, thus, it should have the superscript "a" added.	li 2-23 <i>Problem:</i> Bryant and Fabryka-Martin (1991) mention Thallium as a possible Rack and Canister material which is also listed as a Hazardous Material in their Appendix.	Recommendation: Add Thallium to Column 2 of Table 4-28. ES-2. Problem: This sentence of the Executive Summary claims that the		Project Shoal: In the NTS EIS (v 1, Ap H, p 5-3, ii 2-4), it is stated that at "the eastern boundary of the Project Shoal Area, tritium in groundwater is predicted to reach a maximum concentration of about 280 pC/L in about 206 years." 280 pC/L is above background levels for tritium and is easily detectable.	Recommendation: Correct the sentence to accurately reflect the contents of the document or re-write this section completely to include the worst case scenarios from DOE publications (see Comment 27, below):	ES-2, <i>Problem:</i> The NTS EIS does not quote the worst case scenarios as reported in their reference (Pohlmann et al., 1995) which considers the uncertainties in key transport parameters.	Recommendation: Re-write this section using values from Pohlmann et al. (1995) worst case scenario (see Comment 27, below).	·	not qualified to the 10-year time frame of the NTS EIS.	
				11 v 1, p 4-164, li 2-23	12 v 1. Ap H. p ES-2.				13 v 1, Ap H, p ES-2, li 10-15		14 v 1, Ap H, p l-1, li 15-18		
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	ORGANIZATION 5 (CONTINUED)	The term $\it credibility$ $\it gap$ is a modest description of our monstrous current problem."	The credibility of the NTS EIS radiological source term is at issue not only due to the secretive nature of its conception but also considering possible inappropriate use of methodologics in a referenced work (Borg, et al., 1976) that is available to the public.	Problem: The data in Table 4-27 is not referenced. However, the data is identical to data released by M. Pankratz of Los Alamos National Laboratory in a memo dated June 23, 1995. The methods used to estimate the data refers to a classified report:	LA-CP-94-0222, "Total Radionuclide Inventory Associated with Underground Tests Conducted at the Nevada Test Site," 1955 1992 (U), September 26, 1994 (SRD), authors not given.	Recommendation: Please reference the document from which data in Table 4-27 is taken. If it is in fact the one cited above, which I strongly suspect it is, then the numbers are not for 1995, but for Jan. 1, 1994. This would make a 5 percent difference in the tritium level and affect the levels reported in the following sentence (line	15) for inventories since most of the radioactivity is from tritum. v 1, p 4-159, ii 20-21 Problem: I do not agree with the statement that "Most investigators have concluded that much of the radioactivity released during an underground detonation remains in the melt glass in the original cavity" This is not a true statement since 90 percent of	the radioactivity listed in Table 4-27 is tritium which most investigators would conclude becomes part of tritiated water and only a small fraction would remain in the melt glass. Recommendation: Re-write the sentence to exclude tritium as	follows: "Most investigators have concluded that radionuclides other than tritium released during an underground detonation predominantly remain in the melt glass in the original cavity"	Problem: The Hydrologic Resources Management Program details refer to "DOE (1995)" which does not fit with any of the references in the Reference Section 4.8.	Recommendation: Clarify which DOE (1995) report is being referenced or add the reference if it is actually missing.	3 Problem: The superscripts in Table 4-28 are incorrect (e.g., "Lazer Dyes" and "Soda Ash") or incomplete.	
		The term <i>cre</i> . problem."		v 1, p 4-159, li 13			v 1, p 4-159, li 20-2			v 1, p 4-162, li 27		v 1, p 4-164, li 2-23	
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Recommendation: Since tritium migration could be a compliance problem after the 10-year time frame (see Comments 28 and 33, below), this statement under the "Purpose" heading of the document should accurately convey the narrow scope of the evaluation. I suggest re-writing this part of the sentence as follows: "evaluation of the potential environmental impacts, over the next 10 years, associated with the various alternative uses of the NTS..."

Problem: The NTS EIS does not evaluate all of the various alternative uses of the NTS, e.g., public exposure in released-land scenarios (Alternative 4) which would most likely contain the highest risk scenarios to members of the public.

v l, Ap H, p I-1,

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Recommendation: Re-write the sentence to accurately convey that only the more likely alternatives in which members of the public do not have access to NTS land in the next 10 years are being evaluated as follows: "It is the intent that this EIS serve as a support tool for policy makers and stakeholders by providing an evaluation of the potential environmental impacts, over the next 10 years, associated with the more likely alternative uses of the NTS and its resources that are being considered by the DOE." I feel that this re-write truly captures the intent of the DOE in writing the NTS at EIS.

Problem: The lead sentence of this section of the document again misses the important nuances mentioned in the preceding two comments.

v 1, Ap H, p 1-7, li 3-5

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Recommendation: Re-write the lead sentence as follows: "The purpose of this report is to provide an assessment of the human health and safety impacts, over the next 10 years, associated with program activities performed under the more likely alternatives being considered in the NTS EIS."

v 1, Ap H, p 2-1, Problem: This lead line under "General Risk Assessment li 11-16 Concepts" is incomplete. A general risk assessment has the following components:

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SOURCE->TRANSPORT->EXPOSURE->DOSE->RISK

The component of "exposure" is missing from the general concept of risk assessment.

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Recommendation: Re-write the lead line to include "exposure;"

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ORGANIZATION 5 (CONTINUED)

Risk assessment is a multidisciplinary subject requiring the identification of events (scenarios) with the potential for a failure that could lead to an undesirable outcome. A general risk assessment contains the following five components: the prediction of the source contaminants subject to release and their concentrations; the description of environmental transport; the determination of exposure pathways to assault the body, the calculation of internal and external dose; and the extrapolation of this dose to human health effects."

v 1, Ap H, p 2-3 Problem: The purpose of Section 2.1.2.1 entitled "Radioactive Decay and Fission" is not clear. I understand and agree with the importance of explaining radioactive decay. However, mentioning fission with regard to nuclear electric power production is inappropriate for the NTS. In addition, if the goal of this section is to explain nuclear reactions such as fission to the public, then an equally important (finot more important) reaction relevant to Radiological Effects is the fusion reaction.

Recommendation: Rename Section 2.1.2.1 "Nuclear Reactions: Radioactive Decay, Fission, and Fusion" and insert the following paragraph at page 2-3, line 22:

"Fusion is the process whereby two light nuclei, e.g., a deuteron and a triton (nuclei of heavy hydrogen isotopes), collide and fuse together to form one heavier nucleus and one lighter nucleus. In the process, mass is lost and converted to energy. This nuclear reaction is the process which actually energizes the sun. The amount of energy released per pound of heavy hydrogen fusion is about four times as much as the amount of energy released per pound of uranium or plutonium fission. The large yield (greater than 100 kilotons) nuclear tests conducted at the NTS are probably based on the fusion reaction. Because tritium (a radioactive isotope) is produced in the core of the device as a fuel for the detonation, there is predicted to be large amounts of tritium left in the eavity of the large yield tests."

19 v 1, Ap H, p 2-14, Problem: Collective dose is report in units of rem. 1; 29 Recommendation: Change the two occurrences of "rem" to "person-rem."

v 1, Ap H, p 2-16, Problem: The GeoTrans (1995, a and b) references are not in the li 24 and p 2-17, li 11 Public Reading Facility on Losee Road in N. Las Vegas, NV, as of April 17, 1996. Mary Ellen Giampaoli of the DOE has contended that the references are there. But I had this re-checked by Cynthia

ORGANIZATION 5 (CONTINUED)	Problem: To state a priori that consumption of tritium-contaminated drinking water does not have impacts within the 10-year time frame of the NTS EIS is precarious, especially in this circumstance. Although later in the document Table 5-1 indicates that the nearest peak tritium concentration occurs at the boundary of the Central Nevada Test Area in 15 years. A look at the	reference of rounnaint that their scenario considering the highest calculations, reveals that their scenario considering the highest uncertainty (i.e., worst case) would occur in only 8 years. Recommendation: Remove the following sentence from the NTS	LIS because it is not ractual and requires mortage. Of calculations which, in one instance, may not agree with the statement: "Scenario GWI is a future scenario that does not have impacts within the 10-year time frame of this EIS."	Problem: Same as above comment regarding assumption of no impact from tritium-contamination in 10-years.	Recommendation: The content of the paragraph will not be lost by removing the following sentence: "These impacts to the public are not expected to occur within the 10-year timeframe addressed in the scope of the NTS EIS."	•		Recommendation: Replace the off-site values in Table 5-1 with the values in the following table (note: NTS EIS values (in parenthesis) are also given below the recommended changes which				6
	25 v 1, Ap H, p 4-2, fi 26-27			26 v 1, Ap H, p 5-1, li 16-17		27 v 1, Ap H, p 5-1 to	7-6					
ORGANIZATION 5 (CONTINUED)	Ashley (personal communication, April 17, 1996), the facility librarian, and she has confirmed that the GeoTrans (1995, a and b) references are not at the Public Reading Facility. Latomya Glass of the DOE Public Affairs Office (personal communication, April 17, 1996) is contacting GeoTrans, Inc. to resolve this problem.	Recommendation: Please provide copies of the GeoTrans (1995, a and b) references to the Harry Reid Center for Environmental Studies at UNLV as well as have them available to the public in the Public Reading Facility.	Problem: Daniels et al. (1993) is cited but does not appear in the References on page 7-1. Daniels et al. (1993) did very important work that is applicable to the NTS EIS (see Comment 28, below) and possibly more applicable than GeoTrans (1995a).	Recommendation: Add the Daniels et al. (1993) information to the References section on page 7-1.	Problem: Tritium concentrations are reported in this sentence without citing the source.	Recommendation.	Problem: Tritium concentrations are assumed to be 1 x 10° pC/L based on unreferenced measurements (see comment above). However, measured data from the Cambric event (Hoffman, 1977) give a measured tritium concentration of 6.1 x 10° pCi/L at the offen of the cavity. Cambric was a very small 0.75 kTon event. I	find it hard to believe that the NTS EIS assumption of 1 x 10° pCift tritium concentration is representative of any NTS underground shot.	Recommendation: Do not assume the tritium concentration at test locations will be 1 x 10° pCiL since I doubt that it will be scientifically justifiable.	Problem: Calculated risks to the hypothetical member of the public at the boundary of the NTS are results of modeling which used the disputed (see above comment) 1 x 10° pCift tritium concentration.	Recommendation: Refer to Daniels et al. (1993) for public risks, see Comment 28, below.	00
			21 v 1, Ap H, p 2-16, li 30-31		22 v 1, Ap H, p 2-17, li 14-16		23 v 1, Ap H, p 2-17, li 14-16			24 v 1, Ap H, p 2-17, li 16-17		

ORGANIZATION 5 (CONTINUED)

Teet Incetion	Decentor	Arrivol Time	Doce	Dadintion	Dediction
TOWN TOWN	in the same	THE PARTY	2800	Patrianoli	Paulation
	Location	of Peak Conc.	(rem)	ĘĞ	Detriment
		(year)	•		
Project Shoal	Eastern	11/	4	2 x 10°	1 x 10°
Area	Boundary	(200)	(1.6×10^3)	(8.0 × 10 ⁻⁷)	$(3.7 \times 10^{\circ})$
Project Shoal	Nearest	None Listed	0.08	4 x 10°	2 x 10 ³
Area	public well	(278)	(2.0 × 10°)	(1.0 x 10 ¹⁹)	(4.6 × 10 ¹¹)
Central	CNTA	••	11	5x10°	2 x 10 ³
Nevada Test	Boundary	(15)	(8.0)	(4.0 x 10 ³)	(1.8 x 10°)
Area	•	,	•		,
Central	Nearest	117	6 x 10°	3 x 10-10	1 x 10-10
Nevada Test	public well	(410)	(1.8 × 10 ²²)	(9.0 × 10 ⁻²)	(4.1 × 10 ²⁴)
Area					•

Recommendation: I also recommend reporting the risk values with only one significant figure to emphasize that order of magnitude is the most reliance that can be placed on their letermination.

from Yucca Flat to Mercury does not even closely approximate the report by Daniels, J. I., editor, et al., "Pilot Study Risk Assessment for Selected Problems at the Nevada Test Site," UCRL-LRthe reason other federal reports were neglected such as the LLNL Reading Facility (see Comment 20, above), I could not determine which estimates the dose at the boundary of Area 20 to a member Valley, had a dose of 0.008 rem. This value is still five orders of (not only is this dose nine orders of magnitude different from the Problem: The migration of tritium-contaminated groundwater 113891, Lawrence Livermore National Laboratory, June, 1993, of the public drinking the tritium-contaminated water as 14 rem maximum health risks to a public individual from underground contains the calculations is currently not available in the Public magnitude higher than the NTS EIS dose at Mercury although testing within the NTS boundaries. Since the reference which addition, the dose to the nearest residential community, Oasis NTS EIS values, but it is also above compliance levels). In probably within safe standards. v 1, Ap. H, p 5-1, li 23-27

worst case scenarios of tritium-contamination to members of the public. These scenarios (e.g., Pahute Mesa to Oasis Valley) are Recommendation: Use federally sponsored studies containing probably not those analyzing migration from Yucca Flat to the boundary near Mercury, NV, as given in the NTS EIS.

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ORGANIZATION 5 (CONTINUED)

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numbers for a clearly de minimus tritium concentration (the value is value assumes a Linear, No-Threshold Dosc-Response Curve which actually never given in the NTS EIS but is inferred to be less than I tritium in "clean" water at 20,000 pCi/L. In addition, tritium exists is not uniformly accepted in the scientific community. For example easily detectable (on the order of 10s of pCi/L). Thus, to give risk since insufficient epidemiological data exists to say anything about which include the likely possibility of zero adverse health effects is health risk at doses below 5 rem/yr or lifetime dose below 10 rem, in the NTS groundwater due to natural causes at levels which are Problem: The EPA's Clean Drinking Water Act sets the level of some subscribe to a threshold limit. Currently, a range of risks pCi/L) leads to insignificant risks such as 1.5 x 10⁻¹¹. This risk proposed by the Health Physics Society. v 1, Ap H, p 5-1, li 25-29

dismissed as below some screening level, even if that screening Recommendation: If the Yucca Flats to Mercury scenario is chosen to estimate risk to members of the public, it could be evel is 0.0001 of the EPA's "clean" water standard. Problem: A tritium concentration of 280 pCi/L is still below the screening level I propose. v 1, Ap H, p 5-3,

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Recommendation: If such a low concentration is to be considered, it should at least give a range for risk which includes the likely possibility of zero adverse health effects.

Problem: The NTS EIS is again considering tritium concentrations selow 1 pCi/L. v 1, Ap H, p 5-3, li 8-12

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Problem: The NTS EIS is again considering tritium concentrations below 1 pCi/L v I, Ap H, p 5-3, li 17-22

Recommendation: Same as Comment 29, above.

Recommendation: Same as Comment 29, above.

Problem: Radioactive decay should be properly considered to give tritium concentration (120 million pCiL) in this case is significant the calculation scientific validity. This is important because the and well above compliance standards even when decay is considered. v 1, Ap H, p 5-3, li 29-31

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ORGANIZATION 5 (CONTINUED)	Problem: The concept of probability is misstated. A probability of 1.0 means that it will definitely happen. A probability of 0.5 means that there is a 50-50 chance of occurrence. A probability between 0.5 and 1.0 I would consider "likely." It is not true to infer that a probability of less than 1.0 is "unlikely."	Meconimentation: Remove the concept of probability by detering the following sentence: "In other words, for each NTS EIS the following sentence: "In other words, for each NTS EIS chemical-induced the probability that a single radiation-induced or chemical-induced health effect will occur in the worker population is less than 1.0." And simply state that "it is unlikely that any workers will contract fatal cancer or other detrimental health effects as a result of exposure to radiation		Recommendation: Resolve the issue which may mean changing the conclusion in this statement.	Problem: I believe the Dose-rate effectiveness factor for radiation latent cancer fatality at low dose rates is incorrectly quoted as 2.5. ICRP (1991. p. 112) "has decided to recommend that for radiation	protection purposes the value 2 be used for the DDREF" (Dose and Dose Rate Effectiveness Factor for low LET radiation). The factor	or 2 is also found in the rederal Kegister (page 2,5305, 1291). Recommendation: I believe the incorrect factor was never actually used in calculations, but this should be double-checked as well as the factor for radiation detriment (\$\Omega\$,) which I could not find in	ICKP (1991). **Problem: Table C-34 reports insignificant and meaningless values. The public has no comprehension for these values and the doses for such risk are well under safe limits.	Recommendation: Place values for concentration and dose next to safe and EPA clean standards to give the public an intuitive feel for the instentificance of these risks.		13
	39 v 1, Ap H, p 6-1, li 21-22	A 1.4 And 1.4.	li 30-32		41 v 1, Ap H, p B-3, li 14-15			42 v 1, Ap H, p C-21, li 1-11			
ORGANIZATION 5 (CONTINUED)	Recommendation: Adjust the concentration and risk values to include radioactive decay. v 1, Ap H, p 5-4, Problem: The worker population radiation dose is considered over a 10-year period although workers actually could work up to around 40 years.	Recommendation: Age effects and nuances in calculating committed dose should justify looking at the workers' lifetime dose, not just a 10-year block. Consider radiation exposure over the entire work period of the population (as the 50-years for the Maximum Reasonably Foresceable Accident scenario in the NTS EIS, volume 1, appendix H, page 5-8, line 7), not simply over the 10-year scope of the NTS EIS.	v 1, Ap H, p 5-5, <i>Problem</i> : The worker population radiation dose is considered over li 15-17 10-year period although workers actually could work up to around 40 years.		v 1, Ap H, p 5-5, Problem: The worker population radiation dose is considered over li 29-31 a 10-year period although workers actually could work up to around 40 years.		v 1, Ap H, p 5-6, Problem: The worker population radiation dose is considered over li 28-30 a 10-year period although workers actually could work up to around 40 years. Recommendation: Same as Comment 34, above.	v 1, Ap H, p 5-8, Problem: A total lifetime dose of 281 rem is large and within the scope of the acute 10 rem on which the National Research Council's BEIR V (1990) and the International Commission on Radiological Protection (1991) base the risk slope factor used in the	ALS ELS. 1 Delieve the Dose-rate enconveness factors for adulation at low dose rates (Φ_e and Φ_d on page B-3) were inappropriately invoked in these instances.	Recommendation: Check the calculations and do not use the Dose-rate effectiveness factors for radiation at low dose rates which effectively increases the risks by a factor of 2.	12
	34		35		36		37	38			

Organization 5 (continued)

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McArthur, R. D., and S. W. Mead, "Nevada Test Site Radionuclide Inventory and Distribution Program: Report #3. Aress 3, 7, 8, 9, and 10, Desert Research Institute, Pub. #45056, 1987.

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Teller, E., <u>Better a Shield Than a Sword Perspectives on Defense and Technology</u>, The Free Press, Macmillan, Inc., New York, NY, 1987.

ORGANIZATION 5 (CONTINUED)

Apr-10-96 03:33P DP34 NEPA Offica G Palmar 202 586 0282



Department of Energy Washington, DC 20585 APR : \$ 1996_

Mr. W. B. Andrews
Harry Reid Center for Environmental Studies
4505 Maryland Parkway

Las Vegas, Nevada 89154-4009

Box 454009

Dear Mr. Andrews:

When you met with Acting Under Secretary Grumbly and me on April 3, 1996, you discussed an issue with regard to the Environmental Impact Statemen (EIS) for the Newada Test Site (NTS) and Off-site Locations in the State of Newada, which is being prepared by the Office of Defense Programs (DP) with the cooperation of several other Department of Energy (DOE) offices. Because DP is the lead office for the EIS, I told Mr. Grumbly that I would respond to your comments regarding the calculation of the soil burden of rediging that resulted from the underground nuclear tests conducted at the Newada Test Site.

You commented that Mr. Anthony Hechanova had not been able to get enough information from the DOE to confirm the results of work on a doctoral thesis. We contacted personnel of the Newada Operations Office, but have not been able to verify who has been contacted by Mr. Hechanova.

With regard to an evaluation of the calculations by DOE, we have not conducted an evaluation, as no one we contacted at the Nevada Operations Office has seen the model which led to the calculations nor the calculated results.

DOE's current analysis regarding the radiologic inventury is in the draft EIS, which has been with the public since Fobrary 2, 1996. Specific references of interest to you would be: pages 4-3 thru 4-9, paragraph 4.1.1, Land Use; pages 4-100 thru 4-111, para. 4.1.4.2, Geology; and pages 4-159 thru 4-163, RADIOLOGIC SOURCES IN GROUNDWATER.

I am aware of your organization's work with studies for the transportation of low level waste for the EIS. We would like to pursue the issues you raused to ensure that the EIS is as accurate as possible. We are reviewing and incorporating comments and questions from the public until May 3, 1996, but to date we have no

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DRGANIZATION 5 (CONTINUED)

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record of having received comments from you or Mr. Hechanova." Please-contact Dr. Donald R. Elle, the Program Manager for the NTS EIS, at 702-295-5844 to further discuss the issues you raised.

Sincerely,

Deputy Assistant Secretary for Program Support Defense Programs David B. Leclaire

> Mary Manning, Las Vegas Sun T. Grumbly, US ပ္ပ

ORGANIZATION 5 (CONTINUED)



April 18, 1996

Environmental Protection Division Dr. Donald R. Elle, Director

US Department of Energy PO Box 14459 Las Vegas, NV 89114

Dear Dr. Elle:

and therefore have a background relating to many of the issues addressed in the NTS EIS. Specifically, my focus in reviewing the document was on the topic of Nevada Test Site and Off-Site Locations in the State of Nevada (NTS EIS). I am Attached are my comments on the Draft Environmental Impact Statement for the a Nevada Risk Assessment/Management (NRAMP) Technical Team member groundwater contamination.

recommendations will make the document a more appropriate communication tool. Many of the comments relate to specific points which I believe need to be addressed in order to produce a final product which is an honest portrayal of the I have included both general comments and page-specific comments. All comments have corresponding recommendations. I believe the site and potential future use.

Sincerely,

Tod E. Johnson

Nevada Risk Assessment/Management Program Environmental Modeling

Nevada Test Site Citizen Advisory Board W.B. Andrews ႘



4505 Maryland Parkway • Box 454009 • Las Vegas, Nevada 89154-4009 (702) 895-3382 • Telox 62048164 UNLV/MSM • FAX (702) 895-3094 Harry Reid Center for Environmental Studies

Drganization 5 (continued)

Locations in the State of Nevada, Volume 1, Appendix H, "Human Health Risks and ety Impacts Study" and Selected Groundwater-Related Sections in Other the NTS Comments on the Environmental Impact Statement for the Nevada Test Site and Off-EIS Volumes.

April 1996

Nevada Risk Assessment/Management Program Harry Reid Center for Environmental Studies Tod Johnson, Environmental Modeling as Vegas, NV 89154-4009 4505 Maryland Parkway Box 454009

GENERAL COMMENTS:

Bureau of Land Management (BLM) for public use (not directly to the public, the State, Nye County or to the sovereign nations). Because it would be available for public use, even under the control of the BLM, many exposure scenarios impacting the public some of the land (70%) to public lands inventory. As such, the evaluation of the risks to the public should have included estimation of risk at the potential new boundaries. Problem: One of the Land Use Alternatives listed in the EIS involves turning back Vol. 1, 3-27 states that return of the land would be evaluated, but only to the US should have been considered.

Recommendation: The exposure scenarios should include the ingestion of drinking water by casual/recreational public visitors to the area and include worker risk scenarios consistent with relatively remote locations (i.e. partial residence time on the site).

quite limited, the risk results are quite uncertain. This understanding is not reflected in the EIS. The predicted concentrations, locations, duration and potential hazards must understanding is not reflected in the document. Also, because site characterization is Problem: Modeling shows that contaminants from underground testing are likely off the NTS and CNTA, and likely will be off the Shoal Site in the future. be included because no intervention is described.

sections and misleading statements which imply the underground contamination Recommendation 1: The Draft NTS should be revised to remove conflicting is not leaving the site,

Recommendation 2: The document should also be revised to include honest, clear discussion of the uncertainties.

Organization 5 (continued)

Recommendation 3: Because of the large uncertainties inherent in the modeling, the worst-case analyses should be presented, not the leastconservative.

PAGE-SPECIFIC COMMENTS:

Draft NTS EIS Summan

and greater than background (approx, 10 pCl/L). Also, some of the locations for which modeling was conducted (NTS EIS Human Health Risk and Safety Impacts Study, Vol. Problem: The text states that groundwater models suggest there will be no migration 1, Appen. A, page 2-17, lines 11-14) do not have corresponding results listed in the EIS. Therefore, one cannot test the "no migration off site" statement for those risk values correspond to tritium concentrations greater than detection limit (1 pCI/L.) out of the NTS boundaries. That statement is in conflict with modeling from other sources (Daniels et al., 1893, Andricevic et al., 1994). Modeling in those sources indicated migration was possible, and estimate the risks related to the transport. EIS Summary, Page S-19, lines 11-13:

Say instead Recommendation: Delete the "no migration" expected statement. Say in that modeling does indicate migration off the sile sometime in the future.

narrow plumes and miss the monitoring wells. Second, the contamination may be moving toward the wells, but not have reached it yet. Third, the modeling report for the area (Chapman et al., 1995) indicates contamination will likely move off the site sometime in the future. If the conservative estimate in the report is used (which S-2 EIS Summary, Page S-19, lines 15-18: Problem: The text implies that groundwater contamination will never be a problem simply because no contamination has been detected in off site monitoring wells. That is a poor argument for several reasons. First, the contamination could move off site in includes limits of uncertainty in some of the parameters), a concentration of 720,000 pCi/L could occur at the boundary.

Recommendation: Add text to indicate that the groundwater modeling indicates movement off the site could occur sometime in the future.

EIS Summary, Page S-19, lines 20-27;

the NTS EIS Human Health Risks and Safety Impacts Study (Vol. 1, Appen. A, page 2-17, lines 22-28). The specific discussion of the CNTA modeling describes concentrations as high as 1.2 × 10 pcUL at the boundary. There is no existing well at the location, but the text in Es Summary is written in such a way as to imply there is no release beyond the site boundary. It states that "transport could already be occurring", underground sources. This does not match the conclusion from results presented in Problem: The text implies no contamination has left or will leave the CNTA from

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ORGANIZATION 5 (CONTINUED)

which does not clearly communicate the relevant detail that contamination has likely already left the site, Recommendation: Modify text to include the statement: "Ground water modeling has indicated contamination has likely left the site boundary, but has not been identified in any existing well."

Volume 1, Appendix H, "Human Health Risks and Safety Impacts Study

Page ES-2, Lines 4-7:

concentrations at the site boundaries of the NTS and Shoal. However, on page 5-1 states an estimate of 280 pC/JL at the boundary some time in the future. Therefore, tritium is expected to leave the NTS and Project Shoal boundaries in measurable Problem: The sentence states that tritium is never expected to exceed measurable the report states the detection limit is 1 pC/I/L. On the same page (5-1), the report concentrations in the future. Recommendation: The text on page ES-2 should be corrected to state that contaminants are expected leave the site boundaries at every site (not just the

Page 2-17, lines 15-16:

cavities. This does not appear to be the case. NRAMP has a version of the results and The merits of the assumption can be debated, but only if the method is described to the values came direct measurement. Rather, the actual method used appears to combine distributed within a volume of water approximately equal to the sum of the shot cavities. came from site-specific measurements (which may or may not exist, but which do not code from the program listed in the EIS. The description listed does not indicate the classified information regarding cavity volume with averages of recently declassified source is poorly described in the EIS and may be incorrect. The text indicates the concentrations used for model inputs came from direct measurements from shot public in the EIS document. I believe the public should not be led to think the data Problem: The information describing the method of calculation of the NTS tritum tritium estimates. The assumption appears to be that the tritium is, on average, appear to have been used in the calculation of results).

estimate. (The method used to calculate the concentrations is not classified.) concentrations, so the public is more clear about the uncertainties of the Recommendation 1: Briefly describe the method used to calculate the

Recommendation 2: Briefly list which shot(s) was (were) chosen for the modeling. Was the shot closest to the boundary-of-concern used? Or was one that was considered by the DOE to be representative in yield and location

DRGANIZATION 5 (CONTINUED)

S-6 Page 2-17, lines 11-14:
Problem: The EIS states the MC_TRANS code was used to simulate the movement of tritium from test locations on Pahute Mesa and Yucca Flat to downstream locations NTS south of Mercury, Nevada. Where are the results for the locations within the NTS within the NTS, to the towns of Beatly and Lathrop Wells, and to the boundary of the boundaries? Where are the results for the towns of Beatty and Lathrop Wells? It seems that the only result listed is for a distant, unlikely location.

Recommendation: The results of the other locations should be presented for completeness and honesty (the locations listed could have higher risk values than the single NTS location listed in the EIS).

Page 2-17, lines 11-14;

Problem: Not all of the relevant risk calculations have been presented. A risk estimate was conducted for the NTS using the Solute Flux method, the same as was used for accessible environment, the Oasis Valley, which is 19 km downgradient. The risks were estimated to be as high as 2×10^2 at the boundary and 1.4×10^5 at the Oasis Valley. Those risks are significant relative to a de minimus level and are quite high Project Shoal and the CNTA. The study (Daniels et al., 1993 and Andricevic et al., 1994) estimated the risk at the boundary near Pahute Mesa and at the nearest relative to the value used in the EIS (1.5 x 10.11 at the boundary near Mercury) Recommendation: Include the Oasis Valley in list of locations that have completed calculations. (The high estimate of risk at the boundary does not need to be included in this EIS, because it appears to be US Air Force-controlled property adjacent to the NTS at that point, and is therefore still under administrative control for the near-future. And the EIS is not considering US Air Force property to be available for public access in the scope of the EIS.)

Page 2-17, lines 16 and 17:

Problem: Regarding the risk calculations for the NTS boundaries, the equations listed in Attachment A may or may not be the equations used to calculate the values, but are available for review. (The document describing the results has apparently not been made available to the public or evaluating groups such as NRAMP.) Therefore, the equations listed in Attachment A are of limited value. ncomplete if the groundwater flow and contaminant transport parameters are not

Recommendation 1: Release the document containing the data and results for the MC_TRANS modeling. (The transport calculations are not likely classified, nor is the model treatment of the source term.) The equations do not appear to have been used for the offsite locations (Shoal and CNTA).

Recommendation 2: If Recommendation 1 cannot be followed because the modeling report is not finished, then the EIS results should be listed as interim

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ORGANIZATION 5 (CONTINUED)

Recommendation 3: If Recommendation 2 cannot be followed, do not cite the equations likely used – the public cannot test their application or relevance.

Page 2-17, lines 23-29:

Problem: The equations (or even summation of the method) used for calculating the risks at the off-site locations (within the Solute Flux method) are not listed in the EIS document. An approach using an age-specific intake distribution, time-dependent tritium concentrations, and age-dependent health effects was used.

Recommendation: The method should be <u>described</u> (briefly) or is should not be used to calculate the values. If the risk calculation method within the Solute Flux method) is not to be used, the more simple equations listed in back of the EIS would have to be used, causing new results.

) Page 5-1, Lines 15-16:

Problem: The risk assessment for scenarios involving ingestion of water are said to be identical for each alternative. As stated in comment G-1, above, Land Use Alternative 4 involves turning back some of the land (70%) to public lands inventory. Therefore, the land uses are not sufficiently similar to do only one water ingestion scenario that would be applicable to all.

Recommendation: The evaluation of the risks to the public should be comected to include estimation of risk at the potential new boundaries for Alternative 4.

11 Page 5-2, Table 5-1:

Problem: The report lists a table of health risks to individuals, summarizing work from several different reports.

Recommendation: Looking at the original texts, the risks included in EIS work were the <u>minimum</u> of a variety of scenarios listed in the original texts. The values in the original text include reasonable (according to the authors of the texts) inclusion of uncertainty. Uncertainties which were in the original texts include uncertainties in the mean velocity of the groundwater and greater areal variation in hydraulic conductivity. In some of the cases, the risk including the higher uncertainties is still de minimus (less than 10%). In other cases, such as Project Shoal, the risks increase from a de minimus less than 10% in other cases, such as project Shoal, the risks increase from a de minimus less than 10% in other cases, such as project Shoal, the risks increase from a de minimus less to to other sites, been considered significant. I recommend changing Table 5-1 to include the more conservative values listed in my attached table.

:12 Page 5-2, Table 5-1:

Problem: The report lists a table of health risks to individuals, summarizing work from several different reports. A risk estimate was conducted for the NTS using the Solute Flux method, the same as was used so the Solute Flux method, the same as was used of solute sind and the CNTA. The study (Daniels et al., 1993 and Andricevic et al., 1994) estimated the risk at the boundary near Pahute Mesa and at the nearest accessible environment, the Oasis Valley, which

ORGANIZATION 5 (CONTINUED)

is 19 km downgradient. The risks were estimated to be as high as 2×10^{2} at the boundary and 1.4 × 10⁻⁵ at the Oasis Valley. Those risks are significant relative to a de minimus level and are quite high relative to the value used in the EIS (1.5 × 10⁻¹¹ at the boundary near Mercury).

Recommendation: Include the value for the risk to residents near the Oasis Valley in Table 5-1. (The high estimate of risk at the boundary does not need to be included in this EIS, because it appears to be US Air Force-controlled property adjacent to the NTS at that point, and is therefore still under administrative control for the near-future. And the EIS is not considering US Air Force property to be available for public access in the scope of the EIS.)

3 Page 5-3, lines 8-9:

Problem: Regarding concentrations and arrival times listed in the EIS text for Project Shoal, the values increase when uncertainty (listed in the source document, Chapman et al., 1985) is included. For the Project Shoal Area, if listed uncertainties are included, the peak tritium concentrations in the groundwater could be as high as 720,000 pc/il, arriving 71 years after the sext. The number cited in the EIS is 280 pc/il, at 206 years.

Recommendation: Correct the text to include the values resulting from the higher levels of uncertainty.

Page 5-1, lines 25-26:

Problem: The evaluation of the risk calculations of the NTS boundary near Mercury is more difficult to conduct than for the offsites (Shoal and CNTA), because the report referenced for the results is apparently not publicly available. NRAMP has a version of the results and code from the program listed in the EIS, but the calculation included in the EIS is not given in the documentation available to NRAMP. From initial calculations conducted by NRAMP, it is unlikely that there is substantial risk at the boundary near Mercury. However, other boundary locations may be more appropriate to list in the EIS. For initiance, the boundary near Pahute Mesa has shot locations much closer to the boundary and has hydraulic gradients which could move the contaminants past the boundary. A risk estimate was conducted for the NTS using the Solute Flux method, the same as was used for Project Shoal and the CNTA. The study (Daniels et al., 1993 and Andricevic et al., 1994) estimated the risk at the boundary near Pahute Mesa and at the nearest accessible environment, the Oasis Valley, which is 19 km downgradient. The risks were estimated to be as high as 2 x 10² at the boundary and 1.4 x 10² at the Oasis Valley. Those risks are significant relative to a de minimus level and are quite high relative to the value used in the EIS (1.5 x 10¹¹ at the boundary near Mercury).

Recommendation 1: Provide more of the framework for the parameters and calculations used to produce the Mercury boundary number.

Recommendation 2: Include the Pahute Mesa to Oasis Valley results in discussion.

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Table 1. Considering Limits of Uncertainties in Original Documents

Test Location	Receptor Location	Arrival Time of Peak Concentration (yr)	Dose (rem)	Radiation LCF	Radiation Detriment
Yucca Flat	Mercury	* (EIS: 100)	* (EIS; 3.0 x 10 ⁻⁸)	(EIS: 1.5 x 10 ⁻¹¹)	* (EIS: 7.0 x 10 ⁻¹²)
Project Shoal Area	Eastern Boundary	71 (EIS: 206)	(EIS: 1.6 x 10 ³)	2 x 10 ⁻³ (EIS: 8.0 x 10 ⁻⁷)	9.2 x 10 ⁻⁴ (EIS: 3.7 x 10 ⁻⁷)
Project Shoal Area	Nearest Public Well	(EIS: 278)	0.08 (EIS: 2.0 x 10 ⁻⁷)	4 x 10 ⁻⁵ (EIS: 1.0 x 10 ⁻¹⁰)	1.8 x 10 ⁻⁵ (EIS: 4.6 x 10 ⁻¹¹)
Central Nevada Test Area	Central Nevada Test Area Boundary	8 (EIS: 15)	(EIS: 8.0)	5.3 x 10 ⁻³ (EIS: 4.0 x 10 ⁻³)	2.4 x 10 ⁻³ (EIS: 1.8 x 10 ⁻³)
Central Nevada Test Area	Nearest Public Well	(EIS: 410)	6 x 10 ⁻⁷ (EIS: 1.8 x 10 ⁻²⁰)	3.2 x 10 ⁻¹⁰ (EIS: 9.0 x 10 ⁻²⁴)	1.5 x 10⁻¹⁰ (EIS: 4.1 x 10 ⁻²⁴)

^{*} Original documentation not available ** Not listed in original document

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ORGANIZATION 5 (CONTINUED)

ORGANIZATION 5 (CONTINUED)

Andricevic, R., Daniels, J.I. and Jacobson, R.L.. 1994. "Radionucilde migration using a travel time transport approach and its application in risk analysis." <u>J. of Hydrology.</u> Vol. 163, pp. 125-145. Daniels, J.I., Andricevic, R. Anspaugh, L.R. and Jacobson, R.L. 1993. "Risk-based screening analysis of ground water contaminated by radionuclides introduced at the Nevada Test Site (NTS)." Tech. Rep. UCRL-ID-112789, Lawrence Livermore National Laboratory, Livermore, CA.

ORGANIZATION 6

DEVELOPMENT CORPORATION

Environmental Protection Division U.S. Department of Energy Nevada Donald R. Elle, Director P. O. Box 14459

Dear Mr. Elle:

as Vegas, NV 89114

As the DOE-designated Community Reuse Organization for the Test Site, NTS Development Corporation's (NTSDC) mission is to increase economic activity at the Test Site which will benefit both the public and private sectors. To achieve this, the non-profit, community-based organization is working closely with the Department of Energy and its management and operations contractor to create opportunities for commercial development at the site. The goal is twofold: 1) to protect the long-term interests of the community by enhancing future options for the work force, and 2) to maximize utilization of government resources and facilities which have been affected by budget reductions. The commercial development referenced above could include business relocations to the Test Site to take advantage of excess federal facilities, equipment and expertise. Other enterprises might construct new facilities at the Test Site because they require the Test Site's unique space advantages for the testing and manufacturing of new technologies and products. At this time it is impossible to predict the exact nature of all of the commercial ventures which could occur at the site. However, the testing, development, and manufacturing of new rocket designs and vehicle safety devices are two industries already being considered. Mining, commercial tours, and an enterprise which would utilize the spill test facility are others. Regardless of the various potential scenarios, NTSDC's work will be directly affected by many of the resource management decisions which could result from the draft January 1996 Environmental Impact Statement being proposed at this time. We're attaching our comments for your review.

Thank you for this opportunity.

'un Carlson, President

2340 Pasco Del Prado, Suite D-108, Las Vegas, Novada 89102. Telephona (702) 267-7900 Fax (702) 267-7999

Organization 6 (continued)

NTS DEVELOPMENT CORPORATION

The attached comments are offered in response to the draft Nevada Test Site Environmental Impact Statement, dated January 1996

EXPANDED USE OF THE NEVADA TEST SITE: "NONDEFENSE RESEARCH AND DEVELOPMENT"

REQUEST RESTRICTIVE LANGUAGE BE MODIFIED

Within the above category, restrictive EIS language used to describe potential projects may create barriers to the community's efforts to develop expanded opportunities at the Test Site. If so, the language would limit DOE's desire to maximize utilization of Test Site resources to stimulate the regional commony. It would also limit the NTS Development Corporation's ability to facilitate business wentures for the commercial application of current and future technologies.

We request DOE modify the EIS references to potential projects wherever that language is so narrowly constructed that it could preclude all but a single or very few possibilities.

Examples of restrictive references;

In the description of Alternative 3, Expanded Use (Vol.1, Chapter 3, pages 15-16), the language describing new initiative possibilities is as follows:

an alternative vehicle fuels demonstration project at the NTS. Alternative 3 would also permit the public and private institutions to use the NTS for the purpose of developing new environmental "New initiatives would include constructing and operating a solar-energy production facility and siting remediation technologies in conjunction with ongoing Environmental Restoration Program activities.

success or failure of new technologies for remediation of radioactively contaminated areas....The Nondefense Research and Development Program operations and activities at the NTS that would be abundant data...supports the choice of the NTS as a viable and attractive location for measuring the pursued under Alternative 3 are as follows:

- -- Expanding activities at the Spill Test Facility in Area 5
 -- Developing and testing new remediation technology
 -- Developing and constructing a solar-energy power-generation facility."

By itemizing what new initiatives would be included under Alternative 3, and by specifying that public or private "institutions" pursuing only one kind of technology development (environmental remediation technology) would be "permitted" under this Alternative, the EIS may be drastically circumscribing the development potential. The implication is that other initiatives could not be included and business ventures sponsored by non-institutions would not be permitted under Alternative 3.

are being used as examples of the types of activities which could be included under Alternative 3. The reference to "institutions" could be changed to "entities," and the reference to environmental remediation technology could be clarified as intended only as an example of various types of technology development which would be permitted at the Test Site. Expressions like "could include but not be limited to," and "such as" would make it This implication, if unintended, could be changed simply by adding words which indicate the itemized activities clear that the EIS was not intended to preclude consideration of a wide variety of initiatives.

ORGANIZATION 6 (CONTINUED)

B. IS THE OMISSION OF MINING AS AN EXAMPLE OF EXPANDED USE AN OVERSIGHT?

UNDER ALTERNATIVE 4, the nondefense research and development program activities referenced are limited to those which were mentioned in Alternative 3. Mining was not mentioned as a possibility in Alternative 3. Is this omission intended to preclude mining as one of the alternate uses of NTS land?

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Also, although Alternative 4 discusses the possibility that some NTS lands could be relinquished to the U.S. Bureau of Land Management, the potential uses of these relinquished lands are listed as public education and recreation. Mining is again not mentioned as a potential use. Are public education and recreation being used only as examples, thereby allowing consideration of mining as a potential use? Or, is mining precluded because it is not mentioned?

Figure 3.4, Volume 1, Chapter 3, page 24, identifies the potential Turn Back Area (fand which could be relinquished to the BLM) and the accompanying narrative references the area as designated for potential public education, recreation, and use. Would mining be a possibility under the "and use?"

If mining is being considered or anticipated as a potential use, why is there no provision in the EIS for opening the potential turn back area for exploration? This would have to come first, to determine the probability of the kinds and quantities of minerals in the area.

4

C. SUPPORT ALTERNATIVE 3

In reference to the Summary Comparison of Environmental Impacts of the Alternatives (Volume 1, Chapter 3, Table 3-6), NTS Development Corporation supports Alternative 3. It is the only one which projects a positive influence on the socioeconomies of the region.

ORGANIZATION 7

Campaign for Nevada's Future

May 3, 1996

Dr. Don Elle Nevada Opcrations Depariment of Energy P.O. Box 14459 Las Vegas, NV 89114

Dear Dr. Elle,

This letter is a transmittal of the comments of Campaign for Nevada's Future on the Draft Environmental Impact Statement (DEIS) for the Nevada Test Site.

The DEIS's numerous technical deficiencies need to be corrected prior to a Final EIS being issued.

Specifically on page 4-110 the decay of trittum is far slower than the figures suggest. Calculated according to generally accepted half-life of 12.3 years, there should be approximately 80% curies of the original tritum concentration left after five years. The document suggests that only 21% was remaining. Has any empirical data been collected to support the estimate in the document? If so, have groundwater transport studies been done in this area to determine how far and in which direction the missing tritium has migrated?

On page 5-59 the document reports on a tritium contaminated groundwater transport scenario which is focused on radiation released at Yucca Flat. Paiute Mesa is far closer to inhabited areas offsite than Yucca Flat. The scenario in the document should focus on the closest possible exposed population, not one of the furthest. Specifically, the report, "Risk-based screening analysis of ground water contaminated by radionuclides introduced at the Newada Test Site," by Daniels et al from LLNL and DRI suggest that radioactively contaminated water will migrate to Oasis Valley.

3

In addition, the Final EIS should seek to model the effects of groundwater pumping which were observed at the tunnel complex in the last several years of nuclear testing. The monitoring of groundwater discharge from the tunnels complexes showed clear spikes from one to two days after each test. It appears that the seismic pulses from the detonations were pushing contaminants along that the flow paths at greater volumes than normal groundwater flow. This suggests that more aggressive monitoring around test cavities in tuffaccous rocks may be prudent, as the contaminants may have migrated further than steady state flow models suggest.

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ORGANIZATION 8	DEPH FROM INDC WASHINGTON 202 783 5917			Comments of the	Natural Resources Defense Council	on the	Draft Environmental Impact Statement	for the Nevada Test Site	Barbara A. Finamore Attorney for NRDC Curistopher E. Paine Senior Research Associate	60 Ned 201 Start Nor York, Now York 1021 Sa Francisco, CA 91105 Led Account 200 212 272-2700 For 212 272-7777 Led 212 272-777 Led 2
	HE801 S 9861-69-5	Natural Resource	Types Con							HVVPM-Gramme 60 Hzał Roycki New Yor
ORGANIZATION 7 (CONTINUED)	• All data regarding contamination should be declassified. The public has a right to know about potential hazards. The examples cited above are sufficient to show that the EIS will be suspect unless the public can verify for themselves the conclusions in the document through independent analysis of the data.	CNF urges the DOE to determine a preferred alternative which:	a) Supports solar energy on the NTS b) accelerates environmental restoration c) limits waste management activities to the waste already on-site, and that while be generated through on-site ER. d) closes all parts of the NTS dedicated to building weapons of mass destruction, including but not limited to nuclear weapons. c) turns back uncontaminated lands to the Western Shoshone and Painte Tribes among whose members are the descendants of the indigenous population.	CNF	and complexity of the DEIS and suggests the DOE extend the comment period appropriately. We may submit additional comments in the future, and would like them considered with the same weight as the enclosed and our hearing restimony.		Sincerely yours	Chris Brown Director		PO Box 60391 Las Vegas NV 89160

ORGANIZATION 8 (CONTINUED)

FROM NPDC WASHINGTON 202 783 5917

5-63-1996 5:06PM FROM NRDC WASHINGTON 280

May 3, 1996

Donald R. Elle

Director
Environmental Protection Division
U.S. Department of Energy
Post Office Box 14459
Las Vegas, Nevada 89114

Fax: (702) 295-1264

Dear Mr. Elle:

The Natural Resources Defense Council, Inc. ("NRDC") submits the following comments on the Department of Energy ("DOE" or the "Department) Draft Environmental Impact Statement for the Nevada Test Site and Off-Site Locations in the State of Nevada (the "Draft EIS" or "sitewide EIS").

Recognizing the need to evaluate the environmental risks and impacts of the DOE muclear weapons complex on a comprehensive and ongoing basis, the Department's National Environmental Protection Act ("NEPA") implementing regulations require DOE to prepare sitewide environmental impact statements for certain large, multiple-facility DOE sites, and to evaluate these EISs at least every five years to determine whether supplementation or a new EIS is required. 10 C.F.R. § 1021.330. Since publication of the last silewide EIS for the Nevada Test Site ("NTS") in 1977, tremendous changes have courred with respect to U.S. national security policies for nuclear deterrence, arms courtol and nuclear proliferation. These changes have called into question the very purpose and need for the NTS once its primary mission, that of conducting underground nuclear weapons tests, was suspended by moratorium beginning in 1992, pending completed this year.

Espera Company

60 West 20th Street New York, New York 10011 212 727-2700 Fee 212 727-1773

77 Stremon Street 6310 Sm Verns Bld., Suite 250
Sm Fareing, CA 94105 Las Angele, CA 9004
413 777-0270
En 414 44-0004
En 414 44-004

ORGANIZATION 8 (CONTINUED)

5-83-1996 5:07PM FROM NRDC

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THE FROM NRDC WASHINGTON 202 783 5917

Ρ.4

Dorrald Elle May 3, 1996 Page 2

1350 New York Aze., N.W. Washington, DC 20005 202 783-7800 Fex 202 783-5917 The Draft EIS should be viewed as a meaningful opportunity for the Department to explore alternative uses of the Site in keeping with the nation's post-Cold War objectives. The Draft EIS does take advantage of this opportunity in many respects, evaluating such alternatives as the demonstration and testing of new environmental remediation technologies. Yet apparently under the guise of "contiming current operations" and behind a veil of secrecy that it has already deliberately lifted, the Department has shielded from public review and comment a proposal for major Federal action posing significant environmental and nonproliferation risks: that of conducting subcritical nuclear experiments at NTS.

On October 27, 1996, DOE issued a press release amouncing a decision by the secretary to conduct a series of subcritical high-explosive experiments with nuclear materials at the Nevada Test Site (Attachment I). The Secretary characterized this decision as "redirecting the work at Nevada to support a 'zero yield' Comprehensive Test Ban Treaty" (emphasis added). The press release and associated fact sheets (Attachment 2) emphasized the differences between previous underground nuclear tists and the subcritical experiments with respect to their purpose, location, configurations, and results. The subcritical experiments would be conducted at the LYNER ("Low Yield Nuclear Explosive Research") site at NTS, at a new tunnel complex, the mining of which commenced in March 1993, Id, No subcritical tests have apparently ever been conducted at that location, although a high explosive experiment using to nuclear materials took place there in March 1995 in preparation for the subcritical experiments.

Although DOE explained that the actual configurations of the explosive devices to be used are classified, since they relate to nuclear weapons technology, it described the experiments in detail and stressed the transparency of its operations. Among other things, DOE stated that the news media will be allowed to visit the LYNER compiler one to two

ORGANIZATION 8 (CONTINUED)

5-83-1996 5:28PM FROM NROC WASHINGTON 202 783 5917

G.

Donald Elle May 3, 1996 weeks prior to the experiment to view preparations, and will be permitted at the Test Sice when the experiments are conducted (Attachment 2). DOE has produced detailed unclassified descriptions, including diagrams of the LYNER complex, the experimental package and the experimental layout. (See, g.g., Attachment 3). DOE has also expressly considered the option of allowing foreign governmental access to the LYNER complex in connection with these tests. Id.

Further details of the tests were also provided to a concerned citizen in November, 1995, who noted in a letter to NRDC:

Previous tests of this sort were conducted 20 to 30 meters below the ground surface at the NTS and at Los Alamos, resulting in unsolvable contamination problems. During the 1950s, some, so-called "safety" test[s] were conducted on the surface, at and near the NTS, resulting in wide-spread Pu-229 contamination surrounding the test locations. Plans, to deal, with these contamination problems, are still being debated.

(Attachment 4). Although the new subcritical molear weapons experiments would be conducted approximately 970 feet deep, DOE admitted that the experiments could still result in a release of radioactive and toxic materials into the environment, but described eliborate safeguards that it plans to implement in order to reduce the risk to the health and safety of the public and Test Size workers (Attachments 1-3).

In its October press release, DOE amounced that the first two subcritical experiments were planned for mid-June and mid-September 1996, and that four additional experiments were planned for Fiscal Year 1997. More recently, however, DOE has reportedly decided to postpone the start of these experiments, apparently pending the completion of the Stockpile Stewardship and Management PEIS.

ORGANIZATION 8 (CONTINUED)

396 5189PM FROM NRDC WASHINGTON 282 783 5917

9.0

Donald Elle May 3, 1996 Page 4 The Secretary's amouncement of planned subcritical muclear weapons experiments at NTS occurred several months before DOE published the Draft NTS environmental impact statement. Yet we have found only passing reference to these experiments in the multi-volume Draft EES, and can only speculate as to DOE's reasons for failing to include a detailed analysis. Apart from simple oversight, possible justifications appear to include the following: (1) these subcritical experiments are part of the "continued current operations" at NTS and therefore merit no detailed analysis, particularly of purpose, need or alternatives; (2) any discussion or analysis of such experiments belongs in a classified appendix to the Draft EIS rather than the unclassified body of the text; (3) the subcritical nuclear weapons experiments are an independent "interim action" under NEPA that may proceed before completion of the NTS EIS (or the programmatic EIS on Stockpile Stewardship and Management ("SSM")) on the basis of the 1977 sitewide EIS; or (4) the subcritical muclear weapons experiments have been or will be discussed adequately in the programmatic SSM EIS.

As discussed below, none of these arguments provides a legally supportable basis for DOE's failure to include a detailed analysis of the subcritical experiments in the Draft EIS, using available tunclassified information. Specifically, these arguments do not justify DOE's failure to evaluate in the Draft EIS the purpose and need for these experiments and their potentially significant impacts, particular with respect to U.S. maclar nonproliferation goals. Nor do they excuse DOE's failure to rigorously explore and objectively evaluate all reasonable alternatives to these experiments in either the Draft EIS or, more appropriately, the draft programmatic EIS for the Stockpile Stewardship and Management Program.¹ Since both documents are so inadequate in these respects as to

¹ NBDC herein incorporates by reference in related comments on the Draft Programmatic Environmental Impact Statement on the Stockpile Stewardship and Manuscraem Program, which will be submitted to DOE on or before May 7, 1996.

ORGANIZATION 8 (CONTINUED)

5-83-1996 5118PM FROM NRDC W

FROM NPDC WASHINGTON 282 783 5917

Donald Elle May 3, 1996 Page 5 preclude meaningful analysis, DOE must prepare and circulate revised draft EISs that analyze the subcritical melear weapons experiments in accordance with the requirements of NEPA. Any decision by DOE to proceed with these experiments before it has fulfilled these NEPA obligations would be in violation of law.

A. Subcritical Nuclear Experiments Are Not "Continued Current Operations" or the "No Action Alternative" at the Test Site, But Rather a Proposal for Major Federal Action with Significant Impacts

The Draft NTS EIS categorizes all projects and activities at NTS into one of five categories: Defense, Waste Management, Environmental Restoration, Nondefense Research and Development, and Work for Others. In its description of the Defense Program, DOE includes the following: "Other aspects of the program include treaty compliant and permitted conventional high-explosive tests, dynamic experiments and hydrodynamic testing." Draft EIS at S-4.

For each of the program areas, the Draft EIS analyzes four alternatives: "(1) Continue Current Operations (No Action Alternative), (2) Discontinue Operations, (3) Expanded Use, and (4) Alternate Use of Withdrawn Lands." Draft EIS at S-5. Under the Continue Current Operations/No Action Alternative, DOE assumes that NTS activities will continue in the same manner and degree as they have within the past 3 to 5 years. Id. at 3.2. Amazingly enough, DOE includes under the Continue Current Operations/No Action Alternative the possibility that the President will either revoke the mornitorium or invoke the "supreme rational interest" clause of a test ban treaty and direct DOE to conduct one or more nuclear weapons tests! Id. at 3-3. It is difficult to imagine how such derasts action could be construed as either business as usual or no action.

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ORGANIZATION 8 (CONTINUED)

5-83-1996 5:10PM FROM NRDC WASHINGTON 202 783 5917

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Donald Elle May 3, 1996 Page 6 No less surprisingly, DOE also specifically includes subcritical macker weapons experiments in its description of the Cominue Current Operations/No Action Alternative: Virtually the only description of these tests in the Draft EIS is comained in the following

sentence:

Subcritical experiments, a subset of dynamic experiments and hydrodynamic tests, conducted with special mulear materials would be conducted only where containment is assured.

Draft EIS at 3.3. The only other reference to subcritical nuclear experiments we could find in the Draft EIS is buried within an extensive description of non-nuclear hydrodynamic tests and dynamic experiments:

Dynamic experiments and hydrodynamic texts may include the use of special nuclear material; however, those that are to be conducted at designed to remain subcritical; i.e., no self-sustaining fission chain reaction will occur. "Subcritical experiments and tests performed at the Lyner Complex may contain special nuclear materials.

Draft EIS at A-11. The Draft EIS discusses the potential environmental impacts of all "Commune Current Operations/No Action" alternatives, including resumption of nuclear weapons testing, as one combined activity. DOE concluded that these impacts would be small because it compared them to the extensive contamination and other environmental impacts that have already occurred as a result of previous testing operations. Draft EIS at 3-36. No attempt was made to address the impacts of the subcritical tests, weigh them against any benefits of proceeding with such tests, or evaluate alternatives. Nor can we find the detailed descriptions of the subcritical tests that were provided following the announcement of testing last fall.

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P. 10

ORGANIZATION 8 (CONTINUED)	5-23-1996 5:12PM FROM NRDC WASHINGTON 202 783 5917	Donald Elle May 3, 1996 Page 8	conducted dynamic experiments using fissile material are conducted at the aboratories without your specific agravious. Bowever, because the planned use of fissile material in experiments at the Newaka Test Sine, and the recent amonumentant of the Patietten to seek a "zero" yield Comprehensive Test Ban Treaty, your approval of these experiments, in principle, is requested. Memorandum for the Secretary from Victur H. Reis, Assistant Secretary for Nuclear Programs: ACHON: Approval. in Principle, of Suberificial High Evaluative Experiments with Specifial Nuclear Instances. Secretary of Cancy also recognized the change in NTS programs represented by these new activities "The actions I have taken today[art] redirecting the work at Newaka to support a 'zero yield' Comprehensive Test Ban Treaty. (Attachment I) (emphasis added). Rather than "continued operations" or "to action," the request for rapiror left and significant convironmental effects, and therefore requires detailed Hills zinalysis. The Council on Environmental Canity (*CEQ!) NEPA regulations, which are binding on DOB, define 'proposal as 'existing) at that stage in the development of an action with a segure subject to the Act has a goal and is actively preparing to make a decision on one 'or more aiternative means of accomplishing that goal and the effects can be meaningfully evaluated." 40 C.P.R. § 1508.23. A proposal my exist in fact as well as by agency declaration than one exists: Id. The fact that the Secretary originally approved such experiments until completion of such reviews.
ORGANIZATION 8 (CONTINUED)	5-63-1996 5111PM FRDM NDC WASHINGTON 202 783 5917	Donald Elle May 3, 1996 Page 7	Despite DOE's classification scheme, it is clear that subcritical maclear experiments are neither a comination of current operations nor a 'no action alternative.' DOE agrees that the "emphasis of the U.S. maclear weapons program has shifted diamunicanily over the past few years from developing and producing new weapons to diamunicans and maintenance of a smaller enduring stockpile.' Draft SSM EIS at 1-1. No maclear testing of any kind has taken place at NITS since 1992, and subcritical miclear propriments have not yet begun. Nuclear testing resulting in critically is expressly problibiled by the President's August 11, 1995 amouncement that the U.S. is steding a "zero-yield" comprehensive test ban treasty. In fact it is not yet clear what categories of subcritical experiments are not simply a subset of non-maclear ubdiredynamic tests and dynamic experiments. The possibility exists that flaws in exprimental design or implementation of the subcritical experiments cannot result in radioactive releases or criticality, are not currently prohibited by moratorium, and are not the subject of heared regoriated with the propised Comprehensive Test Ban Treasy. To lump subcritical nuclear experiments together with non-inclear tests would (spaper the fact that conducting subcritical maclear experiments would represent a major change in the status quo at the Nevada Test Site. The DOE Asistant Socretary for Nevierary proceduce and year at the laboratories and the Nevada Test Site without requiring your specific approval. Also,

ORGANIZATION 8 (CONTINUED) 5-93-1896 5127PM FROM NOC WASHINGTON 202 783 5917	Donald Elle May 3, 1996 Page 10	safey. The experiments themselves, particularly their potential impact on a comprehensive test ban treasy, could prove highly controversial. Both the environmental and incorporaliferation risks of these technologies are highly uncertain and involve unique and unknown risks. Launching a program of subcritical experiments may establish a precedence for finure similar actions in the U.S. and abroad. After DOE amounced its plans for subcritical unclear experiments, NRDC twice wrote to the Department expressing its doubts about the negative impacts of such tests on test bean treasy negotiations and other U.S. nonproliferation efforts. These letters are included as Attachments 6 and 7 and incorporated herein as comments on the Draft NTS EIS. B. DOE Should Not Relegate Discussion and Analysis of the Subcritical Note Area Experiments to a Classified RIS Appendix. Shortly after its perfluctory mention of subcritical nuclear experiments, the Draft EIS states: "Further Liyner Complex debals will be addressed in a classified appendix to the NTS EIS." Draft EIS at A.12. It is unclear whether this classified appendix includes any further discussion of the planned subcritical experiments. Even if it does, however, in light of the amount of information about the experiments that has already been made available, such a completely classified discussion would not satisfy the purpose and goals of NEPA, and would violate, DOE's classification guidelines and the spirit of Secretary Q'Leary's "Operness Initiative." The disclosure of information under NEPA is governed by the provisions of the Freedom of information when NEPA, See 42 U.S.C. § 4532(2)(6). Exemption 1 of	
ORGANIZATION 8 (CONTINUED) 5-83-1996 5113PM FROM NEDC WASHINGTON 282 783 5917 P. 11	Doraid Elle May 3, 1996 Page 9	The CEQ Regulations define "major Federal sixtom" to include "actions with effects that may be majorMajor reinforces but does not have a meaning independent of significantly." 40 C.F.R. § 1508.18. The CEQ Regulations contain an extrasive definition of the term "significantly," which includes consideration of, among other things: The degree to which the proposed action affects public health and safety. The degree to which the effects on the quality of the human environment are likely up be highly controversial; The degree to which the fossible effects on the human environment are likely up be highly controversial; The degree to which the saxion may establish a precedent or unknown risks; and unknown risks; and to highly unlikely or involve uncertain or unknown risks; and the action in principle about a future consideration. 40 C.F.R. § 1508.27. Courts have held that the presence of even one of these factors would be sufficient to reader the impacts significant. Agencies are required to consider all significant environmental effects even if they were not identified in the isosping process. Oregon Natural Resources Council v. Marsh. 52 F.34 1485 (9th Cir. 1995). Moreover, agencies, must consider not only ecological impacts but also economic, collural, social and other related impacts, whether direct, indirect or dumulative. 40 C.F.R. § 1508.8. In this case, subcritical nuclear experiments meet a maiber of the above tests for determining significance. The experiments pose a risk of accidental releases of radiological and toxic materials that could have a significant effect on public health and radional and toxic materials that could have a significant effect on public health and	

Organization 8 (continued)

5-83-1996 5:27PM

FROM NRDC WASHINGTON 202 783 5917

Donald Elle May 3, 1996 Page 11

national defense or foreign policy and (B) are in fact properly classified pursuant to such Executive order. 5 U.S.C. § 552(b)(1) (1976). DOE NEPA regulations reflect this FOIA in turn allows nondisclosure of materials which are "(A) specifically authorized under criteria established by an Executive order to be kept secret in the regime as follows:

DOE would not disclose pursuant to the Freedom of information Act and DOE's regulations implementing the ation Act and DOE's regulations implementing the except as provided by 40 C.F.R. § 1506.6(f) (a) Notwithstanding other sections of this part, DOB shall not disclose classified; confidential or other information that

(b) To the fullest extent possible, DOE shall segregate any information that is exempt from disclosure requirements into an appendix to allow public review of the remainder of

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10 C.F.R. § 1021.340 (a) and (b) (emphasis added). To the extent that DOE has decided to relegate any detailed discussion of subcritical nuclear experiments to a classified appendix, it is not violating the purpose and spirit of NEPA and POIA to provide even considered the possibility of opening them to representatives of foreign experiments than appears in the unclassified portion of the EIS. Second, DOE has repeatedly emphasized that the tests will be conducted in a open, transparent manner, and governments. Any subsequent decision that information already released to the public DOE has already provided considerably more information to the public about the planned mist. now be considered classified expressly contravenes DOE's announced policy of maximum access consistent with the needs of national security. First, as discussed above, opeoness.

