## "Radiological Criteria for License Termination," 10 CFR Parts 20, 30, 40, 70 (62 FR 39057) RATS ID: 1997-6 Effective 8/20/97

Change to NRC Section	Title	State Section	Category	Summary of Change	Difference Yes/No	Significant Yes/No	If Difference, Why or Why Not Was a Comment Generated
§20.1003	Definitions		А	Amended Definition: Background radiation			
§20.1003	Definitions		В	Added Definition: Critical Group			
§20.1003	Definitions		С	Added Definition: Decommission			
§20.1003	Definitions		В	Added Definition: Distinguishable from background			
§20.1003	Definitions		В	Added Definition: Residual radioactivity			
§20.1401	General provisions and scope		С	Added Section to read as follows:  (a) The criteria in this subpart apply to the decommissioning of facilities licensed under parts 30, 40, 50, 60, 61, 70, and 72 of this chapter, as well as other facilities subject to the Commission's jurisdiction under the Atomic Energy Act			

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				of 1954, as amended, and the Energy Reorganization Act of 1974, as amended. For high-level and low-level waste disposal facilities (10 CFR parts 60 and 61), the criteria apply only to ancillary surface facilities that support radioactive waste disposal activities. The criteria do not apply to uranium and thorium recovery facilities already subject to appendix A to 10 CFR part 40 or to uranium solution extraction facilities.  (b) The criteria in this subpart do not apply to sites which:  (1) Have been decommissioned prior to the effective date of the rule in accordance with criteria identified in the Site Decommissioning Management Plan (SDMP) Action Plan of April 16, 1992 (57 FR 13389);  (2) Have previously submitted and received Commission approval on a license termination plan (LTP) or decommissioning plan that			

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				is compatible with the SDMP Action Plan criteria; or (3) Submit a sufficient LTP or decommissioning plan before August 20, 1998 and such LTP or decommissioning plan is approved by the Commission before August 20, 1999 and in accordance with the criteria identified in the SDMP Action Plan, except that if an EIS is required in the submittal, there will be a provision for day-for-day extension. (c) After a site has been decommissioned and the license terminated in accordance with the criteria in this subpart, the Commission will require additional cleanup only if, based on new information, it determines that the criteria of this subpart were not met and residual radioactivity remaining at the site could result in significant threat to public health and safety. (d) When calculating TEDE			
				to the average member of the critical group the licensee			

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				shall determine the peak annual TEDE dose expected within the first 1000 years after decommissioning.			
§20.1402	Radiological criteria for unrestricted use		C	Added Section to read as follows: A site will be considered acceptable for unrestricted use if the residual radioactivity that is distinguishable from background radiation results in a TEDE to an average member of the critical group that does not exceed 25 mrem (0.25 mSv) per year, including that from groundwater sources of drinking water, and the residual radioactivity has been reduced to levels that are as low as reasonably achievable (ALARA). Determination of the levels which are ALARA must take into account consideration of any detriments, such as deaths from transportation accidents, expected to potentially result from decontamination and waste disposal.			

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§20.1403	Criteria for license termination under restricted conditions		C	Added Section to read as follows:  A site will be considered acceptable for license termination under restricted conditions if:  (a) The licensee can demonstrate that further reductions in residual radioactivity necessary to comply with the provisions of Sec. 20.1402 would result in net public or environmental harm or were not being made because the residual levels associated with restricted conditions are ALARA. Determination of the levels which are ALARA must take into account consideration of any detriments, such as traffic accidents, expected to potentially result from decontamination and waste disposal;  (b) The licensee has made provisions for legally enforceable institutional controls that provide reasonable assurance that the TEDE from residual radioactivity distinguishable from background to the average member of the critical group will not exceed 25 mrem (0.25 mSv) per year;  (c) The licensee has			

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§20.1404	Alternate criteria for license termination		С	Added Section to read as follows:  (a) The Commission may terminate a license using alternate criteria greater than the dose criterion of Secs. 20.1402, 20.1403(b), and 20.1403(d)(1)(i)(A), if the licensee  (1) Provides assurance that public health and safety would continue to be protected, and that it is unlikely that the dose from all man-made sources combined, other than medical, would be more than the 1 mSv/y (100 mrem/y) limit of subpart D, by submitting an analysis of possible sources of exposure;  (2) Has employed to the extent practical restrictions on site use according to the provisions of Sec. 20.1403 in minimizing exposures at the site; and  (3) Reduces doses to ALARA levels, taking into consideration any detriments such as traffic accidents expected to potentially result			

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				from decontamination and			
				waste disposal.			
				(4) Has submitted a			
				decommissioning plan or			
				License Termination Plan			
				(LTP) to the Commission			
				indicating the licensee's intent to decommission in			
				accordance with Secs.			
				30.36(d), 40.42(d), 50.82 (a)			
				and (b), 70.38(d), or 72.54 of			
				this chapter, and specifying			
				that the licensee proposes to			
				decommission by use of			
				alternate criteria. The licensee			
				shall document in the			
				decommissioning plan or LTP			
				how the advice of individuals			
				and institutions in the			
				community who may be			
				affected by the			
				decommissioning has been			
				sought and addressed, as			
				appropriate, following analysis			
				of that advice. In seeking such			
				advice, the licensee shall			
				provide for:			
				(i) Participation by			
				representatives of a broad			
				cross section of community			
				interests who may be affected by the decommissioning;			

