contact: Carol M. Borgstrom, Director, Office of NEPA Policy and Assistance (EH–42), U.S. Department of Energy, 1000 Independence Avenue, S.W., Washington, D.C. 20585, Telephone: 202–586–4600 or leave a message at 800–472–2756.

SUPPLEMENTARY INFORMATION: On July 17, 1996, the Department published a notice in the Federal Register (61 FR 37247) announcing its intent to prepare an environmental impact statement for interim storage of plutonium at the RFETS and the commencement of a public scoping period that was to continue until August 16, 1996. The July 17, 1996, notice also announced a public scoping meeting scheduled for August 6, 1996. In response to a stakeholder's request, the Department is rescheduling the public scoping meeting to August 13, 1996, and, to ensure that the public has ample opportunity to provide comments after the public scoping meeting, extending the public scoping period to August 23, 1996. The Department has separately notified interested and affected stakeholders of the change in dates. Comments postmarked after August 23, 1996, will be considered to the extent practicable. Further information on the alternatives regarding interim storage of plutonium at the RFETS and on the environmental impact statement is contained in the Notice of Intent.

Issued in Washington, D.C., this 31st day of July, 1996.

Peter N. Brush,

Acting Assistant Secretary, Environment, Safety and Health.

[FR Doc. 96–19868 Filed 8–2–96; 8:45 am] BILLING CODE 6450–01–P

Record of Decision for the Disposition of Surplus Highly Enriched Uranium Final Environmental Impact Statement

AGENCY: Department of Energy. **ACTION:** Record of Decision

SUMMARY: The Department of Energy (DOE) has decided to implement a program to make surplus highly enriched uranium (HEU) non-weaponsusable by blending it down to lowenriched uranium (LEU), as specified in the Preferred Alternative in the Disposition of Surplus Highly Enriched Uranium Final Environmental Impact Statement (HEU Final EIS, DOE/EIS-0240, June 1996). DOE will gradually sell up to 85 percent of the resulting LEU over time for commercial use as fuel feed for nuclear power plants to generate electricity (including 50 metric tons of HEU and 7,000 tons of natural uranium that will be transferred to the

United States Enrichment Corporation), and will dispose of the remaining LEU as low-level radioactive waste. This program applies to a nominal 200 metric tons of United States-origin HEU that the President has declared, or may declare, surplus to defense needs. The purposes of this program are to support the United States' nuclear weapons nonproliferation policy by reducing global stockpiles of excess weaponsusable fissile materials, and to recover the economic value of the materials to the extent feasible.

EFFECTIVE DATE: The decisions set forth in this Record of Decision (ROD) are effective upon being made public July 29, 1996 in accordance with DOE's National Environmental Policy Act (NEPA) Implementing Procedures and Guidelines (10 CFR Part 1021) and the Council on Environmental Quality (CEQ) regulations for implementing NEPA (40 CFR Parts 1500–1508).

ADDRESSES: Copies of the Disposition of Surplus Highly Enriched Uranium Final Environmental Impact Statement, the separate Cost Comparison for Highly Enriched Uranium Disposition Alternatives, and this ROD are available in the public reading rooms identified at the end of this Federal Register notice (section VIII of the Supplementary Information). Copies of these documents may be obtained by writing to the U.S. Department of Energy, Office of Fissile Materials Disposition, MD-4, 1000 Independence Avenue, SW., Washington, D.C. 20585, or by calling (202) 586-4513. The 72-page Summary of the HEU Final EIS, the Cost Comparison for Highly Enriched Uranium Disposition Alternatives, and this ROD are also available on the **Fissile Materials Disposition Electronic** Bulletin Board/World Wide Web Page at: http://web.fie.com/htdoc/fed/doe/fsl/ pub/menu/any/

FOR FURTHER INFORMATION CONTACT: For information on the HEU disposition program or this ROD contact: Mr. J. David Nulton, Director, NEPA Compliance and Outreach, Office of Fissile Materials Disposition (MD–4), U.S. Department of Energy, 1000 Independence Avenue, SW., Washington, DC 20585, telephone (202) 586–4513.

For information on the DOE National Environmental Policy Act process, contact: Carol M. Borgstrom, Director, Office of NEPA Policy and Assistance (EH–42), U.S. Department of Energy, 1000 Independence Ave., SW., Washington, DC 20585, telephone (202) 586–4600 or leave a message at 1–800– 472–2756.

SUPPLEMENTARY INFORMATION:

I. Synopsis of Decision

DOE issued the HEU Final EIS (DOE/ EIS-0240) on June 28, 1996. In the HEU Final EIS, DOE considered the potential environmental impacts of alternatives for a program to reduce global nuclear proliferation risks by blending up to 200 metric tons of United States-origin surplus HEU down to LEU to make it non-weapons-usable. The resulting LEU could either be sold for commercial use as fuel feed for non-defense nuclear power plants, or disposed of as lowlevel radioactive waste (LLW). After consideration of the HEU Final EIS, public comments received on the Draft EIS, and the conclusions of a Cost Comparison for Highly Enriched Uranium Disposition Alternatives, DOE has decided to implement the proposed program as identified in the Preferred Alternative contained in the HEU Final EIS. This implementation will involve gradually blending up to 85 percent of the surplus HEU to a U-235 enrichment level of approximately 4 percent for eventual sale and commercial use over time as reactor fuel feed, and blending the remaining surplus HEU down to an enrichment level of about 0.9 percent for disposal as LLW. This would take place over an estimated 15- to 20-year period.

Three possible blending technologies may be used: uranyl nitrate hexahydrate (liquid) blending, uranium hexafluoride (gas) blending, or molten metal blending. Four potential blending facilities may be used: DOE's Y-12 Plant at the Oak Ridge Reservation in Oak Ridge, Tennessee; DOE's Savannah River Site in Aiken, South Carolina; the Babcock & Wilcox Naval Nuclear Fuel Division Facility in Lynchburg, Virginia; and the Nuclear Fuel Services, Inc. Plant in Erwin, Tennessee. As a first concrete disposition action consistent with these programmatic decisions, DOE will transfer title to 50 metric tons of its surplus HEU and 7,000 metric tons of natural uranium from its stockpiles to the United States Enrichment Corporation (USEC), for eventual sale and commercial use. This will comply with legislative directions contained in the USEC Privatization Act (Public Law 104-134, §3112(c)).

II. Background

The end of the Cold War has created a legacy of weapons-usable fissile materials both in the United States and the former Soviet Union. Further agreements on disarmament may increase the surplus quantities of these materials. The global stockpiles of weapons-usable fissile materials pose a 40620

danger to national and international security in the form of potential proliferation of nuclear weapons and the potential for environmental, safety, and health consequences if the materials are not properly safeguarded and managed.

In September 1993, President Clinton issued a Nonproliferation and Export Control Policy in response to the growing threat of nuclear proliferation. Further, in January 1994, President Clinton and Russia's President Yeltsin issued a joint statement between the United States and Russia on nonproliferation of weapons of mass destruction and the means of their delivery. In accordance with these policies, the focus of the U.S. nonproliferation efforts in this regard is five-fold: to secure nuclear materials in the former Soviet Union; to assure safe, secure, long-term storage and disposition of surplus weapons-usable fissile materials; to establish transparent and irreversible nuclear reductions; to strengthen the nuclear nonproliferation regime; and to control nuclear exports.