ORGANIZATION 8 (CONTINUED)

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FROM NRDC WASHINGTON 282 783 5917

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Docald Elle May 3, 1996 Page 12

Fisher v. U.S. Dept. of Justice, 772 F. Supp. 7 (D.D.C. 1991), aff.d. 968 F.24 92 (1981), where the Navy could not even admit or deny the existence of a proposal to store Courts have held repeatedly that the limited exceptions to FOIA must be construed narrowly because disclosure, not secrecy, is the dominant objective of the Act. Sec. e.g., The situation here is very different from that in the Supreme Court case of Weinberger v. Catholic Action of Hawail/Peace Education Project, 450 U.S. 1039 nuclear weapons without revealing classified information. To the contrary, as described above; DOE held a press conference to announce the experiments, revealed the planned dates and details of the tests, and plans to allow the news media to be present at the test site when the tests are conducted... D.C.Cir. 1992).

excision of exempt information would impose significant costs on an agency and produce statement" (40 C.F.R. § 1502.14), cannot be included in the unclassified portion of the In such cases, courts have held that nonexempt portions of a document must be disclosed unless they are "inextricably intertwined" with the exempt portions such that an edited document with linfe informational value. Neufold v. Internal Revenue Service, 646 F.24 661 (D.C. Cir. 1981). It is hard to imagine how DOE's classified appendix would meet this test. In particular, it is difficult to see how a discussion of alternatives to the planned action, which has been described as the "heart of the environmental impact

Subcritical Nuclear Experiments Camot Moet the Test for Initerim Actions
That May Proceed Before Completion of the Sitemide and Programmatic EISs

DOE cannot make a reasonable argument that the subcritical nuclear experiments can proceed as interim actions on the basis of an adequate existing EIS before completion of the sitewide and programmatic EISs. . The CEQ Regulations provide:

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ORGANIZATION 8 (CONTINUED)	5-03-1996 51.30PM FROM NRDC WASHINGTON 202 783 5917	Donald Eile May 3, 1996 Page 14	D. The Draft Programmatic EIS on Stockpile Stewardship and Management Does Not Provide an Adequate NEPA Review of the Planned Subcritical Experiments DOE cannot justify, a failure to consider the planned subcritical nuclear tests and explore all reasonable alternatives based on an argument that the Programmatic EIS on Stockpile Stewardship and Management provides an adequate review of these issue. Courts have beld that where a programmatic EIS contains an adequate discussion of impacts and alternatives to a particular project, a subsequent project-specific EIS analysis is not always necessary. Yet in this case the programmatic EIS explain why a thorough discussion of purpose, need and alternatives to the subcritical tests belongs most appropriately in the Programmatic SSM EIS, although it could also be included in the sitewide EIS. At this point, however, both documents completely fail to consider whether such tests should proceed at all in light of their environmental and nomproliferation risks, and if so, whether it would be more appropriate and feasible to conduct at them at one of the DOB weapons laboratories. The CEQ Regulations provide: "If a dealt statement is so inadequate as to preclude meaningful analysis, the agency shall prepare and circulate a revised draft of this argumopriate portion." 40 C.F.R. § 1502.9(a). In this case, both the draft NITS and the draft SSM PEIS provide no analysis at all of the planned subcritical nuclear experiments.
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ORGANIZATION 8 (CONTINUED)	5-03-1996 5129PM FROM NRDC WASHINGTON 202 783 5917	· Donald Eije- May 3, 1996 Page 13	While work on a required program environmental impact satement is in program statement, agencies shall not inderrate in the interim. *van major Referal action covered by the program union recipitation and the program and the action (1) is justified independently of the program (2) is liest committed by an adequate environmental impact statement; and (3) will not projudice the ultimate decision on the program. Interim action projudices the ultimate decision on a program when it tends to determine, subsequent development or limit alternatives. 40 C.F.R. § 1506.1(c). The subcritical experiments are by DOE's own definition an integral part of the Stockpile Stewardship and Management program, which now also constitutes a major part of the mission of the Test Site. The experiments are by DOE's own definition an integral part of the Stockpile Stewardship and Management program, which now also constitutes a major part of the mission of the Test Site. The experiments have no independent justification outside of the programs described in the programmatic SSM Els and NYS Els, and spould not proceed until such reviews are compilere. Second, the subcritical experiments have never been analyzed in an adequate environmental impact statement. Since these particular type of experiments have never been performed under statement. Since these particular type of experiments have never been performed under the proposed conditions, previous ElSs could only have, discussed actual weapons tests, and/or normaclear tests. As discussed above, however, DOB has gone to great lengths to destinguish the planned subcritical experiments, would tend to determine subsequent development or limit alternatives, particularly after scarce agency resources have been allocated to test programmatic ElS on Stockpile Stewardship and Management.

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Organization 8 (continued)

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Donald Elle May 3, 1996 Page 15

NRDC hereby requests that DOE prepare and circulate a revised Draft NTS EIS in order makes a similar request with respect to the SSM PEIS in its comments on the draft of that its NEPA obligations in this manner would inconsistent with the purpose and spirit of to discuss impacts and alternatives to these experiments in a meaningful manner. NRDC document. Any decision by DOE to proceed with these experiments before it has fulfilled NEPA and in violation of law.

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We thank DOB for the opportunity to provide these written comments, and look forward to your response.

Attorney for NRDC Barbara A. Fin

Scuior Research Associate Christopher E. Paine

ORGANIZATION 9

May 3, 1996

POS 1081 Les Veges, NV 86128 (702) 796-6862 FAX 798-4088

Environmental Protection Division Dr. Donald Elle, Director

U.S. Department of Energy Nevada Operations Office PO Box 14459

POB 6319 (702) 827-4200 FAX 827-4289

Las Vegas, NV 89114

Comments on the Draft Environmental Impact Statement for the Nevada Test Site ij

Dear Dr. Elle:

NEPHEN ALABTUEY Rong, NV

BOARD

JO ANNE GARRETT Baker, NV

HELEN JONES Rano, NV

TRACIE LINDEMAN Fallon, NV

RAVEN Las Vegez, NV

BILL POSSE AUMEN, NV

complied by Rick Nielsen, on behalf of Citizen Alert. Much to Enclosed you will find comments in regards to the NTS-DEIS, which potentially impact the NTS, has limited our responses preferably forty-five. Thorough review of these documents, and comments. We therefore reccomend that the comment documents currently being circulated for public comment and others, requires a considerable amount of time and resources. Unfortunately, small public non-profit our dismay, the size of the document(s), and other DOE period be extended for at least thirty more days, and organizations are usually limited in both.

Below are some general comments on the DEIS.

HINDRINA SANCHEZ

Net Amer Directo

RICHARD MELDEN Evec Dredor

STAFE

KEITH TIERNEY Les Veges, NV

Lime line for current DOE EIS documents
Citizen Alert is concerned about the apparent "fast track" time integration of decisions and timeliness with all other on-going EIS's being undertaken by the DOE. Do these documents and the decisions made, accurately interact with decisions made with regard to future uses of the NTS in the NTS/DEIS? Is the NEPA review as thorough as it should be in light of the uncertainties line of the NTS-DEIS with regard to the inter-relation and

ENNIFER SNIDER Admin, Assistant

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DRGANIZATION 9 (CONTINUED)

arising from other, as of yet, unmade decisions. Are decisions going to be made concurrently, or are decisions made in this document going to predetermine decisions made in the other documents, or is there no bearing whatsoever on any of these decisions. For example, if decisions are pending in other EIS's, that could potentially bring plutonium to the NTS, the impacts of that decision should be comprehensively analyzed, not just mentioned, in the DEIS/NTS document.

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Action Alternative

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There also appears to be differences in its current operations under any alternatives, or expand its use, this issue would continue most-all of its current operations, is in conflict with the the 00E concludes, somehow, that environmental impacts under Continue environmental impacts from current operations can be considered, in any Under the list of alternatives, the no action alternative, under which DOE thus also in conflict with the land withdrawal. If the NTS is to continue activities, a source of considerable waste importation into Nevada, are waste volumes within the NTS-DEIS itself, This, in itself, leads one to discrepancies in the amounts of waste/waste shipments between the Current Operations would be minimal. Citizen Alert disagrees that must be addressed in the Final EIS. The DEIS also contains major question the thoroughness, if not just the accuracy of the DEIS. NTS-DEIS and the WM-PEIS, which has also omitted future waste The ongoing waste management generated from site remediations. original land withdrawal order. way, minimal.

Discontinue Operations

By all means, close it down with our blessings. However, under no circumstances should the DOE be allowed to maintain control of the entire site. Those areas that require additional monitoring should be transferred to State control, with the Federal government providing budget assistance for ongoing up-keep. The State, should they so choose, could then decide to return the land to public use or return the portions still usable, to the rightful owners, the Western Shoshones.

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Expanded Use

As it is currently structured, this alternative represents the old adage, "You've got to take the bad with the good." Too many expensive and

ORGANIZATION 9 (CONTINUED)

potentially damaging activities are thrown in this alternative along with some potentially good projects and activities. Specifically, the acceleration of defense and waste management activities, which we believe to be counter to the will and consensus of the general public. Likewise, there may be benefits from the expanded activities in environmental restoration and solar energy. However, taken together, these activities don't seem to be compatible.

Citizen Alert is also concerned about potential new missions, projects, or activities that may end-up at the NTS which have not been identified yet. This is specifically in regard to the NTS Development Corporation and their charter to pump ecomonic life into, or out of, the unique resources of the NTS. While the utilization of the the NTS, for ecomonic and technology development is an admirable goal, we are concerned that the timing and approval of these new activities has the potential to introduce additional contamination and environmental consequences, with little or no opportunity for public input.

Regarding another aspect of proposed future use, operation of the LYNER facility, we feel it is covered too vaguely in the EIS. Perhaps it is better described in Appendix J. However, since that is a classified supplement, we question how sincere DOE is in asking for public participation in the NEPA process given the inclusion of classified supplements. The public cannot adequately evaluate something that is not available for their review. The "classified" nature of Appendix J, may also hinder international non-proliferation efforts by creating a perception that, in fact, the purpose of the sub-critical tests are to facilitate the design and production of new nuclear weapons. This also has the potential to negatively impact such issues as transparency.

Hybrid Alternative

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Citizen Alert recognizes the possibility that a fifth alternative, as described on page 5-5, lines 24 and 25, as a hybrid mix of all of the alternatives, may provide the best combination of recommendations for future uses of the NTS. Provided that adequate consideration is given to public and other stakeholder input put forth during the comment period. For example, Citizen Alert would support an alternative that continued or accelerated environmental restoration activities, implemented renewable energy programs, returned to public domain certain portions of the NTS.

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ORGANIZATION 9 (CONTINUED)

Framework for Resource Management Plan
Citizen Alert welcomes the inclusion of the "Framework for Resource
Management Plan," and see this document as a valuable tool in future
decision making. However, to be truly effective, we suggest that this
document needs to be completed prior to any selected alternatives or
proposed projects. Likewise, it would seem logical that a transportation.
Dian be a major component of any decision being made about alternative
selections, prior to, or at least concurrently, with those decisions. This,
however, appears to be the complete opposite of the DOE approach.

6

Citizen Alert questions whether it is appropriate for a organization appropriate, a major action, open to review under NEPA for environmental being funded by the DOE to be making recommendations to establish RMP private venture, or private-public partnership which proposes to use the NTS as its operating site, be considered as a federal activity, and where grants to other "stakeholder" groups, such as Citizen Alert, in return for This is wholly inadequate. We recommend that any Development Corporation, and operating on a \$5 million grant from the decision about these activities. The alternative would be to provide With regards to economic development, the RMP specifically makes mpacts. This will allow sufficient public input and involvement in activities at NTS, especially when that organization has a vested goals that can impact future resource management decisions and mention of soliciting input from stakeholder groups such as the Community Reuse Organization, now called the Nevada Test Site their contribution to establishing resource management goals. economic interest. DOE.

Finally, with regard to legislation pending in both the House and the Senate which would effectively create "interim storage," of high-level nuclear waste, and begin a unprecedented transportation campaign of waste shipments, Citizen Alert asks in what manner and what format, if not the NTS EIS, will the impacts of these activities be evaluated? These activities would be independent from the permanent geologic repository, and as such would not be covered under the presently "shelved" Yucca Mountain EIS. The fact that the decision hasn't been finalized is no different than the situation arising from other pending decisions in ongoing DOE programmatic EIS's, which are evaluated, to some extent, in this document.

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ORGANIZATION 9 (CONTINUED)

Groundwater

While it has not been substantiated by Citizen Alert, it has been pointed out by one of our supporters that through the numerous volumes of the DEIS, several conflicting statements are made with regards to groundwater flow, characteristics, migration and contamination. We will continue to follow-up on this and file an addendum to our comments as to the accuracy of the individuals claims, as soon as we can.

Thank you for the opportunity to present these comments and we look forward to the opportunity to additional review and submitting additional comments.

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ORGANIZATION 10



SIERRA CLUB - Tolyabe Chapter

Southern Nevada Group P.O. Box 19777, Las Vegas., Nevada 89132

SIERRA CLUB OF SOUTHERN NEVADA COMMENT ON THE D.O.E. DRAFT EIS FOR THE NEVADA TEST SITE

On Feb. 1, 1995 at the CAB meeting for the Nevada Test Site Programs, Mr. Elle responded to a question from CAB member Connie Simkins about a complete shutdown of all NTS activities, as proposed in Altomative 2 of the Draft ElS. Mr. Elle replied, according to the published minutes of this meeting, that 'there were a lot of buck comments expiring the DOE should be looking at shudown as an option." On March 6, 1996, at a St. George, Uth public meeting to discuss the Draft ElS, Mr. Elle, as quoted by the Las Vegas SUN newspaper, said that 'the DOE is reluctant to consider outright closure."

The Slorra Club of Southorn Novada objects to the disIngenuous suggestive inclusion in the Draft EIS of an alternative use for the NTS which the DOE has no intention of considering for inclusion in the final Record of Decision. This constitutes an intentional deceitful obfuscation of the issue being considered and renders questionable the integrity of this Draft EIS.

On January 24, 1996 CAB Board Members were asked to privitize activities relating to the NTS. Of the 12 categories considered, transportation received the third highest priority by the CAB Board Members. Transportation received the highest (12) level of risk in the final priority list, however TRANSPORTATION (and, also, Technology Development) WERE ULTIMATELY DELETED from this Budgat Workshop Priority List. At the March 26, 1986 DOE Poulb Meetings of Cashmen in Las Vegas, Mr. Elle replied to a transportation question that 400 more shipments of nuclear waste material would pass through Las Vegas to the NTS during the remainder of 1996. This inresponsible routing of moties are was lustlified by the disclaimer that such shipments are carried by common carrier trucking companies which are tree to choose whatever routing they deam most advantageous and lust such noutes are not subject to OE correspond.

The Sierra Club of Southern Nevada objects to the transportation of nuclear waste along routes which do not MiNMIZE the possibility of human exposure in the event of an accident. DOE guidelinos for transportation routing of nuclear waste shipments to the NTS are so lax that they can only be considered negligent. The safe transportation of this extremely hazardous material should be considered a mater of the highest priority. Leaving route selection to common carrier dispatchers is an unacceptable component of this Draft ElS.

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ADDITIONAL CRITICISM OF THE DRAFT EIS IS FURTHER DIRECTED AT THE SUBJECT OF TRANSPORTATION OF NUCLEAR WASTET OT THE MTS. Specifically it is directed at the LACK OF INTEGRATION of the analysis of the cumulative offects of transporting these nuclear materials to the NTS, and also to the Yucca Mountain and Molls Range complexes. These programs should be integrated and should have been included in this Draft EIS. This truck transport of nuclear waste into the same general geographic area affects the same environment and should be considered and of the same whole picture.

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THE AFOREMENTIONED COMMENTS ARE ALSO DIRECTED TO ANY PLANS) FOR TRANSPORTATION OF NUCLEAR WASTE TO THESE AREAS BY RAILROADS.

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ORGANIZATION 10 (CONTINUED)

The DOE has included in the Draff EIS several properties over which it has no authority, and which have never about associated with the NTS. Solar generation at the NTS would be an excellent use of some of the NTS area, however including Coyota Spring Valley, Day Lake Valley, and Eidondo Valley in this Draff EIS for the NTS again confuses and obfuscates the purpose of this Draff EIS.

The DOE has not specifically indicated what alternative is the preferred DOE alternative. This is an excellent example of the time tested political strategy of using a changing or vague, or "moving target" goal to confuse critics attempting to understand a matter of policy.

The Storra Club of Southern Novada objects to this Draff EIS because it has been inflated to confuse the reader by inclusion of significant amounts of Irrelevant data on sites ever which the DOE has no jurisdiction, and, also, the omission of critical information as to the DOE priority in solection of a preferred alternative which would allow meaningful public comment on this document.

Pending in the U.S. Congress is legislation pertaining to the use of the NTS for interim storage of High Lovel Nuclear Waste from nuclear power plants.

The Sierra Club of Southern Novada objects to the enormous emission by the DOE of not addressing the subject of the proposed interim storage of High Level Nuclear Waste at the NTS.

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SUBJECT: Greater than Class C Nuclear Waste. As delined in vol. 1, othart. 2, page 2-9, this malorid "exceeds U.S. Nuclear Regulatory Commission concentration limits for Class-C tow-level waste." On the next page, 2-10, it states that "the term "similar to groater than Class-C fow level waste" inclinates that that this waste... was DOE generated. "Also mentioned on lines 11-16 is the "concept of greater confinement for wastes that are not appropriate for near-surface disposal because of their radioactive exposure levels."

The Storra Citub of Southorn Nevada objects to the vory vague categorization of a large quantity of nuclear waste that has a very high tovel of radioactivity greater than Class-C." or "similar to greater-than-Class-C." This torn closely associates this material with Low Lovel Waste, whon, in truth, it my be equally as radioactive as a spent fuel red, but from a different source. This is deceiful categorization of nuclear materials to allow the shift into the tow level category of large quantities of highly radioactive materials based solely on the origin of the material and not on the radioactive toxicity of the waste.

That the DOE has intentions to drill many, many bore holes to store this type of material at the NTS and has chosen to minimize these plans is a gross material emission of facts from this Draft EIS and tenders this document absolutely incompiete. Statcholders need to be educated about the different classes of LLW, especially "greater-than-class-C" waste as part of any public involvement plan for waste management at the NTS, including deep bore hole storage necessitated by the high level of radioactive toxicity of a great quantity of this waste.

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ORGANIZATION 10 (CONTINUED)

The DOE has, at the direction of Socretary O'Loary, attempted to meet a time deadline of 15 months for the completion of this Draft EIS.

The Slorra Club of Southern Nevada objects to the "fast track" approach which the DOE has implemented in the proparation, release, and review process for this Draft EIS. Just because Secretary O'Leary has directed that this draft be completed quickly does not mean that this is an adequate amount of time to complete the necessary two-way public dialogue on an issue of this importance.

2

Because of the sarious nature of the omissions, the distracting inclusion of freelevant data, the vague defining of the future DOE mission for the NTS, and the denial by the DOE of its rolationship to adjacent DOE sites, the Sierra Club of Southern Newada believes that this Draft EIS is fatally flawed and that it should be relissued in a much more forthcoming and user friendly form that will allow and encourage a more accurate exchange of information between the stakeholders and the DOE.

Proparod by Fred E. Dexter, Jr., Member of the Sterra Club - Tolyabe Chapter, Southern Nevada, Conservation Committee

Authorized by Randy Hamess, Membor Board of Diroctors, Conservation Committee Chaliperson, Sierra Club - Tolyabe Chapter, Southern Nevada,

Randy Harac

Frod E. Dexilor, Jr.

ORGANIZATION 11

O: Donald R. Elle U.S. Department o

U.S. Department of Energy Nevada Operations Office

ALT 2 Subcommittee

ROM

DATE: April 6, 1996

ALT 2 ISSUES & COMMENTS

SUBJ:

The Alternative 2 (closing the Test Site) has many positive impacts for the Nevada Stakeholders.

These positive impacts are

There would be no further importation of nuclear waste & materials into the state
of Nevada, and of course no more long term storage and/or disposal of this
imported waste.

All the transportation problems associated with bringing the nuclear waste into

Nevada would be solved.

ä

P3. The stigma of being a nuclear waste dump would gradually fade from being an issue.

There would be no further degradation to the environment

Unfortunately there are several negative impacts from closing the test site that will override the positives impacts for the stakeholders of Nevada.

These negative impacts are (national rather than local)

NI. The national defense mission of the Depart, of Defense would be extremely negatively impacted, unfortunately as history has shown. We have to have a strong national defense mission. There are still nations & regions that would destroy us if they could (no names though) NTS is the only place we have to test nuclear and other devices if we ever have to again. It would be almost impossible to site another location nowadays. We have only a temporary nuclear test ban at present, and even this is not honored by all nations.

N2. The Dept. Of Energy's overall mission would be seriously negatively impacted in order to clean-up other DOE sites around the country the DOE needs a storage place for all the low-level waste. NTS is planned to be one of the major disposal sites for low-level waste in the DOE complex, if not the major disposal site. This is also probably true for high-level waste, spent fuel, and maybe greater than class is waste.

DEGANIZATION 11 (CONTINUED)

- N3. On a local level there would be a loss of jobs and other economic benefits if NTS is closed. (Although this represents less than 1% of Las Vegas economy).
- N4. There would be no clean up or environmental restoration of existing contamination.

Summary

From a strictly local point of view it would be beneficial to close the Nevada Test Site, but from an overall national view point the Nevada Test Site should not be closed.

Other comments on EIS in general

- No matter what option is chosen we are leaving behind a legacy and a source of serious contamination for our children and their descendants.
- 2. There is no guaranteed source of funding for the future monitoring and security that will be needed for 100's of years to safeguard the public from contamination that has occurred in the past and maybe added to in the future.
- Nevada is getting the short end of the stick. We are targeted for a lot of waste, but not very many positive programs. The positive programs go elsewhere. The waste comes here. We want equity.
- 4. There's not much information of what and how much greater than class C radioactive waste may come to NTS-RED FLAG. This needs to be checked out.
- S. No mention in EIS. But is colloidal movement of radioactive material a possible future problem.

 G. The policy of totally separate EIS's for NTS, Yucca Mountain, etc, is wrong. The
- The policy of totally separate EIS's for NTS, Yucca Mountain, etc, is wrong. The cumulative problems of transportation, radiation exposure, socioeconomic, cultural aspects, etc., need to be addressed for the directly impacted local resident stakeholders.

 The socioeconomical impacts on Pahrump have not been adequately addressed in the EIS. Historically only a small percentage of NTS employees have resided in Pahrump. But due to the very high growth rate that has occurred, and continues to grow, in the last couple of years. This would probably change, whereas Pahrump lacked many features like major grocery markets, fast food stores, gasoline stations, middle class housing subdivisions, etc. These facilities have now been built and/or are being built right now. This will make it much more likely that future employees will make there home in Pahrump because it is closer to

ORGANIZATION 11 (CONTINUED)

NTS and out of the congested and higher cost housing areas of Las Vegas. The population figures used in the EIS do not reflect the growth that has occurred in Pahrump. Therefore alternative three could have a serious impact on our schools, police dept, land fills and other infrastructure. If we get more residents as a result of a large increase in employment at NTS under alt. 3.

♥ cont.

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ORGANIZATION 12

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DEM. G ENERGY

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Volume 3 2O-78

Alternative 1 - Continue Current Operations (No Action Alternative 2 -Alternative 2 - Alternative 3 - Expanded Use Use of Windown Lands Use of Windown Lands NEDA Process

Work for Others Progra

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PRIVATE CITIZEN 1

March 5, 1996

Department of Energy

Public Hearing of the proposed Nevada Nuclear Waste Depository. Dixie College Cox Auditorium

George, Utah 84770

Re: A safe highway route around St. George, Utah for nuclear waste shipments on Interstate 66.

To Whom it may concern,

The attached map of the USA shows the proposed Interstate highway routes for shipping nuclear waste to the Southern Nevada proposed Nuclear Waste Depository, as printed in the Salt Lake Tribune. More than ½ of all North American nuclear waste is to be shipped through the center of Cedar City and St. George, Utah | Interstate 15 is overcrowded in these cities and there is a high rate of heavy truck and semi-truck wrecks, especially in the Virgin River Gorge portion of I-15. The State of Nevada and Las Vegas City is planning to build a new railroad system to divert the rail shipments of nuclear waste completely around and North of the Las Vegas region, to diminish completely diverted around St. George City, Washington County, and Southern Utah on the newly proposed INTERSTATE 66 and SOUTHERN CORRIDOR HIGHWAY and delivered the possibility of shipping 'incidents'. The proposed highway shipments of nuclear waste can be to the Nevada Test Site on INTERSTATE 66.

INTERSTATE 66 is the proposed 21st Century, 6-lane, high-speed freeway to cross the trans-continental United States from coast to coast and not to cross any metropolitan areas. This new INTERSTATE 66 will be built on the "Spine Concept", with traffic connecting to the mainline of the freeway with connector freeways from the metropolitan areas.

Virgin River Gorge of I-15 in St. George, Utah and Page, Arizona. If this section is built first, then the nuclear waste shipments would be routed around St. George to the South and avoid the The most physically challenging and critical section of the INTERSTATE 66 is between the St. George City area, altogether.

If a nuclear depository is created in Southern Nevada, then the highway to transport the waste through Washington County should be built first I

Saul. K. Davan

715 North 1800 East St. George, Utah 84770 801-673-8007 Paul K. Bevan

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PRIVATE CITIZEN 2

THE DRAFT ENVIRONMENTAL IMPACT STATEMENT OFF-SITE LOCATIONS IN THE STATE OF NEVADA for the NEVADA TEST SITE and

Nevada Test Site EIS Hearing Comment Sheet

bearge

Meeting Location: S4

Meeting Date:

Please Enter Your Name, Organization and Address Below:

W. a. Skurstor

彭 3+. Ocergeorge

Zip Code

Thank you for attending this bearing. Please uso this sheet (and attachments if needed) to inform us of your written comments on this EIS.

This will help us to ensure that your comment is considered in the relevant section of the EIS. You may identify additional issue categories as needed When commenting, please indicate beside your comment the applicable issue category number from the list below.

≅ 8. ส่ (includes American Indian Perspective) Occupational and Public (includes Human Beath 검 . <u>n</u>

Environmental Justice DOE Environmental Policies and Procedures ¥ 7.

COMMENT (continue on back if needed)

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TOPIC NUMBER

He feels he required the delect may who would like to teep the NTS open Please see attached

RECEIVED MAR 1 1 1996

Please hand this form in today mail before May 3, 1996 to:

Environmental Impact Statement P.O. Box 14459 Las Vegas, NV 89195-8066 U.S. Department of Energy

PRIVATE CITIZEN Z (CONTINUED) SUPERINDE UN ACTUAL STATES COUNT. COUNTY CONTINUED STATES ON THE STATES SUPERINDE STATES ON SECRETARY STATES SUPERINDE STATES SUPERIND SUPERIND SUPERIND SUPERIND SUPERIND SUPERIND SUPERIND SU
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PRIVATE CITIZEN 3

THE DRAFT ENVIRONMENTAL IMPACT STATEMENT for the NEVADA TEST SITE and OFF-SITE LOCATIONS IN THE STATE OF NEVADA

Nevada Test Site EIS Hearing Comment Sheet

Netury Low Name, Organization and Address Below:

Net Date: 3-5 He

Thank you for attending this hearing. Please use this shoet (and attachments if needed) to inform us of your written comments on this EIS. When commonting, please indicate beside your commont the applicable issue cutegory number from the list below. This will help us to ensure that your common is considered in the relevant section of the EIS. You may identify additional issue cutegories as needed.

1. Land Use
1. Calvard Members
2. Transportsion
1. Site Support Activities
2. Site Support Activities
2. Site Support Activities
3. Consequence consequence of the EIS. You may identify additional issue cutegories as needed.
3. Control Activities
4. Side Hydrogen
4. Environmental Institution
4. Medical Researches
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4. Environmental Institution
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COMMENT (contains on back transied)

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2 | 19. JOHN HENESTED IN KNOWING MORE & possibly Working in a field relating to whate minimization & risk.

RECENT WAR 1 1 1996

Please hand this form in today or mall before May 3, 1996 to: U.S. Department of Excergy Environmental Impact Statement

U.S. Department of Energy
Environmental Impact Statement
P.O. Box 14459
Las Vegas, NV 89195-8066

PRIVATE CITIZEN 4



MR DON ELLE, DIRECTOR,

National Mc. John R. Loybot 1401 Countlet Dr. 7 Dart Las Vegas, NV 89106

ENVIRONMENTAL PROTECTION DIVISION U, S, DEPARTMENT OF ENERGY.

SAR SIR.

SA4 KLUR NAME IN THE LOCAL PRESS AND YOUR REQUEST FOR COMMENTS RELATING TO THE NEVADA TEST SITE.

AS A FORMER EMPLOYEE, 1964 1968, I was interested.

SHOULD YOU BE INTERESTED TO KNOW, I LAVE SENT A LETTER, BY CHRIHIED MAIL, INFORMING MRS OLEARY THAT NUCLEAR WASTE CAN BE RECYCLED AND CAN BE RESTORED TO BEITER THAN ITS URIGINAL VALUE AS BUT, FOR THE ATOMIC POWER INDUSTRY. OR CONVERTED INTO ELEMENTS OF EMMANCED MARKET VALUE,

BECAUSR I HAVE HAD A STROKE, AND IN A FEW MONTHS WILL BE 90 YEARS OLD, IT IS NOT WISE OR PRUDENT THAT I GET TAVOLVED IN THIS WORK, SO I SUGGESTED THAT DOE CONTRACT WITH THE B, G, AND G, PEOPLE TO SHE IF THAY WOULD HE INTERESTED IN THE PROGRAM, AND SUGGESTED THAT SHE PIT MY FRIEND, MR W. H. H, KING AS ADMINISTER OF THE PROGRAM, MR KING IS THE ASSISTANT TO THE SECRETARY FOR ENVIRONMENTAL RESTORATION. BUT POLITICS BEING WAAF 'T IS, I DO NOT EXPECT TO HEAR FROM MES O RILEY, AND I AM NOT SERKING INVOLVEMENT AT THAE, BECAUSE OF A GAME THAT YOU ARE FAMILIAR WITH AND IS CALLED MUSICAL CHAIRS, HOWEVER IT IS TO BOTH PRS O RILEYS AND PRESIDENT CLINIONS ADVANTAGE TO SPONSOR THE WORK AS THEY CAN CLAIM THE CREDIT.

I AM PROBABLY JUST AS WELL OFF TF I SAY NYTHING MORE ABOUT MY WORK UNTIL AFFER THE ELECTION BECAUSE IF THEY WERE TO START MY PROGRAM AND THEN LCSTINE ELECTION, I WILL HAVE TO START ALL OVER AGAIN WITH THE NEW TEAM.

JOHN E, LOSKOT

REF 1896

PRIVATE CITIZEN 5

February 26, 1996

Hotline comment

Commentor: Anonymous

This commentor called to express his opinion and to ask that someone call him back.

- | 1 | He is opposed to transportation of nuclear materials by train; i.e., through Las Vegas; and he is 2 | against putting them in Yucca Mountain in any form.
- 3 He is also against all nuclear testing in general, and hopes that the Test Site can be used for other | 4 | purposes.

I told him I would pass along his request, and mentioned that he could submit his comments in writing to Mr. Elle at the address in the transmittal letter of the DEIS.

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PRIVATE CITIZEN 6 (CONTINUED)

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PRIVATE CITIZEN 6 (CONTINUED)

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PRIVATE CITIZEN 6 (CONTINUED)

Roxie Roundy

SS west 200 Suth 20. Box 550 Panguitch, UTath 801-676-2433

my Fathers Nome

Edward L. Mccox

Call me please white or

PRIVATE CITIZEN 7



SLAKEY BROTHERS, INC

1050 Linda Way Sparks, NV 89431 Mail: P.O. Box 10025 Reno, NV 89510 (702) 359-7106

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PRIVATE CITIZEN 8

March 7, 1996

US Department of Energy Environmental Impact Statement PO Box 14459 Las Vegas, NV 89195-8088

Gentlemen:

am unable to attend the meeting on Tuesday, March 26th, but I would like to add my comments—for what they are worth.

I bolleve the public is getting rather fired of the federal government tyring to "protect us from ourselves." We are took that one (out of how many?) testing staken orgatered too high ther days out of 335 days last year. This test site is generally agreed by many, including experts, to be already contaminated due to its location. This means it is not typical of the area, so why is the entire area being judged based on results from this one site. You are threatening to impose mandates on the entire area being judged based on suppose, the test results from any of the other sites—based on readings of only two days during the year from one isolated site.

Mandates, gentlemen, are frightening to the public. Il ahways means we are being compelled to do something that we would not do voluntarily. It also means that somebody wants to force their particular brand of control on others. In this situation, it would appear that what you plan to require, order and command us to do its not even generally accepted as necessary or for the public good. In any case, this is something that should be left up to the state or local governments to determine, (As most things are that the federal government had in the read in.)

I would suggest that you take a hard look at that particular test site and its close surrounding area. Penhaps the answer is not impossing MANIDATES to correct something that is not a problem, but moving the dam test site to an area that is not already precontaminated in its environment.

Sincerely,

1

andra

Avis Dillon 981 Whitney Ranch #1316 Henderson NY 89014

PRIVATE CITIZEN

3-4-96

U.S. Dept. of Energy Environmental Impact Statement P.O. Box 14459

Las Vegas, Nevada 89195-8066 Dear Sir or Madam: It would be difficult to express my disgust with the Nevada Test Site. I don't want any more

testing. I don't want radioactive materials being transported on our roads and stored in Nevada. I don't want any more promises about how "safe" these activities are for Utah residents.

My family has suffered considerably from illness and death which we feel are directly related to the testing program. I am now nursing my father through small intestine cancer which may also be related to the testing. We can count all the neighbors who have cancer, and who have died of cancer over the years, and the numbers are exploding.

We have suffered because of the government's arrogance. We paid our taxes and that money was used to take chances with our lives. My level of anger is beyond what you want to read, but I protest any further testing. I protest against the use of the site for nuclear storage which will subject us to dangers on our roads as well as in our air and soil. I certainly protest the idea of nuclear powered rockets which could spray radiation in an accident. NO MORBIII Leave us be.

3

6 | 7 | Solar energy development does make sense. Wind energy development makes sense, Finding 6 | 7 | uses for recycled materials makes sense. These may not be as "sexy" as waiting until the wind 8 can blow poison our way, but useful non-hazardous projects are a better use of taxpayer funds.

Sincerely yours,

Sara Penny

270 S. 200 W. Cedar City, UT 84720

(801) 586-2286

PRIVATE CITIZEN 10

PRIVATE CITIZEN 11

The muelear w

951

March 6, 1996

Department of Energy P.O. Box 14459 Las Vegas, NV 89114 To Whom It May Concern,

This letter is to protest any further use of the Nevada Test Site. There has been a significant increase in cancer and related deaths can be directly linked to the testing that occured on this site for over 40 years. How can you ignore the evidence?

I urge you to leave the site alone (as in permanently close) as soon as possible. The earth needs to heal itself and you need to stop blantently ignoring the health and environmental problems caused by testing at this site.

7

If your family members were the ones in Southwest Utah and Nevada suffering from cancer you'd probably support closure of the base too. Please consider the resounding call for closure you are hearing from citizens of this region.

Sincerely,

1225

Han

Mary Wertheimer P.O. Box 2105 Cedar City, UT 84721 RECEIVED MAR 1 4 1996

DOE P.O. Box 14459 Los Vegas, Nevada 89114

Gentlemen:

Re: The Salt Lake Tribune's coverage of public hearings on fallout effects in the 1950 era.

The hearings did not cover the issue of long term storage of high level radioactive waste. This is by far the more important issue in closing the site.

I am a retired dentist who practiced 45 years in San Francisco. As a hobby, I used to set up cameras aimed over the San Mateo bridge at Frenchmans Flat early in the dark of the morning.

Light from the nuclear blasts would fill the eastern sky with a false dawn of metallic-hued colors of the rainbow.

I will not belabor the truly major problems of storage of plutonium-related wastes. Half-lives of 24,500 years defy understanding in the complex tasks immediately facing our nation.

A place to bury them is absolutely essential. This is far more important than memories of earlier exposure to fall-out.

This is a cruel, but necessary judgement.

3 Do not close the nuclear testing site.

iting site. Removed Wild

Ramon S. Wilcox, DDS

PRIVATE CITIZEN 13

-yayek 6, 1996

Don Celle, Wilder En versonniuthet, Pactector Guisuro U.S. Oupt. B. Enugy, Herada Las Undas, Herada — 89114 I'm witing about active in sundays has lygady a short tost Site guture. It would like to infact as much a would like to infact as much a the wast futur of limde.

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Mr. L. A. M.

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Report for D.O.E. Meeting on the E.I.S. on N.T.S.

Pahrumo, Kevada, March 13, 19

My name is Saily Devlin and I live in Pahrump, Nevada. My home is 30 miles from the test site and 50 miles from Yucea Noutsain. Both. are located totally in Nye County, Nevada. The Federal Government owns approximately 93% of Nye County, We are the third largest county in the U.S.

Years ago I became interested in the transporation studies because there was a planned railroad to come through Pahrump. On page S-2 of the draft E.I.S. on N.T.S. and Off Site Locations in the State of Nevada is a map of the state and the N.T.S. Delated is highway 160 which goes from Las Vegas, Clark County through Pahrump, Nye County. This highway parallels highway 95 which also goes from Clark County to Nye County where N.T.S. is located.

Somehow in this draff E.I.S., Volume 1, Appendix 1, Transporation Study on Pages 3-18, 3-20, 3-22 are maps using highway 160 to transport waste. These routes are mapped on pages 3-25, the risks are on NV-5, NV-7 and NV-9, and others. Coming over from I-15 to 160 in Clark County is two lanes, over the pass at Mountain Springs which is appellentely 5,500 feet and alternated 3 lanes for a short distance. Another 40 miles, 16 which are in Nye County are all 2 lanes except for 16 miles, the center of town which will be 4 lanes once.construction is completed. Another 40 miles on 160's 2 lanes and then the highway connects with 95 which has 4 lanes to the N.T.S. The 90 or so miles on 160 has no auxiliary roads. We have a few paid firemen in our 55 member volunteer group. We despertetioned 7.E.M.A. funds to train and equipé our firementotally ignored.

Liquid Nitrogen as well as liquid Cyinide, propane, gasoline and other, hazardous materials travel this congested road 160 all the time. I gave a worst case senario on a spill at the Indian Springs Frison 95 with a hazardous waste spill, listen to the tape or read the transcript from the N.W.T.R.B Socialogical. Meeting last spring. It could be a real propectic tragedy.

3

Under alternate 3, page 3-32 of the summary is that 900,000 cubic meters of L.L.W. and L.L.W.W. would be stored a N.T.S. The Transporation study on page 2-14 states 1,154,653 cubic yards of the waste would come through with a potential of 24,246,796 cubic yards over the next 75 years.

On pages 3-30 through 40 of the Transportation E.I.S. there are bar graphs, N.V. 6 (which parallely)60) among the highest of every fatality risk from traffic fatalities to radiation induced cancer risks and the highest on hazardous index risk. If an accident happened on 95 the only access would be 160 through Pahrump.

3

PRIVATE CITIZEN 14 (CONTINUED)

| N.T.S. currently stores 1,00 55 gallon drums of T.R.W. that may or may not go to W.I.P.P. If there is no W.I.P.P. will N.T.S. get another 5,000 gallon drums of transurante waste?

From the recently declassified D.O.D. report the missing numbers are filled in too make up the 300 metric tons of M.L.W. that might be stored at N.T.S. if Yuces Mountain and a second repository (total \$60 billion) are not built. Would the extra 150 metric tons be stored at N.T.S.?

There seem to be no viable plans for railroads coming to the test site from three statis. The federal government seems to have absolutely no interest in our demographics. Our unincorporated town (with no map of the boundries as they have never been surveyed by a licensed surveyer with a stamp) is as large as five eastern states. Our County Commissioners have allocated 48,000 parcels ranging in size from single parcels to 100 acres. This means that our 20,000 people today could become the third aquifere in the whole nation.

My questions are not only directed towards D.O.E. and D.O.D. and D.O.T. but to everyone in this country who is interested in the plans for N.T.S. How can we take a stand against the governments total disregard for people expecially the people of Pahrump and Nye county who will be impacted by these poisons?

Take the expendable people of Hanford, Washington who have been living with 55 million galions of highly radioactive Waste currently stored in 177 underground tanks. If the plutonium and uranium 235 were to really go critical what would happen? This has been going on for 50 years and the characterization for 10. Cleanup would be 36 billion dollars. The government has allowed this mess to go on for almost 50 years I shudder at what they have in mind for us in Nye county.

| Nationwide transport of this L.L.W., L.L.M.W., T.R.W. and H.L.W. will destroy our pristine county and what about the rest of the 43 states involved We do not want what happened from a radioactive spill from Los Alamos that ended up affochti Lake and poluted it tith radio active colloids. Why are there no colloidial studies being made when I have 11 heard that there is a real need that is being ignored.?

| Why don't we go to new science and reprocess and reactivate on site these dangerous elements? Nevada produces no radio active waste and yet the federal government wants to put it all here. The government knows as do all of us who have been studying radio-blology that radiation can destroy our future generations. We must stop this nonscense for the preservation of our nation.

As a stakeholder I have absolutely no say about any of this. Information must get to all the people of this nation and the world about how dangerous these plans are. Please Mr. President stop it:

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Sally Deviin P.O. Box 2598, Pahrump, Nv. 702-727-6853

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PRIVATE CITIZEN 16	7: 75 Kept estange-towarming Inthe The Stand of the total fluidad of widener fluir and the considerate in the considerate of the state on Trained with wind the the Stand of the tester of the stand of the state of the state of the stand of the state of	•
PRIVATE CITIZEN 15	THE DRAFT ENVIRONMENTAL INFORM Orders Burn Vor Near Near, Organization and Address Before Near Burn Vor Near Near, Organization and Address Before Tourn Name Organization For the NEAVALV INCO. Near Address Comment Near Address Comment of the Second Comment	Please hard that form in today or and before May 1, 1996 to: U.S. Department of Barry Environmental Impact Statement P.D. Box 14459 Las Vegas, NV 89195-8066

Verbal Comment 1-800 Line Comment Code: Private Citizen 18-1 Name: Coleman Cottrill Date: March 27, 1996 City: Las Vegas Comment: He opposes the Yucca Mountain Project!!

	MT.	It Sheet Meeting Location: PHIEQUAL, NV	Meeting Date: 13 MAC.96	9142 y Zip Code	your written commerts on this	e list below. This will belp us to listuo categories as needed.	22. World for Obers Program 23. Alexandre 1 - Continue Course Operation (No Andrea Alexandre) 24. Alexandre 2. Discontinue Operation 25. Alexandre 3 - Espanded 26. Alexandre 4 - Alexandre 27. Negration of Witchine Lede		L OF THE OWN. A REVIEW. STATT ECONOMIC ETASSARS WITE WHITE HAS ENTS WAS ENTS WAS FROMFE SEERC. ACTUMING THE	
Private Citizen 17	THE DRAFT ENVIRONMENTAL IMPACT STATEMENT for the NEVADA TEST SITE and OFF-SITE LOCATIONS IN THE STATE OF NEVADA	Nevada Test Sife ELS Rearing Comment Sheet Meeing Loca	Υ.	Organization Nuces-CO City State	Thank you for sutroding this bearing. Pleaso use this shoot (and strachments if noodbod) to inform us of your writers comments on this Unboase.	recent community, prace makes because you common use apparates associately with the six below. This will belous to easier that your common is considered in the relevant exciso of the ELS. You may identify additional issue categories as needed.	16. Nuclear Policies 17. Big Explorive 17. Big Explorive 18. Defense Predity 18. Defense Predity 19. Defense Predity 19. Program 19. Verse Management 19. Program 19. Restoration Program 19. Monodones Restoration 19. Nonodones	we on back (freeded)	5, 26 THE EIS SHOULD CONSIDER THE PAROSTIAL OF THE NORMED BY PAROSTIAL OF THE AUGUSTA SITE FOR MINERAL EXOCITATIONS. A RENIED OF THE AUGUSTS, BOTH PRELIOUS & BASE METALS, ARE CONTEXTINED BY TREE ONS METALS, ARE CONTEXTINED BY THE CREDON METALS, ARE CONTEXTINED BY THE CREDON METALS, ARE CONTEXTINED BY THE TIME THE JUTS WAS EVOLUED SIGNAFICANTY FROM THE TIME THE JUTS WAS EVOLUED SIGNAFICANTY FROM THE TIME THE JUTS WAS EXCELLED MINISTER. BY THE PRINTING SETTOR WHO SETVED BY THE PRINTING BY THE PRINTING BY EXCELLED BY THE PRINTING BY THE BY	
	THE DRAFT ENVIR for the A OFF-SITE LOCAT	Nevada Test S	Please Enter Your Name, Organization and Address Below: [607] PDK1.0.5	sourname 2. J. 130x 864 Street Address	nt for attending this bearing. Please use this she	at your comment is considered in the relevant as	Land Use Transportation Side Support Activities Side Support S	TUMBER COMMENT (continue on back if needed)	5,26 THE EIS SHOULD CONSIDER MINDS THE AUTHORIE GEOLOGIC MINDS THE AUTHORIE GEOLOGIC MINDS THE AUTHORIE GEOLOGIC MINDS STATE PRE LIRELY. PRETICULARLY SINCE GEOLOGIC UNDERSTANDING OF EVOLUED SIGNIFICANTY FROM CLOSKED TO MINDSCH. ENTINGIBLE MINDSCH. ENTINGIBLE MINDSCH. ENTINGIBLE MINDSCH. ENTINGIBLE MINDSCH. ENTINGIBLE MINDSCH. ESTERMAN 1986 W. U.S. DEPARTED AND GENERALLY 1986 W. U.S. DEPARTED MINDSCH. ESTERMAN 1986 W. U.S. DEPARTED MINDSCH. MINDSCH. ESTERMAN 1986 W. U.S. DEPARTED MINDSCH. MINDSCH. MINDSCH. ESTERMAN 1986 W. U.S. DEPARTED MINDSCH. M	Las Vegas, NV 89195-8066
			Please Er	` (a')	Thank yo	ensure th	1. Land 2. Trum 3. Saes 5. Socie 5. Socie 6. Socie 7. Socie 8. Socie 8. Socie 10. Note 11. Vitas	TOPIC NUMBER	Flease hand this for mult before May 3 U.S. Department Environmental Environmental B. P.O. 800 14699	Las Vegz

1271 Town Center Drive, MS 423
Las Vegas, NV 89134
(702) 295-4925 voice
(702) 295-5223 FAX
jim_boone@notesymp.gov
19 March 96

Thank you for the opportunity to comment on the draft EIS for the Nevada Test Site and Las Vegas, NV 89114 Dear Donald,

surrounding areas.

Director, Environmental Protection Division

Donald R. Elle

P. O. Box 14459

DOE, NVO

I would like to draw your attention to Table 4-30 on pages 4-170 and 4-171. Several species of interest (formerly Federally Listed Category-2 Species) were not included in the table, and several species listed in the table are more widespread than noted. My data are from several sources, including personal knowledge, field guides, published accounts of the species, this draft EIS, and discussions with experts.

Enclosed find changes to Table 4-30 that should be considered for the final EIS.

Sincerely, '

James L. Boone, Ph. D., Ecology

PRIVATE CITIZEN 19 (CONTINUED)

Table 1. Medifications to EIS table 4-30. Species for which there were no changes are not included in this table. For the species listed in table 4-30 that required changes, upper case (X) indicates an addition and former case (X) indicates no change. Seven species were added; no species were deleted.

Species listed as endangered, threatmed, or candidates under the Endangered Species Act that may be found on the Norada Test Site (NTS), Tomogah Test Runge (TTR), Commi Norada Test Area (CNTA), Project Sheals Area (FSA), Dry Lake Valley (DLV), Eldorado Valley (EV), and Coyote Springs Valley (CSV).

species	MAS	E	CATA	¥2	DLV	A	8
Zadangered cagic, bald	×	×	×	×			×
Threstened tortoise, desert	×				×	×	×
Condidents - Birts hawk, fermginous owl, western burrowing tern, black	***	***	***	×××	* *	××	××
	××	××	××	×	****	××××	****
but, sear-tooked but, long-eard myotis but, long-legged snyotis but, townscode big-eard but small-footed myotis	***	***	и и	* * *	< * * * *	«×××	<××××
but, spotted but, yuma rabbit, pigmy	××	××	***	×××	××	××	××
Castidates - Reptiles chuckwalls monster, gils	×				××	××	. * *
Candidates - Amphibians toed, arizone		ļ			×	×	×

STATEMENT OF PAUL MCGINNIS, NTS EIS HEARING, MARCH 26, 1996

Nevada Test Site, I am bothered by what was omitted for "national security" reasons. For example, the DOE irried to obscure the existence of a classified appendix to the EIS that discusses the Lyner complex in Area I among other topics [1] Without the information in the classified appendix, it is difficult for the public to determine the safety and health risks posed by some NTS projects. Although the DOE prepared a comprehensive environmental impact statement (EIS) for the

Another project that the DOE has studied, that is omitted from the EIS, is the Air Force's nuclear rocket program originally code-named TIMBERWIND, that later became the Space Nuclear Thermal Propulsion (SNTP) program, that was notivious for having a classified EIS. This 253 millior hollsar propulsion are also planned for a site near Saddle Mountain in Area 25 of the Nevada Test Site [21[3] if you want to discuss safety risks, consider the effects of a rocket explosion like that of the Space Shuttle Challenger or the Titan missiles, except with a nuclear reactor onboard.

7

Perhaps the biggest thing that the DOE has tried to conceal is their role, and the role of the Abmie Energy Commission (AEC) in the sage of the Afr Force's secreta tithese at Groom Lake. The EIS mentions plutonium contamination in what it describes as Area 13 of the Nellis Air Force Range Complex, and then shown maps in the EIS than clearly indicate that Area 13 is par of the Groom Lake base.[4] The northeastern part of restricted alispace R-4808N, shown in the EIS maps, forms a rectangular box on military maps, sometimes referred to as "Dreamland" by military pilots, that contains Groom Lake base and provides access to Groom Lake the NTS supplies electrical prover to the Groom Lake base and provides access to Groom Lake on 2 NTS roads, Mercury Highway and Valley Road. Although R-4808N contains an Air Force facility, this restricted airspace is controlled by the Department of Energy.[6]

AEC documents from the 1950s and 1960s have been released that-preval the role of the DOE's predecessor at Groom Lake. The Groom Lake base was originally built in the mid-1950s by the AEC's contactor REECO (Reynolds Electrical Engineering Company) under the cover name "Watertown Strip" [7] for the GLA's U.2 aircraft program, erring Company) under the cover name and to make an emergency landing at Watertown Strip revealed that "the Watertown landing strip is in the Groom Lake area at the northeast corner of the Newada Test Site." [8] The Groom Lake facility eventually became known as Area 51 Camp and was frequently referred to as such in Newada Test Site employee bulletins in the 1960s. For example, one bulletin even provided the telephone numbers for Area 51's base commander and security office, [9]

By withholding information, like that described above, during a public environmental impact statement process, the DOB decreases the public's trust and violates the spirit of Secretary O'Leary's openness initiative.

2

References
[1] Dept. of Energy, Nevada Operations Office. Draft Environmental Impact Statement for the Nevada Test Site and Off-site Locations in the State of Nevada. Volume 1, Appendix A. DOEFEIS 0243. January 1996; page A-12.

- [2] Dept. of the Air Force. Space Nuclear Themal Populsion Program. Particle Bed reactor Propulsion Technology Development and Validation. AD-A281 442. May 1993.
- [3] Dept. of Energy, J.F. Whitbeck and T. Olsen. Preliminary study of facility options for ground testing of a Nuclear Thermal Propulsion Engine. EGG-NPD-9548 (DOE contract ACOT-76ID01570), June 1991.
- Dept. of Energy, Nevada Operations Office. Draft Environmental Impact Statement for the Nevada Test Site and Off-site Locations in the State of Nevada. Volume 1, Chapter 4, Part A. DOE/EIS 0243, January 1996. 至

PRIVATE CITIZEN 20 (CONTINUED)

- [5] Defense Mapping Agency. Nellis AFB Range Chart. NRCXX01. October 1988.
- [6] Defense Mapping Agency. Area Planning. Special Use Airspace. North and South America. · AP/1A. September 14, 1995; page 81.
- Aumic Energy Commission. Col. Alfred Surbird. Telex 8103 to K.F. Herford on the Watertown Project. October 17, 1955.
 - [8] Nevada Test Organization, Office of Test Information. Watertown press release. OII 57-70. July 29, 1957.
- [9] Nevada Test Site. NIS Bulletin Volume IV, Number 2. January 15, 1960.

For further information, contact:

Paul McGinnis P.O. Box 28084 Santa Ana. CA 92799 daytine phone: (714) 753-7864 ext. 294 Internet: TRADER@cup.portal.com / PaulMcG@aol.com http://www.portal.com/-trader/secrecy.html

PRIVATE CITIZEN 20 (CONTINUED)	THE GOOD INTEGRAL OF THE COLORS AND THE COLOR OF THE COLO	
PRIVATE CITIZEN 20 (CONTINUED)	TT-57-70 (Nevada Test Organization July 29, 1957 (1972) (OFTER OFTER HERMATION 1235) South Main Street Las Vegas, Nevada Felsphone: DUMley 2-6350 (Nevada Las Vegas, Nevada Las Vegas Maria Control Las Sunday on the Matertoon off teday after being detailed overnight at Mercury. The Version of the Douglas Aftersaft Company, Newada Control Matertoon Landing atrip is in the Greon Lake area at the northeast Newada Test Organization security officials reported the incident to the Could Newada Test Organization security officials reported the incident to the Fest Site. -O	



DEPARIMENT OF ENERGY ENVIRONMENTAL IMPACT STATEMENT P.O.BOX 14459. LAS VEGAS NEV. 89195 8066

GENTLEMEN:

BY THE TIME THAT YOU GET AROUND TO PUBLISHING YOUR STATEMENT I WILL BE 90 YEARS OLD.

WILL NOTICE THAT VERY PEW OF US MEN ARE ALIVE AT THIS AGE, MOST ARE DEAD, AS YOU READ THE VITAL STATISTICS CCLUMNS IN YOUR LOCAL NEWSPAPER YOU AND I AM JUST IN NUCLLEAR MAITERS. "SPECIALLY WHEN I DO NOT NEED TC.

NOW RECOVERING FROM A STROKE, AND LET US BE HONEST AND ADMIT THAT THE OLD THIS REALITY CAUSES ME TO QUESTION THE PRUDENCE OF MY INVOLVING MYSFLF MAN JUST AINT WHAT HB USED TO BE,

THE REALITY IS THAT IF I WERE TO DEVELOP MY WORK MITH THE HELP FROM D, O, E, AND THERE IS NO BITTIR GRADE FOR FUEL FOR THE HIGH ENERGY LEVEL NUCLEAR WASTE MOULD ALL BE RECYCLED, AND CONVERTED BACK INTO URANIUM OF ISOTOPE 238 NUCLEAR POWER INDUSTRY.

CONTRACT, AS THEIR OFFICE IS NOT MAR FROM WHERE I LIVE AND THAT IS IMPORTANT THE CONVERSION COULD AND SHOULD BE DONE AT THE NEVADA FEST SITE AND I SUGGEST THAT IF THENORK IS TO BE DONG, FRAT E, G, AND G . BE GIVEN THE IO ME AS I NO LONGER HAVE MUCH SIREGNIH LEFI TO GTI UP AND GO.

THE DESIGN AND ENGINTERING COULD BY DOVE AT TH'IR LOCA' OFFICE,

I WORKED FOR REYNOLDS BACK IN 1964 1968,

JOHN E. LOSKOT.

RECEIVED APR 0 4 1996

PRIVATE CITIZEN 22

To whom it may concern,

March 20, 1996

As a member of the Utah populace I feel an active letter to you was in order, as I hope old many have a few misgivings about the article I read in the Salt Lake Tribune concerning your test sight.

My concerns are many, but chiefly I am worried about you apparent lack of hope in both living and nonliving matter. By that I mean because you are not interested in completely shutting down your lacity, it shows that you have very little respect for humans and the land you will destroy and have There is aready condemned land that is obviously inaccessible to humans, do we really need more land that is worthless at the hands of man? I think not. I want my grandchildren to be able to roam happily on a healthy planet. People are dying essentially at your mercy by little or absolutely no fault of their own, damaging the lives of their loved ones, and making you look like the devil's advocate. obliterated afready.

stand the thought of someone else needlessly going threw the same torture. You may think the word torture a bit extreme, but there is no word I can think of to cover all the aspects of what death Have you ever gone threw the pain of losing someone you love? I have, too many times. I cannot eels like to the ones still living.

never cross. But to those who say no, you are headed in the right direction and all I can say is more important than human lives?? Those of you who say yes are heartess, and I hope our paths You are not evil people, but you are people who need to ask yourself one question: "Is money iollow the path of life, not cruelty and death.

or made fun of. I am a humble gut, wanting the world and all Her inhabitants to be happy, safe and can show you the way, all you must do is listen to your heart. I hope this letter was not laughed at, nealthy. Thank you for your time.

Mt. Pleasant, Utah 84647 Wasatch Academy grazg Amanda Beno Sincerely.

RECEIVED APR 0 4 1996

Sincerely yours.

Chandler McPhaise

PRIVATE CITIZEN 23

Chandler McPherson 2555 D Street - Apt. E Sparks, NV 89431-4141 (702) 331-5484 March 28, 1996

Donald R. Elle, Director . Environmental Protection Division U.S. Dept. of Energy Neveda Operations Office P.O. Box 14459 Las Vegas, NV 89114

Dear Mr. Elle:

This is a response to the "Draft Environmental Impact Statement on the Nevada Pest Site". I have carefully reviewed the document and support Alternative 3 for expanded use of the NTS. While the "Cold War" may be over, I am not convinced that scaling back the activities of the NTS as proposed in Alternatives 2 and 4 is appropriate. We are a nuclear power and need to maintain the expertise at both the National Laboratories and the NTS to be able to respond to any national defense need. Proliferation of nuclear weapons is a fact. For instance, while South Africa has dismantial its nuclear weapons program, the fact they had a successful one underlines this danger. I have concerns that weapons and weapons material security in the former Soviet Union may have contibuted to proliferation. We simply cannot scale our efforts back too severely without risk.

Stockpile Stewardship properly needs some of the proposed enhancements and additions of facilities to the NTS as proposed in Alternative 3. The emphasis on low or no yield testing to ensure the safety of the stockpile, the proposed storage of surplus pits in the P-Tunnel and the continued environmental remediation at the NTS and offsite test locations should continue. I support such activities as a resident of Nevada.

The Draft EIS in several places concerning Project Shoal, refers to the emplacement depth as 1350. The AECs "Site Disposal Report - Fallon Nuclear Test Site (Shoal)" of May, 1970, indicated that the entry shaft was mined to 1320' below the surface and that the device was finally emplaced in a 30" "buttonhook" at the end of a 1050' easterly drift. The final emplacement depth was 1211" below the surface.

FHIVALE CHIZEN ZO Salt Lake City, Utah April 9, 1996 P.O. Box 14459 Las Vegas, NV. 89114
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	F	C.O.R.E. Wo	rkshop
		Name: Councilbomorn IRIS BleTsch	•
		Address: 990 FAIRWAY DR. City, State: Boulden City, NV 89005	Zip:
		Phone: 702-293-4747	·
Ì	ı	Date: 4_8-96 Comments:	the ETC
	1 1	Comments: 1. How much money hav been up process - telacly to dete and pre 2. Descontinue transportation for If its as safe, keep it when it	Man Completion
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	2	It it's as safe, keep it while it	ginnatia.
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		If you only wish to record this as a written comment to DOE, please give to the stenographer.	Check here if you wish to make a formal statement.

PRIVATE CITIZEN 28	Verbal Comment 1-800 Line	Comment Code: Private Citizen 28-1 Name: William Blockley Date: April 25, 1996 City: Boulder City	X Telephoned Please call Returned your call Will call again Returned your call Will call again Comment: Comments for transportation of nuclear waste through Boulder City. Suggests routing be restricted to Hwy. 95-NOT allow any nuclear waste over Hwy. 93. OK over Hoover Dam area, Hwy. 95 would have to be improved in some areas, but it does take hazard away from trucks carrying material over Hoover Dam. Wants to bypass roads constructed around Las Vegas so waste is not required to be transported through highly populated areas with high traffic volumes
PRIVATE CITIZEN 27	Verbal Comment 1-800 Line	Comment Code: Private Citizen 27-1 Name: Ms. Tamara Rosta Date: April 10, 1996 City: Las Vegas	X Telephoned

PRIVATE CITIZEN 30	Verbal Comment 1-800 Line	Comment Code: Private Citizen 30-1 Name: Mr. Daniel Romero Date: April 25, 1996 City: Las Vegas	X Telephoned	
Private Citizen 29	Verbal Comment 1-800 Line	Comment Code: Private Citizen 29-1 Name: Mr. Richard Fletcher, Sr. Date: April 25, 1996 City: North Las Vegas	X Telephoned Please call Returned your call Will call again	

Volume 3 2PC-20

Verbal Comment 1-800 Line Comment Code: Private Citizen 32-1 Name: Mr. Luciano Falozant Date: April 25, 1996 City: North Las Vegas X Telephoned Please call Returned your call Will call again Comment: Voting to keep NTS open.		PRIVATE CITIZEN 32	
		Verbal Comment 1-800 Line	
		Comment Code: Private Citizen 32-1	
s call Call Call Call Call Call Call Call		Date: April 25, 1996	
Telephoned Please call Returned your call Will call again Comment: Voting to keep NTS open.		City: North Las Vegas	
Comment: Voting to keep NTS open.		ur call	
		Comment: Voting to keep NTS open.	

Verbal Comment 1-800 Line

Comment Code: Private Citizen 31-1

Name: Mr. Donald R. Fletcher

Date: April 25, 1996

City: Las Vegas

X Telephoned Please call

Returned your call Will call again

Comment: Wants to keep NTS open.

Would like to see a combination of work at NTS, including low-level waste storage and dismantling of weapons, and would like to see it remain in a ready mode for testing.

PRIVATE CITIZEN 31

PRIVATE CITIZEN 34	Verbal Comment 1-800 Line	Comment Code: Private Citizen 34-1 Name: Ms. Katherine M. Wilson Date: April 25, 1996 City: Boulder City	X Telephoned Please call Returned your call	Comment: Does not want waste material brought thru Boulder City or over the Hoover Dam.
PRIVATE CITIZEN 33	Verbal Comment 1-800 Line	Comment Code: Private Citizen 33-1 Name: Ms. Fannie White Date: April 25, 1996 City: Mercury	X Telephoned Please call Returned your call Will call again	Comment: Wants to keep the test site open.

Volume 3

 Verbal Comment 1-800 Line

 Comment Code:
 Private Citizen 35-1

 Name:
 Ms. Bertha A. Sexton

 Date:
 April 26, 1996

 City:
 Las Vegas

 | X Telephoned
 | Please call

 | S Telephoned
 | Nill call again

 Comment:
 | Low-level waste come to NTS.

 • Low-level waste come to NTS.
 | Dismantling of armed nuclear devices.

 • As well as what we are continuing to do now at the NTS.

PRIVATE CITIZEN 35

PRIVATE CITIZEN 38	Verbal Comment 1-800 Line	Comment Code: Private Citizen 38-1 Name: Ms. Tracy Sanquist Date: April 26, 1996 City: Las Vegas	□ Returned your call □ Please call Comment: NTS provides jobs. Nothing finer in the state of Nevada that is stable. Nothing finer in the state of Nevada than the NTS. What else are you going to do with that land that has been damaged in that way? NTS is stable keep it going for people in Las Vegas and in Nevada.
PRIVATE CITIZEN 37	Verbal Comment 1-800 Line	Comment Code: Private Citizen 37-1 Name: Mr. Harold D. Sanquist Date: April 26, 1996 City: Las Vegas	Telephoned Please call Returned your call Will call again

Private Citizen 40	Verbal Comment 1-800 Line	Comment Code: Private Citizen 40-1 Name: Mr. James J. McGraw Date: April 26, 1996 City: Pahrump	Telephoned Returned your call Comment: Employed at NTS for 18 years. NTS has been good for the economy and my family. He has known about the many programs at the NTS, and he thinks there is over emphasis on nuclear testing. Feels people who are against the NTS are against him. Appreciates if his telephone call has any impact on maintaining the NTS.
PRIVATE CITIZEN 39	Verbal Comment 1-800 Line	Comment Code: Private Citizen 39-1 Name: Dorothy Anderson Date: April 26, 1996 City: Henderson	X Telephoned

PRIVATE CITIZEN 42	Verbal Comment 1-800 Line	Comment Code: Private Citizen 42 Name: Ms. Patricia Dawson Date: April 29, 1996 City: Boulder City	X Telephoned Please call Returned your call	Comment: Send summary only. Has home less than I/4 mile from Highway 95 that goes through Boulder City. Traffic is very heavy on that road. There are accidents all the time. Her concern is about if there is an accident which could happen on that road, or leakage—this would effect the air and water in that area and among those homes. Homeowners are very concerned about this. St. Jude's Ranch is nearby which houses children.	
Private Citizen 41	Verbal Comment 1-800 Line	Comment Code: Private Citizen 41 Name: Mr. & Mrs. William Wootan Date: April 29, 1996 City: Boulder City	X Telephoned Please call Returned your call Will call again	Comment: Re: Low-level waste being transported on Highways 93 and 95, and with more concern over dangerous liquified natural gas being transported from Mexico with Mexican drivers. We don't understand why this is going to be done, and we object to it. Why is there such a cavalier attitude toward this? Trucks should be taken off this highway and run through the Willow Creek Bridge which should have been built with the money spent on the theatre and nonsense at Boulder Dam.	