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				(ii) An opportunity for a comprehensive, collective discussion on the issues by the participants represented; and    (iii) A publicly available summary of the results of all such discussions, including a description of the individual viewpoints of the participants on the issues and the extent of agreement and disagreement among the participants on the issues.    (b) The use of alternate criteria to terminate a license requires the approval of the Commission after consideration of the NRC staff's recommendations that will address any comments provided by the Environmental Protection Agency and any public comments submitted pursuant to Sec. 20.1405.			
20.1405	Public notification and public participation		С	Section 1405 is added as follows:  Upon the receipt of an LTP or decommissioning plan from the licensee, or a proposal by			

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				the licensee for release of a			
				site pursuant to Secs. 20.1403			
				or 20.1404, or whenever the			
				Commission deems such			
				notice to be in the public			
				interest, the Commission shall:			
				(a) Notify and solicit			
				comments from:			
				(1) local and State			
				governments in the vicinity of			
				the site and any Indian Nation			
				or other indigenous people			
				that have treaty or statutory			
				rights that could be affected by			
				the decommissioning; and			
				(2) The Environmental			
				Protection Agency for cases			
				where the licensee proposes			
				to release a site pursuant to			
				Sec. 20.1404.			
				(b) Publish a notice in the			
				Federal Register and in a			
				forum, such as local			
				newspapers, letters to State or			
				local organizations, or other			
				appropriate forum, that is			
				readily accessible to			
				individuals in the vicinity of the			
				site, and solicit comments			
				from affected parties.			

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§20.1406	Minimization of contamination		С	Added Section to read as follows: Applicants for licenses, other than renewals, after August 20, 1997, shall describe in the application how facility design and procedures for operation will minimize, to the extent practicable, contamination of the facility and the environment, facilitate eventual decommissioning, and minimize, to the extent practicable, the generation of radioactive waste.			
§20.2402	Criminal penalties		D	N/A			
§30.35 (a)(b)(d)(g)	Financial assurance & recordkeeping for decom- missioning		H&S	Revised Paragraph (g)(3)(iv): (iv) All areas outside of restricted areas that contain material such that, if the license expired, the licensee would be required to either decontaminate the area to meet the criteria for decommissioning in 10 CFR part 20, subpart E, or apply for approval for disposal under 10			

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				CFR 20.2002.			
§30.35 (c)(e)(f)	Financial assurance & recordkeeping for decommissioning		D	N/A			
§30.36 (j)(k)	Expiration and termination of licenses and decommissioning of sites and separate buildings or outdoor areas		H&S	Revised paragraphs (j)(2) and (k)(3): (j)(2) Conduct a radiation survey of the premises where the licensed activities were carried out and submit a report of the results of this survey, unless the licensee demonstrates in some other manner that the premises are suitable for release in accordance with the criteria for decommissioning in 10 CFR part 20, subpart E. The licensee shall, as appropriate (k)(3)(i) A radiation survey has been performed which demonstrates that the premises are suitable for release in accordance with the criteria for decommissioning in 10 CFR part 20, subpart E; or (ii) Other information submitted by the licensee is			

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				sufficient to demonstrate that the premises are suitable for release in accordance with the criteria for decommissioning in 10 CFR part 20, subpart E.			
§30.4	Definitions		А	Added Definition: Decommission			
§40.36 (f)	Financial assurance and recordkeeping for decommissioning		H&S	Revised paragraph (f)(3): (f)(3) * * * (iv) All areas outside of restricted areas that contain material such that, if the license expired, the licensee would be required to either decontaminate the area to meet the criteria for decommissioning in 10 CFR part 20, subpart E, or apply for approval for disposal under 10 CFR 20.2002.			
§40.4	Definitions		А	Added Definition: Decommission			
§40.42 (j)(k)	Expiration and termination of		H&S	Revised paragraphs (j)(2) and (k)(3): (j)(2) Conduct a			

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	licenses and decommissioning of sites and separate buildings or outdoor areas			radiation survey of the premises where the licensed activities were carried out and submit a report of the results of this survey, unless the licensee demonstrates in some other manner that the premises are suitable for release in accordance with the criteria for decommissioning in 10 CFR part 20, subpart E. The licensee shall, as appropriate (k)(3)(i) A radiation survey has been performed which demonstrates that the premises are suitable for release in accordance with the criteria for decommissioning in 10 CFR part 20, subpart E; or (ii) Other information submitted by the licensee is sufficient to demonstrate that the premises are suitable for release in accordance with the criteria for decommissioning in 10 CFR part 20, subpart E.			
10CFR 50				ALL CFR Part 50 is N/A for States			
10 CFR 51				ALL CFR Part 51 is N/A for			

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				States			
§70.4	Definitions		А	Added Definition: Decommission			
§70.25 (g)	Financial assurance and recordkeeping for decommissioning		H&S	Revised paragraph (g)(3): (g)(3) * * * (iv) All areas outside of restricted areas that contain material such that, if the license expired, the licensee would be required to either decontaminate the area to meet the criteria for decommissioning in 10 CFR part 20, subpart E, or apply for approval for disposal under 10 CFR 20.2002.			
§70.38 (j)(k)	Expiration and termination of licenses and decommissioning of sites and separate buildings or outdoor areas		H&S	Revised paragraphs (j)(2) and (k)(3): (j)(2) Conduct a radiation survey of the premises where the licensed activities were carried out and submit a report of the results of this survey, unless the licensee demonstrates in some other manner that the premises are suitable for release in accordance with the			

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				criteria for decommissioning in 10 CFR part 20, subpart E. The licensee shall, as appropriate  (k)(3)(i) A radiation survey has been performed which demonstrates that the premises are suitable for release in accordance with the criteria for decommissioning in 10 CFR part 20, subpart E; or (ii) Other information submitted by the licensee is sufficient to demonstrate that the premises are suitable for release in accordance with the criteria for decommissioning in 10 CFR part 20, subpart E.			
10 CFR 72				ALL CFR Part 72 is N/A for States			