To demonstrate the United States' commitment to these objectives, President Clinton announced on March 1, 1995, that approximately 200 metric tons of U.S.-origin weapons-usable fissile materials, of which 165 metric tons are HEU, had been declared surplus to the United States' defense needs.¹

The disposition of surplus HEU, consistent with the Preferred Alternative in the Draft and Final HEU Disposition EIS and the decisions described in section VI of this ROD, is consistent with the President's policies and complies with the recently enacted USEC Privatization Act (Public Law 104–134). The sale of LEU derived from surplus HEU is also consistent with the Vice President's Reinventing Government initiatives pertaining to sales of unneeded government assets. III. National Environmental Policy Act Process

A. HEU Draft EIS

On June 21, 1994, DOE published a Notice of Intent (NOI) in the Federal Register (59 FR 31985) to prepare a Storage and Disposition of Weapons-Usable Fissile Materials Programmatic **Environmental Impact Statement** (Storage and Disposition PEIS), including both surplus and nonsurplus HEU. DOE subsequently concluded that a separate EIS on surplus HEU disposition would be appropriate. Accordingly, DOE published a notice in the Federal Register (60 FR 17344) on April 5, 1995, to inform the public of the proposed plan to prepare a separate EIS for the disposition of surplus HEU.

In accordance with a then-applicable DOE regulation implementing NEPA, 10 CFR 1021.312, DOE published an implementation plan (IP) for the HEU EIS in June 1995. The IP recorded the issues identified during the scoping process, indicated how they would be addressed in the HEU EIS, and provided guidance for the preparation of the HEU EIS. DOE issued the Disposition of Surplus Highly Enriched Uranium Draft Environmental Impact Statement (HEU Draft EIS, DOE/EIS-0240-D) for public comment in October 1995. On October 26, 1995, DOE published a Notice of Availability of the HEU Draft EIS in the Federal Register (60 FR 54867). The Environmental Protection Agency's Notice of Availability of the HEU Draft EIS appeared in the Federal Register (60 FR 55021) on October 27, 1995, announcing a public comment period from October 27, 1995 until December 11, 1995. In response to requests from the public, DOE on November 24, 1995 published another Notice in the Federal Register (60 FR 58056) announcing an extension of the comment period until January 12, 1996. Public workshops on the HEU Draft EIS were held in Knoxville, Tennessee, on November 14, 1995, and in Augusta, Georgia, on November 16, 1995.

During the public comment period, the public was encouraged to provide comments via mail, toll-free fax, electronic bulletin board (Internet), and toll-free telephone recording device. By these means, a total of 72 organizations and 125 individuals submitted a total of 464 comments for consideration. In addition, 224 comments were recorded from some of the 134 individuals who attended the two public workshops. All of the comments received, and the Department's responses to them, are presented in Volume II of the HEU Final EIS, the Comment Analysis and Response Document. All of the

comments were considered in preparation of the HEU Final EIS, and in some cases, resulted in changes to the document.

B. Alternatives Considered

The HEU Final EIS analyzed the No Action Alternative and four reasonable alternatives for blending a nominal 200 metric tons of surplus HEU down to LEU to make it non-weapons-usable. The surplus HEU consists of numerous material forms, including metal (pure and alloyed), oxides, unirradiated fuel (including aluminum alloy fuel), nitrate solutions, and other forms. The inventory of material declared surplus also includes irradiated HEU fuel (the total quantity of which remains classified). As discussed in section VI.A of this ROD, below, the irradiated fuel is not directly weapons-usable. Thus, the irradiated fuel is not within the scope of the HEU Final EIS or this ROD unless the HEU is separated from the fission products pursuant to other DOE programs (such as stabilization for materials management).

There are two possible end products from the action alternatives considered in the HEU Final EIS: (1) LEU that can be used as commercial nuclear reactor fuel feed (at a U-235 enrichment level of about 4 percent), and (2) LEU that can be disposed of as low-level radioactive waste (at a U-235 enrichment level of about 0.9 percent). The HEU Final EIS analyzed down-blending of HEU using one or more of three blending technologies: uranyl nitrate hexahydrate (UNH) blending, molten metal blending, and uranium hexafluoride (UF₆) blending.

The HEU Final EIS analyzed the blending of HEU to LEU at four existing U.S. facilities that presently have the capability to undertake such activities. Two of them, the Y–12 Plant at the Oak Ridge Reservation in Oak Ridge, Tennessee, and the Savannah River Site (SRS) in Aiken, South Carolina, are DOE facilities that have conducted extensive HEU operations in support of nuclear weapons and other DOE programs in the past. The other two analyzed facilities are the only commercial enterprises in the United States that have licenses from the Nuclear Regulatory Commission to engage in HEU operations: the Babcock & Wilcox (B&W) facility in Lynchburg, Virginia, and the Nuclear Fuel Services, Inc. (NFS) facility in Erwin, Tennessee.

Each of the analyzed facilities presently has the capability to engage in UNH blending, which could be used either for blending for commercial use or for blending to waste. Only DOE's Y– 12 Plant has the capability to conduct

¹ The Secretary of Energy's Openness Initiative announcement of February 6, 1996, declared that the United States has about 213 metric tons of surplus fissile materials, including the 200 metric tons the President announced in March, 1995. Of the 213 metric tons of surplus materials, the Openness Initiative indicated that about 174.3 metric tons (hereafter referred to as approximately 175 metric tons) are HEU, including 10 metric tons previously placed under International Atomic Energy Agency (IAEA) safeguards in Oak Ridge Tennessee. The February 1996 Openness Initiative announcement released additional details about the forms and quantities of surplus HEU at various locations, and that information is presented in Figure 1.3–1 of the HEU Final EIS

molten metal blending, which would only be used for blending to waste, since the metal product could not be used directly by the commercial fuel fabrication industry. The capability to conduct UF₆ conversion and blending does not currently exist at any of the facilities. It is nonetheless analyzed in the EIS as a possible blending technology that may be added at one or both of the commercial facilities, since UF_6 is the form in which commercial fuel fabricators prefer to receive LEU product, and the two commercial facilities have indicated that they may decide to add UF₆ capability by modifying existing facilities.

Because there are many possible combinations of end-products, blending technologies, and blending sites, DOE has formulated several representative, reasonable alternatives that are described and assessed in Chapters 2 and 4 of the HEU Final EIS. In addition to the No Action Alternative (continued storage of surplus HEU), there are four alternatives that represent blending different proportions of the surplus HEU for commercial use or for disposal as waste, in some cases with variations on number and locations of blending sites: • Alternative 1—No Action

(continued storage)

• Alternative Ž (No Commercial Use)—Blend 100% to waste (at all 4 sites)

• Alternative 3 (Limited Commercial Use)—Blend 75% to waste (at all 4 sites), 25% to fuel (at 2 commercial sites)

• Alternative 4 (Substantial Commercial Use)—Blend 35% to waste, 65% to fuel (at any 1 site, the 2 commercial sites, the 2 DOE sites, or all 4 sites)

• Alternative 5 (Maximum Commercial Use)—Blend 15% to waste, 85% to fuel (at any 1 site, the 2 commercial sites, the 2 DOE sites, or all 4 sites)

Each of the alternatives involving commercial use of LEU derived from surplus HEU (Alternatives 3, 4, and 5) include within them the transfer of 50 metric tons of surplus HEU and 7,000 metric tons of natural uranium from DOE stockpiles to USEC. The alternatives, which were formulated to represent reasonable choices within the matrix of possible combinations, were unchanged from the HEU Draft EIS to the HEU Final EIS.