April 30, 1996

Environmental Protection Division U.S. Department of Energy Nevada Operations Office P.O. Box 14459 Donald R. Elle, Director Las Vegas, NV 89114 RE: SUBMISSION OF COMMENTS ON THE DRAFT NTS EIS

Dear Mr. Elle:

Enclosed are five comments I have on the Environmental Impact Statement for the Nevada Test Site. Please transmit to me a copy of the Final EIS once it has been completed.

Jeff Brown 1508 Splinter Rock Way North Las Vegas, NV 89031

Private Citizen 43 (continued)

Comment 1.. Reference page S-21 lines 7-9, 15,16, 21-26, and table S-3 (page 4 of 7)

7,490 acres under alternative 1 are to be cleared, of which 3,015 could be desert tortoise A number of plant and animal species are known to inhabit the NTS, Tonopah Test range commercial sector it is required that prior to any land disturbance, a search must be done to determine if the area is inhabited by the desert tortoise. This appears not to have been Approximately 10,420 acres of previously undisturbed habitat under alternative 3 and accomplished by the NTS. No real specifics are identified as to how or what corrective (currently federally listed as a threatened species), if found to be inhabiting these sites. actions will be taken to provide alternative habitat for the displaced desert tortoise and NAFR complex, Specifically the desert tortoise. Currently in the private and This applies to alternatives 1,3 babitat.

In the interest of safety and the environment, I would recommend that a NAMS (National Because there are no air monitoring stations in this area it is assumed air quality is good. The addition of the New Solar Enterprise Zone (new land disturbance of some 2,402 Comment 2 Reference page S-22 lines 10-16 regarding air quality and climate: Also Table S-3 (page 1 of 7) for alternatives 1,3,4 acres)

project Schoal area and the Central Test site area to determine what levels of fugitive dust Air Monitoring site) or a SLAMS (state and Local Air Monitoring Site be situated in the

PRIVATE CITIZEN 43 (CONTINUED)

are present. These areas are subject to the same high winds as the NTS and NAFR complex. With the proposed increased activity (table S-3), the project Schoal and Central Test site area's should evaluated for PM10 compliance as specified by the National Ambient Air Quality Standard (i.e. 150 microns per cubic meter in a 24 hour period, and 50 microns per cubic meter annual average.) for a period of one year to baseline PM10

∾ cont.

Comment 3. Reference page S-30 lines 7-9.

levels.

Two off-site nuclear test sites.

For alternative 1,3

1 would be opposed to any further nuclear testing in off-site locations whether authorized
2 by the president or not. Although the off-site locations are not mentioned specifically, these should be included in the restoration activities described in this EIS. These sites
4 should not be used in any alternative with regard to waste management storage. These off-site locations should have all radionuclides removed and transported to NTS sites already being used for this purpose. Once the sites have been returned to pretest topology,

They could then be used for environmental studies, or if the ecosystem is suitable, could be used to relocate desert tortoise displaced under alternatives 1,3 (mentioned in Comment 1.)

PRIVATE CITIZEN 43 (CONTINUED)

Comment 4. Reference entire EIS

alternatives 1,2,3,4

Although all alternatives have some degree of environmental impact, negative and positive. I would recommend a consolidation of 2 alternatives, namely alternatives 3 and

5

I like the socioeconomics of alternative 3 and the increased activity, but opposed to any

off-site transportation of hazardous materials. Exception: to bring hazardous materials (both radionuclides and toxics) from other sites to the NTS, supporting efforts to restore the off-site locations to pre-contamination state. Expand the scope of this EIS to include these sites, implement the Solar enterprise project, Possibly in the restored off site

locations. Determine if the solar enterprise project could be developed in a way that would allow any displaced species whether plant or animal, be introduced back into solar enterprise project lands (restored off-site locations). Under alternative 4 there is a potential for some land to be relinquished for public use, develop these lands for this use and include any lands designated for the solar enterprise project.

Comment 5. Reference entire BIS

This EIS was informative and well written, however some areas were difficult to follow.

The document assumes the common person reading this document knows what the

current operations are at the NTS (alternative 1). A more in depth description of current operations needs to be included so the public can better assess the other three alternatives.

PRIVATE CITIZEN 43 (CONTINUED)

There is some confusion created as a person reads through the text, constantly going

23 Apr 96

PRIVATE CITIZEN 44

Please do not reopen the Nevada Test

DOE fersonnel

from text to the tables. I would suggest the tables be used for purely statistics and ratios,

biased towards alternative 3. I understand the costs involved with including any graphics whereas the text could include a comparison of the alternatives. Some of this EIS seemed

in a document this size, including some pictorials on some of the sites mentioned would

have made it less difficult to comprehend.

Site for any form of nuclear testing or disposal of radioactive waste that would continue to endanger the health of people living in Nevada or the surroundung states.

2PC-29

Volume 3

4840 Bruges Ave., Woodland Hills, California, 91364 (818) 225-7735 24 April, 1996

IO: Mr. Don Elle, Director of Environmental Departmental Division, United States of America - Department of Energy,

P. O. Box 14459,

Las Vegas, Nevada, 89114
SUBJECT: Transportation Routes for The Transporting and Disposal of Low Level Radioactive Haste.

Dear Mr. Don Elle - AND Associate Members of The Environmental Impact Study GROUP; We are writing this letter - to you SIR - and to the Associate Environmental Impact Study (E.I.S.) personnel - who will and are Inveronmental Impact Study (E.I.S.) personnel - who will and are Proposed Routes for The Transportation of Low Level Hadioactive Waste - to "The DISPOSAL Test Site" or HOPEFULLY - through the STATE of Novada. It is NOT the Destination of the Radioactive waste - that is the topic of CONCERN - although WE CANNOT IMAGINE - IN OUR "WIDEST NIGHTHARES" - WHY THE STATE OF NEVADA - WAS CHOSEN TO BE THE TRASH CONTAINER and STORAGE FACILITY" - FOR THE REST OF THE UNITED STATES OF AMERICA. OUR OPINION IS - THAT NEVADA DOES NOT HAVE THE CONGRESSIONAL STRENGTH OR ELECTORIAL VOTES - TO COUNTER - THE ACTIONS OF "HAVING THIS BADIOACTIVE WASTE - RAMED - DOWN OUR THROATS" - OR - UP - ANOTOTHER PART OF OUR RASTED." THE PRINCE OF NEVADA HAD THE "CRAZY" IDEA THAT DEFT. OF ENERGY (D.O.E.) SECRETARY - MR. BABBITT - WAS "OUR NEVER LET THIS HAPPEN !!! AFTER ALL - WASN'T ENOUGH OF THE STATE OF NEVADA - RUINED - BY THE NUCLEAR TESTING - ABOVE GROUND - AND - WOULD NEVER LET THIS HAPPEN !!! AFTER ALL - WASN'T ENOUGH OF THE STATE OF NEVADA - RUINED - BY THE NUCLEAR TESTING - ABOVE GROUND - AND - BELOW TO THE DEFENSE OF OUR COUNTRY - WAS AT STAKE - SO EVERYONE DID THEIR THE DEFENSE OF OUR COUNTRY - WAS AT STAKE - SO EVERYONE DID THEIR OPEN WOUND - WE HAVE TO - ATTEM OF NAMELY ASTE "DUMP" - FOR THE UNITED STATES OF AMERICA !!!! AND - TO EURIFRA - "DUMP" - FOR THE UNITED STATES OF AMERICA !!!! AND - TO EURIFRA - "DUMP" - FOR TER UNITED STATES OF AMERICA !!!! AND - TO EURIFRA - "DUMP" - EXPERTS - FOR HOW MANY BOURS. ASK - AND YES - NOW YEARS - TO HAVE - THIS MANY HOURS, DAYS AND MONTHS - AND YES - NOW YEARS - TO HAVE - THIS MANY HOURS, DAYS AND MONTHS - AND YES - NOW YEARS - TO HAVE - THIS MANY HOURS, DAYS AND MONTHS - AND YES - NOW YEARS - TO HAVE - THIS MANY HOURS OF YEARS - NOW YEARS - TO HAVE - THIS MANY HOURS OF YEARS - NOW YEARS - TO HAVE - THIS MANY HOURD - HAS STATED OF BURNAND! - THE PART AND - THE PART AND -

PRIVATE CITIZEN 45 (CONTINUED)

AND NOW - ONCE AGAIN - THE CITIZENS OF NEVADA - AND - MORE

ARE THREATENED - EVEN FURTHER - BY THE GOVERNMENT OF THE UNITED STATES
OF AMERICA - WITH HAVING - "A CONTAMINATE DANGER - FOR THEUNITED STATES
YEARS" - TRANSPORTED THROUGH THE STATE OF NEVADA and THESE TWO COMMUNITIES.

NITIES.

FRACILITATOR BRAD Benson, stated (B.C. News, 4/18/1986 - Page
ONE - Second Peregraph) - that HE was disappointed with the "low turnvided valuable input at a similar meeting THREE MONTHS AGO. (B.C.
NEWS, 4/18/1986, PAGE ONE - FOURTHY PARAGRAPH) - AGAIN HR. B. BENSON "BACK IN JANUARY 1985 D.O.E. HELD A SCOPING MEETING AND ONE THING THE COMING THROUGH THE CITY. IT REALLY UPSET A LOT OF PEOPLE. AGAIN (B.C.
NEWS, 4/18/1986, - PARAGRAPH SIX - WHICH STATES ON PAGE ONE AND ENDS
ON PAGE THREE - TOW MIDDLE OF PAGE THREE) - ORIGINALLY the D.O.E. DID NOT - SELECT BOULDER CITY as one of the sites for meetings - BENSON - (AGAIN) said, but several people pressured them into it. "The
community made their apprehensions known and in doing so the DDE
included Boulder City. EVEN - THE MAYOR of BOULDER CITY - "HIS BONOR"
HR. ERIC LUNDGARD - Drought up the "lack of response as being apathy"
before the last City Council meeting.

MR. DON ELLE (DIRECTOR OF ENVIRONMENTAL DEPARTMENTAL DIVISION - OF THE U.S. DEPT. OF ENERGY), YOUR HONDR - HR, MAYOR - MR. ERIC LUNDGAARD (that calls people animals and statements of that effect when the CITIZENS - OF THE B.C. COMMUNITY - EVEND NARE - TO DISAGREE-WHEN ATTENDING - ONE OF THE B.C. COMMUNITY - EVEND DARE - TO DISAGREE-HITT (U.N.L.V. Environmental Studies Program), MR. BRAD BENSON - FACILITATOR (WEBSTER'S DICTIONARY States A FACILITATOR - AS ONE WHO ATTEMPTS TO MAKE THINGS - ESSY OF LESS DIFFICULT), and THE THIRTY OF SO - EXPERTS FROM THE DEPARTMENT OF ENERGY, the UNIVERSITY OF NEWADALS YAIS/1996, Page ONE, Paragraph THREE) - AND ANYONE ELSE - WHO HAS STATED AN OPINION ABOUT "THE POOR TURN-OUT - OF THE BOULDER CITY APRIL 8, 1996 CITY HALL MEETING!"

WE, - NANCY and ROY J. KASSEBAUM (LAND OWNER'S IN THE CITY OF HENDERSON, NEVADA - AND VERY SOON - IN THE FUTURE - RESIDENTS OF BOULDER CITY, NEVADA) - WOULD LIKE TO 'STATE" OUR OFINIONS: #1.: - CONCERNING THE MATTER OF "LOW ATTENDANCE" OF THE D.O.E. MEETINGS, #2.: - THREE OF WHICH - ANE PROPOSED TO TRAVENSE THROUGH THE COMMUNITIES OF BOULDER CITY - AND/OR - HENDERSON, NEVADA.

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PRIVATE CITIZEN 45 (CONTINUED)

OPINION NUMBER ONE - CONCERNING THE HATTER OF "LOW ATTENDANCE" OF THE D.O.E. "ROUTE" MEETINGS. THIS OPINIONATED REPLY IS PRIMARILY DIRECTED TO THE GENTLEHEN MENTIONED IN THE NEXT TO LAST PARGARH - ALTROUGH NOT CONSTRUCTIVE - IT IS "FOOD FOR THOUGHT". Did it ever occur to ANYONE OF YOU - WHY THERE IS APATHY and POOR ATTENDANCE - concerning Those Recent (Before Referenced) Meetings 77? As BRIEFLY mentioned before - LOOK BACK AT THE HISTORY OF THE STATE OF NEVADA - JUST from WH II - to PRESENT DAY - INCLUDING MEETINGS.

THE STATE of Nevada has been The United States' 'DUMP' - as far as ANYTHING EVEN REMOTELY CONCENTING - WUCLEAR - Be it TESTING (Above o'ABSTE '!!! GW HANY OF THESE TYPES OF FEDERAL, CONGRESSIONAL, 11 STATE, CITY OR COMMUNITY METINGS HAVE BEEN HELD JUST SINCE WH. II STATES, CONCERNS 777777 DID THESE RELTINGS - HEATINGS - HELD ANIHAMAYOR E. LUNDGAARD O'BR A 'LOCAL' MATTER - THEY WHER CALLED ANIHAMAYOR E. LUNDGAARD O'BR A 'LOCAL' MATTER - THEY WHER CALLED ANIHAMAYOR E. LUNDGAARD O'BR A 'LOCAL' MATTER - THEY WHER CALLED ANIHAMAYOR E. LUNDGAARD O'BR A 'LOCAL' MATTER - THEY WHER CALLED ANIHAMAYOR E. LUNDGAARD O'BR A 'LOCAL' MATTER 77777 OR WOULD YOU 'NOW INTERSE WHETINGS - GIVEN THE PAST HISTORY - O'F THE RESULTS OF THE PAST HISTORY - O'R THE RESULTS OF THE PAST HISTORY - O'R THE STATE OF WISHON ANY E. CONCERNIS OF THE PAST HISTORY - O'R THE STATES O'N HEATINGS - HAS SHOWN - HEATINGS - CHIRD AND WATCH YOUR 'YON'W WANT - THE PUBLIC SHRVING - T. V. STATION AND EVEN THE UNITED STATES COULD BE SEEN AND HEATING - TO INSURE HEADINGS - SO THAT THEY COULD BE SEEN AND HEADING O'N HEATINGS - SO THAT THEY COULD BE SEEN AND HEADING - TO KEETEN O'N HEATINGS - AND THE RESULTS - AND TH

PRIVATE CITIZEN 45 (CONTINUED)

THE POINT - I AM INDICATING - IS - THE PEOPLE OF THE COMMUNITIES OF BOULDER CITY, LAS VEGAS AND EVEN ST. GEORGE - HAVE - MADE - THEIR OPINIONS KNOWN - AND THAT IS - THEY ARE VERY UPSET - WITH - ANY PRO-POSED LOW LEVEL RADIATION WASTE TRANSPORTATION ROUTE - THAT GOES THROUGH - OR EVEN - NEAR - THE COMMUNITIES OF HENDERSON AND/OR BOULDER CITY - TO OBTAIN THE "DOMPS" DESIGNATED FOR OI' NEVADA. THAT IS PROH THE B.C. NOWS OF 4/18/1896 !!!! WHY ARE THESE WHETHY WICH - FROM THE B.C. NOWS OF 4/18/1896 !!!! WHY ARE THESE WHETHINGS - EVEN BEING CONDUCTED - GIVEN THE PAST HISTORY OF THE STATE OF NEVADA - OR IS IT "WEETING TIME" - TO CALL FOR A BOHL AND PITCHER OF WATER - IN ORDER - TO "WASH MY HANDS OF THIS ENTIRE MATTER 77?"

HR. D. ELLE - WAS QUOTED AS STATING - "THERE IS A CERTAIN RISK WHEN GOING THROUGH THE COMMUNITIES" (WITH LOW LEVEL RADIOACTIVE WASTE TRANSPORTATION). MR. D. ELLE FURTHER STATES - "BUT THE CHANCE OF AN ACCIDENT HAPPENING ARE VERY LOW". WHEN AND WHERE - HAS THE AMERICAN PUBLIC "HEARD" THAT STATEMENT - "ON - "WAS IT WHEN NUCLEAR REACTORS HERE FIRST BUT "ON-LINE" - ALONG THE EAST COAST - OR - "WAS IT KROM HUSS AN SIGK PEOPLE, ANYMALS AND EVEN INSECTS - UP TO 60 RADIUS KILLING "SIGK" PEOPLE, ANYMALS AND EVEN INSECTS - UP TO 60 RADIUS AT THE ACCIDENT SITE 77 OR BETTER STILL - LET'S LOOK AT THE ACCIDENT SITE 77 OR BETTER STILL - LET'S LOOK AT THE CARNCE OF AN ACCIDENT SITE 77 OR BETTER STILL - LET'S LOOK THE CARNCE OF AN ACCIDENT HEN - TRY TO CONVINCE - ANYONE - THAT IS - LOCAL - OR IN GALOUD - AND WOULD INVOLVE - LOW LEVEL RADIOACTIVE WASTE TAX TOULD - AND WOULD INVOLVE - LOW LEVEL RADIOACTIVE WASTE TAX TOULD - STREER "BEACTIBL" - IN ANY NUMBER OF COMMUNITY FACILITIES - FROM ROADS(minimum), WATER SUPPLY, ELECTRICAL SERVICE AND - EVEN - TO THE - ALR - THAT IS BREATHED.

MR. D. ELLE AND MEMBERS OF THE E.I.S. REPORT COMMISSION - MAY I INDUIGE IN A "WHAT-IF" 7? LET'S INDUIGE IN THE PREMISE - THAT ONE OF THE FINAL SELECTED AND APPROVED TRANSPORTATION ROUTES - GOES OVER THE HOOVER DAM. LET'S FURTHER INDUIGE - AND STAFE THAT AN ACCIDENT OCCURRED ON HOOVER DAM AND INVOLVED A LOW LEVEL RADIOACTIVE WASTE TRANSPORTATION VEHICLE.

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PRIVATE CITIZEN 45 (CONTINUED)

LET'S FURTHER STATE - THAT AS A RESULT OF THE ACCIDENT - ANOTHER

"ACCIDENT" OCCURS - AND RADIOACTIVE WASTE, DIRT OR CONSTRUCTION DEBRIS
- ENTERS THE WATERS OF LAKE MEAD AND/OR THE INTERNAL OPERATIONS OF THE
GIGANITC HOOVER DAM - ELECTRICAL GENERATING FACILITIES. THIS IS THE
SAME RADIOACTIVE WASTE MATERIAL THAT BAS BEEN QUOTED AS TAKING
TROUSANDS OF YEARS TO BREAK DOWN - BEFORE IT BECOMES UNHARMFUL TO
A SIXTY MILE RADIOACTIVE RADIUS - COVER - FOR - ALL - OF LAKE MEAD AND - THE RIVERS - ABOVE AND BELOW - THE TOW ACCIDENT RISK CONTAMINATED WATERS?? HOW WOULD THIS RADIOACTIVE WASTE - EFFECT THE
CONTAMINATED WATERS?? HOW WOULD THIS NADIOACTIVE WASTE - EFFECT THE
CONTAMINATED WATERS? HOW WOULD THIS NADIOACTIVE WASTE TRANSFORTAII'M AWFUL LOT OF THE WESTERN UNITED STATES ?? I BELIEVE ENOUGH "WHATII'N HOUTE OVER HOOVER DAM AND THROUGH THE COMMUNITY OF BOULD BE DISCARDTION HOUTE OVER HOOVER DAM AND THROUGH THE COMMUNITY OF BOULD BE DISCARDED, DISAPPROVED AND STATED - MAS BEING DISAPPROVED "OF" IN - NO UNCERTAIN TERMS - TO - THE - OR - ANY - RADIOACTIVE WASTE TRANSFORTATION
CONTACTED CONTRACTOR - IN HIS CONTRACT - SHOULD BE DISCARDED, DISAPPROVED AND STATED - AS BEING DISAPPROVED "OF" IN - NO UNCERTAIN TERMS - TO - THE - OR - ANY - RADIOACTIVE WASTE TRANSFORTATION
CONTACTED CONTRACTOR - IN HIS CONTRACT - ANY SPOUL DE COMMUNITY WASTE REDAMERMENT STATEMENT PERTAINING TO - ANY POPULATED COMMUNITY WITH AUXONE - THE - OR ANY - CONTRACTOR - THE
CONTRACT FOR THE LOW LEVEL RADIOACTIVE WASTE TRANSFORTATION "JOB" !!!

THE TRANSPORTATION OF RADIOACTIVE WASTE - FROM CALIFORNIA - THAT "GOES ALONG LAKE MEAD DRIVE IN HENDERSON". ONCE AGAIN - WE WILL STATE - THAT "GOES THAT WILL CARRY - ANY - AND EVEN - "AN EMPTY RETURN LOAD" - AND/OR - EVEN ONE MICKEN LOAD" - AND/OR - AND EVEN - "AN EMPTY RETURN LOAD" - AND/OR - AND EVEN - "AN EMPTY RETURN LOAD" - AND/OR - AND ALL - POPULATED COMMUNITIES - OF QUE PERSON OR MORE !!!!! ESPECIALLY WHEN THE D.O.E. HAS SUGESTED - THREE HOUTES THAT BY-PASS BOULDER CITY. THESE THREE BY-PASS ROUTES - ALSO MUST - INCLUDE HENDERSON, NEVADA - ESPECIALLY THE NEVEL MEAT PROPULATED AND EXPLOING HENDERSON, NEVADA - ESPECIALLY THE NEAT PROPULATE AND EXPLOING HENDERSON, NEVADA - ESPECIALLY THE NEAT PROPULATE AND EXPLOING HENDERSON, NEVADA - ESPECIALLY THE NEAT TRAVERSES HENDERSON, NEVADA - ESPECIALLY THE NEAT TRAVERSES HENDERSON, NEVADA - ESPECIALLY THE NEAT TRAVERSES HENDERSON, NEVADA - THE E.I.S. PERSONNEL - AND ESPECIALLY HE WOULD HAPPENED - BUT - DRIFTED - SOUTH - BY WIND CURRENTS - FROM IT'S CALOUD - HAD ON THE INDUSTRIAL ALLINOAD TRACKS ' SUSTING - NEXEDITS - NEAT - THERE ARE "VARYING" STORIES - NETHER THE TOWN S - SOUTH - BY WIND CURRENTS - THAT - THE TOWN S - THE CLOUD'S THAT THIS CLOUD. STORIES - AND THE CLOUD'S THAT THIS CLOUD - HAD ON THE TOWN'S - POPULATION - OF WHAT IS NOW CALLED - HENDERSON, NEVADA,

PRIVATE CITIZEN 45 (CONTINUED)

WE FEEL, WE DO NOT HAVE TO INDULGE IN FURTHER - "WHAT-IF'S" CON-CERNING AN "ACCIDENT GENERATED" LOW LEVEL RADIOACTIVE WASTE - CLOUD -OF TRANSPORTED DIRT OR CONSTRUCTION DEBRIS AND IT'S "EFFECT" - ON THE EVER EXPANDING POPULLATION (ALONG LAKE MAND DINIES) - ESPECIALLY FROM I-15, THROUGH GREEN VALLEY AND HOUNDER CITY, NEVADA - ALSO. ANOTHER QUESTION - CONCERNING THE TRANSPORTATION OF THE LOW LEVEL RADIOACTIVE WASTE 727 HOW LONG OF A TIME PERIOD - IS THIS TRANSPORTA- TION OF THE LOW LEVEL RADIOACTIVE WASTE - SCHEDULED - FOR OPERATION 72 SPECIFICALLY IN DAYS, WEEKS, MONTHS AND YEARS 777

ANOTHER QUESTION - WHAT 'ABSOLUTE' 'TOTAL' - SAFEGUARDS - ARE SPECIFICALLY "CALLED - OUT' IN THE RADIOACTIVE WASTE TRANSPORTATION CONTRACT '77 IS THERE AN INDEPENDENT BONDED QUALITY ASSUBANCE - VEHICLE AND SAFETY INSPECTION - THAT IS CONTRACTED - ENTINELY SEPARATELY - FOR THE DAILY 'INSPECTION' and CERTIFICATION - OF -ANY - AND - ALL - VEHICLES - AS TO THEIR OPERATION - AND - LEAK-PROOF - SAFETY STATUS ?? SUCH AS - TROPER BRAKING SYSTEMS, HEAD AND RUNNING LIGHTS OPERATION AND ADJUSTMENT, LOAD WEIGHT VERIFICATION - A MINIMUM OF - THEEE - SEPARATE WEIGHT VEHIFICATION STATIONS - FOR EACH TRIP - AND - EACH WAY ?? ADDITIONAL ITEMS - SUCH AS EACH VEHICLE'S TIME THEAD - THICKNESS - AND - TIRES SAFETY STATUS - FOR EACH TRIP - EACH WAY ?? ADDITIONAL TIRES SAFETY STATUS - FOR EACH TRIP - AND - THICKNESS - AND - TIRES SAFETY STATUS - FOR EACH TRIP - AND - THICKNESS - AND - TIRE SAFETY STATUS - FOR EACH TRIP - AND - THICKNESS - AND - TIRE SAFETY STATUS - FOR EACH TRIP - AND SAFETY STATUS - THE SAFETY TIEMS - THAT - MUST BE AND EACH OWE WAY 'THIP" - AT - THE FEDERAL, STATE AND COMMUNITY LEVELS !!!!

ANOTHER QUESTION - HOW ARE THE VEHICLE'S STORAGE FACILITIES - FOR THE RADIOACTIVE - LOW LEVEL - WASTE - CONTAINNENT - BEING VEHIFIED AND INSPECTED FOR EACH WAY OF EACH TRIP 77 WHETHER "LOADED" OR "NOT-LOADED"? AS WE ARE - ALL - AWARE OF AND IN FACT - ANYONE - THAT HAS FACT - ANY TOWN OR CITY SIRET OR ROAD - HAS BEEN - "SPATTEED" TRANSPORTATION VEHICLE - WAS OR IS - CARRYING - BOTH - "FULL" AND THEMYSE - UNACCEPTIVELY "RECEIVED" - DEBRIS THAT - ANY TRANSPORTATION VEHICLE - WAS OR IS - CARRYING - BOTH - "FULL" AND CARRYING - "BOTH - "BOTH - "BULL" AND CARRYING -

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ANY - WASTE OR DEBRIS TRANSPORTATION VEHICLES - EVEN IF THEY ARE "SO-CALLED" COVERED - OR - THE LOAD IS SO-CALLED "CONTAINED" - HAS "LOST PART OF AND SOMETIMES - ALL - OP IT'S WASTE OR DEBRIS - CARGO - BECAUSE OF THE VIBRATION, STRESS AND BREAKDOWN OF THE ATTACHED AND ASSOCIATED WASTE OR DEBRIS - STORAGE CONTAINMENT FACILITY - ON - ANY - OF THESE TYPES OF VEHICLES.

PRIVATE CITIZEN 45 (CONTINUED)

9

TRANSPORTA-NEXT QUESTION - HAVE ANY SAFEGUARDS OR VEHIFICATION INSPECTIONS BEEN CONTRACTUALLY INSTITUTED - THAT GUARANTEES - THAT THE WASTE MATENIAL BEING TRANSPORTED ON - A - PARTICULAR "LOADED" - TRANSPORTA FION VEHICLE - AND/OR - IN A PARTICULAR - THE VEHICLE'S CARGO - HAS BEEN INSPECTED AND VEHIFIED - TO BE - AT A SPECIFIC LEVEL - OR UNDER A SPECIFIED PRE-DETERMINED - STANDARD - FIGURE - OR - TRANSPORTABLE AMOUNT - OF - SO MANY RADIATION - CURIES" 777

VET - ANOTHER QUESTION - WILL - OR - MAY - THESE TRANSPORTATION VEHICLES - OF THIS LOW LEVEL RADIOACTIVE WASTE - BE IDENTIFIED - WITH SPECIAL MARKINGS - AND LETTERING - THAT STATES - THAT THESE VEHICLES ARE TRANSPORTING LOW LEVEL RADIOACTIVE WASTE - AND THAT 50 YARDS OF DISTANCE - SHOULD - AND MUST BE - MAINTAINED - AT ALL THESE - IN ORDER TO MAINTAIN HUMAN HEALTH - AND - SAFETY 77 I WOULD FURTHER REQUEST - THAT THESE RADIOACTIVE WASTE TRANSPORTATION VEHICLES - BE "EASILY" AND GNIQUELY - VISIBLY - IDENTIFIED - SO THAT THEIR FLOW A 20/20 VISION BLITTERING - CAN BE "SEEN" AND IDENTIFEE HUNDRED FEET) DISTANCE - AWAY. 8

EVEN IF THESE - ABOVE REQUESTS, COMMENTS and QUESTIONS - CONARE "COMPLIED-WITH" - WHAT ASSUBANCES CAN BE "INSTALLED" - THAT - ARE
- AND WILL BE INSTITUTED - FO INSURE - THAT - ALL - OF THESE SAFEGIARDD WILL BE GIARANTEED - FOR EACH ONE-WAY PORTION OF EACH WASTE
TRANSPORTATION JOURNEY OR THEP 27 WE - ARE ESPECIALLY CONCERNED - WHEN
THE TRANSPORTATION VEHICLES, DRIVERS AND SAFEGUARD INSPECTORS - BECOME
'VETERANS' - AND CONFLACENT - WITH THEIR INSPECTIONS AND CONTRACTUAL
SAFETY REQUIREMENTS - MONTHS - OR YEARS - AFFER - "THE OPERATION

Private Citizen 45 (continued)

Mr. Don Elles, and/or your Associates - I hope - you have "made-it" - this far - in this letter - SO THAT I MAY EXPRESS MY "THANKS" - concerning - THIS POTENTIALLY "LIFE-THREATENING" DEADLY TRANSPORTATION WASTER PROBLEM" - AND - YOUR ASSISTANCE, Help and Concerns - that appeared - in print - to be Very Sincere !!

THANK YOU - AGAIN - FOR YOUR - PRINTED COMMENTS, CONCERNS and the COMMUNITIES - RECOGNITION - OF YOUR - OFFICIAL - HELP, CONCERNS AND EFFORTS - CONCERNING - THIS LIFE AND HEALTH - THREAT - TO OUR "FUTURE" RESIDENCE AND HOME !!! MANCY and ROY J. KASSEBAUM 4840 Bruges Ave., (FOR THE TIME BEING) Woodland Hills, Calif., 91384 (818) 225-7735 SINCERELY mey and

P.S.- DON'T - WE - HAVE - ENOUGH - NATURAL - DISASTERS - SUCH AS EARTHQUAKES, BLIZZARDS, TORNADDES AND NEVADA'S HISTORY FLASH FLOODS 77 DOES - MANKIND - AND SPECIFICALLY - THE TRANSPORTATION OF LOW LEVEL RADIOACTIVE MATERAL AND OF WASTE - THROUGH - ANY - POPULATED COMMUNITY - HAVE TO BE - ADDED - TO THIS - ALREADY - TOO LONG - LIST - OF CALASTHOPHIC OCCUMRANCES, 77777

Comments submitted by Connie Simkins, P.O. Box 333, Panaca, Nevada 89042, private citizen April 23, 1996

Nevada Test Site Environmental Impact Statement

NTS EIS draft Volume 1, Appendix I Transportation Study January 1996

Transportation and all of its issues are of vital concern to rural Nevadans, especially those in Lincoln County which is under consideration for both truck traffic, heavy haul route, or rail shipments, possibly a new rail route here. Routings, options, management of shipments, incident risks, accident risks, and related plans bring opportunities and challenges to those living in rural Nevada.

Page 2-3 Stakeholders issues, Table 2-1 line 15

I question the wisdom and thoroughness of any study meeting done on Lincoln County issues and stakeholders that is held in Las Vegas. The other communities of Henderson, Boulder City, Goldfield, Tonopah, and Ely each had meetings in that particular community.

Page 3-10 Line 30 Waste Definitions is the only place I find reference to high level waste. This brings out a major shortcoming of this entire EIS. The lack of consideration or interrelationships between current programs at NTS, expanded programs at NTS, and the proposed Yucca Mountain Waste Repository program.

I understand for political reasons the two EIS have distanced themselves from each other. I don't think this is a realistic approach. The two programs DO AFFECT each other. The sheer size and scope of operations of Yucca will mean many changes in how regular operations at NTS are conducted

3

Pages 3-14 through 3-23 detail the ten routes being considered to take waste to NTS. IF Yucca mountain is developed, they will probably have a route that will take the waste around the Las Vegas valley somehow, not through Interstate 15 - 95. It is not reasonable to assume Yucca does not exist for this reason. The roads or rails (whichever is chosen) will be upgraded and could certainly handle all other types of waste going to NTS, including the Yucca waste.

4

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Pages C-137 expanded use truck routes - and Pages C-141 through C-150 traffic fatality risks along routes could reflect a variety of changes downward in numbers and hazards if traffic is routed outside Las Vegas valley, as I think the political pressures will mandate as this process is

S

Private Citizen 46 (continued)

finalized. Anytime you can keep hazards, risks, accidents away from one million plus people in one valley, you make things safer for the voters who elected you.

The most serious fault of this EIS I find is mentioned in the Transportation meeting comments on pages D-4 and 5, starting with Number two: "not integrated yet with Yucca Mountain". Basically what is says is first DOE said the Yucca EIS WOULD CONTAIN an integration of all transportation issues - nuclear and other wastes - in the Yucca EIS now being prepared. After the meeting 4-20-95 (and I quote) "Following the preparation of this response, a meeting was held with representatives of Yucca Mountain Site Characterization projects Office

and a decision was made NOT TO commit Yucca Mountain to consider Cumulative impacts associated with NTS waste shipments. The DOE will consider cumulative impacts; however,

9

Yucca Mountain may not bethe organization that does this work.

If not now, WHEN, If not this EIS - WHO? WHAT? WHEN? WHERE? WHY? Serious Serious breach of public confidence going on here. To prepare an EIS that does not include all current NTS activities, future uses, closure and cleanup, Yucca Mountain project - at whatever level Congress decides to mandate, plus the Nellis Complex Range activities, is a pure waste of time and effort plus public money.

Technical correction needed: Rail Access study page F-2 and F-3. Names given to places do not make sense. They don't line up. If you go from Crestline to Sheep to Panaca to Condor Canyon makes no geographical sense at all. I am familiar with the routes suggested as much as ten years ago for this rail route by Lincoln County Commissioners and this is NOT it!

There is a "backroad" into NTS through western Lincoln County. It is commonly called "The Back Road" by local residents who use the road to commute daily to work at NTS. For years we have had promises from Senators and from US Air Force that this dirt road would be improved to enhance safety and insure all weather access and save on wear and tear of resident's vehicles. Several years ago the Air Force did pay to have parts of it graveled. Lincoln County would like to see paying put into the planning process for this road. Our county commissioners have continued to mention this in meetings and negotiations with DOE and Air Force and NTS contractors. We want to keep this "on the record".

7

7

PRIVATE CITIZEN 46 (CONTINUED)

Volume 1, Appendix E pages E-5 through E-8

Section E.2.2.2 Off-site traffic, Page E-8

2

About 50 Lincoln County residents commute daily onto NTS via the "Back Road". While this is a small percentage of the whole, we feel it should be documented in any study discuyssing environmental impacts.

Draft EIS NTS January 1996 "Summary"

I believe the summary booklet and the entire EIS would mean more to the public and be easier to read, understand, and move around in IF the "Reader's Guide" to the USDOE Draft EIS NTS was placed at the FRONT of the summary booklet, instead of in the very back. This helps citizens understand what this EIS is and how to find out what they are interested in.

Ξ

Page S-6 discussion begins about alternatives 1 through 4

Alternative I states, in part, Stockpile tests for nuclear weapons readiness - "would be conducted on Pahute Mesa or on Yucca Flat". This convinces me that the balance of the NTS could be planned as useful for expanded uses alternative 3. Alternative 3 is our preferred plan of action. Make careful priorities, don't destroy any animal or plant life, but put Man at the top of the priority - his survival - his health - his gainful employment - and the national good produced when he works on projects at NTS which benefit the general population - such as the solar energy projects suggested and other expanded future uses which provide science and technology a chance to improve the quality of life for American people.

Affected environments -

Pages S-12 and 13

Line 14 on page S-12 - correct as written but incomplete. NTS is in Nye County.

But we must add of Area 13 - see figure S-1 on page S-2 in this volume. It clearly shows area 13 straddling the line.

Now the big subject no one is supposed to talk about - Area 51. It is there. People work there. Operations are taking place. Environment is affected. I know it is secret operations, but the activities are there and they are affecting everything - people - businesses- environment - future uses of area.

Over the past 20 years or so the Area 51 has been expanded, the Air Force claims for

Private Citizen 46 (continued)

security reasons. In fact what they are doing is taking up all the mountain tops, so the public cannot get on top of the mountain and look at what is going on in 51. This "taking of view shed" concept is dead wrong in my book. The Nevada Division of State Parks has tried it in Lincoln

County to get control of the water but it did not work. Leave "view shed concept" out of all plans and future projects at NTS. More than 95,000 acres have been withdrawn from public use to service the "view shed" at Area 51. Wrong, wrong, wrong Unnecessary!

S-13 paragraph about Coyote Spring Valley contains inaccurate mileage distance information. It is not a part of a designated wilderness management area where the site would be built. It is bordering a DWMA but not on one. I believe DOE is using this to "climinate" a Lincoln County site from consideration.

Page S-18 Lines 3 and 4

15

Is this statement correct? What basin is Coyote Springs, Dry Lake, and Eldorado Valleys located in if they are not in the Great Basin?

Alternative 3 - Expanded Use Page S-39

16

The comment about groundwater in Coyote Springs Valley - may be modified when DOE uses information developed by the Air Force when they drilled wells in that valley for the MX missile in the early 1980's. The well logs and test data was given to the state Water Resources Division. The Air Force maintained pumping these wells would not adversely affect the Moapa dace. Who is right? Who is/was telling the truth?

PRIVATE CITIZEN 46 (CONTINUED)

Connie Simkins comments on Volume 2 Framework for Resource Management Plan Ianuary 1996 draft EIS for NTS

April 23, 1996

There is a public perception that there is no difference between the Air Force, Department of Energy, Bechtel, or BLM. They are all thought of as "government". All of these have maintained a certain level of secrecy in their operations about what was being done at NTS. Perfect example is Area 51. Much of the public opinion comes from the treatment of the persons who contracted cancers because of the above ground nuclear testing that sent radiation over Lincoln County adversely affecting the health of residents here.

WE were told the test were "safe" yet we still have people dieing of radiation related reasons. People who were employed on areas of the test site were kicked off, miners, hunters, ranchers, casual uses completely stopped. We were told in the beginning that the restrictions would last only as long as the military needed the area for training for World War II. Well we all know how long ago that was over and the military and DOE still have control over the NTS area, plus they are extending that control to include the "view shed" concepts in many areas.

I think we must be most careful in setting priorities on how to manage NTS. There should be a direct balance between protecting the natural resources on NTS and allowing the existing activities to continue and new uses to be established. Man should have first priority, technology development and related economic development should be emphasized.

Do not manage for an environmental showcase. Take a look at where the plant and animal species are now and how healthy these populations are. Alternative I says the Pahute Mesa and Yucca Flat areas will continue to be used for "weapons readiness" tests. OK then look at the rest of the NTS and see where the sensitive plants and animals are now and make plans so these populations will maintain healthy levels, not expanded, not eliminated, - a true balance as nature intended is

28

It is OK to manage for biodiversity but put a sense of reality into the plans to allow future economic development and expansions. Make sure ecosystem management is not just a tool for DOE, Bechtell, DOD to save their jobs. A lot of paperwork, studies, reviews, plans, and shuffling can go into a complicated ecosystem management. Put common sense into it. Make it real. We

PRIVATE CITIZEN 46 (CONTINUED)

must put in a practical sensible function of "how clean is clean". Make sure future plans don't make things worse by trying to clean something up and move it, rather than dealing with it safely on site. Take things on a site by site and case by case basis, rather than painting the whole NTS operations by a broad brush that must be "ecosystem" managed to the detriment and elimination of jobs and chances to develop new ideas to help people.

Page 2-2 Table 2-1 Resource issues

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Under Land category - has a USDA Soil Conservation Service soil survey been done on NTS? This information would apply here if available.

Water category - what is definition of subsurface water - how deep - what is DOE

perception of interconnection of basins of water? What information has been developed to backup this water basin theory. Cite studies and information gathered.

Page 2-3 Step 3 management actions

22

Include the CAB on lines 24 and 26 as "other interested parties".

Section 3.2 characteristics of environment

pages 3-4 and 3-5 tell us that no species have been destroyed to date as a result of operations at NTS and no plant species are endemic (prevalent in or peculiar to an area) at NTS. This supports my earlier suggestion to manage the area on a site by site specific basis. Look at what is there, manage to keep it while allowing current and future uses to flourish. Is there halogeton at NTS?

23

Page 3-6 section 3.2.5 use of natural resources at NTS

42

It says not much of the natural resources are used for economic, recreational or social benefits. This is because people have not been allowed on NTS.

RMP goals should be established at appropriate scales. Agree we should develop compatibility goals for resources of greatest importance and most likely to be affected - man business - status quo priorities. Agree monitoring is crucial step to predict impacts and find suitable land uses.

Question: Page 4-3 section 4.2 site support activities. When will the maps identifying
facility and other infrastructure features be available? I feel this is a major shortcoming of this
planning effort which, if the maps were included, would help in reducing time and duplications of

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17

PRIVATE CITIZEN 46 (CONTINUED)

259 these infastructure facilities and services.

Question: Section 4.5 Water page 4-5 Why is DOE exempt from State water law. Define what the primary mission activities are? How do future plans fit into the DOE "primary mission 28 activities"? How are future water needs planned for?

commercial fly over NTS. The big lid of secrecy is off now. Travel times and expenses would be Section 4.10 Airspace - With the ban of nuclear tests both above and below ground, I see no need to maintain restrictions over NTS. Yes, I support restrictions during times of active training at Bombing Range. This is necessary and desirable. But let the pilots, private and greatly enhanced if pilots did not have to detour around NTS.

23

Area 13 straddles the NyeLincoln line and Area 51 is in Lincoln County, plus all the "viewsheds" Section 4.11 Socioeconomics page 4-8. NTS is not located entirely within Nye County. taken out of public land status recently are in Lincoln County. This is a use solely connected to NTS and lies in Lincoln County. 30

steps to be taken and contracts to be used for every shipment going into NTS, Yucca, and Nellis Transportation - Any framework for resource management plan must include specific Range Complex setting out routes, stops, liabilities, insurances, responsibilities, and accountabilities.

Private Citizen 47

May 1, 1996

Dr. Donald R. Elle, Director

Environmental Protection Division U.S. Department of Energy: NVOO P.O. Box 14459

Dear Dr. Elle,

Las Vegas, NV 89114

I hope that future Department of Energy Environmental Impact Statements will utilize many of the innovations seen in the Environmental Impact Statement for the Nevada Test Site.

Enclosed are my comments which represent my views, and not necessarily those of my fellow Community Advisory Board members. If you have any questions or concerns regarding my comments, please feel free to write me.

Sincerely,

Town a.

CAB Representative Mary O'Brien

Enclosures: EIS Comments

1. General Comments

Alternative 5 Proposal: Peter, Paul and Mary Alternative FCE/Alternative Contamination Concerns Citizen Concerns - Blowin' in the Wind How Clean is Clean?

Framework for Resource Management Plan (Vol 2) Specific EIS Comments Summary

Land Withdrawal

ri

Volume 1, Chapter 3

31

PRIVATE CITIZEN 47 (CONTINUED)

SENERAL COMMENTS

Peter, Paul and Mary Alternative 5

decide which parts I favor and which I don't. However, I always felt that something was missing. As I listened to "Peter, Paul and Mary" during their concert here in Las Vegas on April 26th, the For several months, I have wrestled with the different alternatives of this EIS, trying to answer came during Mary Traver's comments on waste generation and storage. Therefore, I would like to recommend another alternative to this EIS, Alternative 5: The "Peter, Paul and Mary" Alternative of Waste Reduction and Neutralization. This is probably the first time celebrities have provided input into an EIS.

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Alternative 5 posits that every effort will be made to reduce the development of waste as nation to a policy of waste reduction (and eventual waste climination) as well as the commitment of the Department of Energy (DOE) to investigate and adopt new waste/storage technologies. well as to neutralize our current waste. This alternative also involves the commitment of our

One example of the new technologies is the process a MIT graduate developed two years ago to convert waste into glass and steel though high heating. This was mentioned by me at a CAB meeting after seeing the television news story. According to the news story, all hazardous chemicals were neutralized through this process.

process), this technology or a comparable technology would require national DOE funding as our current NTS Waste Management and Euvironmental Restoration budget is \$80 million a year. Due to the high cost of developing waste conversion (over \$500 million for the MIT Alternative 5 encourages considering the NTS as a prime location for this waste

ICE / Alternative Contamination Concerns

radioactive contamination at the NTS. Volume 1, Appendix A (Page 88) discusses that "domestic As I read this EIS, I encountered what appears to be a focus of the DOE to study only and industrial waste water is transported though the sewage systems into sewage lagoons or septic systems located in the base camps throughout the NTS." However, the text does not discuss what happens to industrial wastes in NTS areas such as the Decontamination Pad in

As my fellow CAB members know, my past affiliation with Hughes Aircraft Company in detrimental effects to the environment and the community surrounding the contamination. The deaths of many of my friends and co-workers at Hughes showed me that chemicals which were Tucson, Arizona, has permanently changed my perspective on TCE contamination and its purported to be non-hazardous can sometimes be more dangerous than known hazards.

Engineering Company that 50 gallon drums of degreasers laced with TCE were routinely doused include non-radioactive chemicals in their present and future environmental studies at the NTS? over machine parts during decontamination processing in the Decon Pad in Area 5 at the NTS. Therefore, I am requesting with this EIS that two questions be answered: 1. Will the DOE I personally know from my procurement activities with Reynolds Electrical and

PRIVATE CITIZEN 47 (CONTINED)

and 2. Will the DOE commit specifically to include the chemical TCE in all water studies done henceforth at the NTS? 3

Citizen Concerns: Blowin' in the Wind

Section 4-1, Volume 2 of this EIS asks for input on the NTS resources which are important and the goals for resource management.

For me, the answer to this is contained in the "Peter, Paul and Mary" hit, "Blowin' in the Wind". Although most people think of this song as anti-war, it also is a reminder of our human ecosystem and the ties each of has.

I believe that many Nevadans fear what's "blowin' in the wind" from the NTS. They hope impact them. I also think that most Nevadans want a safe future and a world that is safe for that the soil on the Test Site is safe, and that whatever happened on the Test Site will never themselves and their families.

Following are the specific resources I believe are most important to the NTS:

Land, including vegetation and cultural history

Present and future waste storage

Fechnologies to neutralize waste Technologies to reduce waste

Resource management goals follow:

- 1. "All resources at the NTS are valuable national resources". (This is already stated in the DOE Land- and Facility-Use Management Policy, Section 1.3, Volume 2 EIS.)
- NTS to pre-NTS state. Whenever this isn't possible, the DOE must develop a consistent policy to does this mean the the DOE should be relieved of their responsibility to try to restore areas of the mean that we have to spend billions of dollars to try to undo the past 50 years at the NTS. Nor 2. "All resources should be returned to their natural state whenever feasible". This does not assess when restoration processes should occur.
- of the contents of each storage container at the NTS? I was told no, although present records are with our Community Advisory Board, I asked whether or not the DOE has a master listing of all tracked into a master listing by contents and exact NTS location. This is critical should retrieval 3. "All storage sites must safely and effectively contain the waste storage." During a NTS tour more detailed than those of the past. I therefore recommend that all storage containers be be necessary.

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4. "New storage technologies should be evaluated and considered for NTS use." This does not ask for a re-invention of the wheel. However, as safety should be an important priority, this asks that the DOE keeps an open mind about storage technologies. 2

7

conversion technology.

PRIVATE CITIZEN 47 (CONTINED)

issue on the NTS as well as off-site. This could be realistically implemented by establishing waste not want the NTS to become the waste storage dump of the United States. This goal tackles the likewise." Much of the storage controversy at the NTS over the years has concerned two facets: storage goals such as, "Reduce overall waste generation at the NTS by 20% yearly." Likewise, A) The type of waste being stored. and B) The volume of waste. Face it, most Nevadans do "The NTS should reduce waste whenever possible and encourage other DOE sites to do other DOE sites should strive for a decrease in waste generation. The old "more is better" philosophy is a definite roadblock to achieving decreases in our waste generation.

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officials may state that this is not a realistic goal, I challenge this thinking by saying, "Why?" The "The NTS should neutralize waste whenever possible and encourage other DOE sites to do would be saved as well as elimination of safety and political concerns. While many governmen "The NTS should neutralize waste whenever possible and encourage other DOE sites to do likewise." Imagine a DOE complex without wastel! Think of all the billions of dollars which DOE needs to identify its roadblocks to achieving this goal and to eliminate these roadblocks. Any reduction in this area is definitely a benefit

7

Also, at the risk of sounding Orwellian, we do not know what problems our waste will pose for us in the future. Is it possible (like TCE) that the chemicals we presently consider safe will become known hazards in the future? I believe, therefore, that it is to our advantage to neutralize our waste whenever possible now, and to avoid postponing waste neutralization.

Row Clean is Clean?

Ever since I have been a CAB member, we have wrestled with the question, "How clean is and hard to restore areas? Will it be advantageous to clean up areas if we have to resume testing? While our CAB has not answered all these questions, I believe that the DOE needs to establish environmental restoration criteria and standards in this EIS so true public discussion can contaminated areas first, or begin with sites which are easier to restore? A combination of easy clean?" for the NTS. What priorities should be placed on funding? Should Nevadans insist on total cleamp, or cleamp to a certain level? If so, what level? Should we tackle the most

Land Withdrawal

evolve.

8

exist for land use at the NTS. The DOE almost needs the wisdom of Solomon to decide what is the best future for the NTS. While one might be tempted to support some of the alternative Test Site uses, this document does not seem to satisfactorily answer two questions: It is apparent from this document that numerous groups with different goals and agendas

*What liability will the DOE have for the land it gives away, and for how long? *Once land is given away, can it be reclaimed by the DOE? and

6

SPECIFIC EIS COMMENTS

SUMMARY

Page S-1 states that the EIS covers a 10-year period, yet there are references in this

Private Citizen 47 (contined)

I also agree with Dennis Bechtel that the Dry Lake Valley, Eldorado Valley and Coyote document to longer periods of time being needed to complete environmental restoration at the Spring Valley sections are rarely mentioned. For the record, I also had hoped to see some comments on Area 51. Why is Area 51 eliminated? NTS. What happens after this 10 year period? ⊆ cont.

Page S-2. Why is Pahrump and Armagosa omitted? Should they be added?

Page S-3, lines 20-23. Is wording missing? "And" on line 21 does not seem to fit.

12 =

Volume 2 Framework for Resource Management Plan

Page 1-4, lines 8-9. Why does the Defense Program have the ultimate say in landlord programs at the NTS? Will this change if the moratorium continues? 13

Page 1-5, lines 8-9. Why will the RMP (Resource Management Plan) take at least 2 years after the final EIS is released? What takes this long? Is there any way to expedite this process? 7

Page 1-6, lines 7-8. This states that large, remote areas are required for DOE NTS missions. How long is a realistic period to change DOE NTS missions? 15

Page 2-2, Table 2-1. Following are two possible areas for additional resource issues:

Technology Waste Management

16

Transportation

Rail, aircraft, commercial and private

Containers and other methods to store NTS waste

Should Emergency Response Teams be part of the Health and Safety resources? 17

Page 2-3, Public imput on resource management and conservation:

Maintain a master listing of all containers by contents and exact location. Emphasize neutralizing waste whenever possible Page 3-5, line 14. What exotic plants were encroached onto the NTS? What do you consider an exotic v. a non-exotic plant? 18

Page 3-5, line 20. The writer distinguishes between private lands and lands owned by Indian tribes near the NTS. Does that mean that the Indian lands are federal lands? Do these private lands include lands that were once owned by residents of Lincoln County? 19

Page 3-6, Lines 1-2. Why is the wording "too little" used? What caused this? Funding? If so, why amount of funding would it take to characterize invertebrates? As a corollary, if only so much can be budgeted, how will the DOE decide whether waste and land studies be funded ន

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PRIVATE CITIZEN 47 (CONTINED)

20 versus ecosystem studies? cont.

Page 3-6, Line 15. Studies of the Chernobyl ecosystem show that wildlife even 10 years after the "meltdown" are radioactive. Given the past nuclear testing activities at our NTS, is hunting animals for consumption a safe and healthy desire?

7

Pages 3-7 and 8, Lines 32-34 and 1-2. The DOE traditionally plans in 5- or 10-years increments. Yet this text states that some desert ecosystem components recover "over much longer periods". What will the DOE do therefore to cover the total "disturbance recovery" period?

Page 3-8, Lines 16-27. This section discusses partnerships, yet seems to omit those of
Nye and Lincoln counties. Why aren't those listed? Although several partnerships exist, how will
the DOE ensure that those partnerships do not have mutually exclusive goals and intended outcomes? (As one example, several Lincoln County residents want NTS land returned to them while the Indian tribes want all NTS land returned to them.)

Page 3-9, line 16. This states that interdisciplinary teams will be used. Does the DOE 424 know who will be on this team? If not, is the DOE open to suggestions, or will this be decided internally?

Page 3-9, line 23. This states that "Risk assessments or cost benefit analyses may be used to identify those models of greatest importance." Who will define which areas are of greatest importance? Will there be a chance for public review of these models? (One of our CAB meetings concerning water models, for example, took exception to models which utized only "normal" rainfall and did not have parameters considering greater than normal rainfall.)

Page 3-10, lines 18-19 states that the "RMP will be a living plan that can be modified quickly". How quickly can this plan be modified? Will it be solely at the DOE's discretion? How do you plan to do these modifications? If you do any modifications, will you let the public know? Also, it has been my experience as a CAB member that there have been munerous references to the Nevada Test Site made by other EIS's. What mechanisms do you have to review other EIS's? If other EIS's include potential impacts to the NTS, how will your RMP be

recreates to the recydda feet site made by other 25.5. What incomains to you have to recome the EISs? If other EISs include potential impacts to the NTS, how will your RMP be modified?

Dene 4.2. Becourse and Goele has already have conseed in my "Ganges I Comments".

Page 4-2, Resources and Goals has already been covered in my "General Comments" section.

Page 4-5, Lines 21-22. What is the basis for this exemption? Is this a fixed exemption or one that may change over time?

Page 4-8, line 1. If mining is going to be allowed under one of your alternatives, will the DOE sell or lease the land? What happens if the nuclear testing moratorium is lifted? If the land is leased, what is the DOE's liability if workers are exposed to high radiation doses while mining?

30 I fland is relinquished, are you going to require that all regulations you currently must comply

PRIVATE CITIZEN 47 (CONTINED)

30 with are followed such as the Open Skies Treaty and your agreements with the State of Nevada? cont.

Page 4-8, line 16. What restrictions, if any, are planned for these increased military training flights? Will bombing be allowed? (I don't think that bombing of any sort should occur on the Test Site due to soil/air disturbances.)

Page 4-8. lines 26-32. Why ian't Lincoln and Clark Counties considered as there may be impacts on these citizens, particularly regarding transportation?

33 General: Hasn't the Community Reuse Organization changed its name?

Volume 1, Chapter 3

Page 3-21, Line 8. What is the Alternative Fuels Demolition Project? Why would this project be reduced under Alternative 4? Does this imply that it would be expanded under another alternative?

Page 3-21, Lines 11-12. If Alternative 4 is selected, where would conventional weapons demilitarization activities be transferred?

Page 3-21, Line 15. If land is relinquished, are you going to require that all regulations 36 you currently must comply with are abided by, such as the Open Skies Treaty and your agreements with the State of Newada?

Page 3-21, Lines 22-27. This mentions that possibility of a "nuclear era museum" at the
NTS. Where would you locate this? How much would it cost? Would would manage it? If you
don't do a museum on the NTS, would you have an off-site museum?

Page 3-21, Lines 29-31. This concerns increased NTS field trips. Would the DOE provide transportation to the Test Site? If yes, would the DOE expect reimbursement for this transportation? How will security be impacted if you are having more private citizens on the NTS?

Page 3-22, Lines 1-5. I have seen the destruction of petrogyphs at the Valley of Fire.

What protection, if any, would exist at this location? (I concur with the American Indian recommendation in Volume 1, Appendix G-71). What monitoring has been done at this location?

Would drinking water have to be provided at this location for visitor use?

Page 3-22, Lines 8-9. Would these car races exist only on the roads already built? (Some of these roads have dips and other barriers to high speeds.) If a car crashes, how will prompt nedical treatment be provided? How will you ensure that these races do not disturb existing contaminated nuclear soil?

Foot/bicycle races: How are you going to police participants? Can you design courses that will avoid contaminated areas?

PRIVATE CITIZEN 48	Verbal Comment 1-800 Line Comment Code: Private Citizen 48	Name: Heidi Harr Date: May 3, 1996 City: Boulder City, NV X Telephoned	
Private Citizen 47 (contined)	Page 3-27, Lines 3-9. The EIS covers a ten year period, yet this text states that, "subsequent remediation activities could not be completed before the year 2030." How was this ending date determined? What remediation activities are excluded? Does this ending date assume current funding levels? If yes, what effect would reduced funding levels have? To what level (bow clean is clean?) is included in your remediation activities? Do you have a set timetable for these remediation activities?	Since testing caused these carters, how do you know that adding waste to contaminated areas wort increase the risk of additional spillaged. Are your storage contaminants steed and rated for storage in contaminants stall and rated for storage in contaminants stall and rated for storage in contaminants solis? How do you know that nuclear contaminants will not cause decomposition of the storage containers or some other safety breach? The test also states that falling these carters will "prevent the downward naignation of precipation into the wars." Two questions emege: 1. How do you know this to be true? and 2. Assuming this is true, then where will the waters trave? Is it possible that restoring the "natural drainage patterns" will cause the water to flow to a more hazardous area? Page 3-38, lines 2-7. The test states that there is no radioactive contamination noted in Area 5. However, were TCE tests ever conducted? If not, will TCE be considered in finure tests as already discussed in my "General Comments" section?	

Ernest E. Goitein 167 Almendral Avenue Atherton, CA 94027 415 369 6690 May 2, 1996

3

Donald R. Elle, Director Environmental Protection Division US Department of Energy PO Box 14459 Las Vegas, NV 89114 Subject: DEIS for the Nevada Test Site and Off-site Locations in the State of Nevada

Dear Mr. Elle,

I was amazed at the inadequacy of site investigation for the Nevada Test Site, and lack of analysis of consequences to adjacent communities.

Investigation of the proposed Yucca Mountain repository have revealed that ground water has been contaminated and that the source of contamination is the test site. The Nevada Department of Fish & Game have taken blood samples from deer and found them to be radioactive. On following up the lead the rangers discovered contaminated springs.

Only limited tritium or chlorine 36 testing has been performed to measure the extent of the subsurface contamination.

Relying on the presence of chloride ions to prove that no moisture has percolated assumes that there are no preferred pathways. This is not realistic, since faults and fissures are common and water will naturally choose the easiest path.

Are the Indian tribes/nations not considered cooperating agencies? It is not apparent that their input is reflected in the DEIS

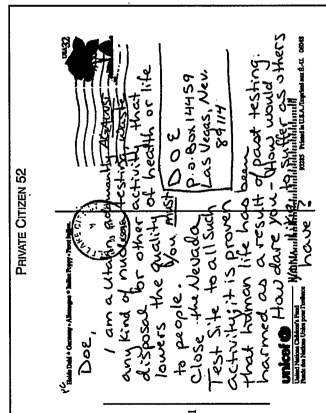
PRIVATE CITIZEN 49 (CONTINUED)

- | Is the USGS not a cooperating agency that must be consulted under | the NEPA rules?
- The effect of ground water contamination below the test site on the Amargosa aquifer, the Amargosa River and eventually Death Valley National Park must be considered.
- The effect of the ground water contamination on the water supply for Las Vegas and other communities dependent on groundwater supplies must be addressed.
- The whole regime of ground water flow -direction and movementmust be better understood and described, based on measurements and tests.
- The effect of continued deposition of radioactive contaminated hardware (from the Gulf war among other sources) and radioactive waste needs to be described, and limitations of such future deposition must be defined.
- | I hope that a revised DEIS will clearly reveal the extent of the NTS contamination, so that means of confining the waste can be initiated as early as possible, and some the NTS can be restored. To do this, it will be necessary to perform an adequate site characterization and involve agencies and advisors that do not have to pretend that all is well.

Cordially,



PRIVATE CITIZEN 51	Fax to: 702 295 1264 Donald R. Elle, Director Environmental Protection Divison, U. S. DOE Nevada Test Site (NTS).	Fax from: 602 924 9141 Paul J. Kennedy Subject: DOENEIS 0243 for the NTS.	I am a gravely concerned citizen regarding all activities that involve nuculear material.	I oppose any activity that involves movement of such materials.	I recommend a full-blown Congressional hearing on this entire subject with appropriate nationwide media coverage so that an INFORMED general public can let their Representatives know their feelings on this serious matter. Because these nuculear activities portend such horritying consequences, I propose a Presidential Moritorium on such activities until Congress completes its investigation , solicity public feedback and public feedback and public feedback. Paul Remedy Side E. Emelita Ave. Mesa, Arizona 85206	
Private Citizen 50	Verbal Comment 1-800 Line	Comment Code: Private Citizen 50	Date: May 2, 1996	City: Las Vegas	Telephoned Please call Returned your call Will call again Comment: Pick Alternative 2	



Revision 1

fay 3, 1996

Vernon J. Brechin 255 S. Rengstorff Ave. #49 Mountain View, CA 94040 1734 (415) 961-5123

U.S. Department of Energy
P.O. Sex 14459
ABS VAPAL

(702) 295-1433

Dear Mr. Elle:

Following this cover letter are my comments on the "Draft Environmental Impact Statement for the Nevada Test Site and Off-site Locations in the State of Nevada-January 1996" DOE/EIS 0243 (NTS DEIS).

Although I was quite impressed with the amount of new information that was included in this second EIS for the NTS I was also surprised at some of the items that had been left out.

I did like the set of color and line drawing plates in the back of the 'Pramework' document and hope to see more of these with some good descriptions, analysis and references to the sources of this dIS work.

I believe that the Environmental Protection Division has done a poor job of presenting the "Close the Test Site Alternative. I hope you give this option some serious consideration in the near future. Many of the comments that I submitted, during the "Implementation Plan" phase, were squirreled away in a new comment category reserved for comments that DOE/NV considered to be editorial in nature. I do not believe this conforms with the spirit an intent of NEPA and as a result I am distributing my comments widely.

sincerely, Versor J. Brechin Verson J. Brechin

Senator Harry Reid-(Nevada) ÿ

Senator Richard H.-Bryan Livevada)
Senator Sichard H.-Bryan Livevada)
Senator John Glenn-(Ohio)
Representative John Ensign-(Nevada Dist.1)
Representative Barbara Vucanovich-(Nevada Dist. 2)
John B. Walker-State of Nevada Nuclear Waste Project Office
Earl Dixon-Harry Reid Center for Environmental Studies, LV
Dan W. Reicher-PDAS for Policy (HQ DDE)
Robert Alvaraz-JAS for Natl Sec & Env Rest Pol (HQ DDE)
Sandi Carroll-US EPA Region IX

2PC-44

Private Citizen 53 (continued)

Serision I

PREFACE

The availability of the 'Draft Environmental Impact Statement for the Nevada Test Site and Off-site Locations in the State of Nevada January 1996 (DOE/EIS-0543) (NTS DEIS), was announced in the Federal Register / Vol. 61, No. 23, Friday, February 2, 1996 on page 3924 (61 FR 3924). The complete Impact Statement consisted of eight public documents and an unreleased classified appendix. The eight public documents were made available for public review and comments. The comments were to be submitted by May 3, 1996.

The "Draft Implementation Plan for the Nevada Test Site Environmental Impact Statement" February 1995 (DOE/NV-390) Revision 0, contains a "Work Schedule" on page B-1. This work schedule indicated that the Draft EIS was expected be made available during the middle of May, 1995 and the Final EIS was expected to be released during the middle of Agy, 1995.

On February 20, 1996, the Department of Energy (DOE) published "Notice of Proposed Rulemaking" in the Federal Register (61 FR 6414) in which they proposed doing away with their policy of requiring that Implementation Plans be made a part of the public processes of preparing EISS.

the The original law, that requires the preparations of EISS, is National Environmental Policy Act (NEPA).

The complete set of NTS DEIS documents, consist of the following

items:

Document 1 - Summary (Includes the "Reader's Guide" in the rear)
Document 2 - Volume 1, Chapters 1-9, Part A
Document 3 - Volume 1, Chapters 1-9, Part B
Document 4 - Volume 1, Appendices A-F A-Description of Projects
and Activities, B-Federal Register Notice, C-Relevant Regulatory
Requirements, D-Distribution List, E-Impact Assessment Methods,
F-Project-Specific Environmental Analysis
Document 5 - Volume 1, Appendix G American Indian Comments
Document 6 - Volume 1, Appendix H Ruman Health Risks and Safety

Impacts Study
Document 7 - Volume 1, Appendix I Transportation Study
Document 9 - Volume 1, Appendix J Classified Supplement:
Project-Specific Environmental Impact Analysis (Lyner Complex)
(Not available to the general public)
Document 8 - Volume 2, Framework for Resource Management Plan

In addition, to the set of documents that were distributed to the public, there is an internal "controlled" set of NTS EIS documents theled "Draft Newada Test Site Environmental Impact Statement" 1995 (DDE/EIS-0239).

PRIVATE CITIZEN 53 (CONTINUED)

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COMMENT REMARKS and ORDER

Due to time constraints, I was only able to comment on about 30% of the items I thought were significant. I did not get to any of the items I had marked in the Appendixes and of course was not able to review the material contained in the classified Appendix J.

What follows are 42 pages of my comments listed in the following order:

pages 1 through 28 pages 29 through 30 42 pages 31 through 36 pages 37 through Comment page DEIS Volume 2, (document 8) Framework for Resource Management Plan Volume 1, .(documents 2 and 3)
Part A and part B of the main NTS Summary. (document 1) Reader's Guide Document

Vernon J. Brechin May 3, 1996

PRIVATE CITIZEN 53 (CONTINUED)

COMMENTS ON THE DRAFT NTS EIS - January 1996, (DOE/EIS 0243) (Comments Revision 1)

SUMMARY Volume

Summary volume

Back of front page "Summary" volume

1st Paragraph

miles)..." Correct the numerical values to read the legal values of 3,221 and 1,244, respectively. 5th line "The NTS occupies 3,496 square kilometers (1,350 square

This paragraph should mention the numerous other facilities that paragraph should mentions Office is responsible for in the State of Nevada and in at least five other states. 2nd Paragraph 7

1st Bullet

Remove this, since conducting subcritical experiments and preparing for the development of advanced weapons designs, during test ban negotiations, is not supportive. ind Bullet.
Move this to the bottom of the list, since the only alternative energy project that was considered was solar and the deployment at the NTS has been rejected. 3

A recently released ORIF document, from DOE's Defense Program Office, indicated that new nuclear weapon design concepts were being considered. If these considerations were recent, then that would be a clear violation of current US policy. th Bullet

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"Manage wastes generated on the NTS and at other DDE-approved facilities across the United States." The Newada Operations office is being held responsible for waste management operations in other states due to the operations they performed there in the past. 5th Bullet 6

in builer.

Perform site characterization and environmental restoration activities required to minimize of eliminate the impacts of past operations.

Replace the term *minimize* with the term *reduce.* 7th Bullet

PRIVATE CITIZEN 53 (CONTINUED)

N

Summary* volume

INTRODUCTION

This EIS examines existing and potential S-1, line 11,

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| Impacts to the environment that have resulted, or could result, from current and future DDE operations in southern Nevada during the next 10-year period.

1001 Considering, that the previous NTS EIS was conducted almost 19 years ago, the 10-year period may not cover a sufficient time span. More importantly, because of the special nature of radioactive waste and contaminated materials, the 10-year period of study tends to ignore the extremely long-term consequences of materials which will remain hazardous for up to a quarter million years. Though, the NTS contains similar radioactive materials to those which may be deposited in the potential Yucca Mountain Repository, it is not required to comply with the same containment requirements which specify a 10,000-year period of solution. These requirements are set forth by the U.S. Environmental Protection Agency in the U.S. Environmental Protection Agency in the U.S. Environmental Protection Agency in the NTS, also remain exempted from the regulations of the Nuclear Regulatory Agency.

p. S-1, line 13, "This EIS examines existing and potential impacts from DOE programs at the following sites:..."

002. This sitewide EIS should include all the far-ranging facilities for which the Newdad Operations Office (DOE/NV) is responsible. The draft and final "Implementation Plan for the Newdad Test Site Environmental Impact Statement" June 1995 (DOE/NV-390 Revision O) (section 3.4.1.3 Environmental Restoration Project (NV ERP). This project was started in 1988 and involves numerous contractors, research and educational institutions, as well as other government agencies. The primary contractor, that handles much of the site evaluation work, is the IT Corporation. A series of internal report documents has been created since FY 1992 which describe a wast program that include operations at 10 off-site underground nuclear explosion sites which are located in Mississippi, Alaska, Colorado, New Mexico as well the factor of th

on page 2-9 of the final Implementation Plan it was stated that Therefore, analysis of waste generation and transportation issues associated with Nevada Environmental Restoration Project work in other states will be addressed in the waste management section of the Environmental Consequences chapter of the EIS. Additionally, out-of-state Nevada Environmental Restoration Project waste issues will be addressed in the transportation study. "An NTS Draft EIS fails to mention the formal NV ERP program, the off-site test areas, other than those within the State of Nevada, and does not mention or otherwise

PRIVATE CITIZEN 53 (CONTINUED)

address the waste management or transportation issues associated with the, out-of-state, underground nuclear test sites. Wo public comments were received, during the EIS implementation phase, that suggested that references to the eight out-of-state test sites, the NV ERP, or the references to the internal documents, should be excluded

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Ferements for the internal documents, should be excluded from the Draft EIS.

One of the internal documents is titled the "Nevada Environmental Restoration Project Fy 94-99 Cost, Schedule, and Technical Baseline Project Management Support."

(Performance Baseline) It was Revision 1 and was issued as two volumes during November of 1993 by the Environmental Restoration Division of DOE/NV. Apparently, many of the decisions that are made without local community involvement. The assessments and without local community involvement. The reports of the work has been issued in internal environmental assessments and without local community involvement. The reports of the work has been issued in internal documents such as 'Environmental Restoration and Waste Management: An Overview. January 1995. This document was prepared by the Environmental Restoration of DOE/NV.

Another two volume internal report tilled 'U.S. Department of Energy Nevada Operations Office Annual Site Environmental Report - 1993 'September 1994 (DOE/NV141432-123) list numerous other facilities are, the Nevada Operations Office, Las Vegas; the Examines of Energy Worth Las Vegas (Complex and the Remote Sensing Laboratory at the NAFB in North Las Vegas, Nevada; Amador Operations that includes the Craddock Facility and facilities at Kirtland Air Force Base, Albuquerque, New Mexico, Los Alamos Operations, Los Alamos, New Mexico; Santa Barbara Operations that includes the Environment Padracy California; Special Technologies Laborators and Endocrators and E Washington Aerial Messurements Department, Andrews Air Force Base, Maryland; and Woburn Cathode Ray Tube Operations, Woburn, Massachusetts,

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p. 5-2, "Figure 5-1. NTS and selected areas of interest."

03. The 38,556 acre section of property described in Public Land Order 1662 was omitted on this map. At one time it was labeled as Area 51. This, and all the following maps, should consistently show all the properties that are legally assigned to the Department of Energy's IODE Newada Operations Office (DOE/NV). The boundary of the Nellis Are Force Range Complex (INFR), that lies just east of the Area 13 box, should be updated and remain consistent in all all the maps in the Final EIS. The boundary, shown on this map, was changed over five years ago. The positioning of the Para 13 box could be made more precise. The section of Pahute Mesa which is part of the NARR but assigned to the DOE/NV, under the "Memorandum of Understanding Between The Department of The Air Force Tactical Air Command Tactical Fighter Weapons Cener And The Department of Energy Newada Operations Office" (E-AIOB-BZNV10283), should be shown as a 95. 033. 2

Private Citizen 53 (continued)

separate entity by a line that follows the boundaries of the NTS land withdrawals.

Purpose and Need

Cont.

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p. S-3, line 33, "Presently, the primary mission of the DDE at the WTS is to maintain a readiness to conduct test, and, in an unlikely circumstance, to conduct test if so directed by the President."

1004. From 1964 until 1993 a state of readiness was maintained on Johnston Atoll in order to resume atmospheric testing if so directed by the President. The "Safeguard C" atmospheric nuclear testing readiness capability program consumed \$1.6 billion before Congress was made aware of the programs continued existence and that there had been virtually no probability that the President would have ordered the resumption of atmospheric testing during the last quarter century of the program. Let us not forget this lesson. The NTS readiness program will likely consume far greater quantities of public funds then the "Safeguard C" program did.

p. S-4, line 8, "The DOE requires management of all of its lands and Facilities as valuable national resources with stewardship based on the principles of ecosystem management and responsible development."

development that can be sustained in a fragile desert environment is extremely limited. Therefore, proper ecosystem management of the NTS can only be achieved by severely limiting the development of the man-made resources at the site.

The 'Framework for the Resource Management Plan, which is contained in Volume II of this EIS, presents a series of draft goals which strongly suggest that the existing, human mission goals should take precedence over concerns for environmental sustainability.

16

Programs Considered Defense Program.

p. S-4. line 22, "Defense Programs. "The primary mission of the Defense Program is to help ensure the safety and reliability of the nation's nuclear weapons stockpile.

006. A document, recently released by the Office of Research and Inertial Fusion (IRIF) at DP-11 of the Defense Programs office of DOE Headquarters, strongly suggest that new concepts in the design of nuclear weapons has been recently considered. If this is accurate, then this would mean that the public and their Compressional Representatives were misled. It would also violate the stated goals of the U.S. Government in regards to its position on achieving an early signing of a comprehensive Teet Ban Treaty and its compliance with the provisions of Article VI of the Treaty On The Mon-Poliferation of Nuclear Weapons. Defense Program paragraph should clearly stare what actual missions are.

p. S-5, line 27, "As part of the planning process related to each alternative, land-use maps have been developed to illustrate the zoning that would be implemented for each alternative and the selected activities within the alternative. The land-use maps indicate existing land status to the extent that past or present activities might influence future land use. Oll. The base maps, used to show the zoned areas, are defective. The former Area 51 has been deleated and the NTS site borders on the eastern side of Area 15 have been left open. The base maps should include all the areas of the NTS including the area that was once labled as Area 51. The maps should have a continuous, non-interrupted, border line. The map, shown in Figure 4-3. on page 4-10, approaches an accurate depiction of the NTS boundities. The map should nuclear explosive testing area, that lies in the wallis Air Force Range (NNFR), will remain under the control of the DE. This maintainance, of DOE control. The map, Figure 3-2. on page 3-12, which depicts the land use associated with Alternative 2, Discontinue Operations, undicates that the entire test site will remain as a molicored and restricted come. It also shows that the Yucca Mountain Site Characterization Zone would remain. A government agency, such as the DOE, which has created environmental problems which will cost present and future generations hundreds of billions of dollars to deal with, should not base future land zoning upon the past use of the land. The "Lessons Learned" program of the DOE should extent to the realization that past coning practices often led to tragic abuses of DOE managed property. p. S-6, line 23, "Control of the NTS would be maintained by the DDE." 1012. Since the DOE was responsible for the human health, safety and security problems at the NTS they should not be the federal agency that is rewarded with long-term control of the property. The public may be unwilling to fund this agency for the next quarter million years in order to protect them from the problems created at the NTS. should make the use determination based upon the revised priorities of the Post Cold-War Era. The last statement tends to indicate that the alternative, chosen in the EIS. Record of Decision (ROD), will not need to be strictly impractical alternative. The DOE is occupying withdrawn public land and therefore it should not be the entity the determines the use of the land. The public stakeholders treats the option of non-use as an PRIVATE CITIZEN 53 (CONTINUED) Alternative2 - Discontinue Operations be assumed. should not adhered to. প্ত 27 25 23 \$ ß p. S-5, line 24, "These alternatives have been designed to analyze and compare the potential effects of a wide range of use options. The use the DOE ultimately selects, however, may not be one of the alternatives in its entirety.... 010. Section 3.2 Alternatives Eliminated from Further Consideration on page 3-26 mentions that many proposed alternatives were eliminated early in the public scoping process. The DOE determined that certain uses of the sife were unreasonable. The proposal to use the site for a single program was rejected by DOE/NV because "...this alternative fails to meet the DOE's need for a site that can support earls to meet the DOE's need for a site that can support earls to meet the DOE's need for a site that can support each of DOE missions. This suggest that the decision was based more upon the mission needs of the DOE then DVE TWE DVE THEN DVE TWE DVE T

p. S-5, line 1, "The goal of the Environmental Restoration Program is to ensure that risks to the environment and to human health and safery...are either eliminated or reduced to protective levels."

Environmental Restoration Program

S-4. Line 33, "...low-level, transuranic, mixed, hazardous classified wastes have been disposed of in..."
The NTS EIS as well as the water banagement FEIS should provide more information on the various categories of "classified wastes" including the estimated volumes, the curie levels, and some of the basic properties of these waste forms. These documents should also present more specifics on where these waste forms are stored and buried, and should indicate the quantities at each site.

P. 208.

19

S-4, line 30, "The NTS presently serves as a disposal site ... a limited amount of transuranic mixed waste." and if the amount of large areas of plutonium-239 contaminated surface areas is expected to cause this limit to be exceeded, then an alternative storage and transportation solution should be included in the NTS EIS.

Waste Management Program

P. S for . . 007 .

28

The term "protective levels" needs to be added to the Glossary and defined. The EIS should be very specific about what is meant by this term. This explaination should indicate how these levels are determined and what techniques will be required to achieve this protection. The length of time, that protective measures will need to be emplaced, should also be covered.

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should also be covered.
This section should also mention the formal Nevada
Environmental Restoration Project (NV ERP) and provide
specific references to the many internal documents which are

associated with this ongoing project.

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ALTERNATIVES

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PRIVATE CITIZEN 53 (CONTINUED)

the immediate test results from contractors such as the beart Research Institute (RRI) and the International Description (IT COTP.), should be posted on the Antitional Mistorical Information should be posted including the fact that all of the Off-site testing areas have already in the gast. [Rade 40 4] [Page 40 4]

p. S-10, "Environmental Restoration," Alternative 1, 3 and 4. 17. The Central Neyada Test Area and the Project Shoal Area should be listed under the "Underground Test Area Corrective Action Unit" heading if, like the underground nuclear explosion sites at the NTS, they have been moved from the EPA's regulatory framework of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) of 1980, as amended by the Superfund Amendments framework of the Resource Conservation and Recovery Act, (RCRA) as amended by the Hazardous and Solid Waste Amendments of 1984. All of the 11 underground nuclear equilatory framework. The reason and justification for this regulatory framework, The reason and justification for this regulatory framework, The reason and justification for this regulatory framework. The regulatory framework to another under Alternative 3 and 4 the "Project Shoal Area" is listed, Under this heading is stated, "-Continue Characterization and Remediation." "-Continue Characterization and Remediation." "-Continue Characterization and Remediation." The references to the Project Faultless site and the Central Nevada Test Area (CMTA) are missing and should be included in these Alternative columns. The site characterization programs have existed for at least eight years and have been applied unequally to the "off-site" and "on-site" test areas. Information, concerning the historical pace of these characterization programs and Storage, "Transuranic Waste." 014. The waste category called Classified Transuranic Waste (CTRU) appeared in the Draft EIS Implementation Plan. This waste category should also appear in the EIS. Table S-1 Comparison of program activities for the alternatives S-9, "Waste Management," Alternative 2, "No Activity" The activities that are mandated by existing legal agreements with the State of Nevada and the Environmental Protection Agency (EPA) should be listed here. The DDE is required, by federal and state laws to take corrective actions. ...Accelerate Characterization and Remediation of Site." The two statements are redundant and the first one should P. S-9, "Waste Management," Alternative 1, 3 and 4, Area 5, p. S-7, line 22, "These alternatives were considered and dismissed as unreasonable for such reasons as..." ş "Environmental Restoration," Alternative 2, Private Citizen 53 (continued) p. S-lu, Activity* 016. Refer to comment no. 015. Other Alternatives (Page 3 of 4) (Page 2 of 4) (4 pages) 95. S 95. 1. 32 31 28 23 9

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	PRIVATE CITIZEN 53 (CONTINUED)		Replace the phrase "and placement" with the phrase "due to the disposal." After the word 'having' add the word "extremely."		p. S-17, line 6, "Atmospheric & Tower Tests," "MAJOR KNOWN ISOTOPES OR WASTES. column and "REMAINING INVENTORY" column 45 025. After Europium, add "Plutonium-239." The curie level is considerably higher than 20. this figure needs to be corrected to reflect the total emissions from all the atmospheric test. A figure, provided in Table 1-1 on page 4 of the Congressional Office of Technology Assessment document titled "The Containment of Underground Nuclear Explosions" (OTA-ISC-414), suggest that the figure should be	closer to 12,000,000,000 curies. This erior, may suggest, that many other estimates in this column may be seriously underestimated.	p. S-17, line 8, "Safety Test" column replace the phrase 026. In the "SOURCE OF RADIOACTIVITY" column replace the phrase	Satery Tests with the phrase 'Filtonium' 25' Capture Apperiments." In the "TYPE OF AREA" Column replace the overly general phrase 'Above Ground Experimental Areas' with the terms, U.S. Air Force Nalls Air Force Range '(NAFR), 'Tonopah Test Range '(TTR)' and 'NYS Atmospheric Test Areas."	p. S-17, line 16, "crater Disposal" 1027. In the "TYPE OF AREA" column replace the word "induced" 11 with the word "created."	p. S-17, line 20, "Deep Underground Test". 028. Either add, to the above title, "Nuclear Excavation Experiments," or create another category for the "Nuclear".	Excavation Experiments. The excavation experiments created large, surrounding, areas where the surface remains highly contaminated in the "MAJOR KNOWN ISOTOPES OR WASTES" column, remove the term fission and add the terms "plutonium-239,"	p. S-17, line 24, Additional comments for Table S-2. p. S-17, line 24, Additional comments for Table S-2. 029. The "MAJOR KNOWN ISOTOPES OR WASTES" column, for all the Sources of Radioactivity categories, should provide the isotopes.	Consistent and more detain in the fraction weight and the estimated mass, of isotopic material, should be provided in grams. Surface Hydrology and Groundwater	p. S-19, line 8, "Underground nuclear testing has resulted in contamination of groundwater in the immediate vicinity of a number of tests." 030. Replace the very vague phrase 'immediate vicinity,' with a more specific phrase such as "within a 1,000 foot radius."
	PRIVATE CITIZEN 53 (CONTINUED)	6	AFFECTED ENVIRONMENTS Land Use and Airspace	p. S-12, line 13, "The NTS encompasses approximately 3,500	Square Allowed Strong Control of the Doctor of Support nuclear explosive were withdrawn to atther perform or support nuclear explosive testing at the NTS. The legal values for this area are 3,221 kilometers and 1,244 miles, respectively. The airspace, that is controlled by the Doctor of extension that goes well beyond the surface boundaries of the NTS. This extension surrounds the area that was once labeled as Area 51.	p. S-13, line 1, "The site was returned to the U.S. Bureau of Land Management in 1970." 021. The DOE needs to cite evidence that this transfer occurred.	Transportation and Waste Management	p. S-15, line 9, "Transuranic, mixed transuranic, mixed Low-level, hazardous waste, and Toxic Substances Control Act waste are stored at the NTS." 022. The NTS EIS draft Implementation Plan, Appendix D, page D-3, indicated that classified transuranic waste (CTRU) was also served at the NTS. The final EIS should provide a detailed	listing of the volumes, locations, and general characteristics of the CTRU. Because, it is now the stated policy of the DDE to avoid hiding environmental issues hehind a veil of secrecy, the Record of Decision (ROD)	should not be signed until there is a proper accounting of the CTRU.	Geology and Soils p. 5-16, line 26, 'Underground nuclear testing has resulted in impacts on the physical environment in terms of ground motion, disruption of geologic media, surface subsidence, and disruption of geologic media, surface motion media and surficial	concannation of the word "nuclear" insert the word "explosive." 023. After the word "nuclear" insert the word "explosive." Replace the phrase "has resulted in" with the phrase "damage peniace the phrase "disruption of" with the phrase "damage	to In two places, Replace the phrase "geologic media" with the phrase subsurface environment." Phrase "subsurface environment." Replace the word "subsidence" with the word "collapse." Replace the word "surficial" with the word "surface."	p. 5-16, line 28, "Waste disposal operations have also contributed to surface disturbances and placement of materials having long-term impacts on the environment." 024. Replace the word "contributed" with the word "added." Replace the phrase "surface disturbances" with the phrase "surface and near surface disturbances" with the phrase "surface disturbances" with the

ដ ones. These 230 contaminated areas should be identified by a number. Each should be surveyed and a legal description should be provided the boundaries. This description should also be provided in terms of standard geographic coordinates. The worlds, shown on the posting sign, should be provided along with a description of the type of contamination that is suspected within the posted area. This description should include a map, which indicates the areas where the contamination levels are highest, the peak readings in these areas and the suspected depth of the contamination. The description should also give the date of the first contamination and a rough estimate of the should be provided in the Final MTS EIS, This sentence assumes that the DDE and the U.S. Air Force will remain in control, of the vast areas surrounding the contamination sources, for something like a quarter million years. This is absurd. These agencies and the American public need to be reminded that this property is public withdrawal from the public domain for certain restricted uses. Now that nuclear testing has ended, the DDE is no longer in compliance with the laws which withdraw the land. It's the height of arrogance to assume that the public's access, to the nuclear contamination, will be restrained for p. S-25, line 7, "A total of 230 radiation-contaminated areas have been identified and mapped on the NTS. the NAFR Complex, and the Tonopah Test Range. These areas are posted, and if contamination is severe, they are fenced, There are 135 sq. km. (5.5 sq. mi.) of posted areas and 13 sq. km. (5 sq. mi.) of fenced p. S-19, line 25, "The Long-Term Hydrologic Monitoring Program includes sampling of five wells and one spring in Hot Creek Valley outside of the Central Nevada Test Area. No contamination related to the Faultless tests has been detected in samples from those wells. One of the DOE's own contract reports, "Evaluation of Groundwater Monitoring at Offsite Nuclear Test Areas - March 1991 (DOE/NV/10845--7) indicated that many of the monitoring wells were to distant or located in regions that would prevent them from ever "seeing" a contaminant plume. the next quarter million years. Some of the groundwater modeling also suggest that the Some of contaminates may be much more complex than was once thought. The nuclear chimneys, formed by the underground toward the surface. p. S-25, line 14, "Results of U.S. Environmental Protection Agency monitoring of the groundwater in the vicinity of the deconation demonstrate that the tritium concentration is below PRIVATE CITIZEN 53 (CONTINUED) Occupational and Public Health and Safety Project Shoal site 033. 8 59 61 8 63

Ħ At the NTS, a radioactive tritium concentration level of 26,000 picceuries per liter was detected in water drawn from the UE-5n well. This was recently reported in the DOE/NV internal document titled "Newada Test Site Annual Site Environmental Report - 1994" (DOE/NV/1432-175), The previous Annual Site Environmental Report did not refer to this well and the EPA's monitoring reports fail to mention this well after 1999 when the tritium concentration was reported at 480 picceuries per liter.

The DOE/NV should produce a report, on this well, that documents its history, including all sampling and reporting that has taken place since it was constructed. The report should explain why this well was not monitored on a has been detected in many of the on-site monitoring wells and that contamination may start showing up, in some of the supply wells, several decades from now, Radioactive contamination has shown up in numerous off-site wells and this is documented in the DDE's own publications.

Monitoring wells UC-1-F-2SR located at the Project Faultless underground nuclear explosion site at the Central Nevada Test Area, ENGS located at the Project Gasbuggy site in New Mexico's Carson National Forest, DD-1 at the Project Gnome-Coach site near Carlsbad New Mexico, GZ No.1 at the Project Long Shot site on Amchitka Island, Alaska, and at least six wells at the Project Dribble site (Salmon site), have all produced evidence of radioactive contamination resulting from the deep underground nuclear explosions. p. S-19, line 11, "In addition to monitoring, the results of groundwater models developed to investigate potential containment migration suggest that there will be no measurable contamination from testing in areas not under control of the DOE or the U.S. Air Force." Since many underground nuclear explosions involved the dispersal of many tons of lead, this and other heavy metals are likely to add to the water pollution problems. Based upon a 1,000 foot radius exclusion zone, provide the area that may been affected. This figure may be more than 100,000 acres. The figure should include the underground nuclear explosion test areas at the off-site areas in Mississippi, Colorado, Alaaka, New Mexico, as well as the two sites in central Nevada. Replace the vague phrase "a number of tests," with a more specific value such as "more than 100 tests,". This sentence should state that radioactive contamination i-19, line 10, "To date, no radioactive contamination has detected in on-site water supply wells or in off-site Replace the word 'impaired' with the word "destroyed." basis after high levels of contamination were line 9, "The quality of the groundwater has been but is limited to those areas where test have PRIVATE CITIZEN 53 (CONTINUED monitoring wells. 032. This sentence p. S-19, impaired, 1 S-19, occurred. 031. p. S 56 54 28 S cont. 23 57

7 Machine of secrecy still hinders the full evaluations a great amount of secrecy still hinders the full evaluation of the the environmental impacts of this program. The exact the environmental impacts of this program. The exact muclear yields, given in terms of the number of thousands or millions of tons of high-explosive equivalent, is still classified for the vast majority of test. A full accounting of the vast quantities of highly radioactive waste materials left by 40 years testing, has yet to be made for the 89 individual underground muclear test performed on and off the test site. The ongoing site characterization program continues to expand but is now being restrained by economic limitations. The well drilling program is also restrained by the fear that it may reveal classified data if it is allowed to drill close to the nuclear explosion cavities. As a result, vast quantities of public funds are being expended in looking into the symptoms of a problem maintenance of the order of the order of the mich manner of the mich mich manner of the mich mich manner. The reason the Wris has undergone a great deal of study is due, largely, to the extremely hazardous nature of the activities that are conducted there. Despite the extensive safety precautions that have been taken, future generations will still have to pay a high cost for the experiments that have been conducted at the NTS.

Hough an extensive amount of documentation exist, on the operations of the NTS, a substantial amount of documentation is either classified, incomplete or even missing. I suspect some information may even be discorted due to a desire to environmental problem. The Defense Program Office has much of the so-called source term" data, that the environmental researchers need, but refuse to release it. operations p. S-26, line 6, "The most significant impacts would be the loss of income and jobs resulting from the elimination of the Defense Congress will not be happy when they learn that they will need to allocate funds, in order to safeguard the site, for Jobs that are oriented around cleaning up this country and developing renewable resources would be a far better investment of our nation's limited resources. the next quarter million years.

The last part of the sentence ignores the fact that major construction projects, at the NTS, rely, heavily, upon the vast contractor support facilities in North Las Vegas and require, close to 90 mile trips to and from the test site. A federal agency which brags about its concern over fuel efficiency and conservation of energy resources should be held accountable for the energy it uses in maintaining the p. S-26, line 10, "Based on the more than 40 years of operand information collected, many of the consequences of past Defense Program activities have been well-documented." plutonium-239 in the LYNER complex's underground rooms, which will then be abandoned after each shot, is not a gloss-over potentially embarrassing problems PRIVATE CITIZEN 53 (CONTINUED) minor Program. 2 & cont. 8

Private Citizen 53 (continued)

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the Safe Drinking Water Act limit for drinking water. Because of low groundwater velocities, migration of radionuclides to the nearest water supply well would take about 750 years.

36. Refer to comment no. 035. The nearest monitoring well is about three miles to the west and on the wrong side of the water divide. The nearest water supply well is much further away. The final sentence is based upon the assumption that no new water supply wells will be added to the area within the next 750 years. This is a highly unrealistic assumption given that the wells in this area are less than 50 years old.

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Project Faultless site (Central Nevada Test Area)

p. S-25, line 22, "Tritium was not detected in the groundwater outside the chimney in concentrations above background until July 1972. At that time, it was detected at a depth of 236 m (774 ft) in one on-site monitoring well located near the test cavity.

Oly. The monitoring well was HTH-1.

The date should probably be changed to 1992 and replace the term "nears should probably be changed to 1992 and replace the term "near" with 924 m (3,030 ft). If this represented an actual pulse of tritium leaving the test region then it moved about half a mile in 24 years. "Tritium was not detected in the groundwater

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COMPARISON OF ENVIRONMENTAL CONSEQUENCES

Defense Program

p. S-25, line 22, "Evaluation of the alternatives in this EIS for the Defence Program does not identify significant physical environmental impacts that would change the environmental baseline should manage the environmental baseline should not be determined by the baseline established by past activities.

DOB based upon its past activities. This would surely violate the spirit and original intent of the NEPA process through DOE's Defense Program office has created one of the most damaged pieces of property in the United States. The DOE has admitted that many of the problems, created by the nuclear testing program can not be fixed. Due to the highly classified nature of many of the activities that are conducted at the NTS, this site has not yet received the same level of environmental scruting as many other of the stee in the DOE's weapons complex. Clean-up at many DOE sites is increasingly being limited, not by the levels of the contamination but, by limited national economic sense to further contaminate environmental scritch we can not make resources and by limited political will. It does not make sense to further contaminate environmental envir condition of the site before it was withdrawn for restricted uses and before it underwent institutional developments. for which many future generations will be paying for environmental baseline should be based upon the sense to f and for wh The enviro

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p. S-26, line 5, "The construction of new facilities would have a minor, localized impact to the physical environment of the site, but would not lead to off-site impacts."

039. Replace the word "but" with the word "and."

The explosive dispersal of substantial quantities of 67

2PC-52

PRIVATE CITIZEN 53 (CONTINUED)

geologic, and groundwater resources, making them unusable for most purposes."

74. The portion of the land affered is now in no no necessaries. underground testing has unavoidable adverse impacts to portions of "As discussed..., resulted in

The purposes.
The portion of the land affected is over 100,000 acres. The portion of the land affected is over 100,000 acres. The porbabaly approaches close to 50 cubic miles. Of course, additional impacts are avoidable if all nuclear tests are banned.

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p. S-26, line 18, "Pockers of radioactive contamination surround each expended underground test location. The quantity of radioactivity remaining in the subsurface media can be estimated based on the half-life of the fission products."

1043. Replace the word "quantity" with the word "level. The actual mass of each radioactive isotope should be provided in terms of the gram quantities as well as in terms of the quantities of hazardous materials, such as lead, that make up the nuclear explosion produced mixed-waste soup, should also be provided in the Final NTS EIS. The estimate, which if not a deceptive accounting of the hazardous materials which were dispersed by the underground nuclear testing program. The quantities of unfissioned plutonium-239 and neurron activation products should also be provided, in units of grams and curies, for each of the 839 tests locations. The contamination data for the off-site test locations in Mississippi, Alaska, Colorado, New Maxico and Newada should be provided to those state's environmental pollution control departments.

The extreme cost of performing environmental assessments and follow-up activities requires that, now classified data, be rapidly declassified and be made available to the American public and their elected representatives. 23

p. S-26, line 22, "Much of this radioactivity remains captured in the original cavity, and thus is not available to leach into the groundwater."

He groundwater.

Jet me remind the reader that each nuclear explosion is like an instantaneous explosion of a small nuclear power reactor and the result is the vaporization, dispersal and condensation of its spent nuclear fuel and fission products. The highly radioactive meterials, and often massive quantities of chemically hazardous components, wind up mixed with thousands of chemically hazardous components, wind up mixed with thousands of chemically hazardous components, wind up mixed with thousands of tons of resoliditied rock. This is the resolution of the mixed waste materials are located in this fracture network. The vast majority, of the mixed-waste materials are located in this fracture network. The vast majority, of the mixed-waste materials, resides in the giant pool of resolidified rock. The solidified rock is quite different, both chemically and physically, from the laboratory grade borosilizer quantity and physically, from the laboratory grade borosilizer quantity and physically, from the laboratory grade borosilizer quantity and physically, from the laboratory grade immobilize High-Level Nuclear Waste. Little is now known concerning the breakdown of the resolidified rock slag over

PRIVATE CITIZEN 53 (CONTINUED)

97

periods of thousands of years.
The resulting burial of nuclear waste, created by underground nuclear explosions, is not regulated by anything like the regulatory structure that surrounds the eventual disposal of other forms of nuclear waste such as Spent Nuclear Fuel and High-Level Nuclear Waste. For example, the waste generated by underground nuclear explosions is not required to be surrounded by multiple engineered barriers.

p. S-26, line 25, 'Radioactively contaminated surface areas on the NYS resulted primarily from atmospheric testing of nuclear weapons from 1951 to 1962.

045. The most troublesome surface hot-spots at the NTS are the result of underground nuclear experiments that either were designed to vent radioactive materials to the surface or united State's Atoms for Peace Program Peaceful Nuclear Explosive tests were conducted which seriously contaminated large areas around their excavation craters. Some of these experimental tests were named Sedan (1962), Palanquin (1965), The Baneberry test produced a spectacular venting when its containment system failed in 1970.

7

p. S-26, line 26, "Additionally, safety tests conducted at the surface from 1954 to 1963 resulted in the radioaccive contamination of the soil."

1046. Replace the phrase "safety tests" with the phrase "pluconium-239 dispersal experiments." Remove the phrase "radioactive contamination of the soil" and replace with it the phrase "contamination of the soil" and replace with it the phrase contamination of the soil with pluconium-239 particles."

73

p. 5-26, line 27, "More than 200 radiation-contaminated controlled areas have been identified and mapped on the NTS. 047. Refer to comment no. 035.

p. 5-26, line 30, "The DOE has established a monitoring program on and off the NTS to detect radionuclides in air and in groundwater. 048. Refer to comment no. 032.

D. 5-27, line 5, "Models show that there will be no measurable tritium resulting from testing in areas that are not under control of the DOE or the U.S. Air Force."

Waste Management Program

p. S-27, line 17, "Waste management has been an integral part of the NTS operations since the establishment of the NTS in 1951."
050. If the waste management practices of the past were effective then why is it that the DOE estimates that \$230 billion will need to be spent on environmental stabilization during the next several decades? The NTS was excluded from this estimate, not because it did everything right in the past. The present waste management program, at the NTS, deals

2 p. 5-29, line 7, *Approximately 10,000 acres of land would be disturbed during the restoration activities under Alternatives 1, 3, and 4. However, after restoration the land would be available for unrestricted use." Slow the Final NWS EIS should provide detailed maps which clearly should be discurbed. In addition, a description should be should be discurbed. In addition, a description should be being restored, what the restoration activity is expected to involve, and a description of any previous restoration that availability, apparently depends upon a number of frue availability, apparently depends upon a number of frue availability, apparently depends upon a number of cleanup that is chosen, and in most instances, it appears that this has not been decided. Truly unrestricted use that this has not been decided. Truly unrestricted use by the DOE and a return to the public domain. Drilling and mining might also be allowed in this case. Inkely to refer to land which remains under restricted use by the DOE. This land will probably be restored to a use by the DOE. This land will probably be restored to a use by the DOE. This land will probably be restored to a use by the DOE. This land will probably so restored to a use by the DOE. This land will probably be restored to a latest work of the "Nevada Environmental Restoration Project internal progress report documents. Also refer to comment no. 002. p. 5-29, line 9, "Under Alternative 2, environmental restoration activities would cease. This would result in a condition of noncompliance with environmental requirements and limit the future use of the land." 1058. The National Environmental Policy Act (NEPA) requires that only reasonable alternatives be presented in the EIS. The DE seems to have structured Alternative 2 so that it is mreasonable. The existing agreements with the State of unreasonable. The existing agreements with the State of restoration activities proceed under an Alternative 2 p. S-29, line 19, "The Work for Others Program under Alternatives 1 and 3 is similar to historic activities and not expected to have siginificant impacts." 559. Since the Work for Others Program often involves internal intergency agreements and classified research, the public frequently has little understanding of what kind of work is involved and how this work might impact the environment. The restoration of the MTS and off-site areas should not be held hostage by the DOE through its continuing control over the withdrawn lands. This federal agency must be held held accountable whether it controls the property or not. "Approximately 10,000 acres of land would be Private Citizen 53 (continued) Environmental Restoration Program Work for Others Program 8 83 8 11

ဌ largely with handling problems created in the past. I addition, since 1951 the cost of waste management has skyrocketed. p. S-27, line 18, "The environmental impacts related to the Waste Management Program are minor compared to those of the other programs.

Now that the Environmental Management Program has become a major component of the DOE budget, one must wonder what kind of environmental impact is caused by the other programs.

p. S-28, line 1, "Even if low-level waste disposal were to result in the downward movement of contaminants to the deep subsurface, the incremental contribution of contamination to the radiologic source contained at and near the detonation would be p. S-27, line 34, "Use of the craters for waste disposal is a beneficial use of lands that have been significantly and unavoidably impacted by past actions."

052. It would have been possible to avoid the creation of such craters if the test had been conducted deeper, in another area or, better yet, not at all.

negligible."

1. This should be quantitatively analyzed to provide a solid of this should be quantitatively analyzed to provide a solid figure for the incremental contribution. This would involve revealing the radiologic source terms of the contaminants contained in the underground cavity. This might be difficult since the specific values remain classified. 92

Waste management site Performance Assessment.

p. S-28, line 26, "Preliminary results of the Area 5 Radioactive Waste Management Site Performance Assessment indicate that the risk of potential exposure to the public from waste disposal activities through surface water is not significant."

054. A similar analysis for the Area 3 Radioactive Waste Management Site should be provided in the Final NTS EIS.

11

p. S-28, line 31, "The limiting scenarios identified in the Area 5 performance assessment are the inadvertent intruder scenarios, which are postulated to occur thousands of years in the future when areas previously used for waste disposal would be mined or farmed."

OS5. Explain what is meant by the term limiting." What is being 78

limited? Considering, that the NTS has been in existence less than 59 years and few stable governments have lasted more than three centuries, then the "thousands of years in the future" 2

p. S-29, line 2, "The performance assessment is a continuous process used to improve the design and operation of DOE waste management facilities." acceptance of the waste.

	PRIVATE CITIZEN 53 (CONTINUED)
10	
that historic levels	
ment. th detailed descriptions others programs during	Table S-3. Summary comparison of environmental impacts of the alternatives (7 pages)
a list of clients.	Land Use, Site Support Activities, Airspace
alternatives.	p. S-31, (p.1)
sult from a substantial conditions that cannor	land Use Alternative 1 Alternative 1 Appl. 064. Why would similar land uses be located on the
of mitigation, that	
ns (No Action)	Mry are the DOE/NV underground nuclear explosion test coursed have a harmonia and a harmonia and new Mexico net
us and operations at the Inviconmental impacts	Alternative 2 "Closure without environmental restoration would not more
"will."	065. This may be true, but this statement has no place use.
das resulted in the cy into the subsurface	^
quantities with the ons of curies."	066. Remarker 3 O66. Remarker 3 and Alternative 3 since this project will not be located on the NTS and will not the located on the
th the phrase "and als." Before the word re, surface, the "	Alternative Alternatives. Alternative Dublic uses of reliamited was included the process of the
imental activity in would have smaller	95 067. Why would buffer zones. 95 067. Why would buffer zones be needed, if the activities at the
be replaced by a	that the potential relinquished lands would not be completely surrounded by hiffer a now or init.
be included. The	Reserved Zones. The explanation, concerning the uses of the "Reserved Zones." Should be deread of the uses of
al of substantial	If the relinquished land were to be surrounded by buffer cones, then what would be the depth of the buffer ones and
iso Appendix J should	Surrounding buffer zeroes reduce the area of the "Potential Turn Back Areas" of the "Potential
	"Land uses at the Tonopah Range, Project Shoal Area, and Central Nevada Test Area would be similar to those listed
	under the Alternative I. This table does not "list" land uses under the Alternative I column. In addition, the term similar is far too objectively vanue mbo rins and the column of the column the col
	should provide far more specifics. Land use designations and zones would be incompatible with
-	10validates the DOE's Plans to retain control of the withdrawn lands under Alternative 4, thus creating another unreasonable Alternative, Since wells.

of activity will continue, the public has evaluating the accuracy of this statement The DDE should provide the public with do and work breakdowns of its Work for Other the last decade. This should include a The brief, non descript entries, provide not sufficient for a analysis of the alt the statement above

8

UNAVOIDABLE ADVERSE EFFECTS

p. S-29, line 26, "Unavoidable impacts residuerse change to existing environmental coide fully mitigated."
060. The reader should note that the level can be expected for an underground nuclessentially zero.

Alternative 1 - Continue Current Operation

p. S-29, line 32, "All continuing programs NTS and NAFR Complex would produce some envither may not be possible to mitigate." 85

P. 5-29, line 34, "Past nuclear testing has rerelease of large quantities of radioactivity is and the formation of subsidence craters."

062. Replace the qualitative phrase "large quantitative phrase of tens of billions is redioactive materials." and follow with the radioactive materials." and follow with the thousands of tons of hazardous materials. subsurface add the phrase "atmosphere," 86

p. 5-30, line 4, "Other testing and experiment support of stockpile stewardship programs would impacts."

063. The qualitative term "smaller" should be a quantitative figure. The environmental in description of the subcritical est in the should describe the explosive dispersal of quantities of plutonium-239 and the aband be immediately declassified.

PRIVATE CITIZEN 53 (CONTINUED)	072. The immense quantity of deep soils, that have been massively contaminated and altered by past nuclear explosion activities, will never be available for unrestricted use, even if operations at the site are drastically increased. The bust admitted, on many occasions, that the underground both has admitted, on many occasions, that the underground cast, and for any of the Alternatives, the underground test areas will never be the Alternatives, the underground test areas will never be confiberately made available for completely unrestricted use be seen, for the vast majority of those surface areas that are sompletely remediated, DOE/NV intends to retain control and restrict access to the public.	Surface Hydrology Surface Hydrology Alternative 1, 3 and 4 Alternative 1, 3 and 4 There would be minimal potential impact from the alteration of existing dramage paths because of testing. Existing dramage paths because of testing. Org. In some areas such as the extensive underground nuclear profit is some areas the existing surface areas have been testing areas the existing surface areas have been drastically altered. Continuing and expanded activities should not be compared to the already existing damage.	Alternative I Alternative I Alternative I Alternative I Facus to the Yucca Flat basin expected to be minor. Local effects to the Yucca Flat basin expected to be minor. Local effects to the Yucca Flat basin expected to be minor if the annual water demand exceeds the could be substantial yield. The annual series existing recharge rates basin's perennial yield. Therefore, are much lower than originally estimated. Therefore, are much lower than originally to be excessive. Since existing withdrawals are likely to be excessive. Since large amounts of the groundwater in Yucca Flat have been large amounts of the groundwater in Yucca Flat have been large amounts of the groundwater in yucca Flat have been contamination and potential made unusable, due to contamination and potential program, the estimated "perennial yield," of the basin, has program, the estimated "perennial yield," of the basin, has been drastically reduced. This is a permanent loss of been drastically reduced. This is a permanent loss of around this loss.	Alternative 3 and 4 *However, the Solar Enterprise Zone has been estimated to "However, the Solar Enterprise Zone water. Local effects to require up to 5,550 ac-ft per year of water. Local effects to reduced basin such as those near Dry Lake Valley could be the affected basin. Substantial if the annual water demand exceeds the perennial yield of the basin. O75. The sections, dealing with the Solar Enterprise Zone, should The rechnologies that will be used for the project will not the technologies that will be used for the project will not the technologies that will be used for the project will not the technologies that will be used for the project will not there was once estimated. In addition, a decision took place that was once estimated. In addition, a decision took place over a year ago to not site the solar facility at the NTS. And lastly, a division of the DOE which, for the last And lastly, a division of the DOE which, for the last not be expected to be highly supportive of alternative energy
PRIVATE CITIZEN 53 (CONTINUED)	in September of 1992, the DOE has been in violation of the four Public Land Order Withdrawals which formed most of the test site complex. Airspace Alternative 2 The RNS and Tonopah Test Range would experience reduced flight The RNS and Tonopah Test would be no impacts to airspace. operations; otherwise, there would be no impacts to airspace. operations; otherwise, there would be no impacts to be quantified. The reason for continued flight activities also needs to be explained in detail. Apparently, the also needs to be explained in detail. Apparently, the change of mission and perhaps, even an eventual change.	in the control of the land strate, much account of the vast airspace, not affect the highly restricted status of the vast airspace, over and around the test site. All portions of the airspace, over and around the test site. All portions of the airspace, that are now designated as 4408% should be redesignated in that are now designated as should be recurred as the highly restricted airspace that public. This includes the highly restricted airspace that surrounds the Groom Lake area and is presently managed by surrounds the Groom Lake area and is presently managed by aurounds the Groom Lake area and is presently managed by surrounds the Groom Lake area and is presently managed by administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be transferred from the DOE to Administration (FAA), should be the DOE to Administration (FAA), should be the DOE to Administration (FAA), should be the DOE to DOE	The rectum, of the presently Restricted airspace to the public domain, should be applied to both Alternatives 2 and 4. Geology and Soils p. S-33, (p.3) Alternative 1. Testing impacts would include ground motion hazards and secondary seismic effects, soil contamination, alteration of secondary seismic effects, soil contamination, alteration of from other activities would include dust creation, soil from other activities would include dust creation, soil contamination, and an increase in erosion potential. Contamination, and an increase in erosion potential. Sphrase, "massive, unremedable soil contamination with radioactive mixed waste."	Alte 070. Altu Altu 071.

24 underground environment.

In the second quoted sentence, replace the phrase "the near test environment" with the phrase "an extensive monitoring exclusion zone.

The scientist, who are contracted to do the monitoring work, are prevented, by DOE regulations, from collecting subsurface soil and water samples that life close to the source of the potential contemination. Because many of the test cavities are relatively young and groundwater contemination has not yet had a chance to migrate to the distant monitoring wells. As a result, the monitoring scientist are still coming up with mostly, completely clean simples are relatively powers. The environmental monitoring technical reports are produced under DOE/NV contract; show scores of clean samples technical reports rarely provide any detailed information points to the sources of potential contemination. I have come to believe, that much of this monitoring and associated reporting, represent a perversion of fundamental appropriate for an agency that promotes itself, to the messociated reporting, represent a perversion of fundamental appropriate for an agency that promotes itself, to the messociated reporting, represent a perversion of fundamental scientific principles. These kinds of activities are not American taxpayers and elected representatives, as a responsible scientific organization. This organization is now embarking on their "Science Based Stockpile Stewardship program" which will cost, us, and future generations, many our nuclear weapons arsenal can afford this kind of perverted science. Under Alternative 2 and 4, the DOE is likely to transfer some of its Defense Program activities to the Tonopah Test Range. This kind of action would be likely to increase impacts on this range, therefore all the Alternatives should indicate an All Alternatives

Minimal impacts would occur at the Tonopah Test Range..."

Minimal impacts would occur at the Tonopah Test Range..."

MAJOR Calean-up efforts are being planned for at the TTR and MAPR Complex. This involves the removal of several inches of pluconium-129 soil from dozens of acres, where Plutonium dispersal experiments were performed. These activities are likely to disturb the existing drainage paths. Remove the texm "minimal." The I the sites, surrounded by a 1,000 foot radius region that represents the area that may be potentially impacted. The foot impacted area could be more than 10,000 acres and impacted volume could exceed 50 cubic miles. Each, new, large, underground nuclear explosion could potentially impact nearly a quarter cubic mile of the surrounding underground environment. Tonopah Test Range and Nellis Air Force Range Complex Alternative 2 ***
**Deterioration of facilities would occur over time. Private Citizen 53 (continued) impact for this range perverted science. Visual Resources p. S-35, (p.5) 117 119 116 118

23 Thereared waste quantities would not result in impacts.*

O76. Replace this sentence with, "Increased waste quantities will continue to result in significant impacts." This should be repeated in Alternative 1, 3 and 4. The operation of the waste management facilities involves the use of large quantities of groundwater to wet the facility surfaces in order to control dust. In addition, surface barriers are often constructed to control surface water flow. The fuel use, associated with the transportation of large quantities of waste, over great distances, has been ignored in this EIS study. The fuel usage constitutes a highly significant use of nonrenewable fossil fuels. The burning, of this fuel, also results in the release of an equivalent quantity of hazardous emissions including the greenhouse gas, conservation of factorial sense. Alternative 1

"There could be localized impacts related to underground tests conducted under or near the water table. Monitoring has revealed few instances of migration of radionuclides beyond the near test environment."

079. Replace the phrase "could be localized" with the phrase "would be regional."

Maps, such as the one found in Figure 4.12-2., on page 4-526 of the Draft PEIS for Stockpile Stewardship and Management (DOE/EIS-0236), show the existing nuclear explosion test continued possibility of groundwater contamination.*

8. The DOE has admitted that it is impossible to restore the contaminated areas in and around the nuclear blast cavities. Groundwater contamination is not a possibility but a reality. I believe the quoted statement is highly deceptive. The stakeholders, including the general public and their elected representatives, deserve better. Alternative 2 "Water demand would be reduced to that required for environmental monitoring and for potable water for the caretaker conservation of fossil fuels and the reduction of harmful air emissions, the DOE should have provided a detailed analysis of the fuel usage, associated with the operation of the NTS. The Final NTS ETS document titled.

Transportation Study, contained in Volume 1, Appendix I, should contain an analysis of the environmental impacts, associated with the consumption of fessil fuels that result from the operation of the NTS. workforce...
077. The Final NTS EIS should describe the need, composition, and size of this workforce. It should also describe why this workforce will need to be employed for thousands of technologies. I suggest, that the tone of this report clearly reflects a conflict of interest. PRIVATE CITIZEN 53 (CONTINUED) "Contaminated areas would not be restored, technologies. Alternative 1 and 076. 112 111 Scont. 110 113 114 115

PRIVATE CITIZEN 53 (CONTINUED)	minuscule, when compared with all the other Alternatives, therefore this sentence should be removed. An increased level of security and monitoring will probably exist under all the other Alternatives, therefore this statement is not appropriate here. p. S-38, line 20, "Because no environmental restoration projects would occur under Alternative 2, contaminated areas of the would occur under Alternative 2, contaminated." Tonopah Test Range would remain contaminated." Tonopah Test Range would remain contaminated." Tonopah Test Range would the phrase "with kilograms of the plutonium-239 particles. Perhaps the status of the plutonium-239 particles.	p. 5-38, line 24, "At the Project Shoal Area and Central Nevada Test Area, geologic media and groundwater contaminated by radionuclides would remain contaminated and unavailable for use." 127 [36] Seplace the phrase "geologic media" with the phrase "by radionuclides would" with the phrase "DOE's massive "by radionuclides would" with the phrase "DOE's massive "by radionuclides yould" with the phrase "DOE's massive "by radionuclides phrain", in the Final NTS EIS, what it means when it says the geologic media and groundwater would be "unavailablity would explain" with the phrase populated to, what techniques would be used to provide the restrictions, and how many hundreds of thousands of years these restrictions would need to be applied. These, and the other 800+ underground nuclear explosion sites, that lie in Newdaa, Mississippi, Alaska, Colorado, and in New Mexico, will not be remediated under any new proposals. The DOE has admitted that the underground nuclear test areas can not be remediated, therefore DOE'NW should cease giving, the gnession that these facilities are fixable. Its time to stop pouring tax moneys into rat-holes that go nowhere. Alternative 2 - Expanded Use p. 5-38, line , "At the NTS and NAFR Complex, the unavoidable adverse impacts of Alternative 3 would be similar to acher presently undisturbed habitat and eliminate those areas from other land uses: 129 129 129 129 129 129 129 12
PRIVATE CITIZEN 53 (CONTINUED)	the site will have a carecaker workforce. Again, an explaination of the purpose of this workforce is in order. ===================================	

82 p. S-44, line 1. "Geology---Under Alternatives 1 and 3, the DDE would continue to adhere to siting criteria to ensure radioactive contaminants from underground testing are contained." [093. Replace the phrase "to ensure" with the phrase "that reduce the likelihood that." [Replace the term "contained" with the phrase "that reduce the likelihood that." [Replace the term "contained" with the phrase "not promptly vented into the atmosphere." [Replace the term "contained" with the phrase "that reduce the DE has been provided with a great deal of power to self-requiate itself. As a result, the DE and its predecessor agencies, have explosively dispersed tens of prince of curies of radioactive materials in to the earth's atmosphere, the oceans and into the underground environment in five states of our country. The estimated cost of \$230 billion, that will be required to reserve and stabilize some of the DDE's nuclear weapons facilities, is another example of cost that we and future generations will pay in return for DDE's self-regulation. This cost estimate did not include the underground test areas at the MTS due to fact that DDE Headquarters knows that the form of containment, specified by the "siting criteria," is not **Peplace the phrase "maintain water quality" with the phrase "prevent access to contaminated and potentially contaminated groundwaters, and the wells that access such areas, on the wells that access und the wells that access under words, what the DOE/NV is saying, is that they intend to maintain water quality by prventing access to the resources they have destroyed through contamination. How generous! In the Final NTS EIS the DOE/NV should provide a detailed description of the histoxy of the institutional control program that has been in place at the ten offsite underground nuclear explosion sites which are located in Mississippi, Alaska, Colorado, New Mexico and that are set by the Environmental S-44, line 12, "Groundwater--Under Alternatives 1, 3, and 4, itutional controls would be used to maintain water quality." Replace the word 'institutional' with the word "questionable." Protection Agency and the Nuclear Regulatory Agency, in regards to the final geologic disposal of nuclear power reactor produced waste products, have no effect upon the way in which the DOE disposes the waste generated by its that, in some cases, when withdrawals are thought to be within the perennial yield amounts, they may not be. way in which the DOE disposes the waste generated underground nuclear explosions. For Eurther information refer to comment no. 044. PRIVATE CITIZEN 53 (CONTINUED) The containment standards, MITIGATION MEASURES p. S-44, line institutional 094. Replace th fixable. 135 136 cont. 134 137 27 p. S-39, line 4, "At the Project Shoal Area and Contaminated Test Area, geologic media and groundwater that may be contaminated by radionuclides would remain contaminated and unavailable for use." If groundwater were contaminated and could not be remediated, it would be unavailable for use as well." 089. Refer to comments no. 082: the proposed renewable solar energy projects. Here, 90% of the proposed renewable solar energy projects. Here, 90% of the space is taken up with descriptions of projects that will result in less than 10% of expanded use impacts. Clearly, DOE/NV remains primarily committed to expanding the secret work, associated with weapons of mass destruction, rather than work which promotes the conversion to renewable solar energy technologies. ដ . S-38, line 29, "If the solar energy projects are implemented the WTS, up to 2,400 acres of desert tortoise habitat could be st from construction activities." 8. Remove this since a decision was made, over a year ago to not site these facilities at the NTS. DOE/NV seems to be far more interested in promoting nuclear power than remewable experienced horrendous permanent damage from past activities. The rest of this expanded use section deals with the unavoidable adverse effects of peripheral issues such as "Withdrawals are within the perennial yield amounts except in the cases of Yucca Flat and Dry Lake Valley, Where extractions exceed replenishment." 192. Recent findings by the Desert Research Institute suggest that much of the water that underlies Nevada is quite old and resulted from a much wetter historical period near the last ice alog. As a result, amay existing estimates of recharge rates may be in error. This, in turn, could mean 뜡 line 4, "At the Project Shoal Area and Central Nevada p. 5-39. line 29. "The unavorance covered with choppah Pest Range from DOE/NV activities associated with Alternative 4 would be similar to those for Alternative 1. 091. Replace the phrase 'similar to' with the phrase "greater than." Because, some of the Defense Programs may be than." further impact this site which has alread p. S-39, lines 8 thru 20, This extensive section contains numerous references to the negative impacts of the proposed renewable solar energy projects. 090, Refer to comment no. 075. S-39, line 29, "The unavoidable adverse impacts to the Also, refer to comment no. 075. Such an Alternative 4 - Alternative Use of Withdrawn Lands transfered to the TTR, impacts may increase. (3 pages) Private Citizen 53 (continued) are envisioned for the NTS. rable S-4. Summary cumulative impacts NTS Program Alternatives energy development. Hydrology p. S-42 lost 088. ar. က် Cont.

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PRIVATE CITIZEN 53 (CONTINUED)	Back Page "About NEPA" "The DOE EIS process follows these steps:" Implementation Plan, which gives the results of the public scoping and provides a "roadmap" of how the EIS will be prepared." 099 Mention that this once provided a means for public input into the DOE, the Diaming of the Draft EIS, but under a recent proposal, by the DOE, the Implementation Plan will no longer be provided as a means of muchic input.	This ends my comments on the Draft NTS EIS January 1996, Summary (DOE/EIS 0243)					
	53						
PRIVATE CITIZEN 53 (CONTINUED)	READER'S GUIDE TO THE TO THE U.S. DEPARTMENT OF ENERGY ENVIRONMENTAL THEACT STATEMENT FOR THE NEVADA TEST SITE AND OFF-SITE LOCATIONS IN THE STATE OF NEVADA	Classified Supplement: Project-specific Environmental Impact Analysis (Uyper Complex)Appendix J. OS5. The vast majority of this document should be declassified Initiative requirements. This means, that unless the Initiative requirements. This means, that unless the informacion could directly lead to an understanding of the equation-of-state-codes, then it should be declassified and provided to the public so they can evaluate the environmental consequences of the planned experiments at the lyner Complex. I seriously doubt that a description of the explosive dispersal of plutonium-23) in understround rooms is going to reveal basic research data anyolving the	equation-of-state codes. For any information that remains "classified," provide in the Final NTS EIS, a full accounting of the authority under which this document was classified. The DOE should cite, all the applicable DOE Orders and Regulations under which it was classified, the identity of the classifier, the level of the classified, the identity of the classifier, the level of the classified by semination), the date or event for automatic declassification - classification review - or downgrading of classification level, and if applicable, the reason for extended classification. Appendix J should be listed in the Table of contents in both Volume 1, Part A and Part B. It should appear under Appendix I.	p. RG-4, Where Are the Sites in Nevada, Fifth bullet "Central Nevada Test Area" 096. Like the Project Shoal description above, mention the real purpose of first series of tests that were to be performed at the Central Nevada Test Area.	MAP 097. Show the portion of the NTS which was once labeled "Area 51." Explain, in the sidebar why the DOE/NV does not acknowledge its existence and why it is not mentioned or covered in this Draft NTS EIS. Also show the locations of other DOE/NV facilities, in the Las Vegas area, which are not covered in this Draft NTS EIS.	098. The boundary of the Nellis Air Force Range Complex which lies just east of the Area 13 block was changed about seven years ago. Up-dating your map will not give away the family secret concerning Area 51.	

PRIVATE CITIZEN 53 (CONTINUED)	31	Nevada Test Site -The RMF will not be used to identify or select future missions -The RMS those task are the subject of other strategic for the RMS; those task are the subject of other strategic planning efforts. 102. If this is true, then why does the example goal reflect a nounced with a major emphasis on supporting the ongoing missions. Perhaps the ongoing missions are the future missions that are desired by DOE/NV.	p. 1-3, line 14. "Some important principles of this approach considered in the plan are consideration of ecological units and timeframes" 103. I hope the managers are looking forward for at least a quarter million years.	vencents. "The DOE/NV will use these procedures and planning systems to "select and design land uses that are consistent with the goals identified by the NPP." I a great number of millions of millions of managers can do a better job.	p. 1-4, line 8. 'Indealization the responsibility of the landlord program office at each DDE site. 'Indealization of the responsibility of the landlord program office at each DDE site. 'Indealization of the responsibility of the landlord program of the responsibility of the landlord program of the responsibility of the landlord program the landlord program the landlord program the seriously, its time for a radical change. Move the landlord program office functions over to the Environmental landlord program office functions over to the Environmental protection Division. You can do it. "The times, they are proceduled and DDE site.	te during 1.4 based on a limited Stal natural and p. lanned improvements P. The major changes When to be made? EIS select future Political Politic	151
PRIVATE CITIZEN 53 (CONTINUE		Draft Environmental Impact Statement for the Nand Off-site Locations in the State of Nevada DOCETS 01243 Volume 2 Volume 2 Framework for Resource Management PUBLIC COMMENTS	1.0 INTRODUCTION 1.3 Policy and Procedures 1.2, line 15. "The DOE/NV has developed and refined its to information (DOE/NV, 1994a) to the point where	depicts existing conditions and planned improvements. 100. Replace the term "extinctly" with the term "approximately." Replace the term "existing" with the term "past." Replace the term "existing" with the term "past." Replace the term "improvements" with the term "alterations." The NTS has a massive, ongoing, characterization program which is attempting to better understand a great number of unknown factors at the site. Why are tens of millions of the adolars being spent on these characterization programs	To the advisibility conditions are accurately upported to the additionary released a Document titled "Estimating the Cold war Mortgage: The 1995 Baseline Environmental Management Report - March 1995." A major portion of the NTS, the underground nuclear explosion test areas, were excluded from this study due to great uncertainties associated with these severely damaged areas. Refer to p. 3-9, line 32. "Monitoring is a crucial step in the RMP because the predictions of impacts and selection of suitable land uses predictions of impacts and selection of suitable land uses	incomplete understanding of the acosystem on the NTS. Refer to p. 2-5, line 24. Some of the decisions the DoE/NV will make during development of management actions will be based on a limited understanding of the interactions between natural and manamed systems on the NTS: Meaning it possible to accurately depict planned improvements when the DOE weapons complex is undergoing major changes that involve many decision that are yet to be made? Refer to p. 1-3, line 5. The RMF will not be used to identify or select future missions for the NTS; those task are the subject of other strategic planning efforts.	p. 1-3, line 3. "The RMP will use the technical site information as a starting point and will ultimately gather orbor ongoing management and planning activities under one comprehensive plan. 101. My experience, which he technical site information, is that it reflects the highly secret, self-regulating nature of this institution. The majority of decisions are based upon information contained in internal documents rather than on information contained.

147

PRIVATE CITIZEN 53 (CONTINUED)

internet World Wide Web Home Page to openly publish a full listing of all the documents, both internal and external, that deal with the environmental studies of its various sites. This should include planning documents which may have an impact on the existing conditions of the sites. For environmental reports which were performed under DoENNY contract, the full documents should be downloadable using commonly used file transfer techniques. Whenever a contract report is listed it should also include a summary abstract of one page or less. These documents should be made available, on the internet, as soon as the contractors have written and submitted their reports to the DDE. They should include the contract number, the submission date, the name and contact information for the original writers of the reports. The reports should be made available, to the public, before the DDE has reviewed and edited the contents of the reports, even if the DDE considers the report to be in a draft state. As it is now, some of the DDE/NNY's site environmental reports such as the "Nevada Test Site Annual Site Environmental reports such as the "Nevada Test Site Annual Site Environmental reports such as the "Nevada Test Site Annual Site Environmental reports such as the "Nevada Test Site Annual Site Environmental reports such as the "Nevada Test Site Annual Site Environmental reports such as the "Nevada Test Site Annual Site Environmental reports such as the internal decisions have such documents until years after internal decisions have been made that are based upon the findings in such documents.

∑ cont.

1.5 Relation to Other Agency Resource Management Plans

p. 1-6, line 7

"In contrast, natural resources are not the primary management focus of the DOE's MTS missions. The primary resources required by the DOE NTS missions. The primary resources required by the DOE NTS missions. The primary resources and large, remove areas found on the NTS. Existing Site support activities and their relation to land-use on the NTS are an important consideration; therefore, these manmade resources will constitute a significant aspect of the RMP.

107. Obviously, "site support activities" are regarded as a "primary resource." I would like to suggest that the remoteness and the tight security, at the site, has functioned as a convenient resource that have allowed the local management to engage in activities that have devastated the environment of some areas of the test site. DOE HQ has indicated that the enormous clean-up cost, of the DOE's weapons labs, resulted from putting the defense mission ahead of the environment. Despite the DOE's Learned program, it appears that some segments of DOE's empire have not yet gotten the message. The statement that "manmade resources will constitute a significant aspect of the RMP" indicates to me that the writer has an extremely poor understanding of fundamental ecological principles and therefore is not qualified to be part of the RMP guidance team. There are many people who tend to believe that humans are like Gods who have the capacity to create resources. Such folks usually have a rather shallow understanding of the ultimate sources of the resources.

PRIVATE CITIZEN 53 (CONTINUED

1.0 DRAFT RESOURCE MANAGEMENT GOALS

34

They (draft goals) will be used to evaluate the effects of the DOE/NV activities on resource issues and to identify management actions needed for wise resource use and sound ecosystem management.

108. The wise use of resources should be based upon the judgment of environmental scientist, the public and the indigenous communities who hold the original titles and claims to the land. The wise use should not be based upon the precedence of relatively recent activities. Sound ecosystem management is often incompatible with what DOE. Defense Program managers consider to be a wise use of resources.

152

*Also included are brief explainations of why the DOE chose these goals...and, when available, map products documenting the DOE's knowledge of NTS resources and constraints."

109. Many of the map products, that are provided in the rear of this document, are quite impressive but they do not document the the DOE's knowledge. The alements of a map need to be carefully analyzed to derive knowledge from them. The discussions in the EIS text shows little evidence that such maps have undergone a through analysis. It is a simple matter for contracted services to provide DOE/NV with slick map products. It is a wholly different matter for useful information to be derived from the maps. Plate 7 shows land which could rate as some of the most severely damaged land in the world. The readers of this NTS DEIS are not likely to see that value expressed in the text. Maps can also be used to deceive and manipulate knowledge. DOE/NV has products. The removal of Area 51 is a deliberate, unlawful act which serves to deceive the general public, state and federal officials that hold executive office positions. It even serves to deceive DOE/NV contractors, DOE/NV managers, as well as the high-level analysts and decision makers at DOE HQ.