C. Results of Environmental Analyses

The environmental analyses in sections 4.3, 4.4, and 4.5 of the HEU Final EIS estimated that incremental radiological and several other impacts for HEU disposition during normal,

accident- free operations would be low for workers, the public or the environment, and well within regulatory requirements, for all alternatives, technologies, and sites. Because no new construction would be required, and the blending activities that would be conducted for this proposed action are either the same as or very similar to operations that have occurred at the analyzed facilities in the past, most of the incremental impacts from this action at the blending sites would be low. There would be increases in electrical energy consumption, fuel needs, and waste generation, depending on the site and the alternative. Section III.D, below, discusses potential floodplains impacts.

The transportation analyses in section 4.4 and Appendix G of the HEU Final EIS indicate that radiological impacts to the public and workers from transportation of materials, under both accident-free and accident conditions, would be low. Approximately one to three fatalities, depending on the alternative, could occur over the 20-year duration of the program, primarily as a result of non-radiological impacts from traffic accidents. The facility accident analyses in section 4.3 and Appendix E.5 of the HEU Final EIS indicate that the maximum credible accident from HEU blending operations, using conservative assumptions, could result in latent cancer fatalities to workers and members of the public surrounding the facility. However, the estimated likelihood of occurrence of such accidents is low, so total accident risk (consequences if the accident occurs times probability of occurrence) to the public is low.

An environmental justice analysis was performed (section 4.10 of the HEU Final EIS) to assess whether the proposed action or alternatives could cause disproportionate adverse health impacts on minority or low-income populations residing in communities around the candidate blending sites. First, a demographic analysis was performed for all of the 1990 Census tracts located within an 80-km (50-mi) radius of the candidate sites. Then public health impact analyses were performed to assess whether minority or low-income populations would be disproportionately affected by facility operations through routine and accidental releases of radiation and toxic emissions. Analyses of public and occupational health impacts from normal operations showed that air emissions and releases would be low and within regulatory limits at all candidate sites. The analyses also showed that cumulative effects of

continuous operation over time would result in low levels of exposure to workers and the public. As just discussed, the overall risk from maximum postulated accidents is also low. Thus, there would not be any disproportionate risk of significant adverse impacts to particular populations, including low-income or minority populations, from accidents.

Although the EIS indicates that the projected accident-free radiological impacts and overall accident radiological risk from all alternatives would be low, section 2.4 of the HEU Final EIS, Comparison of Alternatives, shows that there would be some differences in impacts among the alternatives, depending on the extent of commercial use vs. disposal as waste of the product LEU material. Table 2.4-2 of the EIS, Summary Comparison of Total Campaign Incremental Environmental Impacts for the Disposition of Surplus HEU for Each Alternative, indicates that the Preferred Alternative (85 percent fuel/15 percent waste at four sites) generally would result in somewhat lower impacts from accident-free blending and transportation than would the No Commercial Use Alternative (100 percent waste). Blending for commercial use under the Preferred Alternative would result in lower impacts than blending to waste in the following resource areas: diesel/fuel oil, natural gas, coal, and steam consumption; water use and wastewater; radiological exposure from normal operations; most waste streams; and transportation (under both accident and accident-free conditions). The Maximum Commercial Use Alternative would result in higher total impacts than the No Commercial Use Alternative for the following resources areas: electricity consumed; facility accident consequences (estimated accident probability is low); and mixed low-level and hazardous wastes generated. The differences among the alternatives are negligible for air quality and noise, socioeconomics, and chemical exposure.

As discussed in section 4.7 of the HEU Final EIS, the avoided adverse impacts from displaced uranium mining, milling, conversion, and enrichment over time increase the environmental advantage of commercial use of LEU derived from surplus HEU. Because LEU fuel feed derived from surplus HEU would displace LEU fuel feed derived from virgin uranium, the environmental impacts that normally result from the front end of the nuclear fuel cycle (mining, milling, conversion, and enrichment) would be avoided by using the HEU-derived material instead. In actuality, those front-end environmental impacts have already been incurred for the HEU. By making beneficial use of the material rather than wasting it, the Department would derive both environmental and economic benefit from those sunk costs. The analysis in section 4.7 of the HEU Final EIS indicates that the total avoided impacts in terms of radiological exposure, nonradiological air quality impacts, and waste generation would be greater than those that are projected to result from the HEU blending program.

An unavoidable corollary to the physical environmental advantages of commercial use of surplus HEU is the potential socioeconomic disadvantage: displacing the front end of the nuclear fuel cycle could impact employment in the domestic uranium mining, conversion, and enrichment sectors. The analysis in section 4.8 of the HEU Final EIS concludes that DOE will be able to avoid causing adverse material impacts on those industry sectors, as required by provisions of the USEC Privatization Act.

D. Floodplains Impacts

1. Floodplain Assessment

As required by DOE—s regulations on protection of floodplains and wetlands (10 CFR Part 1022), the HEU Final EIS assesses whether the proposed action would impact or be impacted by the floodplains at the involved sites. The proposed action in the HEU Final EIS involves blending activities that would be accommodated within existing facilities at Y-12, SRS, B&W, and NFS. The locations of facilities at the candidate sites with respect to delineated floodplains are presented in the maps shown in Figures 3.3.4-2, 3.4.4-2, 3.5.1-2, and 3.6.4-1 of the HEU Final EIS, respectively.

Because HEU blending activities associated with the proposed action and its alternatives could be accommodated in existing facilities, no positive or negative impacts on floodplains would be expected at any of the candidate sites. Similarly, since no new construction activity is proposed at any of the candidate sites and blending facilities are not located in the vicinity of wetlands, no impacts to wetlands are anticipated.

As discussed in sections 3.3.4 and 3.5.4 of the HEU Final EIS, and shown in Figures 3.3.4–2 and 3.5.1–2, blending operations at the Y–12 Plant and B&W, respectively, would be accommodated in facilities located outside the 100- and 500-year floodplains. At SRS, the F- or H-Canyons that could be used for blending also fall outside the 100-year

floodplains of the Fourmile Branch and the Upper Three Runs Creek (EIS Section 3.4.4). The 500-year floodplain limits at SRS are not currently delineated. However, the blending alternatives at SRS would not likely affect, or be affected by, the 500-year floodplain of either the Fourmile Branch or Upper Three Runs Creek because the F- and H-Canyons are located at an elevation of about 91 m (300 ft) above mean sea level and are approximately 33 m (107 ft) and 64 m (210 ft) above these streams and at distances from these streams of 0.8 km (0.5 mi) to 1.5 km (0.94 mi), respectively. The maximum flow that has occurred on the Upper Three Runs Creek was in 1990, with a flow rate of about 58 m³/s (2,040 ft³/s). At that time the creek reached an elevation of almost 30 m (98 ft) above mean sea level. The elevations of the buildings in F- and H-Canyons are located more than 62 m (202 ft) above the highest flow elevation of the Upper Three Runs Creek. The maximum flow that has occurred on the Fourmile Branch was in 1991 with a rate of approximately 5 m³/s (186 ft³/s), and an elevation of about 61 m (199 ft) above mean sea level. Elevations of the buildings in F- and H-Areas are located more than approximately 30 m (101 ft) higher than the maximum flow level that has occurred.

The NFS site is partially located on the 100- and 500- year floodplains of the Nolichucky River and Martin Creek (as determined by the Federal Emergency Management Agency (FEMA), Flood Insurance Rate Map, January 3, 1985). However, as described in section 3.6.4 of the EIS and below, mitigation measures have been and would continue to be implemented to reduce potential flooding of the site and the likelihood of adverse impacts to site operations.