153

p. 4-1, line 18 *Possible solutions that may be considered include modifying apposed mission to reduce impacts on a resource, modifying existing missions, or not achieving a goal.*.

110. After the word 'include' insert the phrase 'canceling the mission.*

4.1 Existing Missions

154

P. 4-2, line 6

Ensure new uses of the NTS do not interfere with critical operations of existing missions or create additional cost for those missions.

"Manage existing missions in a way that most effectively and efficiently uses the resources of the NTS."

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PRIVATE CITIZEN 53 (CONTINUED)		This page received blank.			
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| 111. Eliminate the proposed draft goal of supporting the existing assions and replace with the goal of closing down the tree test site in one year. The business-is-used option should not be the only option provided. In return, option should not be the only option provided. In return, for the artempt to manipulate the "Premort" document should be prequired to substitute the close-down option as the draft goal, proposal, the writters of the document should be required to substitute the close-down option as the draft goal.

| 112. The WRS resources that are important to me are the plucinum-219 dispersal tests were conducted and the off-site test areas in the States of Missosispipi, Jasake, Colorado, New Mexico, and Meroda. These sites should be individual test location should be placed on the National Registry of Miscoric Places. Public tours should be implemented so that future generations can learn that a person does not have to be an ogree in order to create massive environmental problems.

This ends my comments on the Draft NTS EIS January 1996, Volume 2 Framework for Resource Management Plant (DOE/EIS 0243)

PRIVATE CITIZEN 53 (CONTINUED)	3.2.2 Site Closure with Complete Environmental Restoration	"The DOE considered, but dismissed as too speculative, the alternative to fully remediate and close the NTS in the next lo-year poriod. In accordance with the DOE National British Policy are FTS notice, the NTS or and the process.	uses for the next 5- to 10-year period and because of the unique nature of past NTS activities (nuclear weapons test), complete site characterization and subsequent remediation activities could not be completed before the year 2030. Additionally, technologies to fully characterize and remediate certain areas of	the NTS (such as the underground testing areas) do not currently exist and are not anticipated to be available in the next 10-year period.* 119. The American people and Congress need to hear the DOE directly admit that it has permanently ruined lands upon	which it was given stewardship responsibilities. It has has created national sacrifice zones. Its lime the DOE take responsibility for its actions rather than continue to suggest that some, currently unknown, future miracle technology will allow the remediation of all the public lands over which it has domain. This blind faith, that a future technology will be developed, is misleading. It is like dangling a carrot in front of a mule in order to get	it to move. This suggested promise, of a future technological cure, has resulted in a vast waste of public funds on many technologies that failed to produce results. We and future generations should not be forced to pay for DOE's inability to admit guilt.	3.2.3 Site Closure with Direct Relinquishment of Surplus Lands to the Sovereign Nations, the Public, Nye County, or the State of Nevada following Remediation. p. 3-27, line 1, when Edge Considered, but dismissed as unreasonable, the	alternative of relinquishing the withdrawn NTS land directly to the sovereign mations, the State of Newdak, Nye County, or the public. This alternative would require a redirection of the policies of the U.S. Bureau of Land Management, which administers the federal lands that are withdrawn for use by the DOE. Current U.S. Bureau of Land Management policies and regulations require	lands that were formerly withdrawn from the public domain, and are no longer needed, to be relinquished back to the U.S. Bureau of Land Management. For this reason, this alternative was considered too speculative and outside the scope of the NTS EIS.	163 reason DOE/NV needs to expound further and clarify what it is referring to when it says "this." I understand that the BLM is not interested in taking on the the responsibility for such seriously contaminated land.	This sections should also mention the pending legal actions, between the State of Newada and the DOE, concerning the charge that DOE/NV is out of compliance with the oxiginal purpose for which the land was withdrawn. The federal government would be setting a bad precedent if it allowed the DOE to retain control of public property, into the distant future, because this agency permanently
PRIVATE CITIZEN 53 (CONTINUED)	37 COMMENTS ON THE DRAFT NTS EIS - January 1996, (DOE/EIS 0243) Volume 1	rs Part B)	p. ix, line 17 113. Add, "Appendex J Classified Supplement: Project-Specific Environmentel Impact Analysis (Lyner Complex) The vast majority of this document should be declassified before it appears in the Final NTS EIS.	p. ix, line 6 "Appendix A Detailed Project and Activity Information A-1" 114. Mention here the Lyner Complex and the fact that it has a classified component.	Chapter 2 FURPOSE AND NEED FOR DOE ACTION 2.1 Background P. 2-1, 30 115. Mention here the legal processes that the State of Nevada took that precipitated this EIS process. Include this history in the side box. This study was not voluntarily initiated by the DOE, because of new world events.	2.4 Nevada Test Site Programs 2.4.2 Waste Management Program "Waste Definitions" sidebar p. 2-9, line 31 "Classified Waste"	160 l16. Provide a more detailed definition and cite the specific rules that govern this catagory of waste. p. 2-10, line 16 "Specifically, these waste types includeand some classified	Maste. 117. The word "some" is to vague. Provide more specifics such as volume, mass and radioactive curie level. Provide a general breakdown of components including that portion which is Mixed-Waste due to hazardous components and describe where this waste is located.	Chapter 3 DESCRIPTION OF ALTERNATIVES 3.2 Alternatives Eliminated from Further Consideration 3.2.1 Site Uses Defined by Program 7.2.1 site 18	The NTS has historically been a multipurpose facility because of its remote location, arid climate, controlled access, and size. Fore these reasons, this alternative (single program) fails to meet the DOE's need for a site that can support evolving	118. Many of the stakeholders comments were ignored because they 118. Many of the supposed to be serving the public's needs. That they are supposed to be serving the public's needs. The recent historical uses of the test site should not be used as a tool for locking in the future uses.

program and lise sepanded declassistication program, seem to have no effect upon this big lis. 4.1.1.2 Lend-use Designations. Area lise sp. 4.2.1.2 Lend-use Designations. Area lise sp. The Lyner Complex is a mined underground complex in Area I that cannot be conducted aboveground because they may contein. Proplement of Complex is a mined underground complex in Area I that cannot be conducted avoidable* with the phrase 'sia used for.' Replace the word 'eyamaic' with the phrase 'sia used for.' Replace the word 'eyamaic' with the phrase 'subcritical phydrometers be cannot be conducted explanation as to why these tests are cannot be conducted explanation as to why these tests are provide a dendance because they will be word 'eyam' with the word 'eyal' with the phrase cannot be conducted explanation as to why these tests that cannot be conducted accounted they conduct a management and that-explosite compounds Since the official use of the term 'hazardous compounds' Since the official use of the term 'hazardous compounds' Since the official use of the term 'hazardous particles in backed carriage of pluconim-239 with the phrase speriments which will conjoured some they cannot be consumed and the carriage of pluconim-239 should make it perfectly clear what these experiments. 4.1.5 Webcloogy 4.1.5 Groundwater RADIOLOGY 4.1.5 Jacondwater RADIOLOGY A.1.5 J

39 WOTE: Of the scores of NTS maps, which are presented in this eight volume Draft NTS EIS document, the one map on page 4-10 is the only one that includes the area that page 4-10 is the only one that includes the area that was withdrawn under P.L.O. 1662 (Area 51). A small number of maps show open border lines where Area 51 is attached but the vest majority of maps show no indication that part of the test site extends from the northeastern border region. For almost 40 years, DOE/NV has created and distributed hundreds of tons of public and internal documents containing deliberately deceptive maps of the region that is assigned to them. This enormous mass of documents has been distributed to the general public, the public's elected representatives, oversight committees federal agencies such as the Environmental Protection Agency and the Nuclear Regulatory Commission, state, county, and city governments and the Soversign Native American Nations and communities. These inaccirate maps have also been seen, utilized and redistributed by the upper-level managers at DOE Headquarters in Washington, DC. These maps have even been incorporated into the reports of whose Public land order 1662 (June 20, 1958), approximately whose Public Land order 1662 (June 20, 1958), approximately 38,400 acres were reserved for the use of the Atomic Energy Commission in connection with the NTS. Management of this land area has since been delegated to the U.S. Air Force. | 121. Which cover this delegation of authority to the U.S. Air Force. The latest document should be cited and included in an unclassified NTS EIS Appendix. This Appendix should also include copies of P.L.O 1662 and the other public land orders and related special use the other public land orders and related special use documents which cover the land withdrawals at the off-site undreground nuclear explosion sites in Mississippi, Alaska, Colorado, New Mexico and in Nevada. I understand that this draft document contained inaccurate references to the present legal status of the the lands at the off-site test areas. For example, the Project Shoal site was not returned to the BLM as stated in this Draft BIS. contaminated the property with plutonium isotopes that have a 24,000 year half life. U.S. Federal agencies should not be allowed to gain permanent control of the public's lands. Libel the area, covered by P.1.0. 1662, with the number designation '51." Also include the special land withdrawals that are associated with the Yucca Mountain Retitle this as "NTS lands covered by P.L.O.s and Memorandum of Understandings" p. 4-10, MAP Figure 4-3. NTS land withdrawals and Memorandum of Understanding" 122. Retitle this as "NTS lands covered by P.L.O.s ar PRIVATE CITIZEN 53 (CONTINUED) 4.1.1.1 Public Land Orders and Withdrawals. Chapter 4 AFFECTED ENVIRONMENTS. 4.1 Nevada Test Site and Surrounding Areas 99 9 365 167 168

PRIVATE CITIZEN 53 (CONTINUED)

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This ends my commente on the Drack NTS EIS January 1996, (DOE/EIS 0243)

For "Classified waste" on p. GL-4, line 18, cite the specific rules and regulations that describe and define this material as well as describe how information on it will be handled. Fission Products
Geologic media
Indefinite
Low-Yield Nuclear Explosive Research (Lyner site)
Lyner site (Low-Yield Nuclear Explosive Research)
Media Nevada Environmental Restoration Project (NV ERP) Neutron Activation Products Private Citizen 53 (continued) And the following terms:
Area 27 Complex
Area 27 Complex
Big Explosive Experiment Facility (BEEF)
Central Nevada Test Area (CNTA)
Cut and Cover
DAF (Device Assembly Facility)
Device Assembly Facility (DAF)
Dipole Hail
Faultless Threat-nuclear-device simulants Unavailable Work for Others Program Zero Yield p. GL-1 Add the following terms: Big Explosives Facility, BEEF Corrective Action Unit Geologic media Indefinite Neutron Activation Product Operable Unit Protective levels Radioactive Source-Term Render-safe mission Source Material Special Nuclear Material Subcritical Test Surface subsidence Surfical soils Subsurface Volume 1, Part B Volume 1, Part B GLOSSARY Cut and Cover Deep subsurface Fission Product Dipole Hail 175 176 177

PRIVATE CITIZEN 54

May 2, 1996

DEPARTMENT OF ENERGY

P. O. Box 14459

as Vegas, Nevada 89114

TO WHOM IT MAY CONCERN:

This is in reference to your article in the Salt Lake Tribune on March 6. 1996, "Bitter S. Utahns Tell DOE to Close Nevada Test Site" In December 1987, My Dear Mom, Afton Starley Law - Delta, Utah passed the summer of 1987 she traveled to Provo daily for radiation treatments for diagnosed with breast cancer in 1986 followed with a mastectomy, then in away from cancer due to the downwinds from the atomic blast. She was 7 weeks. We still have family that live in Millard County and are concerned about the downwind. I am very concerned about my father, my children and their spouses, my grandchildren, my husband and myself.

different types of cancer. I had two very dear friends that are deceased now, There are lots of people from Millard County that have been diagnosed with because of the downwinders.

PLEASE SHUT THE NEVADE TEST SITE DOWN

We have had enough heartache from the loved ones and friends that have been diagnosed with cancer and enough suffering from the patients. Plus the expense and hardships the families have to endure. PLEASE SHUT THE NEVADA TEST SITE DOWN.

Delta, Utah 84624 INDA MABBUTT Singerely, Mallux P. O. Box 37

PRIVATE CITIZEN 55

Dated: 4/29/96

Director Environmental Protection Division Donald R. Elle

S. Department of Energy Nevada Operations Office

PO Box 14459

Las Vegas, NV 89114

Dear Mr. Donald Elle:

statement, for the Nevada Test Site (NTS) and off-site locations in the state of Nevada, for the continued operations of the NTS and other activities of the US Department of Energy (DOE). write to submit my comments on the draft environmental impact

The Draft EIS in general is very comprehensive regarding its coverage of the environmental aspects. This comprehensivness has also resulted in complexity. It is rather difficult for a viewer to understand the sequence of information provided.

The nature of this EIS is very different from most EIS's. It covers a number of sites. Alternative 1 and 2 are proposed on the same sites but Alternative 3 and 4 have additional sites of Eldorado Valley, Dry Lake Valley and Coyote sites scattered in the state of Nevada. Every alternative also has different Spring Valley.

Economics, employment rates in the US, in State of Nevada and in the respective areas are discussed. However, to compare these figures, one has to The complex description of the environment and the environmental effects is hard to follow. Chapter 4 deals with a description of the related environment in great detail, for example, in the section covering Sociopage over to the next chapter. Although details are necessary and provide an in-depth view of the situation, the EIS should be more understandable. NEPA has set the page limitation requirements for the EIS's and in my view this EIS does not comply with this requirement. The comprehensivness of the document also leads one to believe that most of of the proposed project. This being the case, the summary for this EIS should the critics of this EIS will view only the summary and receive a general idea provide all the necessary information to fully understand the situation. It should introduce all the aspects of various sections, which are detailed later in the document.

PRIVATE CITIZEN 55 (CONTINUED)

The socio-economics section of the BIS summary, only discusses the work force residing in each county, the population of Lincoln County and the unemployment rate. A more detailed description of the socio-economics section should be included in the summary.

3

For example the average annual earnings per job in Nye county tells one more of the socio-economic conditions than just its population. There is no description of economic indicators of any sort in the summary. It is absolutely impossible for a person to get any feeling of socio-economic conditions in these areas.

4

The summary does not have to be too comprehensive, but it should serve its purpose, it should summarize. In this case where the EIS is very lengthy and difficult for the public to digest, a very through summary is needed. In many cases the summary is the only part the public will read and it should include all the necessary information. After reading the socio-economic summary, the average reader should have a through understanding of the conditions on the sites of the proposed action.

I hope my comments are positive and can be used in the process of improving this Environmental Impact Statement. Thank you for your time.

Sincerely,

Saima Qureshy

PRIVATE CITIZEN 56

April 30, 1996

Mr. Donald R. Elle, Director Environmental Protection Division U.S. Department of Energy P.O. Box 14459

Las Vegas, Nevada 89114

Re DEIS for the Nevada Test Site and Off-site Locations in the State of Nevada

Dear Mr. Elle,

The information contained in the DEIS for the Newada Test Site and Off-site Locations in the State of Newada is not adequate to allow a reasonable judgment on the relative medis to 6 the Alternatives. This applies in particular to the Waste Management and Environmental Restoration Programs. In view of the inadequacy of data, described below, an acceptable Alternative would combine Alternative 2 for the Waste Management Program and Alternative 4 for the Environmental Restoration Program. I do not see in the data base any justification for disposal of radioactive and hazardous wastes because of the primitive nature of the monitoring. A feasible solution while the monitoring is brought up to an acceptable standard, is disposal only of nonhazardous wastes and storage of all others in monitored above-ground retrievable structures.

_

The DEIS fails to provide even the most elementary site-specific characterization of the vadoes zone in which most contaminants now exist, by virtue of underground tests and waste disposal. There appear to be no adequate monitoring systems in place to assess the distribution and transport of contaminants in the vadoes zone. The nearest thing to data is the casual mention in the Summary (p. S-28) of field studies in support of assessment models, "which include monitoring of soil moisture and chloride ion concentrations." The conclusion treached (p. S-28) that "These studies and the absence of contamination support the conclusion that no groundwater pathway exists beneath the Area S Radioactive Waste Management Site" is like the conclusion reached for the Beatty, Nevada LLRW site, which recently has been shown to have contaminated the entire vadoes zone laterally from and below the disposal trenches. The groundwater, sampled when the boring was completed in 1993, also is said to have shown no contamination. This suggests, since both at Beatty and NTS, groundwater is moving and volumes are large, the need to thoroughly monitor the vadoes zone through which most contaminants will have to move to get to groundwater.

7

The report p. 4-168, Affected Environment, that 5 of 8 borings show evidence of transport of radionuclides in groundwater plus three additional USGS-monitored wells showing low levels of tritium consamination (6, -4168-169) do not support the conclusion reached in the summany. Rather, this information attests to the inadequacy of the information—admitted on p. 4-168—on groundwater contamination. The virtual absence of information on contaminant distribution in the widose zone indicates that much more thorough study of site-specific characteristics and mechanisms of transport is needed before further disposal of low-level radioactive and hazardous wates is contemplated.

3

The discussion (p. 4-161) of leaching of radionuclides from rubble and glass appears to be incorrect. The statement "Depending on solubility of the radionuclides, the groundwater dissolves the residues until chemical equilibrium is reached" appears to assume that the groundwater is static.

4

The statement (p. 4-161) that, with time, "a better understanding of the true hydrologic source term could be had, like that on p. 4-168 that "evidence for transport of

PRIVATE CITIZEN 56 (CONTINUED)

radionuclides produced by underground nuclear testing is scarce," indicate the need for substantial upgrading of monitoring and actual distribution studies before contemplating further radioactive and hazardous waste disposal. Knowledge that radionuclides were dispersed into fractures reopened or created by underground tests (p. 4-162, 163) is not sufficient. Actual magnitudes magnitudes and 3-dimensional distributions of specific radionuclide contaminants should be goals of thorough charactrization to allow establishment of a base line for determining redistribution rates and mechanisms.

From the statement on p. 4-163, there appears to be no information available on the quantifies, press, or distributions of nonardioactive contaminants remaining in the subsurface. This knowledge would seem to be an essential item in thorough characterization for remedial restoration operations.

In view of the frequent citations of on-going USGS studies relevant to DOE's mission for the NTS and off-site test areas in Nevada, why is the USGS not a Cooperating Agency?

5

The state of ignorance about the nature, level, and distribution of contamination of the vadose zone at the Waste Management sites indicates the need for a fifth Alternative focused on thorough site characterization, comprehensive monitoring, thorough evaluation of mechanisms and rates of movement of contaminants in the vadose and saturated zones, and accelerated Environmental Remediation. Because the data presented in the DBIS are inadequate to allow respondents to reasonably decide among the Alternatives presented. I recommend revision that allows this fifth Alternative to be reviewed.

9

Sincerely,

Ioward G. Wilshire Ph.D. 1348 Isabelle Ave. Mtn. View, CA 94040 KWARTONOR

Private Citizen 57

CERTIFIED MAIL - RETURN RECEIPT

May 1, 1996

Jonald Elle, Director

Environmental Protection Division U.S. Department of Energy Subject: additional comments on the NTS EIS process

Las Vegas, NV 89114

Dear Mr. Elle:

You may recall that I was the person who pointed out the connections between the DOE's Nevada Test Site, and the Air Force's secret airbase at Groom Lake (also known as Area 51), at the Las Vegas NTS EIS hearing.

The Nevada Operations Office appears to be delaying the handling of my Freedom of Information Act (FOIA) case NV96031101, dated March 6, 1996, until after the EIS public common period. In my FOIA case, I sought the classified appendix to the NTS EIS (on the Lynne complex), and all memorandums of understanding between the DOE and the Air Force concerning the Groom Lafe facility. Another activity has found a U.S. Geological Survey document that cleanly have Area 51 being adjacent to Area 15. Area 15 is what is obliquely referred to as land withdrawn under Public Land Order 1662 in Volume I, Chapter 4, Part A of the NTS EIS. We can not provide additional information at this time identifying this document, until it has been used as evidence in the lawsuit against the Air Force, on behalf of the Area 51 workers who were exposed to toxic chemicals at the base (some of the workers have died since the lawsuit was finde several years ago.) Another item that is not discussed in the NTS BIS is Sandia National Laboratory's FALCON nuclear pumped laser program [1], that evolved from work on the Strategic Defense Initiative (SDI or "Star Wars") [2] and a program code-named Centaurus for a reactor driven laser weapons [3]. Sandia's Public Affairs Office has not returned our call seeking the current status of the FALCON program. Is FALCON going to be based at the Nevada Test Sile, as planned by Sandia'l fso, why was this not mentioned in the EIS? 1

Sincerely,

Pro Juni Santa Ana, CA 92799 Paul McGinnis P.O. Box 28084 2

5151 McFadden Avenue Huntington Beach, CA 92649 phone: (714) 753-7864 x294 Internet: TRADER @cup.portal.com http://www.portal.com/-trader/socrecy.html

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Dept. of Energy, Sandia National Laboratory. Ronald Lipinski. Reactor-pumped lasserfacility at DOE's Nevada Test Site. SAND 94-0074C. January 1994.
 Vincent Kierman. Tests to verify if nuclear powered laser suits civilian use. Space News, September 17-23, 1990. Page 12.

pt. of Energy, Lawrence Livermore National Laboratory, Victor George. Centaurus Program: Reactor-Driven Laxer Weapon. [censored and declassified document] [3] Dept. of En

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Emiliana Sale Sale Director, Survivora (1600)

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PRIVATE CITIZEN 59

Comments to The Environmental Impact Statement for the Nevada Test Sile and Off-site Locations in the State of Nevada

First issue: Government to Government

President William J. Clinton's Executive Order regarding Government to

DOE's onn American Indian Pollcy

Government to Government is one; meeting with people from the tribes is not Government is not being met, meeting with people from the tribes is not Government to Government and should not be considered as Government to Government. This Executive Order and Policy can only be followed when the DOF personnel and contractors meet with the governing bodies of the tribes, and meaningful information can be exchanged. This can not happen if the DOF does not inform the governing bodies on the actions that may affect the tribe and tribal lands. An information meeting will not be considered Government to

Government

Second Issue: NEPA

NEPA states that the tribes that may be impacted be consulted with. An informational meeting is not consultation. Consultation is much like communications, there needs to be knowledgeable and meaningful two-way dialogue. If one of the parties does not know what the other party is talking about, a knowledgeable and meaningful two-way dialogue can an examine the other party is

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Third issue: Transportation

No transpurtation study has been conducted on reservation lands. Since the reservation is located in the transportation corridor, studies should have been conducted by DOE.

Fourth issue: omitted subjects

The transportation section omitted the Mospa Band of Paintes reservation lands.

The president's Executive Order regarding Government to Government. The DOI's own American Indian Policy.

Studies that should have been conducted on reservation lands, i.e.

transportation.

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Private Citizen 59 (continued)

a fight. In my opinion Appendix G is the writings of eight people, and I as Appendix G. Statements made were very soft and should have been made Center serves the American Indians from other parts of this country. The health effects, and Environmental Justice. In Appendix G it is stated that the tribes and tribal people could have input, but input was received with coordinator and a member of BARA acted as though they were doing the Indian Center having ties to the Nevada Test Site, Historical or Cultural. There are no comments about; socio-economics, transportation, possible stance, it seems as though someone on the outside looking in has written stronger, Appendix G seems to have been written to satisfy DOE's needs. Board of Directors is made up of people, not necessarily from this area. a member of a Federally Recognized Tribe can not accept this writing. actual writing. It was with these two individuals that I had to argue my Center claims to have, to the Nevada Test Site. The Las Vegas Indian I do not see the historical and cultural ties that the Las Vegas Indian Therefore it is hard for me to make the connection of the Las Vegas points with. Also Appendix G is written as being from a non-native Also the there is no membership, in the Las Vegas Indian Center. Some members of this writing team are not from this area, the Fifth issue: Appendix G

Sixth issue: culture

This land that I walk on was put here for us to manage and take care of, the plants and animals were put here for our use. In order for us to continue to exist on this land we must protect what has been placed here for us. The land, water, air, animals, and plants are all part of my culture and my culture is what makes me who I am.

Caivin Meyers, tribal member Moapa Band of Paiutes

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Volume 3 2PC-74

PRESENTATION 1

THIS VERBATIM TRANSCRIPT CONSTITUTES

THE OFFICIAL RECORD OF THE

NEVADA TEST SITE ENVIRONMENTAL IMPACT STATEMENT PUBLIC HEARING

(EIS PRESENTATION - DON ELLE)

Held at the

CASHMAN FIELD CENTER 850 Las Vegas Boulevard North Las Vegas, Nevada 89101

on

March 26, 1996 Beginning at 6:10 p.m.

TRANSCRIBED BY: Lana Stewart

Senior Verbatim Reporter

Bechtel Nevada Reporting Services

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MEY to Transcript Symbols and/or Abbreviations

Webster's New Collegiate Dictionary: "Verbatim --- in the exact words; word for word."

Dash: [--] Indicates a sentence not completed by speaker.

Dots: [...] Indicates something was said by the speaker, which, as spoken, is neither audible nor decipherable to the reporter or from the taped cassette recording.

(ph) Indicates phonetic.

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(sic) Represents exactly as said by the speaker and is used to alert the speaker/reader to an error in the record.

Parentheses: () Words within parentheses are reporter's explanatory comments.

VOICE: Indicates an unknown speaker.

Uh-huh: Indicates affirmative answer.

Huh-uh: Indicates negative answer.

Bechtel Nevada Reporting Services LAS VEGAS, NEVADA, MARCH 26, 1996, 6:10 P.M.

ENVIRORMENTAL IMPACT STATEMENT PRESENTATION CONDUCTED BY

DON BLLE, DIR. OF THE ENVIRONMENTAL PROTECTION DIVISION

ELLE: Welcome to the Nevada Test Site
Environmental Impact Statement. My name is Don Elle.
I'm Director of the Environmental Protection Division
of the Department of Energy's Nevada Operations
Office. And what I'm going to do is give you some
information about what this document is and what it
contains; and give you an opportunity to ask some
questions, hopefully that I'll be able to answer in
the general sense. And then we'll take a break. And
then we'll have an opportunity for you to give us
comments on what you've read and what you think about
what we've done. And we have a Court Reporter that
will be recording those comments so we can formally
address them in the Final EIS.

And before I get started, I want to introduce the Manager of the Nevada Operations Office, Terry Vaeth; and the Acting Deputy Manager,

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Joe Fiore, as interested observers in how this process works and the outcome.

The legitimate title of this document is a Draft Environmental Impact Statement for the Nevada Test Site and Off-Site Locations in the State of Nevada. We're talking not only about the Havada Test Site, but some of the other locations in the state where we have conducted activities in the past and where we think we want to conduct some activities in the future. This Environmental Impact Statement is unlike other impact statements that you may be familiar with. It is not a project specific document. We're not talking about a building or a facility we want to build. It is a site-wide EIS. It talks about the Nevada Test Site; some areas in the state of Nevada. It talks about them in terms of land use; how we plan for the future, how we define the resources that we're going to use, and how they will fit within the future of the Nevada Test Site.

There are two other documents that are going to be having public meetings this week; the Stockpile Storage and Disposition Document and the Usable Fissile Material Disposition Document. Their meetings are on Thursday and Friday. Those are programmatic documents. They contain information and

Bechtel Nevada Reporting Services they will define, for the Department, the programmatic direction and decisions. Those decisions that they make may influence the Nevada Test Site. And to the extent that this is a site-wide document wa're talking about tonight, those alternatives and those decisions will be addressed in our Record of Decision. One of the things I want to try and stay clear on tonight is we're talking about our EIS, we're not trying to collect comments on those other two documents. You'll have an opportunity later in the week, Thursday night and Friday morning, to do that at the Sands Exposition Center.

so what we want to talk about is how DOE proposes to continue managing the Nevada Test Site and its resources in a manner that meets stakeholder concerns in the interest of affected and interested individuals and agencies.

We began this process in August of '94. We issued a Notice of Intent at that time.

There was a 90-day scoping period where we had scoping meetings. We collected comments and information about what the public, what the stakeholders thought we should be doing in this document, the kind of decisions we should be looking at. We issued a Draft Implementation Plan in February of 1995. DOE, unlike

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other federal agencies, issues an Implementation Plan to relate to the public how we have treated the comments during the scoping period. We took another step, because the public asked to see this Implementation Plan before it was finalized, to see if we did a good enough job in their view. We issued it in draft form and we issued the Final Implementation Plan in July. Since that time, we've been working on the EIS itself, collecting information and putting the document together. And we issued the Draft EIS in February of this year. It's that big pile of paper with the pretty purple cover on it.

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We're now in the public comment period. We have a 90-day comment period. It ends on May 3rd. After the 3rd of May, we will address the comments. We'll revise the document. We'll define a preferred alternative, and we'll issue a Final EIS. We do have four public hearings, this is the fourth. We have three workshops scheduled in the rural communities in April. So we are in the process of collecting comments to help us finalize this document.

I mentioned the scoping meetings that we have. In that process, there were many issues and questions that people had about what we are doing, primarily related to the alternatives that we

Bechtel Nevada Reporting Services proposed. Initially, we proposed two alternatives; the no-action alternative, continued operations; and then kind of a fuzzy alternative that talked about expanded use and some other activities. The comments we received indicated that we weren't complete enough in that analysis, so we have four alternatives in this document; and I'll be talking about those in a minute. There was some questions about DOE policies; in terms of the NEPA process itself, the length of the comment period, whether we could look at a Draft Implementation Plan. So we addressed those comments by issuing the plan in draft.

There was questions also, from a policy point of view, about "why should we continue to conduct or be ready to conduct nuclear testing?"

That's an issue that we've addressed in this document in the sense that it's not our decision to do that. It is a presidential directive that we maintain the Test Site for that capability. Transportation was an issue in the sense that people became aware before we started this EIS process about low-level waste and transport to the Nevada Test Site for disposal. We have a Transportation Study that has become part of this process in the EIS. There is an appendix that contains the Transportation Study that has had a lot

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of stakeholder input and involvement in terms of what it contains.

Health and safety was an issue for people. We have put together a Health Risk Study and Analysis. It's also part of an appendix. And we use the information in putting together the impact analysis in this document. Resource management was of interest to a lot of people. "How can we manage the resources on the Navada Test Site keeping in mind the principles of Ecosystem Management, the holistic view of how you manage a complex set of resources and activities on the Navada Test Site?" So we have a framework for a Resource Management Plan as part of this document as well.

And then there were a number of comments that we considered out of scope. When we started this process, we tried to be clear that this is not a document that addresses Yucca Mountain, the suitability of the repository location. That's a process and there will be an impact statement at the end of the Yucca Mountain Site Characterization activity. We did address, as we addressed the cumulative impacts, we did address the impacts of their Site Characterization activities within our EIS.

So I've talked about some of the

Bechtel Nevada Reporting Services issues that we had to deal with in this document. What does it look like, in general? There is a Summary. It's a fairly skinny little document that contains the essence of the rest of the document. Volume I contains nine chapters and a bunch of appendices. Volume II is the framework for the Resource Management Plan. And Volume III will be issued with the Final EIS and will contain the comments and how we addressed the comments.

I mentioned a number of chapters in this EIS. If you look at that list, it's a fairly standard list of information the way EISs are put together. There are a couple unique features of this. One is Chapter 4 which talks about affected environments. I mentioned earlier that we're talking about not just the Nevada Test Site, but several places in the state of Nevada where we have done and will propose to continue doing activities. The Nevada Test Site and Tonopah Test Range is addressed in this document. There are two areas on the Nellis Air Force Range where we have conducted activities in the past. And we're going to have to do some remediation activities. The Central Nevada test area and the shoal area are places we have, in the past, conducted underground nuclear tests.

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One of the things we talk about in this document are Solar Enterprise Zones. We're proposing -- we've analyzed three sites in Southern Nevada and a site on the Test Site, the talks about the potential for placement of solar power production facilities. And in terms of the complexity of this document, if we talk about eight environmental settings, that is a piece of why this document is so bia.

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Chapter 8 talks about consultation and coordination. We have cooperating agencies with the Fish and Wildlife Service, With Bureau and Land Management, Defense Nuclear Agency, and the Air Force. We've taken the additional step of adding Nye County as a cooperating agency. It's not something that is usually done by the Department. But Nye County is a site of the location of the Nevada Test Site and they have information that has been useful to us in putting this document together.

Chapter 9 talks about preparers and contributors. There's a long list of people that helped write this document. One of the unique contributors to the document has been the Native Americans. We have a Native American Writing Group that was created out of the coordinated group we have

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with 17 Native American tribes. They've actually written an appendix to the document. We've taken information from their appendix as their cultural view of some of the alternatives and information we have in our EIS. So you can see the contrasting views based on their culture and their religion.

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I mentioned the appendices to the document. That again, is a fairly standard list of appendices except for two of them. We have two project specific appendices that talk about research facilities that we have on the Mevada Test Site. Appendix F talks about the big explosive experimental facility. That's Lawrence Livermore's facility where they can do explosive testing. Appendix J is a classified appendix, the Los Alamos National Laboratory's Lyner facility. It's classified in the sense that the activities we talk about are classified. We've taken the information, the environmental impact assessment out of that appendix and included it in Chapter 5, so you can see what we're talking about from that point of view.

I mentioned that we have four alternatives. The first alternative is continued current operations, the no-action alternative in the EIS sense. We have a second alternative where we talk

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about discontinue operations; essentially closing the gates at the Nevada Test Site, maintaining security, and doing some environmental monitoring to make sure it stays the way we leave it. We've analyzed the impacts of doing that. Alternative 3 is the expanded-use alternative where we've tried to look at and collect information about everything that people can think about using the Test Site for in the sense of it being a national resource. We've analyzed those activities and the impacts and talk about them in the document. Alternative 4 is an alternate use of withdrawn land. We had -- during the scoping period, people asked why we couldn't return some of the land to the public domain. So we've analyzed activities and things that we could do on the Nevada Test Site, either returning some land to BLM, or do some educational, other kinds of research activities that have not been done in the past. I want to point out, and the note on this viewgraph says, "When we issue the Final EIS. we will identify a preferred alternative." That preferred alternative may not be any one of those alternatives but it may represent

pieces or activities out of each one of them. So we

will create an alternative that represents what we

think is the best use of the resources that we have.

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In addition to the eight environmental settings we talk about, we have five program areas that bring money and research and activities to the Test Site. So we've analyzed and put information in this document within those five categories. The defense program, the underground nuclear testing, the stockpile stewardship and management activities is a category of activities we analyzed. Waste management, disposal of both low-level waste that we generate on the Nevada Test Site from our own operations, as well as disposal of low-level waste from a number of DOE generators across the country, we've analyzed that category of activities. Environmental restoration is a category activity that is devoted to cleaning up past contamination or removing industrial sites that we no longer use. Non-defense research and development is a category of activities. For example, the Spill Test Pacility is used to test hazardous chemicals, either spills and how you clean them up. And it is a non-defense research and development activity. Environmental technology development is another category that's in this one. And people have talked about, or proposed, using the Test Site as a place to launch commercial rockets for putting satellites into

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orbit. That is a kind of activity that we can talk about in that area. Work for others is primarily a defense-related category of work where defense agencies need a secure, large remote location for doing some training activities. Those kinds of activities are in there. And if you look at those five program areas, you need to have an infrastructure that would support whatever it is that's being done. So in addition, we've analyzed site support activities, maintenance of power of roads and water, and facilities for people to conduct their activities.

I talked about the eight environmental settings, the five program areas. There are 12 resource elements that we also analyzed in terms of the impacts of those activities or those programs on the resources that we have to deal with. The land use, transportation, geology in soils, cultural resources, each one of these are analyzed across the four alternatives and the eight environmental settings, and the five programs. So if you've listened to me talk about the way this document is put together, it ends up being a very complex document. You are able to take an activity in an alternative, in an environmental setting by resource and look at what that activity is, what it represents

Bechtel Nevada Reporting Services in terms of a potential environmental impact. When people ask me what part of this document to read, my answer is, if you can read the summary and understand its content pretty well, then you don't need to read the rest of it unless you're very interested in a lot

Let me talk for a minute about some of the issues that we have analyzed in this document and have influenced its content on how it's put together. As I mentioned, waste management is a big issue. We looked at environmental restoration waste. We've looked at defense surplus material waste as a category. And we've analyzed the impacts of disposal of those materials on the Test Site. If people would look at the Waste Management Programmatic EIS and some other documents, you may see differences in numbers that exist between the two documents. And primarily, they're differences in time frames and waste content that were analyzed in the two documents. And we believe our document has the best information possible to gather at the present time.

The state of Nevada filed a lawsuit some time ago and they have information needs that need to address that lawsuit. There is information in this document that will go a long ways

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to answering some of the questions that the state has raised. Consistency has been a problem because -- or an issue or a challenge -- in the sense that as DOE makes decisions about future activities, they create programmatic EISs. They create different alternatives that influence what may happen at the Nevada Test Site in the future. The Stockpile Document and the Material Disposition Document come into town this week. Those two documents have influenced how we deal with what we've put in our EIS. We believe we've looked at, in the best way we can, as much information as we can put in a document. And we think we are as current as those documents can be.

The transportation risk was a problem. Paople had a lot of questions about how you will assess transportation risk. One of the things they were uncomfortable with was just using a computer module where you put information in and you get information out without knowing what it was or what happened to the information. So we've created what is a RAD/TRAN (ph) like model. RAD/TRAN is a classic computer model. We've opened up the process so people can look at the content of the analytical work to see what happened and how those assumptions got handled in the model itself. The transportation risk, as it is

Bechtel Nevada Reporting Services in the document now, focuses largely on low-level waste shipments. It contains a lot of information. It addresses the maximum case that we can identify in the sense that one of the alternatives DOE is considering for the Test Site is a receipt of all the low-level waste generated by DOE. That analysis is in this document as well.

Health risk is a question people have. We've analyzed routine operations. We've looked at the maximum reasonably foreseeable accident that we could picture on the Test Site. We've analyzed that. And we've done a groundwater model and a groundwater assessment in terms of we know there's a lot of radioactivity in the groundwater. What happens to that into the future? We conduct a lot of monitoring around and on the Nevada Test Site and we have not identified radioactivity in the off-site environment. And we make the statement in this document that we don't believe we'll see radioactivity off the Nevada Test Site or the Nellis Air Force Range at all.

People have questions about underground nuclear testing. President Clinton is trying to, or is very interested in negotiating and achieving a comprehensive Test Ban Treaty where we

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don't do any underground testing. So trying to be consistent with his objective, we've created two scenarios for this document. The first is a no-testing scenario where we just maintain the capability to do that. The second scenario is, if the President directs for whatever national security reason that we do a test, we have analyzed the conduct of an underground nuclear test, we've identified the impacts. And that information is also in the document. And then the Secretary some time ago identified the fact that we're going to conduct subcritical zero-yield tests. She issued a press release to that effect. Those tests are also analyzed in this document. I mentioned the classified appendix and the environmental impact information that's contained in Chapter 5.

One of the things we've tried to do in this document, is in Chapter 4, lay out the environmental baseline. What is the baseline for environmental impacts on the Nevada Test Site today? And we've tried to present information in a way that people can look at historic activities in the context of an environmental baseline and what we have today. We know we've conducted atmospheric tests. There is some residual radioactivity on the Test Site. We've

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done safety tests where we've conducted tests on the surface. There is some residual radioactivity remaining from those activities. We've done shallow borehole tests. When we did the plousure (ph) activities, we produced SEDAN crater and a couple of other craters like that. And we've done low-level waste disposal activities on the Test Site in several different ways. We have shallow trench disposals where we've excavated a trench and we put material in it and cover it up. We've done shallow boreholes where more highly radioactive material needs better containment, so we have that kind of activity. And when we conduct an underground nuclear test and it creates a crater, we've used some of those craters for disposal of low-level waste as well. And then, of course, we've conducted underground nuclear tests. We've done that above the groundwater. We've done it below the groundwater. In a number of cases, we've conducted tests in the groundwater. So we've created information in this document that summarizes the quantity of radioactivity that remains within about 300 feet of the groundwater, either above it or below it.

There are tables in this document that summarize those categories of tests, how close

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they are to the surface, and the kind of radioactivity

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underground tests that have been conducted above the groundwater. The red dots represent those tests conducted in or below it.

So we've put together all this information and we have a lot of words and a lot of data. What does it represent in terms of adverse impacts? How, we summarized the results of these analyses by an alternative. We identify programs with unavoidable adverse effects. And we summarized the impacts in terms of what is going to be the impact into the future. Certainly, underground nuclear testing for each of the alternatives, the historic impact is something that's going to be there for a long time. And we've identified that and put information in the document about it. If we did conduct an underground nuclear test, which we have the analysis for both Alternative 1 and Alternative 3, that would be another addition to the impact. Training activities in the sense that they use large areas, there is a land disturbance and associated impacts related to that. That's a category of activities that happens under work for others.

In Alternative 2, the underground nuclear testing, the historic impact remains. Alternative 2, if you remember, is that one where we

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that remains. The framework we're trying to -- or the picture we're trying to build here, is that people are

concerned about low-level waste disposal. There is a large volume of that material being disposed of. But in terms of the radioactive content. it does not compare to the remainder of the radioactivity that's in the ground from underground nuclear testing.

I've mentioned that we've put information in this EIS that talks about radioactivity in the groundwater. We've never before published information by identifying the isotopes, the radioactive material itself, and the quantity. We have declassified this information. It's in tables in the document. People can look at that information and analyze for themselves what it is or what it represents.

As you walk around and look at the displays that we have here, we've tried to create other ways to see data and information. This is a 3-D computer-generated picture of the Test Site, of Yucca Plat actually. And this kind of greenish thing is the surface of the groundwater as we understand it to look. This is the surface of the Test Site, the mountain ranges. And then the blue dots represent

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close the Test Site. We don't do any cleanup of what we know needs to be cleaned up, so that the impact remains of those contaminated conditions would persist into the future.

Alternative 3. There are a lot of activities that we address in Alternative 3 and a lot of programs. Again, if we conduct an underground nuclear test, that would be a significant impact. The training activities, as we talked about in Alternative 1. When we talk about construction of a solar power facility at any of these Solar Enterprise Zone sites, we've identified the land disturbance and associated impacts would be significant in the sense that they require large areas of land. The land use would be modified and there probably would be visual impacts as well from the facilities that were constructed.

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For Alternative 4, it does not include any defense-related activities, although it does include the Solar Enterprise Zone activities.

And you end up in the same place with the impacts in terms of land disturbance and alteration of land use and visual resources.

We've also analyzed and summarized the cumulative impacts in this document. The

Bachtel Nevada Reporting Services cumulative impacts not just of what we've, or the Department proposes to do, but the impacts of our activities in concert or in addition to those activities that are conducted in Southern Nevada or around our facilities. When you look at cumulative impacts from that point of view, the things we're proposing don't result in a significant contribution to the larger impacts, resulting from the expanding economy and growth in Southern Nevada.

So I've summarized in general what this document is, what it contains, and how it's built. What are the next steps for us in this process? We're going to collect your comments, we're going to look at them. . We're going to modify the document. We're going to issue a Final EIS. It will include how we address your comments. Thirty days after that or some time longer than 30 days, we'll issue a Record of Decision. The Secretary will define what it is out of this document, define those activities that we are going to conduct on the Nevada Test Site. If those activities have an environmental impact and we can mitigate it. we'll issue a Mitigation Action Plan following a Record of Decision. That lays out a process that commits the Department to activities that will mitigate whatever impacts are

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defined. I should point out, that at the same time that this document is finished, the Resource Management Plan will be an on-going process where the public can have an input into how we manage the Nevada Test Site and its resources in terms of Ecosystem Management and consistent use of resources and facilities.

And I started out this discussion by saying that we're very interested in public comments. And we've had four meetings, this is the fourth public meeting. We have 18 public reading rooms. The information in this document is in those reading rooms. We have opportunities for people to give us comments in a lot of ways. Not only do we have these four public meetings that we've already conducted, we've scheduled three workshops; one in Tonopah, one in Caliente, and one in Boulder City during the month of April, where we hope to collect additional comments and feedback on the content of the document.

I mentioned that we can receive comments in a lot of ways. We can get oral comments. We can get them tonight as you present your comments. We have an 800 number. We have a regular number. You can write your comments to me. You can FAX them to

Bechtel Hevada Reporting Services us. We have an E-Mail address. If you want to do
that electronically, you can get on the Internet and
send us information. In the short term, we will have
on the Nevada Home Page, the Summary Document, so
people can look at it from a computer point of view
and be able to give us input from that point of view.

This slide is a little old and out-of-date, but it shows you where we've been and when we were there. We're in Las Vegas tonight. The other meating I mentioned Thursday and Friday of this weak, the Disposition of Fissile Material EIS and the Stockpile Stewardship and Management documents, we will be presenting joint meetings where you can listen to them talk about their documents and talk about the alternatives that may or may not impact the Nevada Test site.

And as I said at the beginning, the purpose of this document and the purpose of these meetings, is to help us put together the information that we need so we can continue to manage the Nevada Test Site and its resources in the manner that addresses your concerns and those of the affected and interested individuals and agencies.

And that's the information I have to tell you about what this document is. And the way

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we've structured this process tonight, we have a few moments for some general questions about what I have said, then we're going to take a break for a few ' minutes. And then we're going to have an opportunity for people that want to give us comments, to come to the microphone and give us your name and then give us your comment. So I'm open for some simple questions. Give us your name, too, when you do that. This Page Intentionally Left Blank 15 17 19 21 22 23 Bechtel Nevada Reporting Services This Page Intentionally Left Blank This Page Intentionally Left Blank

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1	PUBLIC HEARING TRANSCRIPT 1
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3	THIS VERBATIM TRANSCRIPT CONSTITUTES
4	INIS VERBAIIM IRANSCRIFI CONSTITUTES
5	THE OFFICIAL RECORD OF THE
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8	NEVADA TEST SITE ENVIRONMENTAL IMPACT STATEMENT
9	PUBLIC HEARING
10	
11	(Public Comments)
12	
13	Held at the
14	DIXIE CENTER CONVENTION FACILITIES
15	425 South 700 East St. George, Utah 84770
16	
17	on
18	March 5, 1996
19	Beginning at 7:00 p.m.
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25	REPORTED BY: Lana Stewart Senior Verbatim Reporter

RECEIVED MAR 1 1 1995

KEY to Transcript Symbols and/or Abbreviations Webster's New Collegiate Dictionary: "Verbatim -- in the exact words; word for word." Dash: [--] Indicates a sentence not completed by speaker Dots: [...] Indicates something was said by the speaker, which, as spoken, is neither audible nor decipherable to the reporter or from the taped cassette recording. 30 11 (ph) Indicates phonetic. 12 13 (sic) Represents exactly as said by the speaker and is used to alert the speaker/reader to an error in the 14 record. 15 16 Parentheses: () Words within parentheses are reporter's explanatory comments. 17 18 VOICE: Indicates an unknown speaker. 20 21 Uh-huh: Indicates affirmative answer. 22 23 Huh-uh: Indicates negative answer. 24

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ST. GEORGE, UTAH, MARCH 5, 1996, 7:00 P.M.

PUBLIC COMMENT PERIOD

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BARBARA HOLT PRESTWICH

PRESTWICH: I'm Barbara Prestwich. I'm here as a private citizen, but I'm also in a group in the Cedar City area that is concerned with -- we call ourselves Citizens for Safe Utah Roads. We're concerned with impact of additional trucking on our roads through our community. And we are concerned with specifically the proposed Antelex (ph) Mine Site that's going to bring a lot of additional trucks through our towns and down I-15. I think one of the big concerns that we have is concern with transportation of any waste. And as you said, you're not talking about the high-level waste at this point. But as I've looked at these alternatives -- and we haven't had much of a chance to really look these over before tonight -- it appears to me that I would like to speak in favor of a combination of Alternative 3 and Alternative 4. But going through the impacts of these, I think that I would like to state that I think it's really important that we don't do any activities

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5 there that will generate more of the kinds of nuclear waste problems that we've already got.

Now, I recognize the fact that presidential decisions could impact what would take place there. But I think that short of an extremely serious, and hopefully never to come about national security situation, I think that we should be really careful that we don't do anything there that generates more waste of the kind that we've had problems with. And I have some concerns with specifically an Alternative 3: Approximately 900,000 cubic maters of low-level waste and 250,000 cubic meters of mixed waste would be generated on and off the site in a 7 ten-year period. This is a technical document and I'm not clear where that's coming from. But that concerns me a lot. I'd like to know where it's coming from, and why we have to have it, and is there any way to avoid it?

Alternative 4's impacts in geology and soils where it says soil contamination and an increase in erosion potential. And particularly, the soil contamination, what kind of activities are we going to do that does soil contamination? In other words, this environment has already been beat to pieces. I think that

I'm also concerned with

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whatever we do that takes place there must consider the fact that we've got to stop destroying the earth and we've got to stop destroying that place, specifically. It's a little hard to decide if we think that Alternative 3 or 4 would be good in terms of this solar development you described, because we haven't heard enough specifics about what it really is, so how can we speak in favor or against it? | But I think we have to be really careful of that big picture, that we don't cause ourselves more problems; . and especially if we have -- if this study has any impact on future decisions about high-level nuclear 11 | waste being brought through this area or brought near there, I plead and I hope that we can do something to stop that from happening.

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Thank you.

ELLE: We can talk about some of your comments or questions later. And I guess I -- at some level, I'm uncomfortable just hearing a comment without responding, but I'd rather just collect the comments and then we'll figure out what to do next.

Scott Prisbrey.

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SCOTT PRISBREY

PRISBREY: My main concern is the transportation end of the waste products through our Southern Utah area and through the Northern parts of Nevada. And I know that they're working on something to seal the material in a type of a cask that is indestructible but probably would solve the problem. But what you see with our train accidents continually happening and truck accidents, but the trains -- all those trains have been burning now. And I hope that whatever they're providing to cause -- to take care of the problem needs to be really a good product.

Thank you.

ELLE: Appreciate your comment. Dave

DAVE TIMOTHY

TIMOTHY: I have had extensive experience with the Department of Energy's Testing Program and how they work. I believe that I'm as qualified as anybody to have a concern about what happened. One of my interests with the DOE is, you started these tests in the '50s. Don't you think that it would be fair to

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finish the first test that you started? You were not very concerned about the effects on people. And I'm kind of concerned that you may be more concerned about the turtles and their habitat then what us people had before. We were drafted, in effect, into the Military's Testing Program; many of us as children, without our knowledge or consent. We have, many of us, yet to even be acknowledged as being victims of this testing program.

I grew up in an area out in Northeastern Utah, a place called Alta. Dr. Robert Penalton (ph) had three monitors set up within three miles of my dad's dairy. Those were consistently the three hottest monitors in the state. The amounts that those monitors were reading was absolutely unbelievable. While this was being done, the Department of Energy was telling people, "This is safe. This won't hurt you. No reason to be concerned or worried." And yet, after a ten-year incubation pariod, I have thyroid cancer. I lost my thyroid. parathyroid. I lost most of my lymph nodes. I lost all of my muscles from here to here; (Indicating) many, many operations; many, many thousands and thousands of dollars of surgical bills. I have been disabled. The government refuses to even acknowledge

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that I night have been danaged. What about disability? What about compensation along with finishing tests? And we have a lot of doctors, physicists, Ph.Ds that can tell us what's going to go on and what's going to happen. We have government officials that's been telling us, "This won't bother you. This won't hurt you. Here's what we're going to do." And then years later, we find out that isn't what was done, and it did hurt us, and it did damage us. And it damaged the land. It had a lot of effect on a lot of people. Now, we're here to do a new program when the old one isn't even finished. Don't you think it would be fair to finish some of the old things first?

ELLE: Well, to the extent that I can answer that question, I think we have tried to define what the existing baseline is. I can't answer your question about finishing tests that were done in the past.

THOTHY: I'm concerned about these imaginary fences the fallout doesn't go over, and that contamination can't escape from. We live in an area where there's winds. We have a lot of things. How many people do you think are aware that each of those underground tests had a great big huge vent to it;

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and when they set these blasts off, this radioactive fallout is belched out on the ground to be blown any way the wind blows? Are you aware that this is how . the underground -- the safe testing was done?

ELLE: We have tried to summarize in this document the results or the consequences of past teste.

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TIMOTHY: Okay. I believe that there should be no further testing of any type relating to nuclear at that Test Site. I believe that that Test 15 Site should be permanently closed as to any military nuclear-type testing. Okay? I believe that it should he returned back to the people whom it was given to. That is sacred grounds for the Indians that was taken from them. Part of that is their sacred burial grounds. I think that there's been a lot of injustice done. I think that this should be returned back. We don't need a disposal facility like up in Northern 17 What where the cases or the biological can escape. We don't need any further damage to us or this country. I believe that this should be returned back to public 18 use as much as safe to be. And I am absolutely, totally against any storage or disbandment or 19 supposedly elimination of future problems there. Thank you.

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ELLE: The next person was Paul Bevan.

PAUL BEVAN

BEVAN: My name is Paul Bovan from St. George, Utah. Hy subject is addressed mainly to the transportation of the heavily impacted area that we live. And to be concise and brief, I'd just like to read this statement which I'll then submit to you. "A safe highway route around St. George, Utah, for nuclear waste shipments on Interstate 66 and it could even be Antelex (ph) type of heavy truck traffic. The attached map of the USA shows the proposed interstate highway routes for shipping nuclear waste to the Southern Nevada proposed nuclear waste repository as printed in the Salt Lake Tribune. More than one-half of all North American nuclear waste is to be shipped through the center of Cedar City and St. George, Utah. Interstate 15 is overcrowded in these cities and there is a high rate of heavy-truck and semi-truck wrecks, especially in the Virgin River gorge portion of Interstate 15. The state of Nevada and Las Vegas City is planning to build railroad systems to divert the rail shipments of nuclear waste completely around the north of the Las Vegas region to diminish the

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possibility of shipping incidents. Their proposed highway shipments of nuclear waste can be completely diverted around St. George City, Washington County, and Southern Utah on the newly proposed Interstate 66 and Southern Corrider Highway and delivered to the Nevada Test Site on Interstate 66 and completely avoiding the Las Vegas Metropolitan region. Interstate 66 is the proposed 21st Century, six-lane, high-speed freeway to cross the Transcontinental United States from coast-to-coast and not to cross or enter any metropolitan areas. This new Interstate 66 will be built on the spine concept with traffic , connecting to the mainline of the freeway with connector freeways from the metropolitan areas.

The most physically challenging and critical section of the Interstate 66 is between the Virgin River gorge of I-15 and St. George, Utah and Page. Arizona. If this section is built first, then the nuclear waste shipments would be routed around St. George to the south and avoid the St. George City area altogether. If the nuclear 21 depository (sic) is created in Southern Nevada, then the highway to transport the waste through Washington County should be built first.

Our -- my main position is of the

Bechtel Nevada Reporting Services very attractive life-style that the mountain states and especially Southern Utah offers to people. I believe with good planning and execution, we can preserve that a-way-of-life and still accommodate the necessary activities of modern civilization.

Thank you.

ELLE: Thanks. The next person is Phil Peterson.

PHIL PETERSON

PETERSON: My main concerns are, as I listen to you tonight, I hear much of what I read that went on in the past; that being that decisions have somewhat already been made. . I find it interesting of your comment in regards to best judgment. I find it interesting in your comment that, number two, closing the Test Site is basically a nonalternative. I think also that is somewhat of a misstated alternative in the fact that what many of the comments were in the prior meetings here was to close the Test Site and to clean it up. Your Number 2 is talking about closing it, leaving as is. I don't think that was the alternative that we presented at that time.

I, like the other gentleman, find

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it quite interesting that there is still in

Alternative \$1\$, a nonrecognition of the factor that
the underground testing is still a risk to the people
here, not just the turtles. I find it interesting
that your only other al -- bad scenario is turtles. I
also am offended by the recognition -- or
nonrecognition of the government to the legitimate
rights of the Native Americans of that area. As to
the fact that ground was stolen from them for that,
and now your comment's being that even though they
have made items within your EIS, you don't know how
you're going to reconcile them; which to me says we're
not. Those Native Indians have been totally ignored,
and I see in the comments that are made tonight, they
still will be.

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Thank you.

ELLE: Thank you. Laurie Wilkinson. Richard Cuthrell.

RICHARD CUTHRELL

CUTHRELL: First of all, may I ask a couple of questions? Where are you from, sir? ELLE: Las Vegas.

CUTHRELL: Las Vegas. You live in Las

Bechtel Nevada Reporting Services Vegas?

ELLE: Yes.

CUTHRELL: Well, that would be all right if we could keep the thing in Las Vegas, but unfortunately, it has spilled over here. Have you ever been in an atomic bomb blast?

ELLE: No.

CUTHRELL: I have. You ought to try it some time. I'll tell you, I find it most objectionable. In fact, I find the whole Department of Energy objectionable in the things that they have done in the past. People are — there's graveyards full of people that they have — I'm sorry, this makes me a little nervous. But there's graveyards full of people; that for no reason at all, other than the fact that they happen to be out at the time, that they were not warned that those tests were going to occur, are there. In Nuremberg, the Nazis were tried and for war crimes. And yet, you have genocide here and all throughout the United States and elsewhere. I was — my — I happen to be on a ship at the time out in the South Pacific.

Now, you're wanting to -- I understand you're wanting to transport this radiation through this area. My proposal is, sir, that you

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downsize the whole Department of Energy and turn it to oblivion. And I'm trying to hold back my disgust,

ELLE: Thank you. Lloyd Cannon.

LLOYD CANNON

CANNON: I'm Lloyd Cannon. I was born and raised here in Southern Utah. I was a young man when I come back from the Korean War. I took up the job of driving CAT (ph). And there's a lot of guys going around with the Geiger counters and hot spots, and mine was right in the middle of the radiation from where the bombs set off. And we one time was working out above Pioche, Nevada, and there was eight of us at one time; and they set a bomb off 11 o'clock in the morning and the sun was so bright. And there were only three of us left from out there. My son was born with a decayed hip. Bone was decaying but he's doing fine now. And the woman who was out there, she was prognant when this bomb went off. I'm telling you. it's hard to see this little child, she's still -this has been -- this was in '55 and the baby is still growing. It's deformed and it makes your heart ache to see what this has done.

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Another brother out there with us, he lost a child. His wife was pregnant and was born. I buried my youngest brother from radiation, from lung cancer. And I buried my wife in '85 of cancer. From driving CAT, I've got burns here on my neck to prove it. And I've got a spot here that has been checked by the Mayo Clinic in University of Utah. There's a lump there, and once in a while it gets so bad that I can't touch my face. They can't do nothin' about it and won't let them. So it's a sad situation when you see what we have, this radiation and stuff we're kind of throwing on to people here in the Southern part of Utah. Like I say, there -- they say there's a distinction of the turtle stuff. I guess the bomb stuff killed more turtles than -- our animals and stuff rather than anything else.

And also, we had a farm down where the Bloomington is that was called Price Banks (ph), we had a dairy herd down there. And we'd get up in the morning and watch this cloud of dust come in. And I've seen the cattle that we've had literally out in the pasture, their hair has been eaten and come up clear up to their knees from radiation stuff. And they've told us not to ship the milk, to dump the milk for a month and stuff. This is what we had to contend

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with. If they had come out and told us the truth, it would have been okay, but they'd never tell us this. And a lot of us would come out, and we thought it was great to get up early in the morning to see the big flash. It's heart-breaking to see friends that we've lost here in the Southern part of Utah.

Thank you.

ELLE: The last one I have is Claudia Peterson.

(NO COMMENT FROM CLAUDIA PETERSON)

ELLE: Well, does anyone else want to make a final comment?

LLOVD LEBUTOR

LEAVITT: I wasn't here for your introduction. My name is Lloyd Leavitt. I'm a native here of St. George. I haven't been here too many years, retired, but I have been out in Nevada for 40 years working in a large ammunition depo north of Hugh (ph) at the Hawthorne (ph) for 40 years. And I think I did the first experimental bombing with live bombs to test to see what effects that would have on the dam, Boulder Dam at that time: two years prior to '51 before they started the actual testing.

know all the allocations and the things that have been

said. So what can we do March 5th, whatever, 1996.

from this point on? We've already had our problems.

now what can we do to solve them? And I think this

we do have left on the site, what might be returned

maybe to the states or other areas.

needs to be examined as to find out what contamination

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But anyway, my main purpose here or my thoughts are, I have made many trips to the Nevada Test Site. I have been down in the mine. I've been down in the tunnels. I've seen where they've made the blasts. I have seen the subsident craters and the other blasts and the contaminated areas. And I realize this is a highly controversial and emotional thing that we're dealing with here at this time. However, my personal opinion, and I realize and I think that many injustices possibly may have taken place earlier. I knew of Barnsley, your Director, a few years ago. And he said to me one time, he said. "If we knew what we know now, we wouldn't have done the things that we did early in the program, that we learned from from our mistakes." Rather than going on too long with this, my point is this: This is 1996. Whatever damage that has been done, has been done. And for many people, it's very sad. However, I think we should pick up and stand up and realize where we are today. In other words, what I've been hearing, and I came in late, all I've heard was, you know, the past and all the bad things we've done. But what are we going to do in the future? This is the thing I think we have to look at. We all know -- we pretty well know what the history is of the past. And we

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But my -- now this is -- and I understand you're going to take up a different issue. -- that you didn't want to take up the storage issue tonight, that's a separate issue. But I'd like to just express an opinion concerning that, if I might. Inasmuch as the government already has a -owns the so-called -- has the property now, it's already been contamination. It's already contaminated. And there's many acres that will probably never be of any use to anybody of any great significance as far as recreation and things of this nature. So inasmuch as you already have it, inasmuch as it's already isolated, inaspuch as it's in the capacity that it is, I think it would be ideal, in my opinion, for a storage area. And I have several reasons for saying that. I've seen the studies, the geological studies that you've made there, which I don't suppose there's any acres of ground that have

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had more intensive geological studies then what the Department of DoD has put out in that area. And the water table is so low and moves so slow, that it's worse contamination from anything from a storage area. I don't see where this would be a problem, because the lack of rain fall and the surface water would never get to a point where it would get beyond the valid. Prom that standpoint. And also, it's isolated. It's one of the most isolated points in the United States. And in that condition, inasmuch as we're putting this waste into the swimming pools and keep building them bigger and bigger and bigger at every energy station that we have throughout the United States, it's getting almost impossible. We've got to do something soon to do something with this material. And I think that would be a good place to deposit it and put it in there. I realize, politically, that you're going to get hit from every side.

I've also seen some of your experiments concerning transportation. I hear a lot of words about transportation and the hazards in transportation. I -- all I've seen is what you people have shown me, so all I have seen is trains being rushed into a solid wall with tanks and the trucks:

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radio controls going at 70 miles-an-hour, hitting a solid rock wall with these containers. And from the evidence that you showed me, and of course, that's the only evidence we have, that it hasn't been done by, as far as I know, from an outside agency. It may have been done, I don't know, but I haven't seen that. So the only evidence I have seen, it shows that it would be safe with transportation. Now, you go to great extents in moving this material through the area; however, I think a lot of suggestions here were wise. I think there are some routes through Nevada that has concerned many people, that it could be routed down through Pioche or Ely or something down in that area, where it could come down from the north and enter the area without going through any great metropolitan area. I think there are routes throughout the United States that that could be

I guess basically that's all I have to say. I'm taking a group down this weekend. I'm taking a history class here. We just got through studying this in quite detail. This will include both college students and adults, who have experienced the bomb during that bombing period, and the young people who are going to school now just learning it from

Bechtel Nevada Reporting Services ordering the text books. So from that standpoint, I think they'll find it very interesting this weekend.

ELLE: Any other formal comments people want to make?

(NO OTHER COMMENTS WERE ADDRESSED)

ELLE: Well, unless my staff decides to object, I think we can entertain some more questions, if we want to do that.

(QUESTION AND ANSWER PERIOD - OFF THE RECORD)
(PUBLIC COMMENT PERIOD - BACK ON THE RECORD)

BARBARA HOLT PRESTWICH

PRESTWICH: I really believe that the idea of bringing even the low-level waste across our highways, and bringing more and more contamination to that area, is unconscionable. And I want to add that to my comments about that. It is absolutely unacceptable.

ELLE: We'll do that.

LOUIS STEVENSON

STEVENSON: This is the first time I have had the opportunity to be present in an open meeting

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such as this, and I find it very disconforting to hear the stories that some of the people have related. I, for one, if I could vote on it, I would vote to shut the unit down. And I think that in the prospect of life that should go on, when we begin jeopardizing it with elements that we really don't know the fullest extent of, and haven't known for the last 45 years, I think it would be better off to be left alone. Thank you.

ELLE: Thank you.

(QUESTION AND ANSWER PERIOD - OFF THE RECORD)

ELLE: We'd be happy to stay around and answer individual questions, we're committed to do that. And if there are no other questions people want to ask, I thank you very much for being here. And we will address your comments in the process of putting together the final EIS on the Nevada Test Site. Thank you very much.

(FORMAL MEETING ADJOURNED AT 8:00 P.M.)

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Volume 3 2HT-16

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1		Public Hearing Transcript 2
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4		THIS VERBATIM TRANSCRIPT CONSTITUTES
5		THIS VERBATIM TRANSCRIPT CONSTITUTES
6		THE OFFICIAL RECORD OF THE
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8		
9		NEVADA TEST SITE ENVIRONMENTAL IMPACT STATEMENT PUBLIC HEARING
10		TODDIO MIRKING
11		(QUESTION AND ANSWER PERIOD) and
12		(PUBLIC COMMENTS)
13		
14		Held at the
15		BOB RUUD COMMUNITY CENTER
16		Pahrump, Nevada
17		on
18		
19		March 13, 1996 Beginning at
20		6:40 p.m.
21		
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23		
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25		REPORTED BY: Lana Stewart Senior Verbatim Reporter

MEY to Transcript Symbols and/or Abbreviations

Webster's New Collegiate Dictionary: "Verbatim -- in the exact words; word for word."

Dash: [--] Indicates a sentence not completed by speaker.

Dots: [...] Indicates something was said by the speaker, which, as spoken, is neither audible nor decipherable to the reporter or from the taped cassette recording.

(ph) Indicates phonetic.

(sic) Represents exactly as said by the speaker and is used to alert the speaker/reader to an error in the record.

Parentheses: () Words within parentheses are reporter's explanatory comments.

VOICE: Indicates an unknown speaker.

Uh-huh: Indicates affirmative answer.

Huh-uh: Indicates negative answer.

Bechtel Nevada Reporting Services ENVIRONMENTAL IMPACT STATEMENT
MESTING AGENDA

Page

QUESTION AND ANSWER PERIOD - LIST OF SPEAKERS

PUBLIC COMMENT PERIOD - LIST OF SPEAKERS

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PAHRUMP NEVADA, MARCH 13, 1996, 6:40 P.M.

OUESTION AND ANSWER PERIOD

SALLY DEVLIN

DEVLIN: My name is Sally Devlin. And I'd like very much if you'd put the map, the one corresponding to that, up again. I want everybody in the room to take a good look at that, because if you'll notice, Pahrump is not on it. And this is what I'm going to speak about, because three of your plans on the NTS EIS are on bringing the waste through Pahrump. And you have, and I say it over and over again, that you do not tell the public that all of this is in Nye County, Nevada. So I am reprimanding you.

The other one is, I want the ones with the numbers of the radiation risk. Dr. Elle knows that they've taught me, all these years, how to read these numbers. And I am referring to Number Plutonium 241 on Pahute Mesa. And you see that 9.00 times 10 to the 4. That means you're dead. When you see numbers like 1 to the 18, that's not so bad; but the 7 to the 16, and so on. My friend, Dr. Chesnut

Bechtel Nevada Reporting Services from Livermore, who did the wonderful mathematics on bringing up the oil from Texas, taught me how to read these things. And I read 36 books on them and seen these numbers a hundred times. So for those of you that don't understand these numbers, just you see 8, 9; and 10 you never see, because you're already dead. Remember what they mean, the lower the number, the safer. And most people don't know it. I just gave a friend my periodic table and found out there are three more elements added to it. I just had 103 and now there are 106. Quit it, guys.

ELLE: One of the things I tried to say, is that those are big numbers. There is a lot of radioactivity in the subsurface environment. One of the things that we've tried to characterize in this document, is that it's going to stay there. It's not accessible to people. And the groundwater transport processes that we think we understand would indicate that it's going to stay there. We monitor the groundwater around the Test Site, around the Nellis Air Force Range, we have never seen any radioactivity connected with activities on the Test Site. And we've tried to make the statement in this document in a way that people can understand it, that we expect it to stay that way.

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DEVLIN: We'll get into monitoring later.

ELLE: Okay. I also do want to say that

Nya County is a cooperating agency, so to the extent

that that is a unique step for the Department, we do

recognize Nye County's role both historically and

today in the future of the Nevada Test Site. And

we're very interested in making sure that the

residents and the people in Nye County are aware of

what we're doing. That's why we're here.

GRANT HUDLON

HUDLOW: I got a kick out of using the term groundwater transport. I'm a chemical engineer. I'm Grant Hudlow. And the transport mechanism for radionuclides has only been known for the last 12 years. And the discovery was made by a Canadian. I read his paper two years ago and it took me 30 minutes to figure out what he was saying at all. Those of us that are in chemistry seem to have a problem with that sort of thing. The transport mechanism is colloids. And we had an example of it at Cochiti Lake several years ago where Los Alamos buried some radioactivity to see what it would do. And the next time they saw it, it was in the fish on Cochiti

Bechtel Nevada Reporting Services Lake and very, very quickly. It may be true the tritium won't get off of the Test Site because of its short half-life, but everything else will. The Yucca Mountain studies, they finally admitted that it would take about 1,000 years to get all that stuff off the Test Site. And that was before they found the ponds. That assumed a dry mountain. When they found the ponds, they shut the operation down and didn't complete the analysis. So I don't know what their opinion is on that now. But the monitoring is critical because all that stuff is going into our groundwater, and it may take 1,000 years, as they said, or it may be somewhat less than that.

ELLE: Well, I agree the monitoring is critical and it is one of the activities that we'll continue into the future.

PUBLIC_COMMENTS

FRED DEXTER

DEXTER: My name is Fred Dexter. My concern is with the employment opportunities at the Nevada Test Site proper. And I speak of the Nevada Test Site proper to separate it from the three other

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areas which are being mentioned for the Solar Power Plant. I don't know if employment is generally part of an Environmental Impact Statement, but it is in this one, so that's why I'm bringing up the question. It seems to me that Las Vegas right now is having a mega job explosion, probably doesn't need anymore jobs. I would include, in Las Vegas, the Eldorado Valley near Boulder City. I think that jobs should be directed into Nye County, that's where the real Test site is. It's not some place out by Boulder City. I don't know why those three other areas — I think one of is Coyote Springs and some other place — were even mentioned in this. That's a question which I have about the process.

And I think the Test Site is what everyone is really concerned about. You put a solar plant at the Test Site, you generate power. The Test Site can use the power. You don't need to export the power; I would not think. That's going to be one step in putting a nonnuclear industry out there and creating what I would consider to be more clean industry. And the more clean industry that's out there, I think will be the greater the imperative to have a good and thorough remediation of the entire site. I think I've read, it's about the same size as

Bechtel Nevada Reporting Services the state of Rhode Island. I also think that cleaning up of the site itself is an industry. Maybe there's going to be 16,000 jobs generated in Las Vegas by a few casinos. If you generated 1,600 jobs, which I don't think is improbable; that's just a guess, hiring people to clean up that site, I think that would benefit Nye County and Pahrump. And I don't think Las Vegas needs any more jobs.

Thank you.

ELLE: Appreciate your comment. But you were right at the beginning of your comment, that we have analyzed the economic conditions based on those four alternatives and the workers, the kinds of workload that would be there for people to look at. That information is in there.

SALLY DEVLIN

DEVLIN: Thank you very much, Dr. Elle and everybody for coming down to Pahrump. I'm sorry that some of our politicians aren't here to great you. And we have some other friends from Amargosa here who are interested. And we want to welcome you, and be happy that it didn't snow over the pass, because it was closed last night.

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My name is Sally Devlin. And I just want to answer this gentleman. They had the maximum 9,200 employed at the Test Site, and it is down to 1,600 now, and it will go down lower. Except. that my friends that work out there are working six days a week, ten-hour shifts, so something is going on. And I think it's interesting for you to know that. I don't know what they're doing. As far as the solar goes. I hope they do some solar out there. But that's the numbers. And Dr. Burns was at the NWTR meeting and he said they're going to fire another 400. So who knows what's going on.

My name is Sally Devlin and I live in Pahrump, Nevada, My home is 30 miles from the Test Site and 50 miles from Yucca Mountain. Both are located totally in Nye County, Nevada, The federal government owns approximately 93 percent of Nye County. And we are the third largest county in the United States. It's not in my report, but the Feds own 87 percent of the state of Nevada. Years ago. when I became interested in the transportation studies, it was because there was a planned railroad to come through Pahrump.

On Page S-2 of the Draft EIS on NTS and off-site locations in the state of Nevada, is

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a map of the state and the NTS. Deleted is Highway 160, which goes from Las Vegas, Clark County; through Pahrump, Nye county. This highway parallels Highway 95, which goes from Clark County, Nye County where NTS is located. Somehow, in this Draft ETS. Volume 1, Appendix 1, Transportation Study, on Pages 3-18, 3-20, and 3-22, are maps using Highway 160 to transport waste. These routes are mapped on Page 3-25. The risks are on NV-5. NV-7, and NV-9, and others. Coming over from I-15 to 160, Clark County, is two lanes. Over the pass at Mountain Springs, which is approximately 5,500 feet and alternates three lanes for a distance. Another 40 miles, 16 of which are in Nye County, are all two lanes, except for 16 miles through the center of town; which will be short-lane once construction is completed. Another 40 miles on 160 is two lanes, and then the highway connects with 95, which has four lanes to the NTS. The 90 or so miles on 160 has no auxiliary roads. We have a few paid firemen and our 55-member volunteer group. We desperately need FEMA funds to train and equip our firemen. Las Vegas recently had 70 to 75 trained in Maryland for a week. We were totally ignored.

Liquid nitrogen, as well as liquid

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cvanide, propage, gasoline, and other hazardous materials travel this congested Road 160 at all times. I gave a worst case scenario on a spill at Indian Springs Prison. That's on 95 with the hazardous waste spill. Listen to the tape and read the transcript from the NWTRB Sociological Meeting last spring. It could be a real prophetic tragedy. Under Alternate 3, Page 3-32 of the summary, is at 90,000 cubic meters of LLW and LLMW, would be stored at the Test Site. The Transportation Study on 2-14 states that it will be one million, a hundred and fifty-four, nine sixty-three cubic yards of the waste. And it would come through with a potential; and these are your numbers, 24 million, 264 thousand, 796 cubic yards over in the next 75 years. I didn't put in for five years, you do want to pay Nye County 38 million. That's a pittance.

On pages 3 through 30 through 40 of the Transportation EIS, there are bar graphs: NV-6 which parallel 160. Among the highest of every fatality risk from traffic fatalities to radiation-induced cancer risks, and the highest on hazardous index risk. If an accident happened on 95, the only access would be on 160 through Pahrump.

NTS currently stores 1,500

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55-gallon drums of NRW, of transuranic waste. That may or may not go to WIPP. If there is no WIPP, will 10 NTS get another 5,000-gallon drums of transuranic

missing numbers are filled in to make up the 300 metric tons of high-level waste that might be stored at NTS. If Yucca Mountain and the secondary repository total 60 billion are not built, would the extra 150 metric tons be stored at NTS? 150 at Yucca Mountain and 150 at NTS. There seem to be no viable plans for railroads coming to the Test Site from three directions. The federal government seems to have

waste? From the recently declassified DoD report, the

absolutely no interest in our demographics. Our unincorporated town with no map of the boundaries, as they have never been surveyed by a licensed surveyor with a stamp, is as large as five eastern states.

allocated 48,000 parcels ranging in size from single parcels to 100 acres. This means that our 20,000 people today could become the third most populated town in Nevada. We have one of the largest and purest aquifers in the whole nation. My questions are not only directed towards DOE and DoD and DOT, but -- and everybody knows I yell out every acronym at every meeting -- but to everyone in this country who

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Our county commissioners have

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is interested in the plans for NTS. How can we take a stand against the government's total disregard for people, especially the people of Pahrump and Nye County, who will be impacted by these poisons? Take the expendable people of Hanford, Washington who have been living with 55 million gallons of highly radioactive waste currently stored in 177 underground tanks. And what would happen if the Plutonium and 15 Uranium 235 were really to go critical, what would happen? This has been going on for 50 years and the characterization for 10. Clean-up would be 36 billion dollars. The government has allowed this mess to go on for almost 50 years. And I shudder what they have in mind for us in Nye County. Nationwide transport of this LLW, LLMV, TRW, HLW will destroy our pristing 16 county, and what about the rest of the 43 states involved? We do not want what happened from a radioactive spill from Los Alamos that ended up at Cochiti Lake that polluted it with radioactive colloids. Why are there no colloidal studies being 17 made when I have heard that there is a real need and that it is being ignored? Why don't we go to new science and

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again at the ones on the 28th and 29th -- on-site Bechtel Nevada Reporting Services

these dangerous elements? Nevada produces no radicactive waste: and vet. the federal government wants to put it all here. The government knows, as do all of us who have been studying radiobiology, that radiation can destroy our future generations. We must ston this nonsense for the preservation of the nation. As a stakeholder, and everybody that's here is a stakeholder, should know this, we/I have absolutely no say about any of this. Information must get to all the people of this nation and the world about how dangerous these plans are. Please, Mr. President, stop it. And thank you for your time.

GRANT HIDLOW

HUDLOW: I'm Grant Hudlow, also from Pahrump. I'm the CEO of Allied Science, Incorporated. What we do, is we clean up environmental messes and we try to prevent environmental messes. So far, our work has been in the biomass: trash, tires, that sort of thing. About 15 years ago, I got involved with Sandia in the reaction that can clean up the actinides, the long-lived radioactive waste. And as I mentioned little while ago. I built a small one of these reactors in my backyard and the neighbors were not

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amused. But it didn't go any place. The bureaucracy finally has admitted that these processes exist. They've also said that the government scientists cannot put them into production. And of course not. they are not designed to put things into production; scientists discover things. There are very few of us

reprocess and reactivate -- and this will come up

that know how to put things into production, and I'm one of those people.

The thing that I would like to suggest in your study, is that you shift your emphasis. There is no such thing anymore as waste disposal. It's an impossibility. The colloids that I mentioned earlier make that impossible to dispose of waste. We have to do something to react the waste, transform it in some way or another, so that it either becomes useful or it becomes benign; one or the other. So that makes the whole transportation issue that Sally was talking about really a moot question. Why would you transport something all over the country when you have to deactivate it, transform it, some way

Sally also mentioned Hanford, and we need to learn from what went on up there. I have a friend who came within a few minutes of getting killed

anyway; why would you take the risk to transport

something like that all across the country?

Bechtel Nevada Reporting Services in the explosion up there. And I'm not sure that that explosion has been declassified vet, but it needs to be. The problem at Hanford came from violating two nuclear engineering rules that were developed by Rick Overt. And, of course, when he was gone, why, his rules went with him. One of them is, that for the waste material, you absolutely do not dilute it, period. Hanford has God knows how much high-level radioactivity; plutonium, uranium, so forth, in 55 million gallons of water. That was a totally insane move. They're getting ready to build another one at SRS. And as I understand it, the secret pipeline that's being built out at the Test Site right now is to ship that material down here and so we'll have that nightmare on the Test Site. And in fact, it's mentioned as one of the alternatives in your report. So I just wanted to point out that that needs to be clarified that that kind of a thing should not exist at Hanford and it needs to be remediated and it does not need to be transported here.

The second rule that they violated up there is that you never put plutonium, uranium, those kinds of things in a critical mass, unless you want an explosion or a reaction. Now, they violated that rule up there too. So now they're forced to keep

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pumping things from tank to tank to tank, which is extremely dangerous. Because if they ever allow it to settle out, it will go critical, go through the bottom of the tank and down into the earth. And that's the reason that they have that kind of a mess up there now. So we need to learn from what's gone on before and bring that stuff out in the open and set up systems so that we don't have to go through all of that again.

And one of the terms you used was current practices and best procedures. And the current practices have been covered up. And because of the Cold War, they were all classified and they could be hidden; whether they had anything to do with the military or not. And we need to open that up, and I applaud the little bit that's been opened up here so

The other facts that are missing in here, as I mentioned, Yucca Mountain. The studies at Yucca Mountain were quite a zoo for quite a while. And finally, there is some really important facts that came out about how stuff moves underground, even in solid rock, supposedly solid rock. And that all needs to be in your report in the form of facts and figures. Having, what is it, 300 million curies underground in

Bechtel Nevada Reporting Services the groundwater and everything else, and then stating that it's not going to move, you know, don't you have children, don't you have grandchildren? Don't you expect anybody to live within a few thousand miles of that place? You know, that kind of thing needs to be addressed. And I'm not criticizing any underground explosions or even the aboveground explosions. The aboveground explosions killed my father and my sister, and my step-mother, and a good many of my classmates; and I was radiated in one of them. But I understand, at the time, we had serious problems and we had to—it was the kind of thing to do something even if it's wrong, so I don't have any problem with that. We don't have that situation now and let's get this mess cleaned up.

The thing that I want to emphasize is there's no such thing as waste disposal on this planet. The colloids that's demonstrated in Cochiti Lake that we mentioned earlier indicate that that is not possible. That's not something that we can even consider. It's totally unacceptable. And that needs to be in that report so that we get the information out of how we can handle this material, and instead of keeping our head in the sand and continue with killing people like we have in the past.

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ELLE: Thank you for those comments.

JEFF JENNINGS

JENNINGS: I'm a senior and I am from Pahrump, and among the group of houses buffering or closest in this Pahrump area to the Test Site. I think that my wife has some kind of a radiation situation. And I have talked to Dr. Levazera (ph) about it and she's under medication. So this is very personal to me because morning, moon, and might, I'm thinking of Test Site or private -- this possible private source of radiation emanating from that direction. I'm a member of a press group, Personal Publishers, and a former official editor of a group which enrolled Thomas Edison, whose name in the sciences is well fixed. And I also happened to be at Columbia College, a Science A student, among a group of a half a dozen who were privileged by Dr. John R. Dunning to conduct the cyclotron in the basement of Bufene (ph) Laboratories of Columbia University: the tests that led to the Manhattan Project. And in fact. why Manhattan got its name attached to it was because of the pioneer work being done there. And I also had, in background, the photographs of the building of the

> Bechtel Nevada Reporting Services

Hoover Dam showing me as a youngster in church school. And the nother of the chief honcho building the dam, Frank Crow, had supplied her with these blown-up photographs of the progress as it became along rather rapidly. In fact, I think they were a year or so ahead of schedule in finishing there. And it was notable work in developing our desert here. And I cortainly hope that Nye County, as Sally Devlin has pointed out, it's not only larger than many states, our area of county, but it is also close to California which is the chief port nearby for the Pacific rimming in having a world view of the situation. And of course, of an interest to our economy, the matter of attracting people to the Las Vegas area.

We do have the possibility of a good science museum, and that is a key note of the county Commissioner Chairman Cameron McRae in his reporting on his dealings with the government on the land situation in general, that there has been an indication that a good science museum will be part of the tourist attraction that we can make here. And I believe that the natter should be addressed by the authorities of the Department for the general understanding of the public, and I think the world was mentioned. But I take exception. I was going to say

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just briefly, amen to Sally here. But I know the pravious speaker said something about impossible, to go 10,000 years into the future, as some of the studies are. I think that we should have some expectation that on the upward curve, we are going to find that there is a development, human potential can realize great things. We have great things in the past and it won't stop. I think we're on the up. So I'm hoping that the studies, without any rebble rousing to put them down, it may be pursued and we can make it possible. And I come immediately. I've been here six years from the -- where there's a tug of war. our two possible presidential candidates. The Arkansas River is on the South. And up in the North, we have Mr. Dole in the area of Wichita. They call it the Kansas River. So I think with that disagreement, we're going to have a lot of further developments of the personalities of it. But if on the socioeconomic point, which I chose to make a comment on, we can address the larger view of the problem. My best -- I challenge you, my paper that I edited, is called the Counter Design. We hold the challenge of a mighty line. God grant us grace to give the counter sign. And may you be privileged to offer it to us.

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Bechtel Nevada Reporting Services Thank you.

ELLE: Thank you very much.

THOURS JOHN

JOHN: I'm Thomas John, I'm a geologist out of Beatty, Nevada. And I'd like to make a comment on alternate use at the Nevada Test Site. Most of the recent discussion has to deal with the Solar Enterprise Zone. In the Nevada Test Site, there are at least three known areas of mineralization that had been worked prior to the Nevada Test Site in the 1800s all the way up through the 1930s. And I would like to see some more investigation done towards mineral exploration and possibly the mining activity within the Test Site.

Thank you.

JAMES QUIRK

QUIRK: I am James Quirk from Amargosa

Valley. And I didn't get prepared completely for what

I wanted to say tonight, but I'll wing it. There's

about 1,200 people in Amargosa that's very concerned

about the inpact of the waste dump on the environment,

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Amargosa Valley and the people of Nya County and the people anywhere on the route. The people of Amargosa themselves are anywhere from 10 to 30 miles away from Yucca Mountain; and that's downhill, down floodplain, downstream. And our first concerns aren't with how many jobs it's going to create or how much money it's going to bring to our valley, as our county is very concerned about how much money it's going to bring them. Our concerns are more for human lives and our health. And we don't trust the federal government, we don't trust the state government, and we definitely don't trust the county government to give us an honest evaluation of the Test Site or of the nuclear waste dump. And that's our biggest concern, is our trust

and they're speaking of themselves; the people of

So speaking from the experience in the past that we've had with the federal government and the state on different circumstances surrounding the Tost Site and the waste dumps, the low-level nuclear waste dump. In the '70s, they had a problem with personnel. The personnel took the cement mixer and the cement that they were supposed to solidify the nuclear waste with before they put it in the ground, to make it more safe so it doesn't kind of flow out

for the government in all its forms.

Bechtel Nevada Reporting Services into the soil. And they decided to contract it out to local citizens of Beatty. And they took the cement over there and built slabs and other things. And they just poured the liquid waste into the ground. So right now, the liquid waste is leaching out into the soil and into the water supply, and it will soon be flowing through Amargosa and we'll have to contend with that. Now, we might get the story from the government that it's moving an inch per every 30 years and we may never see it until the year 2070 or 3099, but I don't believe it.

The same thing happened at the Test Site. They thought -- the scientists believed that when those explosions underground happened, that they would form this big glass ball around everything and keep all the waste contained inside this glass ball. Well, the glass ball broke and stuff is leaching out now into the soil, then it will be hundreds and hundreds of years before it gets to any humans is the story; but it's out there. So anyway, that's our concern, so thank you.

(FORMAL MEETING ADJOURNED AT 7:30 P.H.)

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9	NEVADA TEST SITE ENVIRONMENTAL IMPACT STATEMENT PUBLIC HEARING
10	FODDIC HEARING
11	(QUESTION AND ANSWER PERIOD)
12	(PUBLIC COMMENTS)
13	Held at the
14	RENO STUDENT UNION HALL
15	Reno, Nevada
16	on
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18	March 19, 1996 Beginning at
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25	REPORTED BY: Lana Stewart Senior Verbatim Reporter
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KEY to Transcript Symbols and/or Abbreviations

Webster's New Collegiate Dictionary: "Verbatim -- in the exact words; word for word."

Dash: [--] Indicates a sentence not completed by speaker.

Dots: [...] Indicates something was said by the speaker, which, as spoken, is neither audible nor decipherable to the reporter or from the taped cassette recording.

(ph) Indicates phonetic.

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(sic) Represents exactly as said by the speaker and is used to alert the speaker/reader to an error in the record.

Parentheses: () Words within parentheses are reporter's explanatory comments.

VOICE: Indicates an unknown speaker.

Uh-huh: Indicates affirmative answer.

Huh-uh: Indicates negative answer.

Bechtel Nevada Reporting Services PUBLIC HEARING AGENDA

ENVIRONMENTAL IMPACT STATEMENT

Page

Bechtel Nevada

RENO, NEVADA, MARCH 19, 1996, 6:40 P.M.

OUESTION AND ANSWER PERIOD

VERNON BRECHIN

BRECHIN: You listed the radioactive isotopes left from underground testing close to the water table. Why is it segmented into those on Pahute Mesa and those that are off Pahute Mesa? And can you describe specifically what is defined as Pahute Mesa; which boundaries, what area?

ELLE: Pahute Mesa is the north end of the Test Site, and the secondary is Yucca Flats where we've conducted most of the underground nuclear tests. So the reason they are presented that way, is that the source terms are different.

BRECHIN: Does it have anything to do
with the Air Force Memorandum of Understanding or the
withdrawal of a certain segment of the Pahute Mesa?

ELLE: No. it does not.

ART JOHNSTON

JOHNSTON: Could you describe the techniques you use for low-level radiation, the disposition of those products that you will be taking there. How deep will you put them? What type of containers do you put it in? How does that work?

ELLE: The low-level waste is transported

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in DOT-approved containers. And we take the containers off the trucks and put them in what we characterize as shallow trenches, and those trenches are probably 100-feet deep. And then we stack the stuff up and then cover it with probably 30 feet of dirt.

JOHNSTON: It's there then at 100-foot deep. How long does it take for that type of material to become no problem to the environment, and what happens to the materials themselves if we're talking about 1,000 years, for instance?

ELLE: From a radioactive point of view, the half-life of the radioactivity defines how long it's going to be there. For some radionuclides, it's going to be there for a long time; forever. Clearly, the nonradioactive elements, they will also be there forever because they don't go anywhere.

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JOHNSTON: But what I'm saying is, if you put something like iron or dirt that has radioactivity in it and you put it down there, what happens to --- doesn't that iron in 1,000 years, for example, disintegrate into dust or something? How long does it sit there like that?

ELLE: It will sit there forever.

JOHNSTON: It won't turn into ferric oxide or anything and slough off and --

ELLE: It may do that in the package that it sits in, but it will stay in that environment.

JOHNSTON: But is the package that it's in sufficiently sturdy that it would stay intact for this long period of time?

ELLE: No. The way we characterize low-level waste disposal from a performance point of view, you look at the environment at the Nevada Test Site and how radioactivity may move from where we put it in the low-level waste facilities. And because of its arid environment and because there is no groundwater transport through the waste itself, the analysis indicates it will sit there forever, until it either decays and is not a radioactive problem; and then it becomes like any other element in the ground. The risk from a modeling point of view, if

Bechtel Nevada Reporting Services somebody 10,000 years from now going in and either drilling into it, or doing some other activity that may get into that waste, is the limiting condition under how we can dispose of that low-level waste.

JOHNSTON: But you rely on the nonremovability of this stuff as the secret of your successfully putting it there.

ELLE: That's right. That's essentially the basis for any land disposal of waste, whether it's sanitary or hazardous or radioactive. If you put it some place, and you expect it to stay there.

ADAMS: Steve Adams. Just one comment on the gentleman's questions on low-level waste. There is many categories of waste that are generated in nuclear and nonnuclear operations. The most benign category is low-level waste. Both the Department of Energy and the NRC; and to an extent, the Europeans, that in defining what the concentrations of the radionuclides in the low-level waste it's based, that after 100 years, that concentration is not going to be any greater than the radioactivity in normal dirt. And so essentially, after 100 years, the radioactivity in low-level waste is at the same activity as dirt. And insofar as the way it's packaging, the Environmental Impact Statement that was used in

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developing 10 CFR 61, the regulations for the -- the federal regulations for operating and shutting down the low-level waste site take absolutely no considerations of the protection for the packaging. It was assumed in that EIS and the analysis of the performance that supported that EIS, that the package disappeared and the waste was right out there, or it can be contacted by shallow land water. For instance, not here in Nevada where that's not of any concern, but also in the very humid and wet Southeastern United States.

So insofar as any concerns you may have on the risk of low-level waste, it's good to remember that again after 100 years, it's no more radioactive in soil that the closure for low-level waste site has to be designed to ensure that it's not going to be distributed within 300 years. Then like Dr. Elle mentioned, that also the design of the closure mechanisms, whether it's a cap or the waste like that's happened in the Midwest and the Eastern United States, is disposed of in a more highly engineered facility; that the extreme model that was used to determine the risk was somebody coming in and intruding right into the waste disposal units and digging right down to the units. So to be able to be

Bechtel Nevada Reporting Services classified as low-level waste, relatively speaking, especially compared to say high-level waste or transuranic waste, or other waste forms, low-level waste is very benign.

LEE DARRY

DAZEY: I would just like to make a comment on Mr. Adams' comment. Are you neglecting the particles within low-level waste such as plutonium, which is a half-life?

ADAMS: But to be able to have plutonium in your low-level waste, the concentration has to be very low. And so if you look at the total risk from all of the contributing radionuclides, they were defined so the risk of all the radionuclides are allowed to have, cannot exceed that normal background soil after 100 years of decay. And so essentially what that means, is radionuclides, like plutonium, like uranium, are only allowed to have very, very low concentrations or the material generated would not be low-level waste. It would be, you know, transuranic waste. For instance, in the case of —

DAZEY: But still, they remain in the soil, even in small quantities.

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container. But you also have to remember, if once the plutonium gets up above a certain concentration, the waste has to be stabilized and solidified to meet certain quality, control and quality assurance; which means they have to take the waste form in. They have to put it under certain conditions of heat and pressure for a long period of time without any of that leaching out. And until the regulatory agencies have cone in and audit the waste cenerators to assure themselves that the waste form is meeting those criteria, they cannot dispose of it as low-level waste. And that's federal regulations throughout the entire United States. And that's a good question and it's a concern. I mean, if you hear things like plutonium, you know, all the flags and bells and whistles go off in your mind and that's very hazardous material; in most people's minds. And that's why the lab concentration of plutonium and low-level waste is very, very low in the comparison to other radioactive material. like tritium or cobalt, or the isotope of your choice.

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ADAMS: Oh, yeah, they're in the

Bechtel Nevada Reporting Services ABBY JOHNSON

JOHNSON: Abby Johnson with Eureka
County. I have a couple questions. I haven't read
the document yet, and I'va arrived late, so I
apologize if you already covered this. Does the
document address the use of the Nevada Test Site for
air space?

ELLE: Yes, there is a discussion in there about air space use, both by the Department of Energy and other organizations.

JOHNSON: What does it say, like you can do it or you can't?

ELLE: We do. I mean, we do use the air space today and we would continue to do that under Alternative 1.

JOHNSON: For the Air Force?

ELLE: Right.

JOHNSON: Only?

ELLE: No. The Department uses the air space as well for some of its own activities.

JOHNSON: Is there a contemplation of increased use of air space to promote the operation among the branch services and to minimize the impacts of air space on other parts of Nevada?

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ELLE: I don't think we analyzed it in terms of minimizing the impacts on other air space in Nevada. We did analyze it for increased use of the air space on the Test Site.

JOHNSON: Okay. My second question concerns your statement about cumula -- that the cumulative impacts, that you define that as no impact on Southern Nevada economy and growth. My understanding of cumulative impacts, if we had been doing this 30 or 40 years ago, given there was no NEPA at that point, the impact of those activities would have exceeded Southern Nevada.

ELLE: (NODDING OF HEAD)

JOHNSON: Why have you limited it this time to Southern Nevada?

ELLE: The analysis of cumulative impacts is more than just Southern Nevada. I was trying to summarize a piece of the information. But the cumulative impact analysis includes everything around the Test Site as well.

JOHNSON: Including transportation effects in Northern Nevada?

ELLE: Yes.

JOHNSON: Okay

ELLE: The Transportation Risk Study

Bechtel Nevada Reporting Services includes that information.

JOHNSON: Okay, thank you.

VERNON BRECHIN

BRECHIN: I just went through the Waste
Hanagement PEIS and it defines the various waste
categories.

ELLE: Uh-huh.

BRECHIN: Low-level, high-level, transuranic, mixed waste; combinations of some of these in the forms of mixed waste. I've never seen a description of the waste left by underground explosions as one of those waste categories. I've never seen those 600 million curies listed as part of the inventory of nuclear waste. Why is that?

ELLE: Well, we consider it part of the inventory of waste that is generated from activities, either restoration or other waste disposal processes, in terms of the inventory that needs to be treated or disposed of. I think that's the simple answer.

BRECHIN: I have another question. In the first Implementation Plan, the draft, it had a mention of classified transuranic waste in there. The final Implementation Plan eliminated that, it didn't

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have that in there at the same areas. It simply didn't mention it anymore. This EIS, Draft EIS, does mention classified waste. I think the EIS should be a little more specific about what it is and why it is classified.

ELLE: Okay. That's probably a legitimate comment.

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BRECHIN: At the DOUBLE TRACKS site, has any site restoration started there yet, and what do they plan to do as far as site restoration there?

ELLE: Restoration has not actually started. They've done site characterization. There is another NEPA document, Environmental Assessment, that's been issued talking about the alternatives for what it is they want to do. One of the things they propose to do is actually scrape about six inches of dirt off the surface containing plutonium or contaminants, packaging it and moving it to the Test site.

BRECHIN: What happened to the Lockheed
Hartin Plan for separating the soil and creating
concentrated versus nonconcentrated stuff?

ELLE: I think the cost got in the way of what they were trying to do with that and that's not part of the project that's being considered. If you

Bechtel Nevada Reporting Services want a copy of that EA, we can make sure that you get one.

BRECHIN: Yeah, I'd like that. ELLE: Okav.

BRECHIN: And on the Project 57, was there any previous effort to clean it up, to scrape soil off of it? That's Area 13.

ELLE: Yeah, that area has had restoration -- different kinds of restoration activities done. The original scope of that included some soil mediation in terms of stabilization and natural grasses. But again, that's a site that we're considering for future remediation and clean-up.

GARY GRAY

GRAY: What was the time frame for the final draft, just out of curiosity? I think you might have mentioned it and I might have missed that.

ELLE: I think the time frame I have on the viewgraph is July for the final.

GRAY: Okay, thank you.

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PUBLIC COMMENTS

VERNON BRECHIN

BRECHIN: My name is Vernon Brechin. I've been -- I'm with Tri-Valley Cares, an organization in Livermore, California. One thing we know about the Nevada Test Site, is it functions largely as an adjunct to the other national labs; Lawrence Livermore National Lab, Los Alamos National Lab, and Sandia National lab. These labs all have remote areas in which they test various things. At Livermore, they have Site 300 for certain explosive tests and things like that. Sandia has large areas and remote areas within and outside their normal property where they do tests. Los Alamos also has remote areas around the lab where it does tests. In some cases, the tests are so dangerous or represent such a potential impact to humans, that a much more remote area has to be found to do those tests. In this case, oftentimes it's the Nevada Test Site. And this is one of the resources that's advertised about the Nevada Test Site, its remoteness from generally human populations. It's largely oriented about human populations. I prefer to look at the earth as a

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sacred place, all parts of it, including the underground areas; the animals, the plants, everything. But I noticed these Environmental Impact Statements are generally oriented around the impacts upon man. They do consider plants and animals, but that's largely because of the way the laws have been positioned because of scientific studies. Anyway, it's a little off the subject.

First of all. I'd like to mention about the withdrawal of the Nevada Test Site. It was withdrawn from -- it's in the Draft EIS. And it was withdrawn in four sections. The first section was withdrawn as Public Land Order 805. Originally, this land belonged to the Native Americans. Later on, the white man came into the territory and a thing called the Bureau of Land Management was established. And they made certain areas in the West, large areas in the West public land, public property. Certain of these lands were withdrawn for certain purposes, such as for weapons testing and other things. Some of that land was withdrawn for the Atomic Energy Commission. And the first withdrawal was specifically for reserve for use of the U.S. AEC as a weapons testing site. Now, we all have to judge whether it is still being used for its intended purpose. This land was

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temporarily withdrawn. It was originally intended to be returned back to the American people.

If you read the Draft EIS, you will realize that there's -- except in Alternative #4 -- there's little talk of returning the land back to the people. In fact, some areas of the property, the DOE admits, will never be returned back to the American people. In fact, the DOE seems to expect that they will receive funding to guard these lands to prevent the public from getting hurt on these permanently destroyed properties; that guardianship -- which I must remind you about the Nuclear Stockpile Stewardship Program, it's related to it -- that guardianship will have to be probably at least a half-life of plutonium, which is 24,000 years, or extend that out to about a quarter million years.

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This is going to be hit-and-miss because I haven't prepared too well, but I have read through the document. As far as site restoration activities. Here's a document produced in December of 1974, a Summary Report, Central Nevada Test Area Demobilization and Restoration Activities. This talks about the restoration of the Central Nevada test area back in 1974. The environmental reports out of the Nevada Test Site have been mentioning since at least

Bechtel Nevada Reporting Services 1990, about plans to restore the area and other things like that. I should also mention that there is quite a few other sites that aren't mentioned in the report. There's the test site in Mississippi. There's two underground test sites in New Mexico. There are two nuclear test sites in Colorado. There are two nuclear test sites in Central Nevada which are addressed in this. Three test sites on Amchitka Island in Alaska. Anyway, these should be addressed. Also, other sites that weren't addressed in this Draft EIS, but which are being addressed somewhat, one site in the Stockpile Stewardship, is the North Las Vegas facilities where the contractors are. There are also a number of sites in California and scattered around the country.

One thing I've noticed in researching this stuff, is that there appears to be a certain set of documents that are like internal documents that are utilized, and then another set of documents that are like available rather freely to the public, and oftentines by law. I think much more of the information contained in the internal document should appear in the public documents. Such as these sites at the Nevada Test Site, there's like two sites in the Santa Barbara area, one site in Pleasonton, and

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other things. I think you should explain what these sites are about and other things like that.

And before my time ends, I want to mention the Lyner facility. I just read in the classification things, that the codes associated with state of equation experiment are considered classified, they are not to be released. The tests to take place in the Lyner facility are supposed to deal with these state of equation codes, supposedly for the safety and reliability of our weapons and to understand better the aging properties of the plutonium, which very few people seem to understand why these tests need to take place. But anyway, the tests will scatter a substantial amount of plutonium in these rooms. The explanation in the Draft EIS says very little about anything close to where the tests are to be performed. I don't see how describing the scattering of plutonium in an underground room a few miles -- about 20 miles from Yucca Mountain is going to expose the classified information of the equation of state equations, and give any kind of information about the design of nuclear weapons or anything like that. This is one of the pajor things that should be in the EIS. Secretary O'Leary and the Waste Management Department at DOE Headquarters is very

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strong on this; that when information impeded environmental restoration or awareness, that information should be made public, unless there is absolute proof that the exposure of that information would compromise classified information.

So I would say that in the initial thing where they described the Lyner complex, when they're describing the areas at the Nevada Test Site, it says, three lines here: "The Lyner complex is a mined underground complex in Area 1 that is available for dynamic experiments and hydrodynamic tests that cannot be conducted aboveground, because they may contain hazardous materials." I consider that a gross understatement.

Also, one last item, the maps in here of the Nevada Test Site. There's one map that's accurate and that deals with the land withdravals. It does show an area that was once labeled Area 51. All the rest of the maps do not show the area. Some of the maps show the borderline terminating and opened up in the area where Area 51 takes off. Most of the maps just have a closed border there, they don't show anything. This is still on the books. It's still part of the Nevada Test Site. I have been trying to find out who is responsible for it and can't seem to

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get any information. Why does this compromise

ELLE: Appreciate your comments, Vern. And we look forward to -- I presume you're going to provide more comments in writing.

BRECHIN: Yes, written comments.

LEE DAZEY

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DAZEY: My name is Lee Dazey. I work with the Northern office of Citizen Alert. For those of you who don't know who we are, we're a statewide nonprofit environmental group. Our issues have been the nuclear waste issue, Yucca Mountain being foremost, which is on the Test Site; even though it's not included in the Nevada Test Site EIS. First of all, I'd like to make the comments for my son. This is his comment on the whole project. (Indicating) (Laughter) "A little smiley face."

And then the comments that I'm prepared to make -- I also haven't reviewed the whole -- that whole draft. I've looked through the summary and the Resource Management Plan and a few other of the documents. And I've made some just general comments on it. And our comments, formal

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written comments, will follow later at the May 2nd deadline. But let me just read my comments. While the Draft EIS refers to a primary mission of the DOE NTS as maintaining a readiness to conduct tests, and if directed to do so by the President to conduct these tests, the draft consistently refers to missions: that's plural, to include activities related to waste management that it has been involved with for over 30 years, but for which the land was not withdrawn for. With this said, there is really no true action alternative, because a true no-action alternative would be to only maintain a testing readiness. And the DOR's no-action alternative states that operations in all the five mission categories would continue in the same manner and degree as they have during the past three to five years. Now, as part of NEPA, I don't know -- I'm sure everyone here knows, but I'll reiterate this point, that NEPA requires a true no-action alternative.

Of the nuclear testing scenarios that are outlined in Alternative 1, and I'm referring to the summary which is something that we can all read pretty easily, it's only the second that is a true no-action alternative. Because the first, the Stockpile Stewardship experiments and operations.

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10 would construct new facilities in order to conduct the hydrodynamic tests that Vern was referring to. The alternative in Alternative 3, or the expanded-use option, includes all of the programs in Alternative 1. and adds all the new programs such as solar; but fails to include the Yucca Mountain Project or the potential interim storage facility in the expanded-use version.

During the implementation phase of this EIS, we were told that Yucca Mountain wasn't included because a separate EIS was to be done on the Yucca Mountain Project. The fact that that data though from other NEPA programs, such as the Waste Management PEIS and the Disposition PEIS are included in this draft, no longer really excuses the data from the Yucca Mountain Project, we feel to not be included. Instead of supporting one alternative in its entirety, we encourage, as the DOE states in the draft, that participants can suggest hybrids; and we think that's a good idea, with the intent of the true no-action alternative only maintaining a readiness to test and not engaging in the Stockpile Stewardship Program. And this would be because of the concerns that the Stockpile Stewardship Program could jeopardize the U.S. position in the Monproliferation Treaty that the international world body is trying to

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130 |get towards.

Alternative 4 leans towards a no-action alternative, and we think this alternative is probably one of the best in its entirety. And that the fact that it doesn't allow waste management activities to go on, except for the waste that's generated from environmental restoration and the Nevada Test Site, is a pretty good thing. We would like to see that the environmental restoration be coordinated with the goal of certain portions of the HTS returned back to the public domain for a purpose which could include the return of land to the Western Shoshone, because after all, the Treaty was not abrogated.

As far as we can tell, under the unavoidable adverse effects in the summary section, no alternatives describes clean-up at either NTS or off-site locations, because presumably -- and I'm referring to the testing, I guess I missed that hera -- because it cannot be cleaned up. This needs to be explained. Therefore, the statement under Alternative 4 under unavoidable adverse effects, it states: "The unavoidable adverse impacts of past underground nuclear testing activities would remain," really should be under each alternative because it

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can't be cleaned up under any of them. So we felt that that was a little misleading. Hydronuclear testing should not be embraced, because the DOE acknowledges in

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Alternative 1 that a hydronuclear testing has its impacts. And I quote: "Other testing and experimental activity in support of Stockpile Stewardship Programs, would have smaller impacts in relation to standard nuclear tests with lower yields but with chain reactions.

And then we feel that the Resource Management Plan is a very important document. And we understand, from reading through it, that it's fairly -- it's at its infancy stage. But I did want to make a few comments on that. We applaud the DOE's commitment to including Ecosystem Management and a Resource Management Plan. We are concerned that an emphasis though -- in this Resource Management Plan, there's an emphasis which we see on manmade resources. And we feel that we don't want these to prevail over the natural resources at the Test Site. And I quote: "Natural resources are not the primary management focus of the DOE's NTS missions affecting the potential for clean-up of NTS."

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Stakeholder involvement is going

to be crucial for the success of the RMP, especially with the Native communities in Nevada; as the RMP focuses on the inventory of parts that make up the NTS, while people whose lives are intertwined with the land, will be able to give the holistic perspective and social value that is at the heart of Ecosystem's Management. Because the long-term impacts of some DOE Nevada activities on the Ecosystems are not well understood, as is stated in the RMP, we think it's 20 important to embrace a mission that acknowledges this fact. The goal-oriented approach for the RMP is good, but goal-oriented approaches often are toothless watchdoos, especially if NTS mission decisions are made that give priority to manmade structures over natural resources of the Test Site.

Would the DOE be willing to amend its mission if the goals of the RMP cannot be met under the DOE's land use decision at NTS? We think it's paramount that the RMP or the Resource Management Plan address NTS for the long-term and not just adhere to the ten-year period which the NTS DEIS is addressing. We would like to see the RMP referred to stakeholders in regard to the use of models. We find that models are expensive, and since models only

predict often to the detriment of protection of our

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natural resources, nonitoring as described under adaptive management should be relied upon to assess impacts to resources over the expensive and unreliable nodels.

Citizen Alert is concerned with this statement under the Draft Resource Management Goals: "There will be times when mission requirements and/or goals for resources conflict and cannot be achieved simultaneously." Of the possible solutions to conflict resolution identified in the draft, we would prefer to see flexibility with regard to modifying existing or proposed missions rather than not achieve the RMP goals.

And then under the RMP goals. I made a few comments under the section of existing missions. We would like you guys to identify which new uses of NTS may interfere with critical operations of existing missions or create extra costs for these missions. Under site support activities and facilities and health and safety, which I combined goals, goals of these two need to be integrated in order that sites for new facilities take maximum advantage of existing site support activities and in areas that comply with applicable safety regulations with minimal radiation and other safety risks. So we

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just combined those two goals. We think that that's important to combine them: that not just should we look for the easiest cost, but also for reducing the safety risks.

Land. We support the goal that facilities be designed and constructed to fit the site in terms of suitable slope drainage and other natural features, even if there are additional construction costs. Water. The second goal of maintaining the quality of NTS waters, that are presently clean enough to be in compliance with state and federal standards, seems more achievable that the first -- it seems more achievable than the first goal, which is maintain an adequate water supply -- sorry about that, I think I botched up a line here. How much water is available at NTS? Do we really know how much subsurface and surface waters? And if we do know, we'd like to see that included in the Resource Management Plan. And as the desert has a very low recharge rate, when will the water supplies run out? That needs to be asked.

resources. We think it's important to identify and protect not only the resources and cultural values of American Indians in order to comply with all the appropriate laws and regulations, but those resources

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Cultural and American Indian

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not protected by laws with the west -- which with the Westorn Shoshone and Pahute people have identified. So again, it's really important to include the Native Americans in the area.

Biological resources. While the provious goal, the Cultural American Indian resources, has a disclaimer stating that the ability to achieve this goal will be constrained by the requirements of on-going missions and safety considerations on the NTS, can we also expect this goal to be restrained by mission? Is the biological goals, can they be impeded by a mission?

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Air quality. How is the air quality deemed superior at NTS enough to warrant a goal on maintaining it when radionuclides in the soil can blow about in the winds? I'm not sure exactly what particulates you're looking at or which parts of the air quality, but we think that -- you know, certainly the plutonium that exists in the soil needs to be factored in, because it states that we have superior air quality at NTS. And I would like to know how that is arrived at.

Geological and mineral resources.

The issue of how exploration of minerals at NTS might
create more contamination needs to be addressed for

Bechtel Nevada Reporting Services 33 | this goal to be a goal that we would support. I guess conf. under one of the alternatives, it's possible that the NTS could now be opened up for mineral exploration; but to what extent should it be if contamination is going to be introduced into the environment?

And then finally, I didn't have a

chance to really look through the Transportation

Document. But one thing I noticed that has to do with
the number of shipments related to low-level waste.

The identified number of shipments of low-level waste
in the Nevada Test Site EIS needs to be coordinated
with the Waste Management PEIS, which comes up with a
whole different number of shipments. And then the NTS

EIS needs to address routing requirements, because as
it is right now, low-level waste routes are pretty
much up to the carrier; the routing decisions and
routing requirements. So we think that that needs to
be delineated in the transportation portion of the
EIS.

So anyway, thank you. And we'll be submitting some more comments.

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ELLE: Well, I thank you very much for coming and I appreciate your comments. And if you want to send us written comments or give us other information, we'd be very happy to have it. Thank you very much.

(FORMAL MEETING ADJOURNED AT 7:30 P.M.)

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1	Public Hearing Transcript 4
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5	THIS VERBATIM TRANSCRIPT CONSTITUTES
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9	NEVADA TEST SITE ENVIRONMENTAL IMPACT STATEMENT PUBLIC HEARING
10	(QUESTION AND ANSWER PERIOD)
11	and
12	(PUBLIC COMMENTS)
13	Held at the
14	
15	CASHMAN FIELD CENTER 850 Las Vegas Boulevard North
16	Las Vegas, Nevada 89101
17	on
18	
19	March 26, 1996 Beginning at
20	6:40 p.m.
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25	REPORTED BY: Lana Stewart Senior Verbatim Reporter

KEY to Transcript Symbols and/or Abbreviations Webster's New Collegiate Dictionary: "Verbatin -- in the exact words; word for word." Dash: [--] Indicates a sentence not completed by speaker. Dash: Dots: [...] Indicates something was said by the speaker, which, as spoken, is neither audible nor decipherable to the reporter or from the taped cassette recording. 10 (ph) Indicates phonetic. 12 13 (sic) Represents exactly as said by the speaker and is used to alert the speaker/reader to an error in the record. 15 16 Parentheses: () Words within parentheses are reporter's explanatory comments. 17 18 VOICE: Indicates an unknown speaker. 19 20 Uh-huh: Indicates affirmative answer. 21 22 23 Huh-uh: Indicates negative answer. 24 7

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LAS VEGAS, NEVADA, MARCH 26, 1996, 6:40 P.M.

QUESTION AND ANSWER PERIOD

MICHAEL DEPLORIA

DEFLORIA: Michael Defloria. We have been making this most deadly poison known to man. When are we going to stop making it? We still don't know how to dispose of it. It's going to cost us billions and trillions of dollars to dispose of it. When are we going to quit making it?

(APPLAUDING FROM THE AUDIENCE)

DEFLORIA: Have you had anything in the future when you're going to stop making it? You know, the sun has been burning there for trillions of years, all the energy you want for free. You know it's there, they know it's there.

ELLE: I don't believe we have a simple answer for that question. If you --

DEFLORIA: Well, you have all the most brainy people in the world, you should have an answer for that.

ELLE: Well, I don't have an enswer for it tonight. And if you want to give us that as a

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comment, we'll be able to look at it and try and give you an answer.

DEFLORIA: I have a standing offer to any local, state, or federal politician. I will give them \$5,000 cash for every problem they solve, and they pay me for every problem they don't solve. I see you don't have an answer to a simple problem. With all the brainy people we have in this country, and we can't solve simple problems? Come on folks, you're all government employees. Do you --

ELLE: Let me be clear, that when you get ready to make your comments, we have the process in 'place'to do that after we take a break. But I do want to answer some general questions.

LEWIS GARY

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GARY: My interest is in what is meant by fissile materials?

ELLE: Fissile materials in the sense of the document that they're going to be talking about in the next couple of days, is material that you can use in the manufacture of nuclear weapons. It's material that fissions that creates energy.

GARY: Okay. And that is separate from

Bechtel Nevada Reporting Services the waste it comes from?

ELLE: Yes.

TOH HC GOWAN

MC GOWAN: My name is Tom McGowan.

There's a two-part here. Will the gentleman who
offered the \$5,000, see me right after the meeting;
I'll give him the solution he's asking for. It's
called climinations. It's been quite well-known for
several decades. My question to Dr. Elle is -- is it
Dr. Elle?

ELLE: Yes.

MC GOWAN: There was some high-explosive testing completed out at the Test Site, I believe a year or so ago.

ELLE: Uh-huh.

MC GOWAN: And what were the results of that and how does that correlate with the testing — the High-Explosive Testing Program recently announced by Bechtel as immovative in some way? The third part to that, of course, is what are the expectations from the Bechtel operation? Is that simply a make-work to get the place on the back burner open, or is there some realistic, anticipated, positive benefit in the

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broader horizon of alternatives ensuing forthcoming from that? I would like additional alternatives, but if you will make the time allotted for the recommendations, I'll be happy to provide you with some. Thank you.

ELLE: Okay. I think the simple answer is, the Bechtel Proposal is clearly one that they believe they have an opportunity to bring projects and activities to the Test Site. The explosive work that was done by Livermore is not connected necessarily with what Bechtel is proposing. They are consistent activities that can be looked at within the framework of the EIS and the Resource Management Plan.

WILLIAM VASCONI

VASCONI: Bill Vasconi here. Early on, you mentioned a fact that some of these alternatives could be intermingled.

ELLE: Uh-huh.

VASCONI: In looking over the EIS,
Alternative 4 which is withdrawn lands, you had guite
an extensive mass of land north of the Yucca Mountain
Site Characterization Pacility. That was in
Alternative 4. As you look at the map on

Bechtel Nevada Reporting Services Alternative 3, that same section of land is left unused. And would it be permissive to utilize that land, just as it was going to be used in Alternative 4, for recreational use because of the timber and the Indian cultural areas? And one of the other things included in it, was the fact that with the game we now have there, it would be advantageous to include that in Alternative 3, which is the maximum use of the Test Site.

DEPLORIA: That land belongs to the Shosone Indians, sir.

ELLE: The answer to that question is, as we put together the preferred alternative, return of that piece of the land out of Alternative 4, is certainly one we can look at; but in concert with other activities and other proposals that we have in this document. And it's comments like that that influence how this preferred alternative gets put together.

DAVE TIMOTHY

TIMOTHY: I'm Dave Timothy. Wasn't the boundaries of the Test Site just expanded just recently again?

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FILE. I don't believe so. The land withdrawals that we identify in this document are probably in the 1960, 1950 age.

TIMOTHY: I think you will find, if you check, that the boundaries that border Area 51 were just expanded, and more of that area has been placed under government's supervision and control and even was up until recently. This expansion seems to keep getting larger and larger. And even the public lands that were accessible to the public, are now not as accessible as they were.

ELLE: Right.

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TIMOTHY: My question is, with the DOE's past history with what's taken place, how do we know that they're even interested in finding out what we want or that we can know that what we're being told is the truth? There's many of us who experienced grave lives from the DOE on dosimetry and many other things as far as the radioactivity and the effects. How can we know that what you're telling us is the truth?

ELLE: Well, in simple terms, whether you believe me or not, the broad experience of the people that put this document together, and the broad experience as the public that has an opportunity to read it, and the resources and the references that we

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use in putting it together, that's the reliance that we put on making sure that the information is correct. And there is an opportunity to check the numbers, to check the process. That's why we have a public comment period. And we invite people to look at and challenge the information that we've put in our document. And we are here and have been here collecting comments from people, and we do have an interest in people's comments and how they view the work that we've done.

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LATHIA MC DANIELS

MC DANIELS: Don. I have a general question for you. My name is Lathia McDaniels. And this is in regards to the EIS process. When you generate the Final EIS, will it follow the same format as this Draft EIS? Because my concern is, once you identify and detail the preferred alternative, will you also do a cumulative impact assessment on the preferred alternative, and will you also have the unavoidable assessment, impact assessments?

ELLE: The answer is, yes. When we put together the preferred alternative, we'll go through the same analytical process that we have done with

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each of the four alternatives. We'll identify the impacts of that preferred alternative.

MC DANIELS: And my last question is -and I asked you this a couple of months ago -- will we, "the public," have an opportunity to review that preferred alternative and make comments to that through another public hearing? And I think your answer before was "no." So what opportunity will we have to make comments to the preferred alternative if

ELLE: We'll issue the Final EIS and then we'll wait 30 days before we issue a Record of Decision.

MC DANIELS: Okay. And that's our time for making comments?

ELLE: If in fact we've not done the right job, or people don't think that we've analyzed it properly, that's the place where people can question what we have done.

MC DANTELS: Okav.

MICHAEL DEFLORIA

negrorta: Can I ask another simple

question?

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FLLE: Sure.

DEFLORIA: Who is paying for the disposal of this high-level nuclear waste?

ELLE: For high-level waste, the electric utilities have contributed to a fund that's managed by Congress.

DEFLORIA: Yeah, but I read in the paper just about everyday how many millions of dollars is being spent up there. Is that taxpayer's money? Who pays for the wages?

ELLE: It is money that comes out of that nuclear waste fund.

DEFLORIA: All of it?

ELLE: Yes.

DEFLORIA: Wages?

ELLE: Uh-huh.

DEFLORIA: Thank you.

LARRY KRENZIEN

KRENZIEN: Larry Krenzien. I've got a question on the water usage. In particular, the water usage increases under the Solar Proposal by a factor of 3 or 3 1/2. I was wondering why, even though Mercury already is fairly high?

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ELLE: It's primarily for cooling, I believe, in that solar category of activities.

KRENZIEN: Okay. Just a comment. On Page 614, you have an error in the annual usage of Las Vegas water by a factor of 1,000.

ELLE: Okay.

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JOE BACA

BACA: I worked at the Nevada Test Site from 1962 to 1970, and I worked in Area 51. And you can't trust DOE because they lost all my records. And I worked out there when the BANEBERY blowed (sic) out. And now they claim I never worked over there. They lost all my papers. But here's the key and my badge number right there, (Indicating) and I'll prove it to DOE. And they still refuse. I worked out there when BANEBERY blowed (sic) out; in G-Tunnel, D-Tunnel, K-Tunnel, even waste in Mercury where you build those buildings for the people to stay, some of the employees. But you can't trust DOE because I went over there and proved that I worked there. And a lot of people died. And when BANEBERY blowed (sic) up, they send us in there and they had us like regular electricity matches on our body. We are only few

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living right now. I can't work anymore and they never helped me. But I proved to DOE they're wrong and don't trust them.

ELLE: Okay.

BACA: Wait a second. And we worked out there, we did all the cleaning up. And some of the vehicles were full of radiation; when the people, like Reynolds Electric and DOE sold them to the public here in the state of Nevada and different states. And I can prove it to you. Thank you.

LEWIS SKEPRY

SKERRY: This is Lewis Skerry. Something I was unconfortable with in the report was the climate. A lot of your models used current climate, but yet wa're talking about storing waste for 10,000 years. And I believe the climate has changed considerably in the last 10,000 years, and I believe it will change considerably in the next 10,000 years. And I just wanted to raise an objection using today's climate for what we can expect in the next 10,000 years.

ELLE: Okay.

SKERRY: Also, there was the closure of

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some of the waste disposal pits. There was mention of the Integrated Closure Plan and Program. I am interested in the information that is in the Integrated Closure Plan, but it's not available to me in the EIS.

ELLE: I'll point out to you the technical people that are with us tonight, and they can get you the information or tell you how to get it.

SKERRY: I appreciate that. Thank you.

REINARD KNUTSEN

KNUTSEN: My name is Reinard Knutsen.

And my question involves the low-level nuclear waste dump in Area 5, which has been described as the most productive waste dump in the country. And I'd like to specifically know what the DOE's proposed action, how that affects the on-going transportation of nuclear waste into Nevada from around the country; specifically through Las Vegas, if there is any EIS studies being done specifically on transportation through populated areas, and also the continued use of that low-level nuclear waste facility?

ELLE: Well, as I mentioned, the Transportation Study that was an appendix to this

Bechtel Nevada Reporting Services document contains the risk assessment for low-level waste transport, the information that you're looking for. And we can talk to you later about how that's reflected in the document, if you wish.

KNUTSEN: Can you say what risk assessment means, the risk assessment of transportation of nuclear waste through Las Vegas?

ELLE: It's risk assessment or risk in terms of the probability of an accident and the risk of a routine truck accident, as well as the radiation risk related to the material that's being shipped. So those risk numbers are in that document and they're summarized.

KNUTSEN: What are the current ways that DOE lets the neighborhood that these waste transportations pass through, what is the current way that DOE incorporates -- you know, let's the neighborhood know that this waste is going through their neighborhood?

ELLE: That happens both at the state level and at the county level. So the government agencies have information about transportation that we provide them.

KNUTSEN: Okay. Could you just say, if this low-level waste dump in Area 5 is indeed the

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busiest waste dump in the country at the moment? COLARUSSO: I'm Angela Colarusso and I work for DOE in the Waste Management Division. And currently, the waste shipments that we're receiving are at a lesser volume then we have in the past. Overall, based on past history, our levels are usually -- the amounts of waste that we receive are usually in greater quantities then are received across the country within the DOE complex. We are the largest receiver of low-level waste within the DOE

JOLIE LONNER

LONNER: At present, how many shipments of nuclear waste come through Las Vegas? Jolie

DI SANZA: I'm Frank DiSanza with the Department of Energy. The answer to that, is that it varies from year to year. For example, last year, there was 916 shipments of low-level waste to the Nevada Test Site. This year, that amount, the number of shipments is probably no more than 400 shipments; and that's projected throughout the rest of this fiscal year.

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TROY JONES

JONES: Hi, my name is Troy Jones. And along those same lines, if the HR-1020 Bill, which proposes the shipment of nuclear waste from all around the country to this Test Site goes through, and that's pending in Congress or in the house right now, how many shipments ever can we expect through this place?

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ELLE: I don't think we have the answer to that. And until that legislation is passed, I'm not sure what it represents for us.

JONES: Will that increase the amount of shipments coming through?

ELLE: Yes, it probably would.

PETNARD KNUTSEN

KNUTSEN: Just one final question. Is this the same dump in Area 5, is this the same design of dump that is in Beatty which has currently leaked radioactivity in the groundwater there? Is that buried in underlying low-level trenches?

FILE: Yes.

KNUTSEN: And just the waste comes in, in metal barrels, and is placed in these underlying

considering things at the Test Site. And I think the

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trenches?

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FILE: Right.

PUBLIC COMMENTS

DENNIS BECKTEL

BECHTEL: My name is Dennis Bachtel and I'm employed by the Clark County Department of Comprehensive Planning, Nuclear Waste Division. But my comments tonight are not the official position of the County, but more my personal interests and concerns. I -- in going through the EISs, I've worked on a lot of EISs and I've commented on a lot of that. And I would like to applaud you, in the sense that the number of topics that have been treated, that I think are too often ignored in EISs. And I speak to things like transportation and public safety and resource management. And I think these are -- I have some concerns about things in the documents, but I applaud DOE for the effort of bringing these issues out. Just a couple of comments, and

Clark County will make a more formal statement prior to the May 3rd deadline. The EIS mentions a number of related EISs that will be considered. They are

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document needs to be a little stronger on just stating how the decisions that will come out of EISs and other areas will be treated, either within the NEPA process for the NTS or if there's some conflict in recommendations, how the public is able to comment on that. I think it's important to maybe discuss a little more about the process. Because as you're aware, with the waste management option, Alternate 3, the Test Site is being considered by a number of other sites for say the final, either storage disposal or treatment of waste. So I think that needs to be a little clearer in your final document. And the fact, that hopefully, the public will have a chance to comment on that. I'm a little confused about the -could you speak to when the actual -- the final Record

of Decision will be released for the Test Site. I had heard that this whole thing is kind of on a fast track. And my concern is that a number of people are going to be commenting on the documents and that there's ample opportunity for consideration of the concerns of the public, and that actually reaches the Final EIS.

So do you have a date in mind for

the ROD?

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PLUR: We don't have a clear date in mind for the ROD yet. Clearly, it will be issued 30 days after the Final EIS or later than that. We do have an interest in getting this document done in as reasonable a time frame as we can. The Secretary's interest in getting these kinds of documents issued in 15 months, we've already not met her objective by a few months.

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BECHTEL: Okay. A couple of other comments. There are sections about environmental justice in the EIS. And I noticed there's a pretty comprehensive description of minorities, low income groups within the Las Vegas Valley. But I think where it kind of breaks down, transportation is an important issue for Clark County, government, and citizens. And I think you need to recognize that some of the routes that are considered in the Transportation Study actually go through areas where you have high proportions of minority or low income groups. So I think the document needs to discuss that and does not do so.

The main issue that Clark County has been concerned about and is of interest to me is the transport of the waste. And I note in the Transportation Study, that ten routings are examined,

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and eight of those seem to be in Clark County. And four of them actually go through areas that I think we would consider as dangerous, potentially dangerous. And I'm talking about the Spaghetti Bowl, I-15, US Highway, Hoover Dam, Craig Road; is an urbanizing area. So I think -- I'd be interested to hear from you, what will actually come out in the way of a decision on transportation with regard to either the Final EIS or the Record of Decision. Will there be -how will the EIS or ROD treat transportation issues?

ELLE: The EIS is treating transportation issues in a way that assess the risk of each route. Currently, it's not within the Department's authority to direct shippers on a specific route. Route selection is left up to the shipper. We can recommend which route is best and that may be the way the document ends up looking.

BECHTEL: You know, it seems as if -- on one of the pages in the comments to a question at an carlier meeting, it was noted DOE -- that they could take what I consider a more proactive stance with regard to carriers and contractually defined; things like routes, safehavens, and things like that. And I would encourage you to go with your own recommendation and do that, and to avoid potentially dangerous areas.

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I realize there's some debate about just the hazard of the material, but the public is concerned about things radioactive and there is a potential for greater number of accidents to occur in the urban area. And I would encourage you to consider more rural routings.

That's all I have.

ELLE: Thank you.

REINARD KNUTSEN

KNUTSEN: I'd like to thank the DOE for giving me this opportunity to speak my mind. I'm not sure if I totally feel like these public hearings actually -- if we are really represented in the decision-making, but at least it gives us a chance to see everybody and to see who supports what and who is against what. I don't have a prepared statement, but I will put that in before the March (sic) 3rd deadline. I would like to suggest that we do look very closely at the option of discontinuing all operations at the Test Site and working specifically on cleaning up what is already happened -- occurred there since 1951. And specifically look at the transportation, even -- regardless of whether Yucca Mountain goes in or not. Nevada is targeted as the

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storage site of this nuclear waste. And the gentleman earlier who talked about the transportation of nuclear waste through dangerous areas, this is a very big concern for me. And I think that this needs to be looked at very closely. And the fact that you say that you leave it up to the shippers to decide which route they take, shows that there is no oversight or preparedness in terms of emergency response to an accident through an urban area. I read one DOE report that said that if an accident occurred in a rural area, 42 square miles could be contaminated, and it could take over a year to clean up and cost four point something billion dollars. But an accident in an urban area could take over four years to clean up and be ten times as expensive. And the report that I read also said that the DOE expected -- and if we are transporting waste to Yucca Hountain, we would be looking at 15.000 shipments of nuclear waste. -- DOE expected at least 70 to 300 accidents to occur during that time period. And so these concerns weigh really heavily when thinking about the future of the Test Site.