2. Final Floodplain Statement Of Findings

The HEU Final EIS includes, in section 4.13.1, a Proposed Floodplain Statement of Findings. The Federal Register Notice of Availability for the Final EIS (61 FR 33719) stated that DOE would accept comments on the proposed statement of findings during a 15-day period. The Department received no comments in response to that notice. This section of the ROD constitutes the Final Floodplain Statement of Findings, as required by 10 CFR 1022.15.

Four candidate sites, two DOE (Y–12 and SRS) and two commercial (B&W and NFS), were considered in the HEU Final EIS as potential sites where the proposed action could be implemented. These candidate sites were selected for evaluation because they currently have technically viable HEU conversion and blending capabilities and could blend surplus HEU to LEU for commercial fuel or waste. In addition, the commercial sites considered are the only ones in the United States presently licensed for the processing of HEU.

As described above, all facilities except NFS that are proposed to be used for this proposed action at the candidate sites would be outside the limits of the 100-year floodplain and are at least one foot above the 100-year floodplain elevation and, therefore would conform to both State and local floodplain requirements.

The floodplains of the Nolichucky River and Martin Creek at NFS, as presented in Figure 3.6.4–1 of the HEU Final EIS, cover approximately onethird and two-thirds of the NFS site's northern portion under 100-year and 500-year floodplain conditions, respectively. Based on the Flood Insurance Rate Map and the flood profiles, both published by FEMA, floodplain elevations at the NFS site are determined to be 499.5 m (1639 ft) and 500 m (1640 ft) above mean sea level for the 100-year and 500-years floods, respectively. As stated in the Nuclear Regulatory Commission's (NRC) Environmental Assessment for Renewal of Special Nuclear Material License No. SNM-124, Nuclear Fuel Services, Inc., Erwin Plant, Erwin, Tennessee (August 1991), elevations of the building floors are between 500 m (1640 ft) and 510 m (1660 ft) above mean sea level. At the time of construction of the plant (1956), there were no local, State, or NRC requirements prohibiting construction or operation of nuclear facilities in 100or 500-year floodplains. Presently, the State of Tennessee has no requirements pertaining to building in 100- or 500year floodplains. Local standards require that any new construction or substantial improvement of any commercial, industrial, or nonresidential structure should have the lowest floor, including basement, elevated no lower than one foot above the level of base flood (100-year flood) elevation. Because NFS was built prior to 1974, site operations are grandfathered, and this local requirement does not apply to existing facilities at NFS. NRC, which regulates the NFS site, also has no regulations against building or operating nuclear facilities in floodplains. Nevertheless, with the widening of the site's culvert, upgraded drainage system, rechanneling of the Nolichucky River, and rerouting of Martin Creek to enter the Nolichucky River farther downstream, the chance of flood levels at the site has been lowered.

In addition, warning devices and systems have been placed by the State of Tennessee along the river to warn the public and the NFS plant of the chance of possible flooding. In addition, NFS and the State of Tennessee have emergency action plans to mitigate potential flood impacts and protect the public water supply from any possible contamination.

There are two alternatives in addition to no action that could be considered to remediate potential flooding of facilities at NFS. One would be to use the facilities in the 300 Area at NFS, which is outside both the 100- and 500-year floodplain limits, for blending activities. Facilities in the 300 Area have building floor elevations of at least 500.5 m (1642ft) above mean sea level, which would conform to the local requirement of at least one foot above the 100-year floodplain and would also fall outside of the 500-year floodplain. The second alternative is to eliminate NFS as a candidate blending site. Based on the analyses in the HEU Final EIS and on the information in the Floodplains Assessment and this Statement of Findings, DOE will, for any blending done at NFS on the Department's behalf pursuant to this ROD, specify that the work should be done in the 300 Area, and/or that measures to mitigate potential flood impacts at NFS will continue.

E. Preferred Alternative

The Preferred Alternative is identified in the HEU Final EIS as Alternative 5, Maximum Commercial Use (four sites), which is:

 To gradually blend down surplus HEU and sell as much as possible (up to 85 percent) of the resulting commercially usable LEU for use as reactor fuel over time (including 50 metric tons of HEU that are to be transferred to USEC over a 6-year period, along with 7,000 metric tons of natural uranium), using a combination of four sites (Y-12, SRS, B&W, and NFS) and two possible blending technologies (blending as UF_6 and UNH); implemented over an approximate 15to 20-year period; with continued storage of the HEU until blend-down occurs; and

• To blend down surplus HEU that has no commercial value using a combination of four sites (Y–12, SRS, B&W, and NFS) and two blending technologies (blending as UNH and metal); to dispose of the resulting LEU as low-level radioactive waste (LLW) pursuant to the Programmatic Environmental Impact Statement for Managing, Treatment, Storage, and Disposal of Radioactive and Hazardous Waste (DOE/EIS-0200-D, draft issued in August 1995) (Waste Management PEIS) and associated RODs, and any subsequent NEPA documents tiered from or supplementing the Waste Management PEIS; implemented over an approximate 15- to 20-year period; with continued storage of the HEU until blend-down occurs.

Because some material is in difficultto-access forms, only about 65–70% of the nominal 200 metric tons of surplus HEU could be blended and made available for commercial use over the next 10–15 years. The Department expects that 15–20 years would be needed to bring about the disposition of the entire nominal 200 metric tons of surplus HEU analyzed in the EIS.

F. Notice of Availability for HEU Final EIS / Basis for Record of Decision

On June 28, 1996, the U.S. Environmental Protection Agency published in the Federal Register (61 FR 33735) a Notice of Availability of the Disposition of Surplus Highly Enriched Uranium Final Environmental Impact Statement (DOE/EIS–0240), after DOE had disseminated approximately 750 copies of the EIS and/or the EIS Summary to government officials, states, Indian tribes, and interested groups and individuals. A separate DOE Notice of Availability, summarizing the HEU Final EIS, appeared in the Federal Register that same day (61 FR 33719).

DOE has prepared this ROD in accordance with the regulations of the Council on Environmental Quality for implementing NEPA (40 CFR Parts 1500–1508) and DOE's NEPA Implementing Procedures (10 CFR Part 1021). This ROD is based on DOE's Disposition of Surplus Highly Enriched Uranium Final Environmental Impact Statement (the HEU Final EIS). In making the decisions announced in this ROD, DOE considered environmental impacts and other factors, such as cost considerations and public comments received on the HEU Draft EIS.

IV. Cost Analysis

To assist the Department in reaching a decision on the HEU disposition program, a study comparing the expected costs of the various disposition alternatives was conducted. The Cost Comparison was completed in April 1996, and was disseminated at the beginning of May 1996 to over 200 individuals who either expressed an interest in the cost issue in comments, or attended one of the public workshops on the HEU Draft EIS, or requested the study. In addition, the availability of the Cost Comparison was noted in the June 28, 1996 Notice of Availability for the Disposition of Surplus Highly Enriched Uranium Final Environmental Impact Statement (61 FR 33719), along with notification that the Department would entertain comments on it during a 15day period. No comments were received.