I'd also like to say that I do consider the Test Site to be Western Shoshone territory. And that I think all operations need to

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cease at the Test Site and that cleanup needs to occur. And that's the only operation that should continue is cleanup and restoration and returning the lands to Western Shoshone sovereignty. Thank you.

TON HC GOWAN

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MC GOWAN: Good evening. I apologize if I'm out of sequence. I understand so far, my perception is that we're primarily on the defensive. I say change that attitude immediately. There's no reason to be on the defensive. You are holding the aces. I speak to the people, whether they're with or beyond the agency in some aspect. I still call we the people of the United States. And it depends on what you want to do with the Test Site. It is your Test Site. Indians incidentally have a policy longstanding. They don't own land, they are the stewards of land. That's why they can't sell it and won't sell it, probably. But they have every right to live on it and benefit from it. And I think I could support the person's -- the previous speaker's viewpoint to that extent, and convince some of by Native American sovereign tribal people to do the

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Same.

Your Test Site is not too big. it's not big enough. Your vision doesn't begin to scratch the surface of the attainable scope. You look -- some people look at it and see a vacant lot. Others look at it and see a potential income, some kind of a job. I look at it and I see the world headquarters for the age of transition from the toxic radioactive risk inherent nuclear age to the age of an abundance of safe, clean, inexpensive neo-energy to the third millennium profitable domestically, locally, nationally, tribally, and worldwide, intergenerationally. That's a little bit, but it's what we're made of and that's what we can do; and it's what we should be doing. And who would like to begin, and when? Because you can do it even as we speak. The key determinate is the decision-making process, which in my experience can take anywhere from a fraction of a microsecond to the rest of human time. We are already several million years late, might as well begin, don't you think? Well, here's what you can do with the Test Site. Practically anything. But I don't want to sound so general about it. Your first key crucial and central activity should be the elimination of toxic radioactivity, completely and

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permanently, and the explosion of it from the terrestrial, geophysical domain. There are other places in this universe besides this particular enlightened planet. And the way you eliminate it is what people are calling today triple-play. They're a little late and they picked out the wrong name, because triple-play means simultaneous, not sequential; or the other way around. Beg your pardon. Triple-play is simply the drastic reduction of the volume of toxic radioactivity. The transportation pursuant to elimination of all but the nominal volume of residual toxic byproducts, they're extremely toxic; but they're also short-lived. And we can get that down from this to this, and get this over here like that pretty easily. All you have to do is do it. You're Americans. I assume you're able to do it, but forgot a way how.

And that's the key central activity. All their activities that revolve around that and are expressly contingent and interrelatable to it. One is the nuclear weapons arsenal requisite ready-reserve storage and disposition. Somebody's calling that FM, fissile materials, and SSM. For some reason, they're not here because they think you're in some other activity. Severable somebow. I don't see

Bechtel Nevada Reporting Services it severable. I see it as one big integer, just like this audience. We may not know each other's name, but you're all Americans and you all are concerned about this Test Site.

The other point to make, that you have environmental restoration, waste management, low-level mixed waste, TRU, and decline the state; which is out there ready to bury, try to recover process, compacted, and incinerated via biomass to create electricity. Incidentally, in the triple-play item, you've got the elimination of toxic radioactive radionuclides; and concurrent therewith, you have the production of tritium which can also be processed. You have also the generation of an abundance of electrical energy. You can take that and combine it competitively interfaced with solar, natural gas, hydrogen. Do you want to know what to do with the tunnel? Put hydrogen in the tunnel, in case anybody's afraid of hydrogen.

But the point is, just don't sit here, do it. Don't talk to them, talk to each other. You are the people and you are the boss. Believe it or not, you are the President and the Congress of the United States. They are soldiers, good ones. And they will do what they're told. And it's up to you to

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help us do that.

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tell your Congress and your President what you want them to do. Not just for you, but for all humanity and all the environment for the rest of human time. That's about 4 1/2 to 5 billion years. Can you do that? I think you can. And I'm waiting.

JOE BACA

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BACA: I would like to suggest one thing to DOE or the persons who are clearing these people for Q clearances from now on. When I was out there at the Nevada Test Site, like I told you before, there were people out there over Safety, alcoholics with Q clearances, you couldn't believe. You had managers drunk every day. And that's the truth. Thank you.

JOLIE LONNER

LONNER: I just want to point out that as we give our names and we have our addresses on the card, this person is coming around taking photographs of everyone who is speaking, as well as having our testimony written down; and it makes me kind of nervous.

HENDERSON: Do you not want me to take

Bechtel Nevada Reporting Services photographs?

LONNER: No, I don't.
HENDERSON: Okav.

(NO PHOTOGRAPHS WERE TAKEN AT THIS TIME)

LONNER: But just think about that when we think about the DOE and their new and friendly terms and how they've turned a new face, because I don't believe it. Speaking in public makes me nervous, so let me calm down here.

Just glancing over the EIS today, I realized that the DOE had a lot of greenwash, a lot of talk about Ecosystem Management. And I'm afraid that the DOE does not understand what Ecosystem Management means. When I learn about Ecosystem Management, I learn about how everything is interconnected. How when we do something to one planet, it may affect the soil. When we do something to the soil, it may affect the rain. When we do something to whatever, it may affect something out. And it may ripple out and ripple out and ripple out for many, many years to come. When the DOE talks about Ecosystem Management, and how that's what they're going to apply to the Nevada Test Site, it's crap. Because if they really believed in Ecosystem Management, they would err on the side of this could

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have an effect; because that's what people do when they think about the Ecosystem. They say this Ecosystem is way more complex then we can ever imagine, so we're going to err on the side that we don't know what we're talking about and try to figure out some other way. Because that's what people do when they understand how the earth works, because they understand that they can never understand how the earth works. If that makes any sense, but in my mind it does.

So I would just like to point out that the DOE keeps saying that they've turned a new face and they're being honest, but it's just PR; it's just crap. It's just greenwashing. It's not real. They don't know anything about Ecosystem Management. They don't understand how when they dump lots of radioactivity in the soil, it's going to affect the water, it's going to affect the soil microbes. It's going to affect the vegetation. We have no idea what it's going to do in 10,000 years. That's one of the comments that I have.

I don't know if you want to reply to that first and then I can go on to my second one.

ELLE: One of the things I would invite vou to do is participate with us in the Resource

Bechtel Nevada Reporting Services Management Planning process that we have. One of the reasons that we issued Volume II of this EIS is to invite the public to help us define the content of the Resource Management Plan. And if you are concerned about whether or not we know what we're doing, then one way you can help us is to participate with us in the development of that activity. And your comments

LONNER: I would just really question as to whether the DOE really wants anybody's impact or they would just rather hire a PR for them to say, "Oh, yeah, Ecosystem Management, that's what you would say, that's what the '90's term is. Yeah, yeah, say that. They'll believe you and that will be great."

ELLE: Is Tim here? Did Tim leave?
KILLAN: (STOOD UP) Right here.

ELLE: Tim Killan is the DOE person that's managing this Resource Management Plan. If you talk to him and give him your name, he'll make sure that you get involved in the process, if you want to do that.

LONNER: Yeah, I would. Hy second comment: In the EIS, I was reading under the unavoidable adverse effects. And it says, quote:

**Because of low groundwater velocities, migration of

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radionuclides to the nearest water will take about 750 years. The calculations indicate that tritium with a half-life of 12.5 years would decay to negligible levels long before reaching potential water. " Now, right under that in the EIS, a few paragraphs in, it says: "Recent field studies revealed a higher probability for contamination migration then previously assumed." So my question is, how can we be sure that the newer undisclosed migration rates are not going to render the EIS inaccurate causing health hazards to the public?

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ELLE: One of the ways we do that, is as we get new information and we look at the impact analysis that we've done in this document, if there is changes, if there are questions, then they would be raised again in another Environmental Impact Statement like this.

LONNER: Okay. It's just the same game. You have Reatty that has been leaking radiation. And the scientists knew about it and they said, "Oh, you know, this can't be right because the radiation is leaking way more then we ever assumed it would; so we must be wrong. Okay, we're going to wait a year and study it again." So they study it again, and a year later, boom, they realize, "Oh, well, we were right,

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sorry." You know? And now you have a whole huge disaster in Beatty. And now we're looking at the same thing saving we just -- you did your EIS with this information saying that radiation wouldn't leak, and now you have this new information that radiation leaks. So you're going to study it again while you're still dumping nuclear waste out there. It makes no sense. Studying it while it's still leaking is stupid. I mean, we can probably match back and forth, but I'm done.

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ELLE: Thank you very much.

DAVE TIMOTHY

TIMOTHY: I'm Dave Timothy. I'm one of the guinea pigs -- you wanted to gualify who we were. I'm one of the quinca pigs of the government's nuclear test program. I was drafted into the service, or maybe I should say I feel like I was drafted into the service, into the military at the age of 18 after being exposed repeatedly to low-level fallout for a number of years. By the time I was 18, I had thyroid cancer. If you'd like a better picture, I'll give you a good one with the government's records. (INDICATING TO JIM HENDERSON BY OPENING HIS SHIRT)

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(LAUGHTER)

TIMOTHY: We found out that we cannot trust what the DOE says about the fallout. If you're familiar with the Tristate Congressional Hearings that went on in '79 and '80, they misrepresented the dosimeters or the amounts of fallouts in their own documents by a factor of 1.000. So we were receiving up to 1,000 times more radiation then what they were recording that we were getting. Dr. Robert Penelton was the one who conducted those studies. That information is also in the court records that were taken and subpoenaed and deposition by the United States Attorney General. They took his and mine at the same time, so I know these facts to be true. The factor of 1,000 seems to come up quite consistently with the errors of the DOE.

My proposal and my question to the DOE at this time, is why are they not finishing the first test before they want to start doing new things? There has not been any effort made to find out what the effects are on low-level radiation or on people. There's one page in all those papers that talk about the effects on people, one page. There's probably 5.000 pages in that material. When do we get to tell the effects? Why isn't the DOE interested in the

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24 | effects on people? Do they really want to know? CONÍ. There's some of us here that can tell you the effects of radiation on people. There's some of us here that's had first-hand experience with how honest and how truthful the DOE has been. We have experienced it first-hand. And these flowery meetings don't cut it as far as us being able to tell what we need to, to the other people and to what's really going on. I don't believe that we even have scratched the surface on what their intent is at that Test Site. And as you are probably aware, there's been vast amounts of storage placed there already. This was kept from us until just recently.

I think the Test Site should be closed permanent and cleaned up. We don't need any more potential hazards then we've already had. We live here. We can't just drive away and not have exposure to these materials. It's about time that we, the people, were heard. Did you not tell me personally that you would contact me within a week with the information that I requested, Don?

> ELLE: Yes, I did. TIMOTHY: Did you contact me within the

week?

ELLE: I asked somebody to do that for

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me, yes.

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TIMOTHY: You said you would. I asked if you would personally, did I not?

ELLE: Ves.

TIMOTHY: Did you?

ELLE: I have not done that, no.

TIMOTHY: Okay. There's a classic

example. We asked for information, it doesn't come. Now, if you believe that these proposals are what's going to happen, think again, it won't. They're going to do whatever they've decided unless we stop them. And we're going to have to unite. We're going to have to do as the gentleman previous to me stated, we're going to have to get to our congressmen, senators, And we've got to be vocal. This has got to get to our friends and neighbors and into the media or we'll never get this stopped. They have already decided to use this for a waste disposal site for the whole nation. If you're familiar with what's going on up in Twills or Dougway, have you heard the news on that lately at their site there? They have massive illnesses, cancers. The government says there are this many. (Indicating) The people have done their surveys and they found out that there's this many. (Indicating) The same discrepancies seem to follow

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through in about the same proportions. I think a factor of 1,000 comes pretty close.

We, the people, want that Site closed permanent. Ho more storage, no more dispersant of any types of material there. We feel very strongly about this. Some of us feel like that it's our survival, our lives that's at stake here. So far, we've had no effort to find out what the effects are. I propose that we do some more study on what the effects on the people are, real studies. Not DOE studies, real honest studies. Number two, let's get some serious medical interest in here to find out what the long-term effects of this radiation are. Third. let's get some decent compensation and disability to those that have been damaged by this. This imaginary fence around the Test Site, that the fallout and the radiation doesn't go passed, is bunk. It's not so.

Please, if you want to survive this mess that's being set up and created, do something or they'll do it, they'll run over us. And they will eventually destroy us if we allow them. Thank you.

RICK NIELSEN

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NIELSEN: Thank you. I have some concerns, some of the similar concerns that were already mentioned. And maybe you could elaborate a little more; specifically, on the time frames and the

integration of decisions being made in other EISs and the impacts that they'll have at the Test Site. For example. I think one of the decisions pending in another EIS is the possible storage of plutonium at the Test Site. Is that decision going to be made prior to the Final Record of Decision for the Nevada

Test Site or would that come afterwards, or how are

30 those decisions integrated?

ELLE: I believe in terms of that decision-making process, our EIS will be done before that decision is made. If in fact a decision is made to place plutonium for long-term storage at the Test Site, then there would be another EIS or a NEPA document written to support that decision. So the programmatic decision may be made. There will be another public process to fully assess the impacts of that activity.

NIELSEN: Well, given some of the public discussion about the mishandling of the Waste Management PEIS and the fact that this is being -- the Nevada Test Site is being done internally, I just

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wonder what type of integration in these decisions --31 is it really going to take place?

ELLE: Well, one of the things I tried to point out is that we have made a significant effort trying to be consistent with other documents as they've been developed. To the extent that we have an alternative in our document that would include storage of plutonium, the same alternative that's in the Material Disposition Document; we are consistent.

NIELSEN: Another question I have along the same lines, is in regards to the decisions for the Nevada Test Site Site-wide EIS specifically. In the Resource Management Plan, it lists a chart here that shows that the Record of Decision will be made and then after that's made, then the commitment to complete the Resource Management Plan and complete the Transportation Plan will be done after you've made the decisions and select the alternatives and propose projects. It would seem to me that it would make more sense to complete the Resource Management Plan and have the goals established for your Resource Management Plan before you go ahead and make selections for your proposed activities.

ELLE: I think the process we have established in the sense of having a framework for a

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Resource Management Plan with a proposed set of goals and asking the public to help us define better the full content of that document, allows us to engage in resource management planning in a realistic way. It is not, at least in our expectation, possible to finish that plan in the short time left before we finish the EIS. But it will be a committed process that we undertake.

NIELSEN: Can I ask you why you're in 33 I such a hurry to finish the EIS?

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ELLE: As I tried to say before, the Secretary's objective in having these documents written and produced and finished is 15 months. Her objective is both in terms of getting realistic information out to the public in a rapid way, as much as to save money. Because the longer we take to do this, the more it costs to get it done.

NIELSEN: Okay. I had one more question with regards to the Resource Management Plan. You make specific reference to soliciting outside input and public input into the plan. And specifically, you mentioned the Community Reuse Organization. And correct me if I'm wrong, but I think they are now called the Nevada Test Site Development Corporation. And I think they're operating under a grant from the

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DOE. I'm wondering if it's appropriate for a private organization being funded by the DOE to be solicited 34 for comments to make recommendations to establish resource management goals at the Nevada Test Site?

ELLE: Well, we've also asked the state of Nevada to help us in this plan and we've asked the public, so there is a broad spectrum.

NIELSEN: Are they operating on a grant from the DOE?

> ELLE: The state? NIELSEN: Yes.

ELLE: No. NIELSEN: Okay. Well, I would recommend

that any private venture, or public private partnership which proposes the use of the NTS as an operating site, be opened to further review under NEPA for environmental impacts and allow for sufficient public input. Thank you.

BILL FLANGAS

FLANGAS: My name is Bill Plangas and I'm here to make a couple of comments in support of continuing the activity for the Nevada Test Site. I've been to'a great number of these meetings and we

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tend to repeat and repeat, you know, many of the same concerns and much of the same dialogue. So I think sometimes it's important to kind of point out what are the real needs and what are the real problems. Now, in terms of that, you know, this 1,360-square-mile Test Site serves as this nation's outdoor laboratory. And every great nation needs an outdoor laboratory in pursuit of its national security. The Test Site has admirably done that for a great number of years.

The Cold War was a fearful effort on the part of the Soviets to gain nuclear supremacy. And in that process, they literally raped three generations of their people. And ultimately, they lost. And thank God, that Cold War basically is over. Most of us hope and pray that the need for full-scale testing will never again to arrive. And I respectfully suggest that the best way to prevent full-scale resumption of nuclear testing is to maintain a readiness capability that would serve as a deterrence to anybody whoever wants to embark on a venture like that again. In my lifetime, we have fought four wars in this country. And we've lost three pieces. And the last one is still kind of shaky. And that bothers me.

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The Test Site is uniquely suited

to serve as a nation's outdoor laboratory. And again. you've heard this before, but I think we need to remind ourselves, the Nevada Test Site is not crossed by any major rivers. It does not have any big canyons and whatnot that prevent large-scale projects. It's not crossed by any transcontinental highways or transcontinental railroads. It has a benign year-round climate that enables year-round activity and major projects. It has a superbly skilled work force that has served this nation well. It has a work force that is dedicated to public safety, personal safety, have become highly conditioned to the environmental needs, has imposed a discipline to accomplish that. I respectfully suggest that that skilled work force that was so successful in bringing the Cold War to an end, it's absolutely the best work force now to deal with the remaining problems.

Now, we're here collectively to solve problems, not aggravate them. We have a great opportunity in our hands right now to go to future uses for the Test Site, in terms of dealing with big national problems that can't be resolved any place else. If you tried to create another Test Site in this country today, there are very few places left. There are some places in Montana. I quess there are

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some places in Western Colarado. There's a few areas in New Mexico and whatnot. But none of them has the superior qualities the Nevada Test Site has, with its national security, with its deep water table, the fact it's not on the -- it has not been encroached by population and so on.

I urge -- you know, in these meetings, we all have our agendas and we all have our viewpoints. And I respectfully urge everyone here to exercise common courtesy, respect for other people's opinions. And dedicate each and every one of us to meeting our mutual responsibilities. Thank you.

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WILLIAM VASCONI

VASCONI: Jim Henderson, if you want to take my picture, feel free to do so. Jim does not work for DOE, by the way. I have been around Jim for approximately the last 2 1/2 years. He's on the NTS. Site Specific Advisory Board; better known as CAB. Community Advisory Board. That involves some 20 people that are well diversified within the community of Southern Nevada. And we meet once a month, the first Wednesday. We air our views. We go through and discuss issues. We broke an EIS down into

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four parts. And naturally, we kind of drift towards the ones we like. Jim has been a member of that committee, like I say, for 2 1/2 years and I appreciate his efforts. Again, he does not work for DOE.

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DOE, AEC, now we all know that they did have a place in our lives. The older you get, the more you realize they probably did -- not getting off into the wars and all. But the work that was done out there did secure our future for our younger people, regardless of what you think. Now, folks, there was 928 devices exploded out there. Some of them above the surface, the vast majority of them underground. You're going to be hardpressed to convince an old country boy like me that you're going to go out there and plant corn in ten years. It's not going to happen. But there can be cosmetic cleanup. You keep the areas secured. At the present time, you've got a number of individuals and organizations that want to come on board and utilize the futures that exist at the Nevada Test Site.

Yes, we are the NTS Development Corporation made up of a good many businessmen here in Southern Nevada that want to bring in new technologies, offer businesses an opportunity to

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Now, these folks are telling you

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produce things out of the ordinary. Well, I think it's time we let them in. We've got a lot of kids graduating from college in this town. As far as technologies, they've got to go to another state. How, believe me, we've produced all the people we need to change sheets in hotels or be bartenders in casinos. What you need to do is make it possible for the young people graduating from UNLV and Reno to come down here and get involved with these businesses and new technologies. Come down and get a piece of the action. There's nothing wrong with the diversified economy of Southern Nevada.

Now, we can stand here and bad-rap DOE, but name another country where the people get to sit and talk and find their faults with what they're doing. Hell, was it so long ago that you thought that Russia was going to collapse in any number of countries? It wasn't that long ago where I thought they could close the front gate of the Test Site and do any dann thing they wanted to.

I started working out there in 1964. I worked off and on out there probably some 17. 18 years. I've been a construction worker 32. That Test Site paid for a lot of college educations, built a lot of houses. It meant a lot to Nye County and

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some of the other communities that you don't hear about. Those people would like to see the diversified economy of Southern Nevada. They'd like to get involved with those technologies. You ought to give them the chance. Now, this valley has grown from some 85,000, when I first got here, to a million. They say in 16 more years, there's going to be two million people here. Well, maybe we ought to give it back to Arizona or Northern California or Southern California or something, because it's damn sure Northern LA.

they don't want that waste to come through Las Vegas, they don't want it to come through Nye County. I agree. By God, we got -- we can go right there to Carlin, come on down Carlin and toward the Smoky Valley. Put your rail system dead center. geographical center of Nevada and go on to that Test Site. When you folks get done using it, we can use it for mining. We can use it for cattle. We can use it for recreation. But long after you get that Test Site taken care of, we may have a system that may last hundreds of years.

Well, that's just about all I had to say, except I want you folks in DOE to know that people like me appreciate the fact that we're doing

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something about the waste. We are involved in environmental restoration. You're giving us an opportunity to express our views. And I appreciate it. Thank you.

ELLE: Thank you.

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ALLAN CHAMBERLAIN

CHAMBERLAIN: I'm Allan Chamberlain. I'm a geologist up in Lincoln County. I don't have any great sweeping statements to make other than just right to the document itself. I just want to make a short comment. And there's a lot of comments I'd like to make. I spent a few hours last night reading it and it was a lot of fun to read, especially the geologic parts of this, since I am a geologist. But those of you who have your document, if you want to open it up to Volume I, Chapter 4 on Page 4-97, Line 16 and 17. It says the Nevada Test Site is probably the geologically best known large area within the United States. That's really an absurd statement. The best known geologic area? And I've never had the opportunity to go out there and look at the rocks and all the geologic community.

A question I have is, you know,

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will we ever have an opportunity to go out and look at that? Will it be opened up to the geologic community so we can go out and look at those outcrops and verify some of the geology: can we do that? That's a question I have.

ELLE: If you want a tour of the Test Site, we can arrange that at any time. And I think in geological siting, when we had a meeting here in Las' Vegas, did spend some time at the Test Site.

CHAMBERLAIN: What about going out and studying and measuring sections and taking samples of the outcrops and things like that? Is that going to be opened up to the general geologic community?

ELLE: As far as I know, some of that information is available in published documents. And we can probably but you in contact with some geologists to help you answer that question.

CHAMBERLAIN: Okav. But I'd like to go verify it myself. Having worked just north of the Test Site. I find that 95 percent of the public documents are wrong. But I'd like to go out there and verify some of the geology. So anyway, that's just a comment I'd like to add to it. Or take the statement out, it's not the geologically best known area. it's just not. So thank you.

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LARRY KRENSTEN

KRENZIEN: Larry Krenzien. I believe that the Alternatives 2 and 4 cannot be considered at this time. The Congressional moratorium of September 192 and extended by President Clinton directed the DOE to maintain their capability to resume nuclear testing, if required. Even if the Zero Yield Comprehensive Test Ban Treaty is signed in the future, the safequards that the United States would insist upon in the CTBT, would require that the Nevada Test Site be available for testing. Alternatives 2 and 4 would completely do away with the infrastructure required to conduct the underground nuclear tests.

PRED DEXTER

DEXTER: I have a statement from the Sierra Club. My name is Fred Dexter. Some of our findings to this point include a strong encouragement to the DOE to emphasize a comprehensive environmental cleanup of the Test Site. This should be a broad base cleanup not limited to the nuclear hot spots, such as Areas 3 and 5; but rigorously include chemical

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pollution such as the PCBs, and Section 3 and any other hazards. This is a huge task and we believe that new environmental cleanup technologies will resolve from this massive effort. The proper environmental restoration of the Nevada Test Site will employ many workers and will itself qualify as a new industry at the Test Site.

The Sierra Club supports the siting of the Solar Enterprise Zone at the Test Site proper and any other nonnuclear industrial activities which will not create further environmental degradation. The greater the economic activity at the Test Site, the greater will be the impetus for a thorough cleanup of the site. The Sierra Club will be submitting a final written opinion of this Draft EIS before the May 3rd deadline. However, at this point, we strongly feel that a second revised Draft RIS for the Test Site is needed that will address the many concerns of the general public, both in Nevada and in Utah that have arisen based on the content of this first Draft BIS. Also, plans for the interim storage of nuclear waste, such as the Site U.S. Senate is currently considering, and not addressed in this Draft

The Sierra Club specifically

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objects to this Draft Environmental Impact Statement for the Nevada Test Site for the following reasons: Although, one of the most important objection, the inclusion of Coyote Spring Valley, Eldorado Valley, and Dry Lake Valley in this Draft EIS, is inappropriate. The inclusion for consideration in 46 l this Draft EIS of land not within the Test Site serves only to confuse the purpose of this document. Purthermore, the DOE does not even have jurisdiction over these unrelated parcels. Of the four alternatives, the DOE has not clearly indicated in 47 this Draft EIS which of the four alternatives is closest to the final plan I would like to have implemented. As this final decision will be made by the DOE, the Sierra Club would like the DOE to be much more forthcoming in informing the general public of what it really wants. A March 6th, 1996 Las Vegas Sun article covering the DOE public meeting in St. George, Utah, reported that Mr. Elle -- and I quote from the Sun: "I acknowledge that the DOE is reluctant to consider outright closure." The Sierra Club does not recommend outright closure, but the DOE is obviously already discounting one of its four alternatives. If 48 this is true, what is the DOE's actual preference? These very important departmental policies should be

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clearly evident in the Draft EIS. And the mission cont. thereof renders this document incomplete, hollow, and misleading.

We object to the fast-track approach which the DOE is taking to speed this Draft Environmental Impact Statement to a final version without a more meaningful public opinion input on any proposed revisions before the issuance of a Record of Decision for the Test Site. Just because Secretary O'Leary has directed that this Draft EIS be completed in about 15 months does not mean that this is an adequate amount of time to complete the necessary public two-way dialogues on an issue of this importance. The Sierra Club would like to see the issuance of a second revised Draft Environmental Impact Statement for the Nevada Test Site which will address fully the concerns and criticisms brought to the attention of the DOE through the series of public meetings. And we would like the DOE to present a much clearer statement of the actual DOE preferred alternative use for the Site.

Thank you.

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MICHAEL DEFLORIA

DEFIORIA: I want to make one little statement about the labor unions. We do not want to keep that Test Site open just to make work. NAFTA and GATT -- the labor unions stood back and watched NAFTA and GATT move all our factories overseas using taxpayer's money. You understand that? And just today. I heard that labor unions are going to give Clinton 35 more million dollars for his campaign contributions, which means to say we want four more years of corruption. The United States federal government is claiming that 86 percent of Nevada land belongs to the U.S. government. Several other Western states in Alaska also have been victimized by the U.S. government. The U.S. government also tried to claim the Alaska oil deposits. If they would have, the people in Alaska would not be getting the \$1,000-a-year bonus from the oil profits. The former present governors and Nevada politicians could care less who owns the land. All they seem to worry about is how much their pension is going to be. The casinos could care less. Judges and lawyers don't care. In fact, nobody cares except the American Indians. So who does this land belong to, which is made up of

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parts of Western states? Who does it really belong to?

The following information was taken from a newsletter several years ago. The purpose of the newsletter was to outline the current status of the ongoing dialogue and negotiations between the Western Shoshone Nations and the United States government. The Western Shoshone National Council is committed and dedicated to the preservation of ancestral lands, culture and traditions. There has always been a Western Shoshone Council for the Western Shoshone Nations. From facts available today, this council dates back to the time immortal. The United States recognizes Shoshone title to this ancestral land at Ruby Valley in 1863 when they solemnly signed a Treaty of Peace and Friendship known as this Treaty of Ruby Valley. This treaty has never been modified or abrogated. It still stands as a form of domestic and international law just like other treaties of the United States and other nations. What began as an act of Western Shoshone goodwill to facilitate travel to California, is being perverted by the federal government to swindle the Western Shoshone people out of their land and therefore their livelihood.

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The government's legal

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manipulations over the years have been complicity and confusing. The most shameless attempt to defraud the Western Shoshone people occurred in 1979 when the government tried to pay the Western Shoshone 25 million dollars for just 15 cents per acre for land that has never been for sale. This one save. "Transaction proves without a shadow of a doubt that the Treaty of 1863 was and still is a legal document.* But the government claiming to be a trustee put the money into a government account and called it transaction completed. And Jack Anderson wrote in the Washington Post 18 April 1984, "The government arqued somewhat absurdly that just by its offer of payment. it become the owner of Shoshone land, and thus the Indians were trespassing." This Godfather theory of real estate making an offer that can't be refused should strike fear in the hearts of every homeowner in the United States.

The U.S. taxpayers that help our Uncle San generously gave the state of Israel taxpayer's money, 84 billion dollar taxpayer's money for free since 1948; plus domestic and other foreign aid, to help Israel take back the land that they claim was theirs 5,000 years ago. Shouldn't the American Indians get equal treatment and be compensated for all

Bechtel Nevada Reporting Services the pain and suffering?

Now, this is from a book by Russell Means (ph), a native American Indian. You will not see, read, or hear about this in the history books anywhere in the United States. On a knoll overlooking the Hissouri River in a 14-foot square gray stone pillar reads: "To commemorate the Treaty between the United States of America and the ancient tribe of the Suersu (ph) Dokota Indians concluded at Washington DC April the 19th, 1858, ratified by the Senate February 16, 1859." The real story: Several Indian leaders were taken to Washington DC and kept in their hotel rooms for months, in-house arrest; penniless, homeless and confused by whiskey and grand promises. They ceded millions of acres of ancestral hunting ground to the U.S. Reserve reserving only 430,000 acres for themselves and descends. The Suersu to be paid 1.6 million during 50 years. Instead of cash, the government supplied them with food. clothing, farm equipment, livestock, and other necessities. The Indian population decreased slowly but payments in equipment. They would later be slaughtered like the 400 million buffalo, dozens of small epidemics reduced by the President's agents after they distributed blankets infected with the

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smallpox virus or hundreds starved or froze to death because the agents had stolen their treaty goods. About two years after the 1858 Treaty, a Dr. Walter Berley (ph), a U.S. agent, was caught stealing many supplies set in payment of that year's annuity.

Boarding school for Indians were havens for pediopheliacs (sic). Generations of boys and girls of sadistic, sexual, violations for perverts. Many of them were priests and nuns. If the children complained, they were whipped for making trouble. In the 1970s, this was still going on. The most notorious Indian boarding school was the Intermountain School near Provo, Utah, run by the Morson church. Hundreds of Indians died trying to escape to the mountains. The church remained silent on this subject. Today, in practice, the U.S. Bill of Rights does not apply to reservation Indians. They are not free to bear arms, not free to practice their religion. Unemployment is 80 percent. Are American Indians getting equal affirmative action benefits?

The Eisenhover Administration Plan was to depopulate the Indian population in 1950 and 1960, and integrate Indians into urban. And then the government could take the rest of the Indian's land so on one else could be left to object. The Eisenhower's

Bechtel Nevada Reporting Services Program knows that the termination had grown out of the Eureau of Indian Affairs Policy from the Truman years; a plan dreamed up by Dewere (ph) Desmeyer (ph), the man who had run FDR's concentration camps to rid American Indians; the camps for American citizens of Japanese ancestry during World War II. This was designed to rid the American Indian nations by buying up Indian land for a lump sum paid at 1950 prices. Tribal councils often were nothing more than extensions of Bureau of Indian Affairs, rubber stamps, or policies created in Washington. Over 60 Indian nations had been terminated and was no longer recognized as a sovereign nation. Life expectancy is very low for Indians.

Teddy Roosevelt believed that

Indian savages should have been exterminated because
they had no right to land that they didn't know how to
use properly. He represented the deep tone of
manifest destiny, the doctrine popularized by

Jefferson. It claimed, in essence, that God had
intended all North American Indians for European men.
The truth about Thanksgiving. After a colonial
militia had returned from murdering men, how they
slaughtered them. And that's how they celebrated
Thanksgiving, they'd slaughter the Indians, then they

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My offer of \$5,000 cash is still available if any government agency solves the problem. The way I look at it, the government employees who draws checks reminds me of Hitler's Gestapo. You know you're doing wrong. You know the country is in bad shape. It's up to you to straighten it out. man, woman, town, city, state must get involved and solve their own problems. Our federal government won't or can't solve problems, simple problems.

ELLE: Thank you for your comment.

PAUL NC GINNIS

MC GINNIS: Good evening. My name is-Paul McGinnis. I'm a researcher. I do a lot of work with government documents. And what I'm going to talk about tonight are the things that I'm aware of that have been omitted from the Draft EIS. Some of the items I'm going to talk about have been the subject of a Freedom of Information Act case that the DOE has not responded to yet. What I'm basically going to talk about is some things that, I don't know, maybe it's for reasons of national security they can't tell you. They mentioned tonight that there is a classified

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appendix to the DEIS. I mean, it's counterproductive 52 to say we're going to tell the public everything that could affect their safety and then have a classified appendix where vital information is concealed.

Another project that the DOE studied, and I know that the Air Force has studied, that is not in the Draft EIS. And I don't know the current status of it. There is a program operated under the code name of Timberwind (ph). It later became known as the Space Nuclear Thermal Propulsion Program. In this program, they were going to conduct nuclear rocket testing at Area 25 of the Nevada Test Site, near Saddle Hountain. And if you want to consider safety hazards, consider a chemical rocket explosion like that of the space shuttle challenger or the titan missiles, except with a nuclear reactor on board.

Another thing that they mentioned in the Draft EIS, but they don't give you any further details on, they mentioned the plutonium contamination in Area 13 of the Nellis Air Force Range Complex. The military knobs show that this box here, R48-08E on the Air Force map, is actually part of the secret Air Force Base in Groom Lake; the so-called Area 51. The Department of Defense has stated that this box here.

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this air space is under the control of the Nevada Operations Office. Even though it's an Air Force Base, it's on the Nellis Range.

I have some documents tonight I'm going to pass out, I have extra copies based on my work. But some of the files that have been released from the AEC days, clearly show the connection between the Department of Energy's predecessor and that base. For example, I have a copy of a 1957 press release from the Atomic Energy Commission that states that a Hevada Test Site installation known as Watertown Strip, which was the original name for this place, has an air field; and it's to the northeast of the Test Site and it is at Groom Lake. Another document that I have uncovered is this one here. This is a tolex that clearly states that base, Watertown Strip, which was completed in 1956, and is a Nevada Test Site installation. This kind of thing still goes on. If you look at the military maps, you can see that the Department of Energy supplies electrical power to the base. Also, they provide road access on Valley Road and on Hercury Highway. And like I said before, there is plutonium contamination in Area 13. It's just I don't understand why they can't say that it's part of Groom Lake.

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So anyways, I have mentioned --

I'm trying to uncover some more things through the Freedom of Information Act. I just don't feel that when the DOE conceals relevant information like that, that they're really making a good faith effort at this EIS. And like I say, I've got copies of material with the document references in case anybody needs it.

ELLE: Thank you. Paul, could you leave us a copy also for the record.

DAVID BUER

BUER: My name is David Buer, and I'm with the Nevada Desert Experience. For 15 years, we've been offering faith-based protest out at the Nevada Test Site trying to end nuclear weapons testing forever. There's several things I'd like to talk about this evening. I think what we try to do is plumb the depths of the spirit. We try to plumb the depths of morality. Not that we're experts in it, but that's kind of our work and our effort. I think that for our concern is the earth. Our concern is the native peoples who were here before we were and to try to do what's right. And so the concern for the Hestern Shoshone was raised. We've learned from our

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actions out at the Test Site over the years of the Western Shoshone and their Ruby Valley Treaty of 1863. We believe that that needs to be honored and . respected. And so for whatever option is -- whatever course of the four options is set out upon, we would hope it would include the Western Shoshone.

Of the four actions, we believe in discontinuing all operations. We feel that there's a lot of work that does need to be done in cleaning up nuclear waste, but one of the first things to do is stop making more of it. There's enough work right now just to clean up the nuclear waste. I know that the Department of Energy is involved with creating energy for our country in a variety of ways. And we would like to see a cessation of nuclear energy immediately. We would like to see our best minds of our country nut at the task instead of creating more nuclear energy, or design a new type of nuclear weapons like the experiments that are going to be conducted, the subcritical tests in the coming year. And I'd like to see those tests stopped.

But we would hope that our country's best minds will be put to use for solar energy, for wind energy, energy that is environmentally friendly. We believe that our country

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has a capability of really being a truly great country, but there's many things in our actions that I think raise questions for us. We have the potential, I think, we have the minds in our country, we have the ability in our country to export solar energy around the world; to allow peoples around the world who have no access to electric energy. Try to develop ways, 56 high technology ways that could be exported around the world, so that people who are out in outlying areas in Australia, and other parts of the world that have no access to electricity, could get it from the sun. Perhaps the Nuclear Test Site in Nevada here can be used for that.

I have spoken with Chairman -- I'm sorry, I can't think of his name of the Western Shoshone. I'm sorry, his name escapes me right now. I asked him about his opinion -- Chief Raymond Yowl (ph). I have spoken with him. I asked his opinion about solar energy being developed at the Nevada Test Site. And he feels that there's a possibility there. That in conjunction using the expertise of the Department of Energy, perhaps in conjunction with the people of the Western Shoshone. to try to create more solar power there on the Test Site. They may not necessarily be opposed to that.

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We should be getting rid of the

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But we would like to see a cleanup of the Nevada Test Site beginning immediately, a cessation of any more creation of nuclear waste. And we would like to see employment -- setting our best minds and talents to that task.

Sometimes we need to think -- kind of get ourselves out of the mold of what's possible and think beyond -- to dream a little bit about what could be. And I'll just say right now one example that comes to my mind, while I've been sitting here listening to people, is right now above us in space; the reality is, there's a spacecraft with American and Russian astronauts circling the globe together. And I think it's a very good -- that's the kind of symbolism that we need, the kind of thinking of what's possible in the future. Can we envision a world without nuclear energy? Can we envision a world without nuclear weapons? Can we envision a world that we include everybody? Can we envision the world where we respect other people and their various opinions and not resort to nuclear weapons? Let's try to find ways to eliminate the nuclear weapons. Let's not be conducting -- let's not be taking stands like with the subcritical tests that can jcopardize international agreements right now. We're close to having a

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Comprehensive Test Ban Treaty. But many nonnuclear states are questioning our motives when we're trying to develop other tests that could possibly create more technologies for nuclear weapons.

whole idea of relying on nuclear weapons. We should be using our best minds right now to find out wave to get rid of them. And we should be taking the lead on that in the worldwide community. And then we will truly be a great nation if we can help create a world where nuclear weapons are outlawed and their use is made unthinkable. So we would hope for a discontinuation of operations at the Test Site. We hope for promotion of solar energy in conjunction with the Western Shoshone. We would like to see the land turned over to the Western Shoshone. We would like to see the Nevada Test Site cleaned up beginning immediately.

> Thank you. ELLE: Thank you.

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TITUS: My name is Robert Titus.

Dr. Elle, I thought we were here to discuss the EIS for the Nevada Test Site. Most of the comments I've heard have been on either Yucca Mountain or Area 51.

Hr. Plangas and Mr. Krenzien have really stolen my thunder, so my comments will be quite short. But in consideration of the four alternatives, prime consideration should be given to keeping Yucca Flats and Areas 19 and 20 up on the mesas, as are irreplaceable resource to start conducting nuclear weapons tests again if we ever have to. We live in a dangerous world and we don't know what it's going to be 5, 10, 15 years down the road. And you can't

ROBERT TITUS

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VIC SKAAR

ELLE: Thank you.

SKAAR: Good evening, ladies and gentlemen. My name is Vic Skaar. I did not intend to speak when I came in here this evening but I have to. I absolutely have to. Because I have something to tell you that is not emotional, it is based on

replace the Nevada Test Site anywhere else in the U.S.

Bechtel Nevada Reporting Services personal experience. And I've listened to some garbage out there that is really nonscientific garbage.

And I want to share with you a couple of things. I spent 27 years in the United States Air Force. For most of those years, for about 20 or 30 years, the Strategic Air Command flew around the world with these weapons that were tested out there in those aircrafts. And on the 17th of January of 1966, during a routine exercise over the Southern Spain, a B-52 and 135 collided. That night, I was out there with a bunch of other people to clean up that mess. Four of those weapons, those thermal nuclear weapons, four of them fell from 30.000 feet. One of them landed intact without no scars on it at all Two of them landed in the HE, the high explosive, and exploded upon impact and broke the fission material and released that. That went downwind. That's called Pintonium 239. I ate that stuff. I drank that stuff. I breathed that stuff for 81 days. I was tested for follow-up urinalysis. For 13 months after I left that site, I urinated plutonium. Thirty years ago, folks, and I'm alive. Scientifically, I guess I should be dead because I heard some of you say that this is the most deadly known substance known to man.

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For you, sir, I respect the fact that you have had some problems. I lost a dear buddy of mine that spent the same amount of time there with me; night and day we were on that site. His cancer, however, was not related, not related to his exposure to plutonium. Now, why am I telling you this? If it hadn't been for the folks out there at the Test Site and what that has meant to the nation, those weapons would not have been able to fall from 30,000 feet and fall safe.

Fifty-four weeks in January of

1967, another B-52 with the similar 4 HE bombs crossed
in Tulle, Greenland. Those four weapons likewise went
into the drink and never exploded no fissionable
release. Doesn't that mean something? Why are we
picking on the Test Site that served its purpose.
There is a need for that technology to continue. I
get upset when I hear we're spending billions of
dollars trying to clean up something that has no -pardon me, "no" is not a right word. -- has suspect
health-related problems. There isn't enough science
out there to say that something is going to kill you
unless you're exposed to it. Zero exposure still
equals zero risk. I'm a public health supervisor at
this day in my life. I'm happy to be employed. I

Bechtel Nevada Reporting Services understand a little bit of what I was exposed to. And I'm darn glad that I was there, because the folks that were there did a darn good job of cleaning up that part of Spain. And I've got to tell you something, that's not a desolate area out there today. That's a community of about 300 or 400 people. Now, I haven't seen it for 30 years; I do hope to go back some day. And they're still living in that area, folks. There's a heck of a lot more radiation plutonium specifically that we left behind in Spain then you'll find out here at any spot in that Test Site. And those people live there every day; raise their vegetables, and are to my knowledge, still doing all right.

Well, I guess I am finished. I do appreciate the opportunity. I sat here and said I've got a message to share and I'm going to share it. I'm going to share it as often as I can. Thank you.

ELLE: Thank you.

CHRIS BROWN

BROWN: Hi, my name is Chris Brown. I'm representing the Campaign for Nevada's Future. The campaign was organized of local folks who are concerned about attempts by the Department of Energy

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and the federal government to continue to use Nevada as the dumping ground for the nation's nuclear waste. Your Alternative 3 is one more example of that and so we're opposed to Alternative 3, the way it's written.

We also feel that some of the examples that are going on around the country. like in Fernald, they're showing that through waste minimization, you can do a lot better job at cleaning up and keeping the waste on site. And the Test Site should accelerate its own programs for environmental restoration. In fact, we would suggest an Alternative 5 that isn't in the document, which would basically take the solar site and continue that as part of Alternative 5; accelerate the environmental restoration activities as part of Alternative 5. And then take what land has not been contaminated and turn it back to the Western Shoshone. And those should be the three elements of Alternative 5. The expanded-use activities to continue the effects and the pursuit of the Cold War are really not necessary. And we feel that it's important that in the expanded-use alternative where the continual development of new nuclear weapons is advocated through various means through the subcritical, as you call them, or hydrodynamic tests; that the risks from increased

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partners, if you will, in the arms race, as we will 67 surely recruit by pursuing such a path, should be included in this document. That that is a risk and it's a very real risk to everyone. In fact, the risk of a nuclear war will be increased by pursuing the 68 paths that are explored in Alternative 3. And that that risk should be included in the document.

In addition, just one comment about the document; nice purple cover. But the numbers in it constantly go back and forth from matric to English system. And you even use that wonderful measurement of the hectare. Who the heck knows what area it covers. But it would be great if you would be consistent, or at each place where you have a measurement, give us both measurements. So that those who are familiar with the English system can follow that, and those who are familiar with the metric can follow that. But this changing back and forth just makes for an unnecessarily confusing document.

> Thank you. ELLE: Thank you.

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JOWANNA HOLLY

HOLLY: I'm Jovanna Holly and I represent Campaign for Nevada Future and also myself as just a citizen here. I don't understand a lot of this lingo and really don't even want to -- care to even learn about it, because it's -- to me, it's such the masculine in its negative form. It wants to play with its little toys and always have a gun. And you go through this town how it's changed dramatically and I see everybody building up higher walls, gated communities. Get the weapons. You know, everybody has their private little weapon because it's a dangerous community. And the DOE is constantly working on these things where we have all these things because of -- you know, we've got to protect ourselves from -- I think we need to protect ourselves from ourselves. That's where we're having problems, because we're totally poisoning ourselves. We're poisoning our nation, our plants, our animals, our people. And thank God, you're alive, but I sure as hell don't want a lot of plutonium so that I can wee-wee it out of my body every day. I think it's a sad thing when you say something like that.

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I feel like it's very, very

important for us to learn to talk, talk to people and not have a gun in front of them and say we can talk with them. Because you can't talk with a gun. And just a small example is I do racewalking in the park in the morning. And it's kind of a so-called bad section and there's a lot of gang members there. And they were coming on to a lot of the people and giving them a lot of fear. And when they came toward me, they were coming pretty strong. And I decided to do the opposite of what they wanted me to do. And so I approached them in a really friendly way and I told them that they could learn -- they were teasing me about my racevalking because it looks kind of funny. And so I said, "Well, you know, I know you're razzing me, but you can do it. And if you -- because you have a good stroke and everything." And so I showed them how to do it and I became very friendly to them. And now in the park instead of harassing me. they say "There's our friend." It's just the simple little thing.

If we start to talk to people and start to work things out instead of putting all this -- you call this talking but you've already made your minds up. But you have to have so many of these forums so that it looks legit. But I hope you really

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70 do listen to us because it's real important. We all cont. need to love each other. I know it sounds funny for these reduces to hear, country boys.

(LAUGHTER)

HOLLY: But you can do an awful lot by just touching.

BOB YENTEKA

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YENTEMA: My name is Bob Yentema. I'm a retired Test Site employee. I just wanted to say a word for the people who are still out there. I think they've been a little bit neglected, especially in the EIS. I noticed the socioeconomic impact there didn't really address how it would affect the people who would be most affected by this. It's very easy to make them the whipping boy for real or imagined sins that have happened in the past or to say, well, let's just shut the Test Site down or return it to the people who may or may not have a legal claim to it. It's easy to say that when it's not your mortgage payment, it's not your kid's braces that have to be paid for. And these are people just like you. They're just exactly the same, the same likes and desires and all this. And I just wanted to say a word

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on their behalf. I hope they'll be considered when this decision is made.

ELLE: Thank you.

JOLIE LONNER

LONNER: My understanding is that the
Test Site employs about as many people as Treasure
Island does. We're not talking about a great
percentage of the people in Las Vegas who are going to
lose jobs. And that was something I wanted to clear
up.

YENTEMA: But it's important to them.

LONNER: It is very important to them but it was also very important to, let's say, the SS people to have jobs, too. It was very important to many people who made weapons for war. It was very important for people who made DDT. But DDT is very dangerous and people don't make it anymore because it killed people and things and animals and the environment. But what I wanted to say, was to address the other man who said he was going to talk about science as opposed to the crap that he was hearing. Science talking about how bombs were falling out of the sky and they were exploding and radiation was

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leaking, and I'm really glad that he didn't get sick. But the fact that bombs are exploding and that radiation is leaking, does not make me feel any safer; the fact that this man was able to live. But I'm sure other people were incredibly endangered by it.

And the fact that we've had all these accidents is even more reason to be scared, is even more reason to realize that the DOE and the people who have handled nuclear bombs and nuclear radiation have not known what they were doing.

They've put on a persona of being safe and knowing what they were doing. But in reality, they didn't. They didn't plan for those accidents. Those accidents happened. And when they happened, they were like, oh, no, I guess we better do something about it. And I have a feeling that the DOE is still doing that. And it doesn't make me feel safer to hear that someone ate plutonium and that they were okay. That's pretty scary to me.

Thank you.

TON HC GOWAN

MC GOWAN: Tom McGowan. This is my second time around. Just to comment on the previous closing statement. If they ingested plutonium, they may be okay in the instance that they had no intestinal blockage of any kind. Otherwise, they would be quite dead within three minutes, and that would typically be the case. To follow to Page 2 of my initial presentation. I'm just rounding it out. As I asserted, there is a broad range of activities possible and advisable for the Test Site; both nuclear and nonnuclear characterization. I mean by that official slash civilian context; dual aspect. There is indeed a potential for an entire community, dedicated intentional community to be constructed and operated, administered right there at the Test Site with an outreach to a neogreater community throughout all of Southern Nevada and conceivably beyond, well-beyond.

I would indicate that we are in the threshold of a new era. This is not the final chapter. It's Page 1 of an on-going multivolume work in progress. Nuclear is not the problem, you and nature is the problem. We are quality deficient

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adversed to ourselves and everything around us. Perhaps of human, spiritual, quality divisions, that would be at the expirality (ph) reason, integrity, responsible; and above all, conscience. And when we get to the point where we decide to change for the better, all of this will change for the better just like that. But first, you have to decide. And that can take a fraction of a microsecond or the rest of human time. And if you've decided, we can begin. But you must first decide. The rest of it is nuts and bolts routine, quite simply stated. Not difficult at all. You must first decide what it is you want to do and then go ahead and do it.

And incidentally, to the good soldiers, which is what they are, they don't formulate public policy. They carry out instructions handed down to them mandatorily directed by the Congress of the United States who we elect. If there's any fault-finding, it begins with us. We continue to elect people who are quite incompetent and act on the basis of political expediency and give these fellows orders to do things that are quite impossible, scientifically and technologically, absolutely impossible; and also unconscionable. They have no choice except to do it or give up eating. And I think

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so far, they haven't given up eating just yet, have you? But in my view, you should. My view, you should tell the Congress, "Hey, look, guys, this is all wrong." So you're not going to do it, we have to do it. And when do you want to begin? Once again, make up your mind. What do you want to do? They're not going to do it for you. They can't. You have to do it. You decide you do it, the rest is history; and we change this world for the better. We've got one chance only. This is the last generation. We may be the generation that killed all mankind. Think about

TROY JONES

JONES: I know that you mentioned before that the HR-1020 really has nothing to do with this. Although, in this EIS Executive Summary that I was reading, one of the current NTS missions was to provide the capability to respond to nuclear emergencies. And as such, I ask you, you know, a cask going 70 miles an hour down the road traveling full of nuclear waste, and these casks are hopefully able to withstand 30 miles an hour impacts. They just raised the speed limit to 70 miles an hour. What exactly are

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you prepared to do when that impacts? You know. that's one question certainly.

The other question that I have. I'm hearing these four options of how to clean this up and get it environmentally safe again and go forward with the Nevada Test Site. But the other thing that I was reading is that you've asked for a 244-million-dollar budget increase for the testing and whatnot, the experiments that you're doing; while cutting the environmental spending, an additional 205 million? And so, you know, just those figures, which are of course your request, lead me to believe that there's something fishy about this. That doesn't really make sense, that you're saying you want to clean things up but you want to cut spending on cleaning it up. Are you going to do it without money? You haven't even got the answer. And if you don't have the money, you don't have a chance. So these are two questions that I'd be interested in hearing on.

ELLE: Well, to answer the first question, the Department plays a large role in emergency response to radionuclides or radioactive kinds of accidents. And that is one of the missions that this office has. And we support the state and local agencies and emergency response programs in

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responding to accidents like that.

JONES: In what way? Details.

ELLE: Well, I can give you people to talk to about that, if you want to. But I can't answer the question.

JONES: Uh-huh.

ELLE: And the second question. I'm not sure which budget numbers you're talking about. If it's the OMB's Submission to Congress for the '97 budget, I think part of that plan is we can do cleanups better and cheaper then we had originally planned. And the trade-off and lower costs on environmental restoration is based on that. I think.

JONES: Is there any place in particular that you know of that has been contaminated with nuclear waste that has now been cleaned up cheaply or otherwise?

ELLE: We've cleaned up several sites on the Nevada Test Site. Other DOE facilities across the country have also cleaned up specific sites. And we can get you that information if you're interested in it.

JONES: What are the standards for that cleanup? Cleanup being I could go plant my garden there and raise my two children there, or that I won't

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74 die the minute I step onto the earth? cont. ELLE: In some cases, cleaned up to a level where you could release it for public access. In other cases, because we're going to be there for a while longer, not clean it up quite that much. JONES: I would be interested in that information. I think that not only I, but the public at large should have access to that information. I am doubtful that it's forthcoming. 10 ELLE: Okay. Well, as I tried to say at 11 the beginning, we are interested in your comments. 12 There are a lot of places you can get at us in terms 13 of giving us comments or asking questions. I 14 encourage you to do that. And we'll pay attention to 15 the comments as we get them. And I thank you very 16 much for coming tonight. We appreciate your 17 attendance and your participation. Thank you. 18 19 20 21 22 23 24

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PUBLIC HEARING TRANSCRIPT 5

THIS VERBATIM TRANSCRIPT CONSTITUTES

THE OFFICIAL RECORD OF THE

PROGRAMMATIC ENVIRONMENTAL IMPACT STATEMENT PUBLIC MEETING

(PUBLIC COMMENTS)

Held at the

SANDS EXPOSITION AND CONVENTION CENTER 201 East Sands Las Vegas, Nevada 89109

on

March 28, 1996 Beginning at 6:00 p.m.

REPORTED BY: Lana Stewart

Senior Verbatim Reporter

Bechtel Nevada Reporting Services

KEY to Transcript Symbols and/or Abbreviations

Webster's New Collegiate Dictionary: "Verbatim -- in the exact words; word for word."

Dash: [--] Indicates a sentence not completed by speaker. Dash:

Dots: [...] Indicates something was said by the speaker, which, as spoken, is neither audible nor decipherable to the reporter or from the taped cassette recording.

(ph) Indicates phonetic.

(sic) Represents exactly as said by the speaker and is used to alert the speaker/reader to an error in the record.

Parentheses: () Words within parentheses are reporter's explanatory comments.

VOICE: Indicates an unknown speaker.

Uh-huh: Indicates affirmative answer.

Huh-uh: Indicates negative answer.

Bechtel Nevada Reporting Services PROGRAMMATIC ENVIRONMENTAL IMPACT STATEMENT PUBLIC MEETING AGENDA

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TOM HC GOWAN.....4

SALLY DEVLIN.....6

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LAS VEGAS, NEVADA, MARCH 28, 1996, 6:00 P.M.

TON MC GOWAN

MC GOWAN: Just a few salient points. Number one: The underground storage and/or disposition of nuclear pertinent materials of any kind is not an option; either at Yucca Mountain, NTS, anywhere nationally, or anywhere throughout the terrestrial domain. Point number one.

Point number two: Aboveground storage is a viable alternative for certain specific purposes only; and only as altered redundancy ensured, safe, secure, monitored, retrievable, and containment integrity, quality-effective, and solely pursuant to the final disposition via climination. I should say reduction transelimination. And is further pursuant to final disposition via expulsion, completely, permanently, and irretrievably from the terrestrial domain.

Point number three: These missions respectively combined for fissile material, storage and disposition, and nuclear weapons of arsenal stockpile stewardship management, need to be clearly defined. We are not engaged in simply a

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cost-reduction-based contraction and consolidation of a nuclear weapons complex. This is not a small or giant, this is a dwarf. It's an entirely unique serpent (ph) and distinct essence and requires thereto a coincident addressed and response paradigm. A totally unique historically unprecedented approach is required. So far, you don't have one. You're treating it like a contracted, or what you refer to as consolidated version, of a traditional antecedent regime. It is no such thing. And if you continue in that arbitrary and expedient mode, you are ensured failure-inherent and time and quality and cost-ineffective. In other words, net cost profit.

It is essential that the Department securely recognize the profound difference between a downsized antecedent regime and a neoregime, which I just referred to. The final point to make is just simplified; don't store it, don't preserve and perpetuate it, eliminate it. There's more but I can't just bring it up just like that. So I'll come back at a more appropriate time and complete my remarks. I appreciate everything you're doing, whatever it is you do. Okay? And I appreciate it even more so, if the punctuation and the grammar and everything is in the right place when I finally read it in that book. I'll

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tell you why I say that -- and it's not this young lady, she's doing a great job. Some other highly trained person who works for the Department in the past, put in a phrase attributed to me called "nuclear edge." What I had said was "nuclear age." I would anticipate that anybody who works in this regime automatically would have somewhat of an idea that I was probably saying "nuclear age," not "nuclear edge." It sounds like a razor blade. Thank you very much.

SALLY DEVLIN

DEVLIN: How to interpret the EIS on NTS. Do the 43 states and our Nevada that will be involved in these enormous transport problems realize how the government feels and has demonstrated that they are graciously willing to destroy our quality of life? This could occur as soon as 1997 or 1998, if this is allowed to go through.

Would proper science make sense out of this problem? No colloidal studies or microbiological conversion studies, even though they have been suggested, have been made. Why don't we transmute and destroy the LLW and LLHW? This process for destruction and transmutation was discovered and

Bechtel Nevada Reporting Services developed by the National Laboratories. It is ready for connercialization.

Three railroad plans, that would cost billions of dollars, were proposed by DOE when I became interested in the transportation studies. One of these studies would have come through Pahrump. The EIS weighs many pounds, but in all these pounds of paper there are many maps. None of these show Pahrump until one burrows into Volume I, Appendix I in the three pound Transportation Study. And there, on pages 3-18, 3-20, 3-22 are maps using 160 to transport waste through Pahrump.

The federal government is totally unaware of our demographics: We are an unincorporated town with unknown boundaries because we have never been properly surveyed. Our area encompasses the approximate size of 5 northeastern states. Our County Commissioners have allocated 48,000 parcels ranging in size from single parcels to 100 acres in this enormous area. The 20,000 residents today could, over the next decade, become the third nost populated town in Nevada with 100,000 people. We have one of the largest and purest aquifers in the entire nation.

Highway 160, which goes through Pahrump, parallels 95 which goes to NTS. If an

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accident occurred on 95, the only way for the HAZMAT trained firefighters from Las Vegas to get to it is through Pahrump. From I-15 in Las Vegas, Clark County, and the Blue Diamond cutoff over Hountain Springs at about 5,800 feet, and then another 46 miles to the Nye County line and 6 more miles to Pahrump. From there, it is 26 miles more to 160 and 8 miles down the road on 95, and 8 miles to the entrance of NTS at Mercury, all in Nye County. We have a few paid firemen, but our 40 volunteers take approximately ten hours of HAZMAT training and are updated ten hours yearly. Our sheriffs get 16 hours of HAZMAT training and are updated eight hours yearly.

Our two-lane Highway 160 is congested by traffic going back and forth to Las Vegas. Hazardous naterials such as propane, gasoline, liquid cyanide, liquid nitrogen, are going through Pahrump all the time. Yet, on pages 3-30 through 40 of the Transportation EIS, the bar graph N.V.6 is among the highest for every fatality risk from traffic fatalities to radiation-induced cancer risks, and by far, the highest on the hazardous index risk. The risk of bringing the wastes through Pahrump are slightly lower, but not by much. If an accident happened on 95, the only access to it would be going

Bechtel Nevada Reporting Services over the hump and through the middle of Pahrump on

160. What will this hazardous stream of trucks do to
the huge economic engine of Las Vegas?

Alternate 3 in the summary states: that all radioactive waste will come to NTS and that there are 900,000 cubic yards of LLW and LLMW. Yet, in the Transportation on Page 2-14, it states that 1,154,963 cubic yards would be coming through by truck with a potential of 24,276,796 cubic yards over the next 75 years.

There are 55 million gallons of highly radioactive waste stored in 177 underground tanks in Hanford, Washington. If the plutonium and uranium were to go critical, what would happen? This mess has been going on for 50 years and the federal government has been characterizing it for 10. We, the taxpayers, might have to pay 36 billion dollars for the cleanup.

We know about the radioactive spill which occurred at Los Alamos. It ended up at Cocite Lake and polluted the fish with radioactive collides.

NTS presently stores 1,500

55-gallon drums of transuranic waste. If there is no
WIPP, will NTS get another 5,000 or more 55-gallon

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138 drums of TRW in '98?

Adding together the recently declassified DoD report on their 312 metric tons of HLW to the either 30,000 metric tons or 126,000 metric tons of nuclear power waste, and what do you get? Not one, but two repositories at Yucca Mountain. Cost 60 billion dollars. But again, if there is no repository, then it will all go to NTS?

We would be the world's largest MRS with no oversight compensation since the federal government owns 93 percent of Nye County. My home is 30 miles from the Test Site and 50 miles from Yucca Mountain. We are the third largest county in the USA.

My concerns are for our town and for the nation as a whole. Forty-four states are involved in transporting this waste. Does the county want the effects of this radiobiological exposure to destroy our future generations? Toxic waste in our drinking water from the landfills is causing sterility in all animals including us. This contamination is also causing birth defects and high incidents of cancer in all age groups. Our local plants and trees are suffering extra growth from the radioactivity splattered from the Nevada Test Site.

The nation as a whole must put a

Bechtel Nevada Reporting Services stop to our government contaminating our air, water,

and land. The poisons from NTS will ruin the pristine
Pahrump Valley and Nye County.

For those intorested in the environmental aspects of this enormous EIS, let me leave you with this thought. Forty-three states generate radioactive waste. Nevada does not generate any. If these deadly radioactive materials are put in our desert, there will be one desert tortoise that will survive after we are gone. Will the only creature left on our planet be the indestructible cockroach who has eaten our last tortoise?

Will you join with me to get this

scientific transmutation process implemented?

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Volume 3 2HT-62 Pages 10-11

WORKSHOP NOTES

Nevada Test Site (NTS) Transportation Advisory Group Protocol Working Group

Record of Decision Regarding the Nevada Test Site Environmental Impact Statement Recommended Action Items to be Included by the U.S. Department of Energy in the

11 April 1996

Introduction

These recommendations are the result of a series of discussions (by telephone conference and in person) among members of the Protocol Working Group, a subcommittee of the NTS Advisory Group (a.k.a., the Big Group). Representatives of the DOE/Nevada Operations Office were present at all such discussions and are already cognizant of the proposed action items presented in this document.

participating group or individual. They are being put forth to (1) help the participants see the areas of most concern to Protocol Working Group members and (2) assist staff of governmental and private agencies prepare comments on the *Draft Environmental Impact Statement for the Newada Test and Off-Site Locations in the State of Newada (EIS)*. With this information, the importance of any recommendation will be enhanced by repetition of that recommendation in individual comment submissions. It is important to note that these recommendations may become part of the official record of the EIS only when they are submitted as comments. recommendation to each individual commenter. In addition, we feel that DOE's perception of reviewers may incorporate specific recommendations into their own comments, or indicate where they disagree. This will assist DOEANV in understanding the importance of each These recommendations do not reflect the official positions of any local government,

explicitly in the EIS. Further, we would like any recommendation that is accepted by DOENIV to be addressed in the Record of Decision as a specific, rather than a planned or to-be-developed, Protocol Working Group members expect DOE/NV to evaluate each of these recommendations mitigation measure.

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major areas, including (1) institutional interaction/communication, (2) mitigation, and (3) route subareas of communication, equipment, planning and training, and procedures and operations. For the reader's convenience, the following recommended action items are grouped into three methodology, and still others suggesting compromise measures. Therefore, the section on routing and parking area selection contains a brief summary of the discussions rather than selection and selection of parking areas. The mitigation group is further subdivided into No consensus was reached regarding route selection, with some persons opting for the specification of certain routes, others calling for the development of a route-selection specific recommendations.

WORKSHOP NOTES 1 (CONTINUED)

TO BE CONSIDERED BY THE TRANSPORTATION PROTOCOL WORKING GROUP RECOMMENDATIONS REGARDING THE NTS EIS

11 April 1996

RECOMMENDATIONS REGARDING INSTITUTIONAL INTERACTION/COMMUNICATION DURING PLANNING AND OPERATIONS GROUP I.