The *Cost Comparison* provides estimates of the potential costs for blending HEU by using each of the blending technologies analyzed in the HEU EIS (UNH, UF₆, and metal blending). It compares the economic impact for disposition of the surplus HEU according to the various action alternatives (Alternatives 2 through 5) defined in the EIS, which are based on different proportions of the material being blended for commercial use or for disposal as waste. The report derives the following estimated unit costs for the various blending technologies and endproducts:

- Metal blending to 0.9-percent LEU for disposal—\$13,900/kg of HEU
- UNH blending to 0.9-percent LEU for disposal—\$22,900/kg of HEU
- UF₆ blending to 4-percent LEU for commercial use—\$3,200/kg of HEU
- UNH blending to 4-percent LEU for commercial use—\$5,700/kg of HEU

Unit costs for blending to waste include estimated disposal costs as well as blending costs. The report estimates that the potential sales revenue for each kilogram of HEU blended for commercial use is \$11,700, which is substantially greater than the costs for blending it. The cost of ultimate disposal of spent nuclear fuel derived from down-blended HEU that is used commercially would be borne by the utility purchasers of the fuel pursuant to the Nuclear Waste Policy Act.

Based on these unit costs and revenues from commercial sales, the Cost Comparison concludes that disposition of the entire nominal 200 metric tons of surplus HEU under the waste option (Alternative 2) would cost approximately \$3.4 billion. In contrast, disposition of 170 metric tons of surplus HEU for commercial use, and disposition of the remaining 30 metric tons as waste (the Preferred Alternative) would result in a net return of about \$340 to \$770 million. The analyses indicate that, on average, each metric ton of surplus HEU that is blended to LEU fuel and sold, rather than blended for disposal as waste, would save taxpayers \$21 million to \$26 million (depending on the mix of blending technologies used). The report concludes that it is economically attractive to pursue the commercial fuel option to the maximum extent possible

rather than to pursue the waste option exclusively.

V. Environmentally Preferable Alternative

CEQ regulations (40 CFR 1505.2) require that a Record of Decision identify the environmentally preferred alternative(s). The analysis of alternatives presented in Chapter 4 and section 2.4 of the HEU Final EIS indicates that, even using conservative assumptions (that is, assumptions that tend to overestimate risks), all of the action alternatives (Alternatives 2 through 5) would have low radiological impacts on the human environment in or around the analyzed blending sites during accident-free operations or on workers or the populations near the potential transportation routes. However, there are differences among the estimated impacts for the various action alternatives. As discussed in section III.C. of this ROD, above, except for the No Action Alternative, the analyses in the HEU Final EIS indicate that the Preferred Alternative (Alternative 5, blend 85 percent to fuel/ 15 percent to waste at four sites) would generally result in the somewhat lower total environmental impacts for many resources, including radiological impacts, during accident-free operations, and that the risk of accidents would also be low. Thus, the environmentally preferable alternative is the Preferred Alternative identified in the HEU Final EIS, which, as discussed above, also best serves the economic recovery objective, and fully serves the nonproliferation objective, of the HEU disposition program.

The environmental analyses in the HEU Final EIS indicate that the radiological, air, hazardous chemical, and socioeconomic impacts on the environment during accident-free operations would be low and within regulatory standards for all blending technologies. There would be a choice of two technologies for each of the two end-products (fuel or waste). For surplus HEU that is blended to waste for disposal, either UNH blending or molten metal blending could be used. On the whole, the data in section 2.2.2 and the analyses in section 4.3 of the HEU Final EIS show that molten metal blending would be the environmentally preferable blending technology for most resources for blending surplus HEU to waste, although molten metal blending would generate more process LLW (as opposed to the LEU end-product waste) than would UNH blending. For surplus HEU that is blended for

For surplus HEU that is blended for commercial use as reactor fuel feed, either UNH blending or UF_6 blending

could be used. The data in section 2.2.2 and the analyses in section 4.3 of the HEU Final EIS show that, on the whole, at the commercial sites, UNH blending would be the environmentally preferable blending technology for blending surplus HEU for commercial use, although UNH blending would produce greater impacts in three resource areas: liquid hazardous waste generated, solid nonhazardous waste after treatment, and transportation. In the area of potential facility accidents, in particular, UF₆ blending would result in higher accident consequences because of the possibility of a UF₆ cylinder breach accident that could release gaseous UF₆ (both radiologically and chemically toxic) into the environment. However, as discussed in section III.C, above, the probability of accidents that would release significant quantities of material into the environment is estimated to be low. DOE concludes that these differences in impacts would not dictate against the use of UF₆ blending technology for blending surplus HEU for commercial use

The analyses in section 4.3 of the HEU Final EIS indicate that all four of the analyzed blending facilities (Y-12, SRS, B&W, and NFS) have the capacity to process surplus HEU with low impacts to workers, the public, and, for many parameters, the environment during normal operations. For the two DOE sites, the generation of waste based on an increased usage of utilities represents small increases—less than 5 percent over current operations. For the two commercial sites, the generation of waste based on an increased usage of utilities represents increases of over 20 percent, but both facilities have adequate capacities to accommodate the increases since neither site is currently operating at full capacity. Because the NFS site has not been operating recently, it would require a large increase in water usage (166 percent) and fuel requirements (933 percent) relative to the current baseline. However, because the quantity of water and fuel used in the past for similar operations is comparable to that which would be used for the proposed action, it is anticipated that the increase in these requirements can easily be accommodated at NFS. As discussed in section III.D, above, the potential for flooding at NFS is another relative disadvantage of that facility.

For postulated facility accidents, there are also differences among the sites based on different proximities and concentrations of workers and nearby populations, as well as meteorological factors. The analyses in section 4.3 of

the HEU Final EIS indicate that accident impacts to the maximally exposed individual member of the public and to the population within 80 kilometers (50 miles) would be lowest at SRS, where the involved facilities are in the middle of a very large, limited-access, rural site, so the distances to members of the public are large. The greatest impacts to the public from accidents would be experienced at Y-12 and NFS, at both of which the involved facilities are relatively close to site boundaries (in the case of NFS, the site is small) and population centers. The postulated accident impacts to on-site noninvolved workers would be lowest at SRS (because the workers are fairly widely dispersed) and NFS (because there are relatively few workers on the site). The non-involved worker impacts would be highest at B&W, which has a relatively large workforce in close proximity to the blending facility. However, as noted in section III.C. above, the probabilities of serious accidents at all sites are low.

The environmental justice analysis shows that the SRS site has a substantial minority and low-income population in surrounding census tracts (more than 25 percent minority and low-income in most census tracts, and more than 50 percent minority in several). However, the impacts to surrounding populations are projected to be low for all sites, and lowest for SRS, so there would be no disproportionate adverse impacts on minority populations.

In summary, the analyses in the HEU Final EIS indicate that the environmentally preferable blending facility would be SRS. However, since the impacts at all sites are expected to be low during normal operations for many parameters (including radiological impacts), well within regulatory limits, and since overall risks associated with potential accidents are low, DOE concludes that environmental differences among the sites would not serve as a basis for choosing among them. Each of the facilities would be capable of blending up to the entire inventory of surplus HEU without significant adverse environmental impacts, and use of a combination of facilities can facilitate mission accomplishment.

VI. Decisions

A. Programmatic Decisions

DOE has decided to implement a program to make surplus HEU nonweapons-usable by blending it down to LEU, as specified in the Preferred Alternative (Alternative 5, site variation c [all four sites]) in the HEU Final EIS.

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As defined in section 1.4.2 of the HEU Final EIS, the Preferred Alternative is:

• To gradually blend down surplus HEU and sell over time as much as possible (up to 85 percent) of the resulting commercially usable LEU for use as reactor fuel feed, (including 50 metric tons of HEU to be transferred to USEC over a 6-year period ²); using a combination of four sites (Y–12, SRS, B&W, and NFS), and two possible blending technologies (blending as UF₆ and UNH); over an approximate 15-to 20-year period; with continued storage of the surplus HEU until blend-down occurs; and

• To blend down surplus HEU that has no potential commercial value; using a combination of four sites (Y–12, SRS, B&W, and NFS), and two blending technologies (blending as UNH and metal); to dispose of the resulting LEU as LLW pursuant to Record(s) of Decision associated with the Waste Management PEIS and any other relevant site- or project-specific NEPA reviews ³; over an approximate 15-to 20year period; with continued storage of the surplus HEU until blend-down occurs.

Because a portion of the surplus HEU is in forms, such as weapons components, that would require considerable time to make available for blending, it is anticipated that no more than 70 percent of the current surplus HEU could be blended down and commercialized in the near term (over the next 10-to 15-year period).

The preferred site variation is to use all four of the analyzed sites. For purposes of analysis in the EIS, it was assumed that the blending operations would be divided evenly among the four facilities (25 percent to each) under this site variation. However, as noted in section 2.1.2 of the HEU Final EIS, the defined alternatives and site variations were not intended to represent exclusive choices among which the

³For purposes of analysis of transportation impacts in the HEU EIS, the LLW facility at DOE's Nevada Test Site (NTS) was assessed as a representative site for disposal of LLW from the HEU disposition program. The possibility that this material may be received at the NTS facility is also reflected in the NTS Site-Wide EIS (DOE/EIS-0243, draft published January 1996).

decisionmaker must choose, but rather were proffered to define a spectrum of reasonable alternatives. While the Department considers it likely that each of the four analyzed blending facilities will be used for part of the surplus HEU disposition program, it is highly unlikely that the work would be so evenly divided, and there is no intent to seek such a distribution. Section 4.5.6 of the HEU Final EIS explains how impacts would change over the life of the campaign if the exact fuel/waste ratio or division among sites were different. Because the HEU Final EIS analyzes the impacts of site variations for the Preferred Alternative that would involve blending 0, 25, 50, and 100 percent of the surplus HEU at each of the sites, and concludes that expected impacts would be low for many parameters (including radiological impacts) during normal operations and within regulatory limits for each site even if that site were to blend 100 percent of the inventory, the impacts at any site from any possible distribution of the blending work among the facilities would be low for many parameters (including radiological impacts) during normal operations, and would be bounded by the analyses in the EIS.

As noted in sections 1.3 and 1.4.2 of the HEU Final EIS, decisions about the timing and details of specific disposition actions (which facility or process to use) might be made in part by DOE, by other government agencies, by USEC, by a private successor to USEC, or by other private entities acting as marketing agents for DOE. In the case of the 50 metric tons of surplus HEU that is being transferred to USEC as part of this decision (see below), the choice of blending sites for that work will be made by USEC or its private, corporate successor. The quantities and other characteristics of additional specific "batches" of surplus HEU and the exact time and blending sites at which such batches would be subject to disposition are unknown at this time, and would depend on a number of factors, including the rate of weapons dismantlement; the timing and rate at which any additional HEU may be declared surplus; market conditions; legislative restrictions on delivery to commercial end users (see Public Law 104-134); and available throughput capacities and unrelated workloads at the blending facilities. (See section VI.B.2, below, for a discussion of a possible transfer of "off-spec" surplus HEU material to the Tennessee Valley Authority.) Competitive bidding procedures-including both the

commercial and DOE facilities (the latter under their "Work for Others' programs)—as well as facility availability and other business considerations are likely to be key components of disposition actions. DOE is preparing an HEU Disposition Plan, which will be available shortly following publication of this KOD, that will provide additional information concerning specific disposition actions that are expected to commence during the next several years, as well as describe an approach to other future, specific actions. The ultimate distribution of blending work among the four facilities will be determined in multiple individual decisions by multiple decisionmakers, based largely on business and facility availability considerations, over a period of up to 15-20 years.

This programmatic decision does not include within it the choice of blending technologies for specific batches of HEU. The HEU Final EIS analyses indicate that all three of the analyzed technologies (UNH, UF₆, and metal blending) could be used. As in the case of facility selection, the choices of blending technologies are expected to be made largely on the basis of business and technical considerations, and may be made by DOE, USEC, USEC's corporate successor, or other entities.⁴

A portion of DOE's surplus HEU inventory is in various forms of irradiated HEU fuel (the total quantity of which remains classified) from the Department's nuclear weapons, naval nuclear propulsion, or nuclear energy research programs. The irradiated fuel is not directly weapons- usable, is under safeguards and security, and poses no proliferation threat. DOE is not proposing to process the irradiated fuel to separate the HEU for down-blending as part of this decision. There are no current or anticipated DOE plans to process irradiated fuel solely for the purposes of extracting HEU. However, activities associated with the irradiated fuel for purposes of stabilization, facility cleanup, treatment, waste management, safe disposal, or environment, safety, and health reasons could result in the separation of HEU in weapons-usable form that could pose a proliferation threat and thus be within the scope of this EIS. Under the Preferred Alternative

² The transfer of 50 metric tons of HEU and 7,000 metric tons of natural uranium from DOE stockpiles to USEC is specifically mandated by section 3112(c) of Public Law 104–134. Both of those transfers are components of the Preferred Alternative and this decision. The delivery to commercial end users of the surplus uranium transferred to USEC could not begin before 1998 pursuant to the statute. Although the transfer of 7,000 metric tons of natural uranium from DOE to USEC is not part of the HEU disposition program, it is part of the same transaction as the transfer of 50 metric tons of HEU, so the environmental impacts of that transfer are assessed in section 4.9 of the HEU Final EIS.

⁴ The UF₆ blending technology will not even be available unless the potential commercial blenders make the business decisions to deploy it. If UF₆ blending capability is not developed, all blending for commercial use would use the UNH process. If new blending facilities or processes are proposed in the future, additional NEPA review would be conducted, as appropriate, either by DOE or in connection with NRC licensing proceedings for a commercial facility.

and this decision, DOE would blend such recovered HEU to LEU.5 To provide a conservative analysis presenting maximum potential impacts, the HEU Final EIS includes such HEU (currently in the form of irradiated fuel) in the material to be blended to LEU, as if such HEU had been separated from the irradiated fuel pursuant to health and safety, stabilization, or other nondefense activities. However, such HEU may actually remain in its present form (without the HEU ever being separated) and be disposed of as high level waste in a repository or alternative pursuant to the Nuclear Waste Policy Act.6

B. Basis for Decisions

DOE has concluded that the Preferred Alternative identified in the HEU Final EIS would best serve the purpose and need for the HEU disposition program for several reasons. In terms of the fundamental nonproliferation objective, DOE considers all of the action alternatives (2 through 5) to be roughly equivalent in terms of serving that objective. Both 4-percent LEU in the form of commercial spent nuclear fuel and 0.9-percent LEU oxide for disposal as LLW—and any allocation between them-are considered highly proliferation-resistant material forms, because both reprocessing of commercial spent fuel (to separate the roughly 1 percent of plutonium it contains), and re-enrichment of the 0.9percent LEU to make HEU again, are technologically difficult, timeconsuming, and expensive.