- DOE must specify shipment notification procedures, including [1] state, trihal and local jurisdiction notification, [2] estimates of materials and volumes to be shipped, and, [3] designations of points of contact for corridor jurisdictions.
- There should be regular meelings among representatives of DOE, corridor juristiletions and other stakeholders and interested emities. These meetings should be used to: 'n
- address issues that may arise when significant changes have occurred or are planned for provide updates regarding ongoing and planned shipment campaigns and reports and evaluations on past shipments [based on DOE monitoring program];
 - the transportation system and in materials and/or volumes being shipped; identify and mitigate additional at gast or concerns of lowal communities abould
 - transportation problems occur.

Interim information can be made available through postings to an Internet home page, or though other efectronic, hard copy or oral communication. In addition, DOB should also

- a mechanism for receiving and addressing concerns that may arise between regular nectings; and, -:
- destinations of each shipment, the number and volume of shipments of each substance, highway and rail routes used, incidents/accident encountered and actions taken to annual reports to include, at the minimum, identification of carriers, sources and address them, and evaluations of each shipment campaign. 4

RECOMMENDATIONS REGARDING MITICATION GROUP II.

Communication

DOE must ensure that local emergency response agencies are able to identify low level waste shipments and provide immediate notification to federal and state agencies responsible for responding to or supporting the handling of accidents. _:

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Equipment

- DOEANV should provide responding jurisdictions/agencies with at least two new detection instruments per jurisdiction and ongoing calibration services in conjunction with local training in corridor communities in emergency response to incldents involving radioactive materials. DOEANV aboud provide or facilitate the provision of in-vehicle radio repeaters, binoculars, cellular telephones and other equipment to corridor jurisdictions.

 DOE should provide preference to local public safety and emergency response agencies for the free distribution of federal surplus emergency response equipment. 8

Workshop Notes 1 (CONTINUED)

Recommended DOE Transportation Action States Regarding the NTS EIS, 11 April 1996, p. 2

RECOMMENDATIONS REGARDING MITIGATION [continued] GROUP II.

Planning and Training

- DOE/NV should work with corridor communities to make training opportunities as effective as possible. Consideration should be given to direct funding of training programs to the corridor communities, providing training opportunities on weekends to accommodate volunteer responders, and providing shipends to participatus. [See, sise, if met 1 under Equipment]. Communities which are not directly located on transportation routes should be provided the opportunity to participate in emergency response training courses offered to curridot 9
 - DOE should provide financial and technical assistance as necessary to ensure that curridor communities have up-to-date emergency management and evacuation plans in place. mi 12

Procedures and Operations

- Transported loads should be covered or contained to prevent possible acrosol dishursement. All stipments of ι_{λ} , 'svel waste arriving at NTS during off-hours should be ... 3 iv temporarily park loads at a secured area inside NTS gates. ri 2 14
 - 15.
 - Each truck carrying Class 7 materials should have two drivers present at all times.
- Carriers should respond to all driver advisories and notifications of delays and make
- vehicles should be required to undergo quarterly CVSA inspections [bused on enhanced North American standard] and should display appropriate safety inspection stickers. appropriate adjustments to primary routes. All vehicles should be required to underso vi 16

RECOMMENDATIONS REGARDING ROUTE SELECTION AND SELECTION OF PARKING AREAS GROUP III.

Members of the group were unable to reach consensus on recommended action items regarding transportation. However, there were a number of discussions that brought out three definite positions. These were:

- DOE should select speelfic primary routes, usually interstates, U.S. and state highways, and direct carriers to use these routes through contracts or other means. Any exception to their use would occur when drivers may make adjustments to routes based upon official advisories and DOE should avold the use of certain routes, segments of routes and shipping at specific notifications of delays [See Group II, Miligation, Procedures and Operations, Item 4]. -: 18
 - times, in this case, DOBNY and affected parties would agree on routes and segments of routes that examot be used for LLW shipments. It was also suggested that DOE institute policies to avoid transporting materials during holidays, peak tourist travel periods, or during special events. Examples of areas to avoid are Hoover Dam and the Spaghettl Bowl. Carriers would be probibited by contract or other means from using certain routes or route segments or shipping at certain times. ន 16

Workshop Notes 1 (Continued)

Recommended DOE Transportation Action Items Regarding the NTS EIS, 11 April 1996, p. 3

RECOMMENDATIONS REGARDING ROUTE SELECTION AND SELECTION OF PARKING AREAS (cominued) GROUP III.

- DOE and stakeholders should agree on a methodology for route selection. Under this optim, DOE must commit in the Record of Decidon to a clearly articulated process for routing of LLW shipments and to a nochanism that binds the shipper to adhering to the identified routing. alternative. Two members suggested specific language for a recommendation on route relection methodology and direction to carriers. mi
- acceptable routes. Some working group members recommended that U.S. DOT guidelines for routing of hazardous and radioactive materials be used to provide direction in this effort. Within this context, it was also suggested that DOE should provide state and local jurisdictions with copies of the route and risk analyses for each carrier transporting Class 7 materials as defined in 49 CFR 172.403. This suggested language and other discussion brought out the point that DOE and stakeholders should enter into a process to establish methodologies for selecting the safest and most

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As a wapromise between Options 2 and 3, above, some working young representatives thought that option 2 might be put into effect and used until a methodology is agreed upon

Parking Areas

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DOENVY should work with the State and corridor jurisdictions to develop criteria for selection of safe parking areas to be used by carrier vehicles. This is related to the recommendation in Group II, Miligation, Procedures and Operations, that all shipments of law level water arriving at NTS Juring off-hours be required to temporarily park loads as a secured area inside NTS **-**: 24 25

Webster's New Collegiate Dictionary: "Verbatim - in the exact words; word for word." Dash: [] Indicates a sentence not completed speaker. Dots: [] Indicates something was said by ti speaker, which, as spoken, is neither audible nor decipherable to the reporter or from the taped cassette recording. (ph) Indicates phonetic. (sic) Represents exactly as said by the speaker is used to alert the speaker/reader to an error ir record. Parentheses: () Words within parentheses are reporter's explanatory comments.	fations erbatim - completed said by t
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MORKSHOP NOTES 2 THIS VERBATIM TRANSCRIPT CONSTITUTES THE OFFICIAL RECORD OF THE MEVADA TEST SITE ENVIRONMENTAL IMPACT STATEMENT C.O.R.B WORKEROP (PUBLIC COMMENTS) Held at the CITY HALL BUILDING BOULDER CITY, Nevada On April 8, 1996 Beginning at 7:30 p.m.	REPORTED BY: Lana Stewart Senior Verbatim Reporter	Bechtel Nevada Reporting Services
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Workshop Notes 2 (continued)

about 50 million. Some of the other big documents cost 20 or 30 million. So on a relative scale, though the 10 million sounds expensive, it is pretty cost-effective; at least the way we've tried to do this one.

I was looking at these alternatives we have over here.

(Indicating) And I'd like to discontinue the use of transportation by requesting that all the states that generate whatever it is they generate, they just keep it there. If it's so safe, that shouldn't be a problem.

ELLE: Okay.

BLETSCH: That's it.

DENNY HAAS

HAAS: I would like to request that the DOE investigate, through the Bureau of Reclamation, whether or not hazardous truck traffic can be prohibited from using Hoover Dam to cross the Colorado River.

ELLE: Thank you.

Workshop Notes 2 (continued)

BOBBI YOUNGBLOOD

YOUNGBLOOD: I really came to learn.

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And more recently, in the newspaper, I read where they're picketing perhaps for underground Again, I don't feel qualified to speak though, because not a concerned citizen and want to become involved, just But I'm here as And with young children, for the safety of our children and our grandchildren. with the water level, and all these other concerns. And, of course, I am very much interested that we use any truck route through Boulder City with I did come late, and I didn't get to hear the of it. presentation or the beginning testing. That concerns me. hazardous waste. Thank you.

thank everybody for coming and thank you for the opportunity to come and talk about the project that we've been working on for quite awhile. I think it has importance, not only today, but into the future of the Test Site and how we use this resource that we value in terms of its national capability. Thank you for your participation. And we will listen to your comments and incorporate them in our work. Thank you.

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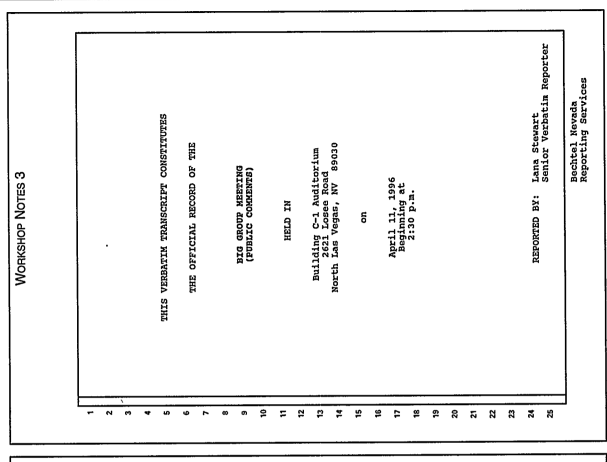
Professor Richitt.

BENSON:

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S If any of you have not turned in your survey forms, we So thank you of this; to tell DOE what you want and what you think. Bobbi, if you would like to ask questions or whatever, would really appreciate getting them back. They will involved in the process and we want you to be a part I just want to, again, thank participating. We'll be here for a little longer. you personally for coming in this evening and for Bechtel Nevada Reporting Services We want you to be stay here as long as you'd like; and that's an help us to better do more in the future. WORKSHOP NOTES 2 (CONTINUED) invitation to everyone also. RICHITT: again very much. 우 = 12 13 15 16 7 1 8 5 8 2 ដ 23 7 25

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WORKSHOP NOTES 3 (CONTINUED)

LAS VEGAS, NEVADA, APRIL 11, 1996, 2:30 P.M.

PUBLIC COMMENTS

THERON GOYNES

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The acronyms, I'm get So pardon me if I sound a little -- I just left to my Commission Meeting and the City Council this evening Theron Goynes, Councilman and Mayor Pro Temp for the deals with transportation [-15 and the Spaghetti Bowl at I-95. But I want you these before the end to know that I'm not asking for your sympathy, I'm and fixed routes, and what are we going to do with a Regional Transportation Commission Meeting, and And I've got to bit irrational, because my RTC Meeting, Regional about up to here with acronyms today. RTC, EOB chrough with this and go prepare for a Planning as I was talking Department of GOYNES: Good afternoon. I'm what have you just asking for your understanding. of NWACE, WESP, NDOT, and DOE, and And a complete list and you name Commission, coworkers or cohorts, or North Las Vegas. in North Las Vegas. Transportation, Transportation to get going city

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term.

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WORKSHOP NOTES 3 (CONTINUED)

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to comment the Department that was well put together by Nancy, wasn't it? Working Group, to discuss the transportation issues. and Kathleen Grassmeier, appreciation on behalf of City of North Las Vegas over the past several months through the Protocol But again, I want to express concerns from the City of North Las Vegas. And on the Nevada Test Site Environmental Impact I would also like to express my to work with DOE ç certainly, I would offer my thanks for especially Frank Di Sanza opportunity at this time the Statement. Energy staff for Now,

(LAUGHTER)

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GOVNES: Okay. I would like to express my concerns today on the following points: Number one: The area covered by the EIS did not extend into North Las Vegas. And I believe that we were one of the first entities that became very, very concerned about the extenuating circumstances that was coming from the DOE area. Given that this area is the source of many of the workers and the focal points for most of the transportation alternatives, more analysis should have been done on the region.

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Number two: The City has always maintained that their first responsibility is to

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WORKSHOP NOTES 3 (CONTINUED)

completed in 1995 by Russell Di Bartolo, Ph.D., funded provide the highest level of safety for our residents, we feel it is onk the Yucca Mountain Project, since there is a strong transporting any nuclear waste on Craig Road, and possibility that high-level and low-level nuclear waste will use the same transportation corridors. important to coordinate the Test Site activities position has not changed. A hazards assessment ţ Craig Road and the Union Pacific Railroad was occasions, expressed to DOE their opposition The City has, on several In this respect, and drivers. 2 3 12 5

which compares development for one mile either side of Craig Road in 1989 to development in 1995. This study the City's position that the Craig Road area by the State of Nevada Waste Projects Office grant, residential development makes it unsuitable as nuclear waste transportation route. confirms 4

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> Although it is not required under current DOT regulations, DOE should become proactive our local concerns and conditions, including possible to develop a route selection methodology I think that was displayed based on a comparative analysis that takes into It should be the graphs. on one of in route selection. account noment 5 9

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WORKSHOP NOTES 3 (CONTINUED)

of HIGHWAY -- and that's capitalized -- while it might mainly population, potential risk for accidents, and various be good for macro scale planning, it is inadequate at that we were focused on a The proposed use closely allied with high-level waste transport to be dismissed until the Yucca Mountain EIS is completed. transport is too Any routes used for low-level waste transportation The present process of considering other criteria. Again, I noticed some of that will assuredly be used for high-level waste. time and distance is not adequate. Low-level waste displayed in the the local level. moment ago. ♥ cont. 7

The valley's primary economic damage to the entire state of Nevada. Route record in transporting nuclear waste, but a negative selection methodology must be explicit, transferable perception caused by such shipments could result in That, we all know, and you don't have to ij The DOE may have an excellent transportation and account for local concerns and of the Las Vegas industry and Nevada's primary source of income to both high-level and low-level nuclear waste Valley depends upon perceptions. economy wonder about that. tourism.

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the event of an incident

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Commissioner Myrna Williams, the Commissioner of Clark. The Statement transportation issues. And please note that regretted that she would be unable to be ţ we thank ø for allowing us week. deadline. And I can assure you that we will be held again, I would like to thank you for the opportunity The City of North Las Vegas will we are an incremental part of the program and we're And I'm going comment in writing regarding the entire Nevada Test BECHTEL: My name is Dennis Bechtel. Bechtel Nevada Reporting Services shipments, type, route, time of day and days of to provide comments on the Environmental Impact Again, we refer back to the slides that we saw. And it's been my pleasure. Site Environmental Impact Statement by the May should be provided by DOE indicating number of comments I would like to offer today are from -- and being one of the first, to this commitment before the May deadline. S ELLE: Thank you very much. WORKSHOP NOTES 3 (CONTINUED) again, meeting. DENNIS BECHTEL the Department of Energy, Thank you. here today, she had another to be part of it. going to stay She County. DOE, ≅ cont. 20 2 Ξ 4 2 7 15 9 1 8 5 2 22 Notification to local governments attended a workshop in Emmitsburg, Maryland involving I recall And we went through this maintain RAT team readiness at the Nevada Test Site. scheduled with DOE, Carriers, and Affected Units of is there anybody here familiar with that Government to discuss nuclear waste transportation GOYNES: Okay, then we're on the same ğ It's the old college GRASSMEIER: It used to be St. Joseph Bechtel Nevada Reporting Services RASSMEIER: It's the National Fire And some years ago during my tenure on the Council, Regular meetings should be one of the action item plans on the event that end, the KIS should include a recommendation I am a graduate of that school, I believe that's Radiation Assistance Team. ready to respond quickly and appropriately. something of this nature would take place. Workshop Notes 3 (Continued) involving nuclear waste materials, the event that would take place. process in Emmitsburg, Maryland? GOYNES: Right. turned into that. College, and wavelength that they thought Academy

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WORKSHOP NOTES 3 (CONTINUED)

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ţ But I think the dialogue of the work by thank unique. And I also, with Bart, would like to see --And we'll be interested to see what really comes out of This has been unique in our experience. Department of Energy, Katie and Frank for all your Transportation is a big issue to Clark County. the Department of Energy, individuals from the fransportation Protocol Working Group; and the see this as part of the EIS, I think it's kind DOE and a number of meetings, and I think some sensitivity of our concerns, is appreciated. convey her thoughts. the exercise.

Our involvement on this issue reflects our resolution of issues such as the routing of the waste some more detailed comments by the transporting radioactive waste through the Las Vegas for the creation of potential precedence for notably in urbanized areas will require considerable We also What I'd like to do is to read From Clark County's perspective, the Valley is an extreme concern to Clark County and additional time and effort in working with local future Yucca Mountain nuclear waste shipments. comments from Commissioner Williams. The issue of She says: be providing May 3rd deadline. governments. citizens. some wi11

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Workshop Notes 3 (continued)

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DOE should concerns that we express today are things that DOE are going to be faced with throughout the country, not have been the key selection criteria of the transport While traditionally time and distance unequivocally that further interactions are required the affected communities on transportation issues that will shipments may be increased dramatically through this ninimize risks to the public; not just in Las Vegas, determinates in route selection. As a side comment, study does not adequately consider potential local program, other factors such as population density, The risk analysis presented in the Final EIS and the Record of Decision should state sensitive facilities should be equally important ro kind of echo some of the areas of high potential accidents, location of of the waste, given the fact that a number of utilize the methodology of route selection discussions of the Protocol Working Group. as routing. problem areas. but anywhere. 19 14 15 3 10 = 12 13 14 15 16 4 2 3 2 2

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just us. We're the focal point right now.

Ms. Williams finds it interesting
that most of the routes examined in the Transportation
Study travels through Clark County or the Las Vegas
Valley. And I think there's a little bit of history

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as we understand it, has

MORKSHOP NOTES 3 (CONTINUED)

The Las Vegas Valley currently is a intersection, are being considered for routing. It is also hard to believe that roads such as Craig Road and that the population could go to almost two million by is estimated Transportation Study. Given the continuing dramatic potentially dangerous areas such as Hoover Dam and so-called Spagnetti Bowl, which is the I-15, US-95 growth and population and traffic congestion and construction, it is difficult to understand why the year 2005, the estimated period of the population that exceeds involved in that. 17

Spaghetti Bowl will be under new construction over the or ten years, as you're aware. This creates g gridlock and these are the dangerous switchbacks for both sides of the Arizona, Nevada sides. additional traffic hazards and potential next five accidents 19

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It is always noted that there are thousands of shipments and other types of hazardous the roads today; this being ទ Waste ď materials

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MORKSHOP NOTES 3 (CONTINUED)

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Bowl, considering that the major transportation routes types What would be the A tourist-based economy such accident with radioactive material at the Spaghetti being considered through Las Vegas are adjacent to densely placed casinos and hotels? Wouldn't be more prudent to avoid this in populated areas? as ours must be sensitive to anything that would public's reaction, for example, if there were an We're obviously concerned about all of material transported, given that it presents enhance potential risk to the public or induce radioactive, but it's no different and no more to visit our area. nazards to the public. public's desire most (ន 77

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DOE needs to take a more proactive role in issues such Ç relying on the carriers for compliance. We feel that radioactive waste shipments, essentially recommending DOE can, for example, mandate by options for carriers; including perhaps the avoidance the extremely taken a more passive role in the past with respect large number of shipments for radioactive material, carriers adhere to DOT regulations and contract, or at least exploring, on routing the of sensitive areas that was noted earlier, and because the NTS is being considered for as route selection. 23

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sections of Las Vegas Valley, are also considered as viable routes. These locations offer high accident

potential. US-93 and Hoover Dam is experiencing

development occurring in the north and northwest

the rapid urbanization and residential

Rancho,

WORKSHOP NOTES 3 (CONTINUED)

Because of the potential for large that may occur. I keep thinking that -- about a month That coincides with the time where everybody is going beverage truck leaving Las Vegas on I-15 going south. And it would just take something communities and particularly public safety, personnel It will enable local DOE officials to be -- to guide carriers about potential problems or two ago, there was an accident, I think it was a numbers of shipments, it is important to the local minimum, this will provide the local public safety personnel with the opportunity to prepare for the be notified about shipments in their timing. At And it was a gridlock for like that to happen. Under our current traffic consideration such as safe-havens and others. conditions, it would really create a chaotic to Los Angeles. miles, believe me. shipments. situation, guided back 22 <u>|</u> ន

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communities should also be actively involved in discussing issues such as how carriers would handle the deviation from the established routes for fueling, rest, mail stops, emergency breakdowns, and similar.

These are also important issues that would cause a -- let me just -- you know, someone traveling a highway

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WORKSHOP NOTES 3 (CONTINUED)

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needs to do these things. And we've had situations in the past where the deviations have occurred where a truck parked at Fremont Street, because someone had not been to Las Vegas and decided that he needed to visit the area and get a meal. And it turned out the truck was actually leaking material at the time. And I'm sure there's probably other instances of that, that we don't even know about.

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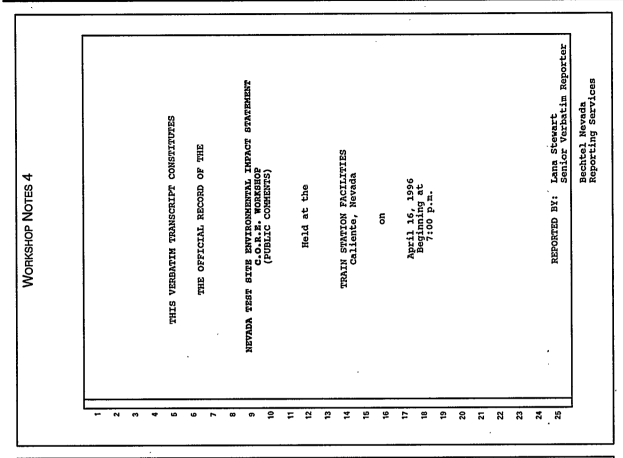
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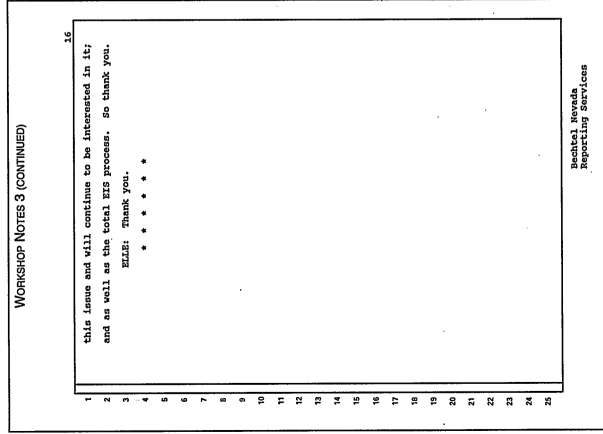
Indian And, of course, the other rural counties, many of them are all volunteered. Likewise, availability of adequate emergency response resources And notably, those areas could rely upon Finally, all facets of emergency And We're aware that DOE has had an excellent In our case, DOE must be prepared to resolve potential risks response and public safety are also important. and having sufficiently trained personnel are the volunteered fire departments. Springs is like that. Important. quickly.

greater number of shipments will undoubtedly task existing response teams. These will need to be augmented to meet the future requirements.

And, again, Myrna Williams thanks you for the opportunity to provide input to this. And Clark County and the Commission are very interested in

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Workshop Notes 4 (continued) .	KEY to Transcript Symbols and/or Abbreviations	Webster's New Collegiate Dictionary: "Verbatim in the exact words; word for word."	Dash: [] Indicates a sentence not completed by speaker.	Dots: [] Indicates something was said by the speaker, Which, as spoken, is neither audible nor decipherable to the reporter or from the taped cassette recording.	(ph) Indicates phonetic.	(sic) Represents exactly as said by the speaker and is used to alert the speaker/reader to an error in the record.	Parentheses: () Words within parentheses are reporter's explanatory comments.	VOICE: Indicates an unknown speaker.	Uh-huh: Indicates affirmative answer.	Huh-uh: Indicates negative answer.		Bechtel Nevada Reporting Services
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WORKSHOP NOTES 4 (CONTINUED)

CALIENTE, NEVADA, APRIL 16, 1996, 7:00 P.M.

PUBLIC COMMENTS

ROBERT O'CONNOR

O'CONNOR: Let's see now if I can get together what I want to say and everything might be all right. My name is Robert O'Connor. I was born in Reno and raised in Lincoln County. And everybody knows where Lincoln County is. That's where Clark County ain't going to get any water.

(LAUGHTER)

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I'm quite interested in what's What I need is a place might not make it. In fact, chances are slim. But I country, and some of them have to do with that Nevada who has gained the activities that have been going ₫B, I might add that I'm also Now, I don't want you to worry about it because I What I'm wondering -- and I have been to talk once in awhile. My own personal opinion that we have very, very serious problems in this candidate for the President of the United States. i vondering it over a period of years don't think I have to make it. O'CONNOR: going on here tonight. all for lest Site. inything

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WORKSHOP NOTES 4 (CONTINUED)

on out there; anybody, I mean, except those working

there?

Now, this Environmental Impact Statement, that I guess is in the planning stage, what is it going to say that hundreds of other Environmental Impact Statements haven't said? It appears to me that we have about enough Environmental Impact Statement is completed and gut in Environmental Impact Statement is completed and put in book form, does anybody ever look at it again; or is it put in storage some place? I read an article one time on government documents and how many billions or millions of dollars are involved in printing information, that nobody really gives a damn about, I might say.

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Somebody's going to pay these bills, and I don't know out at the Nevada Test Site or the proposals that are Statement, I don't know what it's going to say, but Now, this thing that's going on anybody working anyplace, because jobs are becoming Which is good, I'm not against those this Environmental Impact United States of America funded by the government. hard to find. But I hate to see every job in the except being proposed, who benefits, anybody Now, out there? anymore. who it is working

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Is anybody concerned about that, that Wevada Test Site, there have been -- I think the last time I read in the paper, there was 700 and something completed. I know for a fact that out there at that Is there underground tests. Now, on these underground tests this contamination is not in a casket or any place undernmath that ground, there is an atomic dust to have one of them whenever it's else; it's just sitting there in the dirt? any danger there? contamination. rould like

maybe they would resume atomic testing. Now, how much except those who are working out there? I think these cnow whether I have any questions or whether I'm just some money to spend? And is anybody gaining anything ď don't know what you're proposing to do out there now. more do we need to know to find out that we can blow human beings off the face of the earth, and we don't are legitimate questions that the public ought to be So I don't going to become harder and But whatever they are -- I read in the paper where place? Are we spending money just because we have to my way and these proposals that -- I But are we going any asking one of these days, because money, seem to have any qualms about doing it? talking through my mouth. chinking in American, is

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WORKSHOP NOTES 4 (CONTINUED)

doing quite well, and And it's quite apparent those many out of the government are maybe not doing the Because under the guides of democracy, all I see is government government that those in the government are on every level. narder to come by. everywhere, so good. I don't know whether I've made any sense here today or not, but at least I said what

CHAMBERLAIN: Appreciate that.

you.

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Thank you.

say.

had to

Thank

ALAN CHAMBERLAIN

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CHAMBERLAIN: Who is your natural

resource person here, is there someone here, geologist-type?

few questions.

CHAMBERLAIN: Is that you? I just have

Yes.

MAXWELL:

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I think I do have a question. O'CONNOR:

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ROBERT O'CONNOR

What does the future hold for What does anybody want to do? Is anything contemplated or talking about doing O'CONNOR: the Nevada Test Site? somethings

that the primary mission of the Nevada Test Site has been conducting underground nuclear tests, providing capability of the United States has and continues to test. If the President, for whatever reason decides he has to do, that would still be done at the Nevada be viable. And that will be the maintenance of the I think the simplest answer is, the level of assurance that the nuclear defense capability, the ability to do an underground ELLE: Test Site

O'CONNOR: You mean more underground

nuclear tests?

ELLE: I mean, that's the primary purpose of the Nevada Test Site. But there are a whole lot of terms of defense experimental work that reguires an other things that we do at the Nevada Test Site in isolated location, other activities like the Spill Test Facility where we can do work for commercial operations that need a capability like we have.

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Workshop Notes 4 (continued)

I read, I think one day in the paper where they planned on making sunscreens using Is that true? sun rays to generate power. O'CONNOR:

That's one of the things that is

ELLE:

being looked at.

Now, do we have so much money that we can O'CONNOR: I have a comment on that also. that in Washington? They also had windmills up there. do that in every state? Did we learn anything from That procedure was already done in the state of Washington.

I think the premise on these

ELLE:

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a place, and the Test Site is a place they have looked They want I believe they have a better opportunity to make commercially available solar power. proposals, the commercial industry is still at in trying to do that. interested.

O'CONNOR: Well, there's lots of sunshine If it will work any place, it would in Nevada. here.

ELLE:

Right.

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Has there water column. So I would imagine that the information And column, the water aquifers, the deep carbonate water You know, there's sequences in here and some of them aguitard As part of been any attempt to identify sequence to amend this wailable? Has there been no attempt done on that? stratigraphy in this case, is to make sure that the the Nevada, is the deep water carbonate aquifer system. aguifer system? Is that done somewhere? Is that test would be contained. And it also runs in the CHAMBERLAIN: Okay. Yeah, because I didn't read anything in here about the deep water characterizing the groundwater of the Test Site. Because we're in the desert area and we get less Bechtel Nevada Reporting Services to be most important natural resource water source in the containment, the primary purpose in this And we're also with the will be better aquifer systems and some are on page 421, this column here. (Indicating) systems. Has that been identified in this And that seems part of that is identifying those various I'm guessing now. we're Workshop Notes 4 (continued) Environmental Restoration Program, carbonate aquifer system. MAXWELL: tratographic section? has been collected. concentrations. 3 ∾cont. ဋ 12 1 13 16 14 15 17 18 2 20 2 2 23 2 This is the kind comment I asked when I MAXWELL: There is a technical library at that a lot of geologic information in here is based on without any connection to government geology going out

and I don't know who told me this,

another comment is, Is that available?

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peer review papers. Is there no independent persons

and looking at this? And is that data available?

Where can I obtain it?

And can I get a hold of it? And

faults? I haven't seen it anywhere in this document.

to follow-up on where can I obtain data on the west

The question I have is,

was down in Las Vegas.

Hiko, Nevada.

And that is the cutting edge of geologic technology.

I'm Alan Chamberlain from

HAMBERLAIN:

MULTIPLE INAUDIBLE CONVERSATIONS)

CHAMBERLAIN

Workshop Notes 4 (continued)

the facility on Losee Road, and it's all computerized,

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It talks about a generalized strat column

available.

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I'm just curious what the data is and what's

CHAMBERLAIN:

So it is available, great.

They will run copies of the

Can you download it?

CHAMBERLAIN:

however you want it.

MAXWELL:

documents for you.

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talk about the real water system and how that might be they address the deep water carbonate aquifer system water table thing, and that's okay; but they don't mountain ranges. They talk about the superficial and how it's interconnected between beyond the precipitation than we do actual production. lidn't see that anywhere in the statement. contaminated.

Jathering that information now through the underground We are in the process of MAXWELL: test area

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CHAMBERLAIN: And I'd be interested, who talk to, to see what they're doing on all this stuff? Can I get that name or would I contact; what geologist specifically can I Is there a particular name? do I have to call later?

ELLE: Why don't you give me your name and we'll have somebody call you back.

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> CHAMBERLAIN: Okay, that would be great. Maybe these are the kind of questions I need to just ask him specifically instead of asking you.

answers

Okay. I don't mean to put on the spot, but these are just some curious CHAMBERLAIN: anybody

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WORKSHOP NOTES 4 (CONTINUED)

I didn't see a whole lot in ¥6 Did anybody evaluate these stress values? questions and I'm just wondering if this would be a here about the mesozoic and how it's connected, how related to the ore zone, the host rocks. How it's don't see any thrust faults in there. I guess the So I don't Figure 4-24 on page 4 on 2, it shows a fault map. question I have, you know, why aren't they there? it's related to oil and gas. You know, how it's know, maybe that's another question to ask the On this figure here, on related to the water aquifer systems. proper place to ask them. geologist.

This identifies areas where would have in fact on that resource in one of HAXWELL:

CHAMBERLAIN: Okay. I guess my comment

proposals

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what how there's normal faulting but there's big thrust faults aquifer systems within that structural plate; and is, is when we test the nuclear test or whatever, structural plate are we in and what are the water does it go through the mountain ranges? We know hasn't, I'd like to talk to somebody about that, And if it I think that's a real important issue. don't know if that's been addressed. nore in here that give you's lot because 8

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Right, and get more learned

MAXWELL:

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My favorite part, the hydrocarbon resources. Who is the author for this particular part of the EIS? I'd like to know who that is.

HENDERSON: There's one or two people.

Basically, I think the correct response is, is as you have comments -- and it sounds like most of them are valid -- we're obligated to address them in the Final and try to write an answer. And not only that, but to call you and give you the answer of these kinds of things that need to have written responses for them.

CHAMBERLAIN: Okay. My question is, you know, who were the -- were they certified petroleum geologists?

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HENDERSON: It would have been one or two different Ph.D geologists. I know one was Bechtel and one was PAI.

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is it that would like to talk to your technical people, if they Those kind of questions, I Then I guess the petroleum think that's real important. And I'd like to know what these previous investigations are. And do we have petroleum geologists seeing those wells or I just want to make sure geologists or are they just general geologists? are they certified Okay. CHAMBERLAIN: just normal geologists? give me a call. question I'd have is, Would 9

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Workshop Notes 4 (continued)

those things are addressed.
ELLE: Well, I think part of the answer

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is, is the details that you're asking for or asking questions about, this is a summary level document, it's not a detailed geological investigation. So in the sense of our trying to respond to your questions or comments, you may see in the comment response document an answer like that, and then an invitation to come and talk in more detail to the geologic people, if that's what you want to do.

is, you know, even on the general scale, some of these The sequence stratigraphy and the aquifer CHAMBERLAIN: Okay. I guess I'm saying And those haven't it in And general things I want to talk about, it should be been addressed, at least I haven't seen them. So I'd like to see that's my comments. that's really important. those are pretty general. Anyway, the Final Draft. addressed. systems,

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CHAMBERLAIN: Appreciate you all. Thank

ELLE: Okay.

you.

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 KEY to Transcript Symbols and/or Abbreviations Webster's New Collegiate Dictionary: "Verbatim in the exact words; word for word."
Dash: [] Indicates a sentence not completed by speaker.
Dots: [] Indicates something was said by the speaker, which, as spoken, is neither audible nor decipherable to the reporter or from the taped cassette recording.
 (ph) Indicates phonetic.
 (sic) Represents exactly as said by the speaker and is used to alert the speaker/reader to an error in the record.
 Parentheses: () Words within parentheses are reporter's explanatory comments.
 Indicates an unknown sg
 Uh-huh: Indicates affirmative answer.
 Huh-uh: Indicates negative answer.

-- with the actual implement WHIPPERMAN: My name is Viola Whipperman. happening right now, the Community Reuse Organization, 4 How deeply involved does DOE plan on getting with the I mean, evaluating how it can happen. And I think there's a I believe if you look at what's the Nevada Development Corporation, is a DOE-funded kinds of people that have an interest in using the And I know Bechtel, activity to do exactly that; is to help commercial contractor, has made a lot of proposals to ğ Bechtel Nevada Reporting Services So there's a lot that's an activity they're pushing and that's activity that we're involved with them in and Nevada Test Site for, like rocket launching. IONOPAH, NEVADA, APRIL 23, 1996, 7:30 P.M. locals to develop some new activities on the ELLE: Well, I think --WORKSHOP NOTES 5 (CONTINUED) PUBLIC COMMENTS VIOLA WHIPPERMAN couple of other organizations. bring in new kinds of things. Site; how deeply involved -planning and implementing? WHIPPERMAN: ELLE: 13 7 15 35 17 19 20 2 ន 24

WAYNE PERKINS.....

WADE BARTON.....

VIOLA WHIPPERMAN.

10 F 12 13 Z 15 16 4 8 9 23 5 22 23 24 22

Page

ENVIRONMENTAL IMPACT STATEMENT

C.O.R.E WORKSHOP AGENDA

Workshop Notes 5 (continued)

RAY SALISBARY.....

VIOLA WHIPPERMAN..

JUANITA HOFFMAN....

MASON HAYES....

JUANITA HOFFMAN

LYNN KRETSCHMER.

PAM SIRI.....

commitment to the future in trying to bring in different kind of activities at the Test Site.

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The other half of that answer is, in the sense of the Resource Management Plan, if you looked at the framework, what we want is public involvement in the development of that plan and to make sure that as we go forward in all of these activities, that there is clear involvement in how that Resource Planning happens.

WHIPPERMAN: Okay.

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WADE BARTON

Esmeralda County. I am Wade Barton, the Chairman of the Esmeralda County Commission. And I would like to say I appreciate this opportunity to speak on behalf of Esmeralda County. My hat's off to the research and development out on the Nevada Test Site. I think that the Nevada Test Site has seen a great loss in jobs and it's been quite an asset to the state of Nevada for many years. And I'd like to see progress and development to continue out there.

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Reuse Organization, which has a title now, the NTS

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Reporting Services

WORKSHOP NOTES 5 (CONTINUED)

Development Corporation. And we are behind any kind of progressive development out at NTS. I've seen presentations put on from Kissler Aerospace considering the reusable satellite system. I was a member of the South Central Nevada Federal Complex Advisory Board. And I take a lot of credit in getting the CRO developed for the state of Nevada.

data -- well, I'd like to see some data in the
document addressing employment issues for
Esmeralda County. Some of the issues have been put
forth for Nye County, but not necessarily Esmeralda.

And I'd like to see some of those numbers. And I'd
also like to see Esmeralda County possibly defined as
a cooperative agency. And again, I appreciate this

the

I'd like to say that some of

ELLE: Thank you, Wade.

opportunity

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RAY SALISBARY

SALISBARY: I'm Ray Salisbary. I'm from Lander County. I'm on the Lander County Land Use Advisory Commission. I just put my "X" down there because I didn't know what was going to happen, so just in case. The only two things I can see that's

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I'm a member of the Community

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really important out there, and that's to give private industry and the commercial people a chance to use the surplus lands. And any of the contaminated lands that can't be used should be turned back over to the BLM and let them manage them. Thank you.

(LAUGHTER)

ELLE: In relation to the last comment, we have talked to the BLM about that and they're not too excited about taking that land.

WAYNE PERKINS

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development for Tonopah and more use of the businesses and this is the same with Goldfield, because there's a There's people with skills and talents here that would and the people available here in Nye County, Tonopah; like to see those people that are dealing up in this And I too want to see road opened up into that Test Site from their side. to leave some of that money here instead of question has been brought before you on economic flying it back to Las Vegas. I think it's very PERKINS: I want to comment as and I know they have been. Commissioner for Nye County. things addressed important. area,

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way. But I think everybody's -- I mean, the public is believe that we're not interested in people's comments interested in jobs and economic activity, and I don't think people want to see the Test Site sit there with defined a preferred alternative. But I think if you curious as to which alternative it is that you favor thing that we're looking at. I don't want people to I'm just consider them in shaping the preferred alternative itself, because we will use those comments in that that's represented by the Test Site is the kind of maximize what we believe is the national resource talk to people, Alternative 3 -- I mean, trying ELLE: Well, as I said, we haven't about the other alternatives or that we would My name is Pam Siri. Workshop Notes 5 (continued) PAM SIRI okay. nothing happening on it. SIRI ELLE: at this time? 2 12 15 17 13 ន 7

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LYNN KRETSCHMER

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KRETSCHMER: My name is Lynn Kretschmer. I'm from Tonopah. I worked at the Test Site for 15 years and I retired in '93 as a laborer. I'd like to know what the activities that are going on out there now and if they're going to -- I mean, I know the union is gone, per se. And do you think there will be any union jobs back, and what is really going on out there now?

ELLE: Well, I don't think the union is gone. Bechtel is the new contractor, but the union contracts went with Bechtel when the other contractors went away. In the sense of jobs, certainly the number of people working on the Test Site is very much smaller than it was, you know, three or four or five years ago. And there is an effort -- as I've said, Bechtel is interested in increasing the scope of activities that they have on the Test Site. And a major part of their contract is to find new work and to bring new activities to the Test Site.

KRETSCHMER: But Bechtel is not the only tractor out there though.

PERKINS: She's talking about TTR. KRETSCHMER: Yeah, TTR. Bechtel Nevada Reporting Services

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WORKSHOP NOTES 5 (CONTINUED)

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ELLE: Sandia is still the contractor at TTR. And they're interested as well in whatever new activities they can do there. And I can't speak for the Air Force in terms of how they would use existing facilities.

KRETSCHMER: Thank you.

JUANITA HOFFHAN

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HOFFMAN: Since I was a facilitator, I'm probably not supposed to speak, but Juanita Hoffman. And I would just like to say -- reiterate what the other folks have said about employment for the rural counties. Not only are we your closest neighbors, but I think that we've been the best neighbors; and Clark County is just nothing but trouble.

(LAUGHTER)

HOFFMAN: And employment of people in Clark County is just kind of a drop in the bucket to their economy and to Esmeralda or Nye County's or Lincoln County, for that matter; it's a big difference. And I don't know if this is even appropriate for EIS comments, but DOE ought to be able to have some influence on Bechtel to pressure them or suggest nicely that they look to the rural counties to

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Bechtel Nevada Reporting Services

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77 I'm from issues because we are economically depressed areas; as that the President has expressed, in that the even though environmental justice has an issue as the justice in this document. The guidance that we have, guidance we have does not put rural communities like some of these issues might be environmental justice I'm sure you know, and the Department is also aware question then would be, why were our areas that are We have addressed environmental soldfield in the category of environmental justice. I just wanted to ask you, Dr. Elle, if Well, actually, they were economically depressed not considered suitable for ELLE: Maybe Felicia can answer that HAXES: I suppose then my follow-up Bechtel Nevada Reporting Services mean, environmental equity is a different issue. environmental justice from that point of view. My name is Mason Hayes. Though, we have identified that infor -- put information in the document that talks about Workshop Notes 5 (continued) MASON HAYES BRADFIELD: environmental justice? HAYES: ELLE: Goldfield. question of? 4 2 2 က 2 11 12 13 7 2 9 1 8 6 20 2 22 23 7 H around here, "Why isn't it close to some of us?" It's 15 miles east of Amargosa or 40 miles south of Beatty, Pahrump is on the map and it will be on the map. And Las Vegas. It's not even in that county down there. PERKINS: Don, there's another comment I'd like to make on that, and it's kind of what she We can add words in the document that reflect where Nevada; Nye County. It's always 90 miles north of So there's a PR thing that really ticks people off A little PR in that way Well, we did have one comment Bechtel Nevada Reporting Services You never hear the Test Site being other places are in relation to the Test Site. early-on, that we left Pahrump off the map. WORKSHOP NOTES 5 (CONTINUED)

just like we don't exist.

would help a little.

ELLE:

WAYNE PERKINS

touched on.

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okay.

ELLE:

hire people

addressed. Each area was considered discretely and combination with the county it was in, so it was addressed. It is in the document. It should be in Section 12.

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ELLE: Well, before you go home, point out to them where it is in the document. If it's not properly addressed or if there needs to be more information, then that's a comment that you could give us. Then we'll do some more work on putting it in there.

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JUANITA HOPFMAN

HOFFMAN: I just have a following question about environmental justice. Is it not true that it's not strictly minorities that are looked at or communities where they've all -- you know, they've already had like hazardous waste facilities or something like that? Is not one of the criteria an economically depressed area?

ELLE: It is. HOFFMAN: Okay, thank you. ELLE: But one comment I would make on environmental justice, is it's difficult for us, in writing this document the way we've written it, to

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WORKSHOP NOTES 5 (CONTINUED)

address that issue clearly. And primarily, because there is no clear federal guidance on how to do it. I mean, the issue has been around for a couple of years and there still is no clear guidance on what it is you have to do or how it gets addressed.

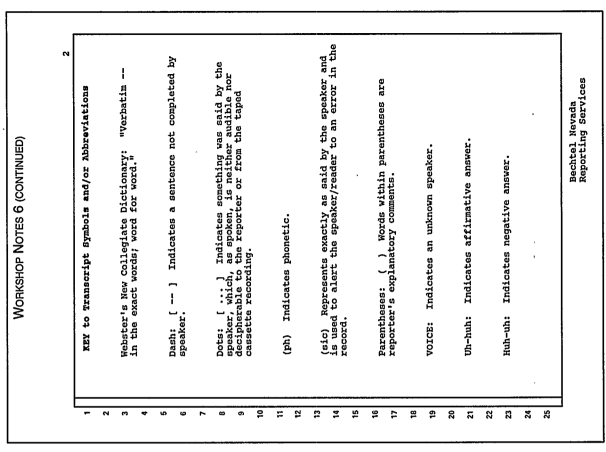
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VIOLA WHIPPERMAN

If there were new activities something going to be possible to be done out there or have to go under the regimen of going through the EIS particular, say a completely new project, would they so you can't move 50 feet in any direction for E tortoise, you know, blooming over us, anything like all over again and with the horror of the desert fear, or horror of the kangaroo/rat type thing? on TTR that were going to be starting up, we going to be trapped? WHIPPERMAN: that; are 7

ELLE: I don't think we're trapped in any sense in trying to do new activities. Particularly with the desert tortoise or other endangered species, if you identify an impact, you figure out a way to mitigate that impact. But in terms of the way this document is written, it addresses high-level activities on TTR. If there are a new program or new

the assistance and the learning that I've got from it. I appreciate Bechtel Nevada Reporting Services coming up here and bringing this to us. WORKSHOP NOTES 5 (CONTINUED) Thank you. ₽ 6 11 12 13 14 15 16 17 18 19 20 2 22 23 24 15 opportunity to come and talk about the EIS and what it PERKINS: I guess you've answered all the is we're doing. If you have written comments you want for If you postmark them May 3rd and we get them done, who would be in control of the Test Site, still questions after we end this session, I'd be happy to SALISBARY: After this is all said and DOE would retain control of the And thank you for the necessarily have to write a new EIS, but they could Elle and the UNLY folks It's a smaller activity that people are proposing, they wouldn't Bechtel Nevada Reporting Services get to us, May 3rd is the end of the comment Well, if people have more And we'll go ahead and document and it doesn't take as long to do. Workshop Notes 5 (continued) on Monday, we'll still look at them. write an environmental assessment. RAY SALISBARY SALISBARY: Okay. try and answer them for you. <u>н</u> PERKINS: Thank you, ELLE: ELLE: breakdown. Test Site questions, the DOE? period. 7 2 5 12 3 8 9 = 13 14 15 9 1 8 5 2 2 22 23 24



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Volume 3 2W-30

Workshop Notes 6 (continued)	NORTH LAS VEGAS, NEVADA, APRIL 25, 1996, 7:00 P.H.	***************************************	PUBLIC_COMMENTS		CANILLE EDWANDS		EDWARDS: My name is Camille Edwards, My	address is 2970 South Monte Cristo Way, Las Vegas,	Nevada 89117. For several years, I have heard the	term repeatedly low-level waste, low-level waste. I'm	a layman. Can someone give me a clear and precise	definition of exactly what is low-level waste?	ELLE: I had a simple answer for that and	it may sound silly. Low-level waste is anything	that's not high-level waste. High-level waste is	spent nuclear fuel out of a power reactor. And it has	a legal definition, and it's limited primarily to that	kind of radioactive waste. Low-level waste is	contaminated dirt, concrete, contaminated clothing,	protective clothing that people might wear. It's	essentially garbage that has radioactivity in it,	that's not very radioactive in most cases. But that's	what it is. It's a whole set of stuff that has	radioactivity in it, but it's not high-level waste.		Bechtel Nevada Reporting Services
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Workshop Notes 6 (Continued)	ENVIRONHENTAL IMPACT STATEMENT	C.O.R.E. WORKEHOP AGENDA				Page	•		PUBLIC COMMENT PERIOD LIST OF SPEAKERS	CAMILLE EDWARDS4	CYNTHIA WATSON5	CAMILLE EDWARDS7	EARL WHITE9	DEBORAH JACKSON11	JERRY HALL13	NIEA MC COY18	GLORIA SMITH18	SANDRA OSHINSKI19	CYNTHIA WAISON22							Bechtel Nevada Reporting Services
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CYNTHIA WATSON

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employ that many people to go back -- I mean, let's And I guess my question is, since the Test Site at one if there's an opportunity And -- you were talking about the response. the ä I mean, I would My name is Cynthia Watson. point hired over 5,000 people, and now there is go back, how has response been? That's just what I want to know opportunity to keep this open, are you getting overwhelmed response from people? just say we just don't want to think if people -- you know, WATSON: That's one question. question

on one hand, the struggle public meetings, I'd categorize the responses not very more people here tonight then we have had at a lot of Well, since we've had these eight The number of people we have nere tonight is probably -- except for the Las. Vegas listen to us talk about the document or the process, meeting we had where we had -- I think we had about present a document like We have Ç good in terms of numbers of people that come and get the public interested in it enough We had 20 people in Tonopah. I guess always have is trying to or what we want to do. the other meetings. ELLE: 100 people. this and

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WORKSHOP NOTES 6 (CONTINUED)

come and listen and talk about it. That's why we went to UNLV and asked them; but in a different way, have people get interested in what we're doing.

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WATSON: Okay. Then my next question is off of what Ms. Edwards said on low-level waste. So it says here what are some of the low-level waste that are being considered. So from your explanation, it isn't different categories, it's just going to be low-level waste? So they could be burying jackets and anything -- it's all one category then; is that what you're saying?

down a building that they've used It may look different in they're separate the radioactivity from some of the concrete past that has radioactivity in it, you can't or the beams or the other material in the buildings. package and bring it out here, and we put it in the containers and they ship it out here and we put it so they take the building down and they put it in That's one kind of low-level digging up a lot of contaminated dirt that has radioactivity in it. And they put it in big -- from a place at Fernald in Ohio, ELLE: Right. they take back in the ground. Ħ terms of in the ground

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AATSON: Okay, thank you.

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things. People that work with radioactivity, they wear protective clothing or they do other things. So if protective clothing gets contaminated and doesn't get cleaned up, they put it in a barrel and send it to us.

WATSON: Thank you.

CAMILLE EDWARDS

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EDWARDS: I'm sorry, I need a further clarification. I understand now what is low-level waste. At what point, or what measuring tool is used to determine whether the low waste -- the waste is a low impact or high impact? And if it is high impact, is there a different storage place for that waste? Is there a different method of transporting it? Is there a different method of encasing it? How is that handled?

Yes. Let me say high-level waste again in a different way. When we generate electricity in a nuclear power plant, when the fuel gets burned-up, it ends up being radioactive. And by legal definition, that spent fuel is high-level waste. The reason they're working on

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WORKSHOP NOTES 6 (CONTINUED)

so we could use it again. And the waste material that that place is suitable for disposal of that high-level resulted from that chemical process is also defined as ä ilso to Yucca Mountain or a place like Yucca Mountain. it, and get some radioactive material back out of it nuclear fuel and chemically dissolve it and separate fucca Mountain is they're trying to find out whether radioactive material that's different from the rest So we have tanks of that liquid preate other processes to solidify it and bring it ç vaste. And there's a second piece to high-level In the past, we used to take that spent And they are trying So high-level waste is a very limited set of the radioactive garbage that we generate. high-level waste around. high-level waste. Jaste.

WATSON: (Eddie) She wanted to know how would be transported.

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ELLE: The high-level waste will be transported in special casks, specially designed containers that are much more robust and have to meet a whole different standard in terms of how that material is packaged and contained.

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WORKSHOP NOTES 6 (CONTINUED)

EARL WHITE

My question, sir, is regarding, first Good evening. For the record, my I'm the President of a consulting more opportunities or -- expanded use would the alternatives expanded use. Would that mean more people being hired and things of that called the Capital Group, 5000 West Oakey, name is Earl White. WHITE: Suite 1, 89102. provide of all, nature? firm

Yes. ELLE:

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try to do business without going through a whole bunch of red tape or going through stuff that they have been these businesses be able to come WHITE: Okay. What -- I represent small to you -- come to your Department or your agency and minority and women-owned businesses. How would they would a small business -- and I'm not talking about HOM ğ affirmative action being rolled back and things minority businesses. And as you know, with the expansion process, if this was to take place? -- you know, these are small women-owned become a player and become a vendor with this how will that nature, before? major

Well, I think that can be done two

ELLE:

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Workshop Notes 6 (continued)

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ousinesses or women-owned. For you to get information Both Bechtel as a contractor to the Department that contracting vehicle to let people like that help The Department also, as we issue about that, I think you need to contact our contracts issue contracts for competition, you would get that in their contract, requirements that they use are our own contracts, look at small disadvantage And as people and they can put you on a list. do their work. information. has, them

make sure that there's a mandate for the services that and I don't want So how would a small -- how would I direct my to use that term because it's not politically correct When you use set-asides, people close the door things that they can bid on; whereas a major company to follow But as you know, the smaller -- I'm not talking about set-asides. calking about for the smaller type of companies, can just come in and outbid them with -- I mean, and won't return your phone calls and all that or is the Department of Energy -- smaller clients to try to participate and be able term set-asides, they may not be able people are using the HITE: provide? i businesses, businesses to provide can nature. NOW. they

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ELLE: Well, again, the simple answer is, to get on the list of competitive announcements so you get that information. And I can give you the name or I can have people call you to let you know how to do that.

HITE: Okay.

DEBORAH JACKSON

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The one question still regarding the low-level waste and the high-level also look at the level of radiation contamination that Some types of work perhaps that some certain items or perhaps clothing or whatever, do you have high levels of radiation. Is that also a factor waste; I fully understand the difference between the contaminated, their clothing and so forth still may My name is Deborah Jackson. That's in Las Vegas But I'd like to ilso, since you're saying that low-level waste is them to become more in determining whether it's still low-level? 39106. I have really two questions. two and how they're categorized. live at 1213 North I Street. people would do would cause JACKSON: they would have? 7

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the other just statement,

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WORKSHOP NOTES 6 (CONTINUED)

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So I 뜅 So that's what I wanted Know TRH, and told to go to this department and now you contact thing doesn't happen, because of course, we get tired not I hope that there is though it may seem simple to say just make that call qualified to participate, were given the run-around definitely want to be included as African Americans, something in place to make sure that this same type list, but they never get contacted. So I hope that the gentleman was asking about the businesses something is going to be put in place, because we or go and check with the contract department, we And I remember with the one company, this person. And they never could get included. and it's how sometimes some people are not always as they о 0 I remember how black people and women who were just a thing that people go and they get put hope that we don't see that same thing, being included; minorities, women, Hispanics, whatever. of that; we're taxpayers too. should be. say. when 1 ដ

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In answer to your question though, that's where it gets confusing, because low-level waste can be very radioactive. In fact, that does happen. I mean, that is true. So high-level waste is very radioactive and

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Workshop Notes 6 (continued)

I didn't mean to confuse that. ð as a category very radioactive. low-level waste,

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that S Because even though and But there still may be some things that we're saying are low-lovel, but are really maybe high-level as far as question. Even though because I was listening categories, but there's a lot of different things ou're saying low-level waste, it could be highly could still be with high levels of radiation; but I'm not confused at all. I fully comprehended how you had broken down the they're classified as low-level because of And that was my that's why I asked that question. it was put in. radioactive waste. radioactive. category

That's right. ELLE:

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TERRY HALL

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lot of controversy on the radio, the papers, that they out at the Test Site. I've been mind: . "DOE wants to continue managing." You hear a Don, your last slide brought question forward to my this going to happen, HALL: My name is Jerry Hall. a resident of Las Vegas 41 years. I have been working ä to dissolve DOE. those years, Want

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WORKSHOP NOTES 6 (CONTINUED)

That was one Or is it just going to phase into another government what department will take over the responsibilities? entity; Department of Defense, so forth? of my questions. .

Well, let me answer that.

ELLE:

to be weapons that this nation relies on. And if you read clearly, believe when you look at what Congress is trying to dissolving the Department, the thing you never hear their statements, that program, that responsibility -- what some Congressmen are trying to do with Somebody's going to have to do that, nuclear the contamination we've created in the past has or some goes to the defense department some place. that some of the functions of the have to continue; like management of the whether it's DOE or another agency, organization. cleaned up. about,

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That's correct. HALL:

the Test Site a lot of that work is going So the simple answer is, if continue some place; and the place like is going to be managed by somebody else. Congress dissolves DOE, ELLE:

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HALL: Now, do you believe that the Final Draft will be completed before?

Yes ELLE:

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overseer on the project? It seems like a lot of these OS S ţ vith all these ideas of different tests and so forth can stay out there and work and do the tests; the are not laboratory-controlled or laboratory DOE and all these -- Bechtel and so forth coming up what types of experiments is DOE helping the And what kind of projects are DOE going the LYNER, the BEEF, and all labs so the labs have a handle on what's going on, Possibly Bechtel is taking it over and it So how much of it is DOE nelping the laboratory overseeing some of these My main question bring out there for the lab personnel? would be Bechtel stuff. out at the Test Site, projects? projects tests.

Well, you have one lab guy sitting မွ DOE has, on one and its intent is to find other things to Mevada Development Agency that was created out of the experimental work that they need to do in order to' of the Test Site for the laboratories to laboratories. And on the other hand, there are the But I think the answer is, that the nand, that responsibility and that investment in Department is very invested in maintaining the It's a DOE-supported စ္တ assure that the stockpile is safe. Community Reuse Process. ELLE: rganization behind you. sapability

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Workshop Notes 6 (continued)

do on the Test Site. So there is that separate kind of an organization that DOE is supporting as well.

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HALL: Well, you mentioned solar, solar stay. I'm not sure, but that is not a lab function.

That's right, it's not.

ELLE:

what other kind of projects could the lab do out there Besides testing and The or what other kind of projects, should I say, is DOE stockpile and doing all this other type of testing, the lab to oversee that doesn't They might create the These are the kind of you're talking about storage of low-level waste. or storage of have anything to do with testing things that I'm wanting to know. lab doesn't do any of that. okay. low-level waste, but HALL: helping or wanting

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ELLE: Well, I'm not sure there's a good answer in the short-term. I do know that in the long-term, there are big experimental facilities that are on the drawing boards and people are thinking about, that the Test Site would be a good place for placing them. And those facilities would be managed by the labs.

HALL: Okay. And one other question was, you hear a lot of bad publicity about the Test Site all the time. It used to be years ago, wow, you

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Workshop Notes 6 (Continued)

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and umbrella type as a laboratory doing -- bringing people Change the name and we all work under an Just like in business, when you Can we get rid of the NTS and call their management or their product or something, they and get get a business that's going downhill, both in maybe in from all different kinds of military, government do do facilities. Make it where they want to come out. it Environmental Science Testing Laboratory, orked out at the Test Site; great, put you down. change the name. rid of NTS? obodor

-- when they're off hours, they need To me, it's not practical 탸 up; our bus rides doubling You're hearing rumors about And it's just like Bechtel coming If you want to bring outside people to come into the Test Site, these people come from far away, it's not being a place where you would want to work to have a nice place to sleep, and then you have to They're to try to sell the place. You have to try to sell a great place to work and bring people in. Now, we're in now, shutting down bowling alleys and our rec talking about gettin' away with breakfast. maybe have a nice place to eat dinner. going out to the Test Site. the prices jacking shuttin' down breakfast. they need to have anymore. dinner, place

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That is the kind of a comment

WORKSHOP NOTES 6 (CONTINUED)

that -- I mean, you have made that comment, it will be part of the record, and we will try to answer it. But I agree very much. And I think creating the Test Site, whether you change the name, and that has been proposed --

HALL: Well, DOE let Bechtel take the contract. You would think that there would be a little control in there on what's going on.

ELLE: Right. It is a struggle.

NIRA MC COY

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MC COY: My name is Nira McCoy.
5805 Gordon Avenue, Las Vegas, Nevada 89108. And I
would like to see the Test Site remain open, new
business brought in and the Test Site kept open; and
we stay in the readiness stage. Thank you.

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GLORIA SMITH

SMITH: My name is Gloria Smith. I just want the Test Site to stay open so there will be more jobs for people. That's it.

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SANDRA OSHINSKI

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The question I would like to transporting this waste, how -- what route do waste? Would it come over the Dam or through the loop you plan? If this current plan that you're trying to especially over the Dam, Sandra Oshinski. My address is 9348 Red Rose Avenue, get approved is approved, how would you transport the at I-15 and 95? And the second part of the question Good afternoon, my name is I would like to know, in what method would you use to try to retrieve this or the statement I would like to pose is is, if there was an accident, Las Vegas, Nevada 89129. transportational issue. SHINSKI: radioactive waste? terms ask,

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And the risk numbers S to tell that you look at for transporting material across the Ç you'll see in the Transportation Document and what small; primarily because of the speeds the trucks go across there are pretty slow. ELLE: Well, I think the discussions the drivers, the carriers that are bringing waste the Test Site, not to come over the Dam. We have an accident are very small also, we try analyzed the risk of doing that. we've done with the local Dam are very, very the likelihood of

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WORKSHOP NOTES 6 (CONTINUED)

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a it; what you had to do to clean it up. And then you'd interstate into the median. The truck turned over and keep people away from it, figure out what happened to The safest routes that carriers material like they would to an accident of any other and we do have a recent example of some of the waste The first thing to do would be clean it up and you'd take it to where it was going. the east, you have to go through response plans of the local communities, the state, people would respond to an accident of radioactive the package of waste also turned over, but nothing an think in Ohio some place, the driver went off the happened to it. They were able to come out in a Soing out to the Test Site, In terms of material coming from Fernald to the Test Site. the emergency on the interstate routes. accident and the response to it, the Spaghetti Bowl. You're coming from hazardous material.

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couple of days and pick it up and put it back on a truck and send it on to the Test Site. So we have discussions with the local communities. We do have emergency response capability. We do have communication with them, so that process is in place.

WATSON: (Eddie) Also, on that same line, that DOE has one of the best safety records as far as

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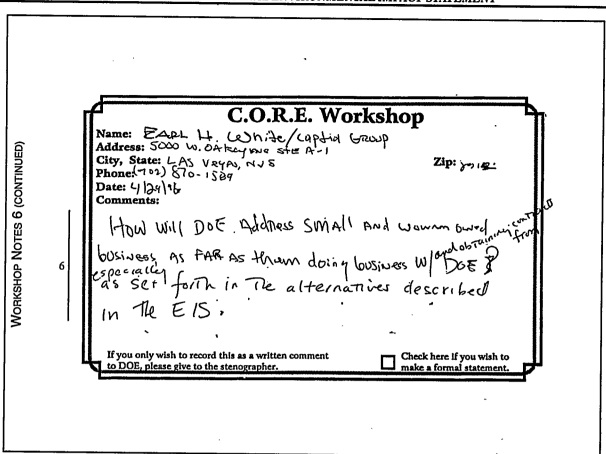
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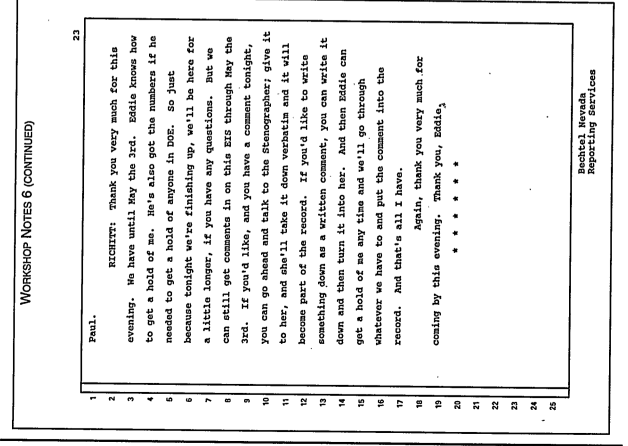
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WAISON: (Eddie) I'll turn it back over to ELLE: Thank you again, Eddie, for giving We do apologize that we were We would like to see the Site be used to store and would like to take the options that are available We would like to see the Nevada Test Site remain open read a statement from some personnel that are working Watson has explained unable to attend tonight's meeting, but this was due We would also like to be made the designated area to the mode to start-up underground testing, if needed. all the options that DOE have made available to us. Jimmy Decker, Vicki Decker, Fanny L. White, Donald low-level waste, and by all means continue to stay Rainbow, Las Vegas, Nevada 89108. I would like to Richard Fletcher, Joseph Smith, Bechtel Nevada Reporting Services dissemble weapons that we no longer have use for WATSON: Cynthia Watson, 2451 North Lucy Ano (ph), Salon Font (ph), Daniel Romero, Fletcher, Kathy Franklin, and Elton Richard. Mr. Watson has our full **MORKSHOP NOTES 6 (CONTINUED)** "Mr. CYNTHIA WATBON statement goes as follows: cooperation and support. work schedule." the opportunity. at the Test Site: our 12 6 2 == 42 13 7 15 16 17 18 19 20 21 22 23 24 And all the emergency responders had to do was pick up And there have been accidents of low-level But the container was 21 The containerization is very low-level waste, they're almost infinitesimally small. enough so it didn't open; therefore, it didn't WAISON: (Eddie) And a lot of people have 6 release the radioactive contents to the environment. But you would be what's in there, but the normal public can be right And it would be very dangerous material and have no idea how dangerous it is, simply 'cause trucks are simply not marked. They have numbers on surprised at the number of very dangerous material the container, put it back on the truck, and keep Bechtel Nevada Reporting Services them and the police and the fire department know I think if you look at the ВI accidents with that is transported through there every day. transporting waste anywhere in the world. Workshop Notes 6 (Continued) they took the markings off the truck. concerns about the Spaghetti Bowl. as Don referred to. historical numbers in terms of GRASSMEIER: ELLE: waste, such behind it. important. trucking correct? strong ∽cont. 20 21 22 5 15 16 17 9 9





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