In terms of the economic recovery objective of the program, that objective is best served by the Maximum Commercial Use Alternative. Commercial use would reduce the amount of blending that would be required for disposition (a 14 to 1 blending ratio of blendstock to HEU as opposed to 70 to 1 for waste) and

minimize Government waste disposal costs that would be incurred if all (or a greater portion of) the material were blended to waste. The sale of LEU derived from surplus HEU would yield returns on prior investments to the Federal Treasury. As noted in section IV of this ROD, the Cost Comparison for Highly Enriched Uranium Disposition Alternatives indicates that the Preferred Alternative could save as much as \$4 billion compared to the blend-to-waste alternative. Under the best case, the proceeds from commercial sales of 85 percent of the inventory could actually more than pay for the entire HEU disposition program, including the blending and disposal of the 15 percent that would still need to be disposed of as waste, and yield \$340 million to \$770 million in net revenues. (As noted above, however, this degree of commercialization may not ultimately be achieved.)

Finally, as discussed in section III.C of this ROD, the analyses in the EIS indicate that the Preferred Alternative would have somewhat lower overall environmental impacts than the other action alternatives. The Maximum Commercial Use Alternative would generate smaller quantities of radioactive waste requiring disposal than would the No Commercial Use Alternative. Adverse environmental impacts from uranium mining, milling, conversion, and enrichment would be avoided by using this material rather than virgin uranium to produce nuclear fuel. Making beneficial use of the LEU derived from surplus HEU would derive some environmental benefit (when compared to the blend-100-percent-towaste alternative) in return for the environmental costs that were expended in making the HEU in the first place, thus conserving non-renewable natural resources.

The Maximum Commercial Use Alternative would, as discussed in section 4.8 of the HEU Final EIS, displace some uranium mining, milling, conversion, and enrichment. However, in light of the provision in the USEC Privatization Act that requires DOE to determine that its sales of uranium would not have adverse material impacts on those industries, and the rate at which DOE expects to be able to make surplus HEU available for disposition, serious, long-lasting impacts on those industry sectors is not anticipated. Mitigation of any such impacts, as required by the USEC Privatization Act, is discussed in section VII of this ROD, below.

An indirect impact of the Preferred Alternative would be the creation of spent nuclear fuel (through the use of commercial LEU fuel derived from surplus HEU in power reactors). However, since the LEU nuclear fuel derived from surplus HEU would replace nuclear fuel that would have been created from newly mined uranium without this action, there would be no additional spent fuel that would not otherwise be generated. The domestic spent fuel would be stored, and potentially disposed of in a repository or other alternative, pursuant to the Nuclear Waste Policy Act, as amended (42 U.S.C. 10101 et seq.), with appropriate associated NEPA review.

With respect to the ultimate disposal of LLW material, certain DOE LLW is currently disposed of at commercial facilities, and other DOE LLW is stored or disposed of at DOE sites. A location where LLW derived from DOE s surplus HEU can be disposed of has not been designated. Disposal of DOE LLW would be pursuant to DOE's Programmatic Environmental Impact Statement for Managing, Treatment, Storage, and Disposal of Radioactive and Hazardous Waste (DOE/EIS-0200-D, draft issued in August 1995) (Waste Management PEIS) and associated ROD(s), any subsequent NEPA documents tiered from or supplementing the Waste Management PEIS, and any applicable project- or sitespecific NEPA reviews (such as the NTS Site-Wide EIS, currently in preparation). Waste material derived from surplus HEU would be required to meet LLW acceptance criteria of DOE's Office of Environmental Management. No LLW would be transferred to any LLW facility until completion of the Waste Management PEIS (or other applicable project or site-specific NEPA documentation) and would be in accordance with decisions in the associated RODs. Additional options for disposal of LLW may be identified in other documents.

Continued storage of surplus HEU prior to blending may be required for some time. The storage, pending disposition (for up to 10 years) of surplus HEU at the Y-12 Plant (where most of the HEU is stored or destined to be stored), is analyzed in the Environmental Assessment for the Proposed Interim Storage of Enriched Uranium Above the Maximum Historical Storage Level at the Y-12 Plant, Oak Ridge, Tennessee (DOE/EA-0929, September 1994) (Y-12 EA). Impacts from storage, as analyzed in the Y-12 EA, are summarized and incorporated by reference in the HEU Final EIS (see section 4.2). Should storage of surplus HEU pending disposition be required beyond 10 years, it would be done pursuant to and

⁵For example, weapons-usable HEU is anticipated to be recovered from dissolving and stabilizing targets and spent fuel at SRS pursuant to the analysis and decisions in the Final EIS (October 1995) and RODs (December 1995 and February 1996) on the Interim Management of Nuclear Materials at SRS.

⁶ If HEU currently in irradiated fuel remains in its current form, it would be managed pursuant to the analyses and decisions in the Programmatic Spent Nuclear Fuel Management and Idaho National Engineering Laboratory Environmental Restoration and Waste Management Programs Environmental Impact Statement (April 1995) and the associated RODs (60 FR 28680, June 1, 1995, amended by 61 FR 9441, March 8, 1996), and subsequent, projectspecific or site-specific NEPA documentation. Such spent fuel could be disposed of as high level waste in a repository pursuant to the Nuclear Waste Policy Act (42 U.S.C. 10101 et seq.). DOE is in the process of characterizing the Yucca Mountain Site in Nevada as a potential repository for disposal of spent fuel pursuant to that Act.

6 / Notices

consistent with the ROD associated with the Department's Storage and Disposition of Weapons-Usable Fissile Materials Programmatic Environmental Impact Statement or tiered NEPA documents.

C. Specific Action Decisions

1. Transfer of HEU and Natural Uranium to USEC

As a first concrete disposition action pursuant to the programmatic decisions described in section VI.A of this ROD, above, DOE has decided to transfer title to 50 metric tons of surplus HEU and 7,000 metric tons of natural uranium to USEC for gradual sale and commercial use. In addition to serving the objectives of the HEU disposition program, these transfers are consistent with the Fiscal Year 1996 Federal Budget, and are specifically mandated by the USEC Privatization Act (Pub. L. 104–134, § 3112(c)(1)).

Specifics concerning the timing of deliveries and the characteristics and locations of material to be delivered to USEC (or to blending contractors that USEC selects) are to be established in a separate DOE/USEC Memorandum of Agreement pertaining to the transfers. USEC or its corporate successor will make decisions concerning where and when blending of the 50 metric tons of HEU being transferred will occur, what technologies will be used, and when and how the resultant LEU will be marketed (consistent with the USEC Privatization Act). It is anticipated that USEC will utilize one or both of the commercial blending facilities for down-blending, that the first transfers of HEU will occur before the end of 1996, and that they will continue for about six years. Under the USEC Privatization Act, USEC (or its corporate successor) may not deliver this material for commercial end use prior to 1998, and there are quantitative limits on annual deliveries to end users (Pub. L. 104-134, §3112(c)(2))

The transfer of 7,000 metric tons of natural uranium to USEC is not part of the HEU disposition program. However, since it is part of the transaction transferring 50 metric tons of HEU, the impacts of the transfer are assessed in section 4.9 of the HEU Final EIS. This material is in the form of UF_6 , and is part of a larger quantity of UF₆ that is in storage at DOE's Portsmouth (Ohio) and Paducah (Kentucky) Gaseous Diffusion Plants, which are currently being leased to USEC for uranium enrichment operations. The most likely disposition of the 7,000 metric tons of natural uranium is eventual use as feedstock for enrichment to nuclear

power plant fuel, the usual business of the enrichment plants. If it is so used, and follows the typical path of such uranium, it would probably be enriched to about 2 percent U-235 at the Paducah Plant, then transported to the Portsmouth Plant for additional enrichment to an appropriate commercial material, generally about 4 percent. From there the enriched UF_6 would be transported to a commercial fuel fabrication plant for conversion and fabrication of nuclear fuel. The analysis in section 4.9 of the HEU Final EIS indicates that the environmental impacts from enrichment and transportation of this material would be negligible. Commercialization of the 7,000 metric tons of natural uranium by USEC is regulated by the same USEC Privatization Act limits as described in the preceding paragraph for commercialization of the 50 metric tons of HEU.

2. Down-Blending of "Off-Spec" Materials at SRS

A significant portion of the surplus HEU inventory, including most of the approximately 22 metric tons of surplus HEU that is currently located at the SRS site, is in various forms of offspecification or "off-spec" material which, when blended down, would not meet standard U.S. commercial nuclear fuel specifications for content of the uranium isotopes U-234 and/or U-236.7 As noted in section 2.1.1 of the HEU Final EIS, such off-spec material might nonetheless be commercially used as reactor fuel feed under certain circumstances, which might involve blending to somewhat higher enrichment levels, and NRC license amendments for reactors that would use the material.

DOE had previously decided, in two RODs pursuant to the Interim Management of Nuclear Materials at Savannah River Site Final EIS (DOE/ EIS-0220, October 1995)(IMNM EIS), to use the H-Canyon and/or F-Canyon and associated facilities at SRS for downblending, as part of its interim stabilization activities under the IMNM EIS. for UNH solutions (60 FR 65300. December 19, 1995), and Mark-16 and Mark-22 (irradiated) fuels (61 FR 6633, February 21, 1996). These materials are part of the inventory of surplus HEU. The IMNM RODs stated that these HEU materials would be blended down to LEU and then either oxidized using the FA-Line in the F-area at SRS, or stored

⁷ The quantities of the various surplus HEU material forms located at SRS remain classified.

as LEU solutions pending decisions on ultimate disposition.⁸

In addition to the materials noted above, there is also off-spec unirradiated aluminum alloy HEU reactor fuel material located at SRS and Y-12. Pursuant to this HEU ROD, DOE has decided that the unirradiated HEU reactor fuel will also be down-blended at the F-Canyon and/or H-Canyon and associated facilities at SRS, and will eventually be sold for commercial use, if possible. The ability of SRS facilities to withstand earthquakes is currently being reviewed. No surplus HEU from decisions made in this HEU ROD would be introduced into the canyons or blended in the canyon facilities until completion of the seismic review. The HEU down-blending activities at SRS pursuant to this decision will occur during a relatively limited period, subject to facility operations and availability.

The SRS canyon facilities, with their large chemical processing and separations capabilities, are capable of processing these off-spec materials. Commercial blending facilities are reluctant to handle these materials because of the resultant contamination of their facilities with undesirable uranium isotopes. The UNH blending facilities at the Y-12 Plant are also not considered likely candidates for blending of such off-spec material, as their processing capacity and chemical separation capabilities are much lower than the SRS canyon facilities, and may be needed for future defense programs activities.

The USEC Privatization Act (Pub. L. 104–134, §3112(e)(1)) provides that DOE may transfer off-spec uranium to a Federal agency without resale or transfer to another entity. Pursuant to the Act, DOE may pursue discussions with the Tennessee Valley Authority (TVA), a Federal agency that operates several nuclear power plants, to try to reach agreement on a demonstration of the use of off-spec LEU derived from surplus HEU that would be downblended at SRS.

⁸ As discussed in section 2.2.3.3 of the HEU Final EIS, due to criticality issues, the FA-Line is not capable of oxidizing material at commercial enrichment levels (4-5 percent), so that facility would not be used for oxidation of the commercial material. Rather, these LEU solutions will be stored at SRS until other arrangements can be made for oxidation of commercial-enrichment material. There are several options for providing for solidification of UNH solutions at commercial enrichment levels at SRS, although none is being proposed by DOE at this time. One option being considered is construction of a private, commercial facility on land leased from DOE at SRS. Such a private facility would need to be licensed by the NRC, and would be accompanied by appropriate NEPA review.

3. Other Future Actions

DOE has no other concrete surplus HEU disposition actions under specific contemplation at this time. DOE has decided that, when additional HEU blend-down actions for either commercial use or for disposal as waste are developed in the future, they could involve the use of all four of the analyzed blending facilities. The commercial facilities (B&W and NFS) are considered to be available for such activities immediately. The SRS facilities may also be available for blending some of the HEU. The Y-12 facilities are currently not operational. Under DOE Order 425.1, Startup and Restart of Nuclear Facilities, DOE must successfully complete an Operational Readiness Review addressing operational health and safety issues prior to restart of the Y-12 facilities. HEU operations are expected to resume at Y-12 in 1998. Thus, all four of the facilities would potentially be available, and could be used for portions of the HEU down-blending, in the timeframes that additional disposition actions might develop.

DOE is preparing an HEU Disposition Plan, which will be available shortly after publication of this ROD, that will provide additional information concerning specific disposition actions that are expected to commence during the next several years, as well as describe an approach to other future, specific actions. The plan will be updated periodically based on industry response and program progress.

VII. Avoidance/Minimization of Environmental Harm

As discussed in section III.C. above, implementation of the decisions reached in this ROD will result in low environmental and health impacts during normal operations. However, DOE will take all reasonable steps to avoid or minimize harm, including the following:

• DOE will use current safety and health programs and practices to reduce impacts by maintaining worker radiation exposure as low as reasonably achievable.

• DOE will meet appropriate waste minimization and pollution prevention objectives consistent with the Pollution Prevention Act of 1990. As discussed in section 2.3 of the HEU Final EIS, segregation of activities that generate radioactive and hazardous wastes will be employed, where possible, to avoid the generation of mixed wastes. Treatment to separate radioactive and non-radioactive components will be employed to reduce the volume of mixed wastes. Where possible, nonhazardous materials will be substituted for those that contribute to the generation of hazardous or mixed waste. Waste streams would be treated to facilitate disposal as nonhazardous wastes, where possible. In addition to following such practices at its own facilities, DOE will seek to include comparable requirements in any contracts with commercial facilities.

Consistent with the requirement of the USEC Privatization Act (Pub. L. 104-134, §3112(d)(2)(B)), DOE will determine, before making sales of LEU derived from HEU for commercial use, whether such sales would have adverse material impacts on the domestic uranium mining, conversion, or enrichment industries, taking into account other DOE sales of uranium and the sales of uranium under the Russian HEU Agreement and the Suspension Agreement. Such determinations may be made on a periodic basis (for example, for all contemplated sales over a certain period), as opposed to a sale-by-sale basis. (No such determination is required under the USEC Privatization Act for the initial transfer of 50 metric tons of HEU and 7,000 metric tons of natural uranium to USEC, as provided in section VI.B. of this ROD, or to transfers to other government agencies [such as TVA] of off-spec material.)

VIII. DOE Public Reading Rooms

Copies of the HEU Final EIS, the *Cost Comparison for Highly Enriched Uranium Disposition Alternatives*, and this ROD, as well as technical data reports and other supporting documents, are available for public review at the following locations:

- Department of Energy Headquarters, Freedom of Information Reading Room, Forrestal Building, 1000 Independence Ave., SW, Washington, DC 20585, Attn: Carolyn Lawson, 202–586–6020
- Albuquerque Operations Office, Technical Vocational Institute, 525 Buena Vista, SE, Albuquerque, NM 87106, Attn: Russ Gladstone (contractor), 505–224–3286, Elva Barfield (DOE), 505–845–4370
- Nevada Operations Office, Nevada Operations Office, U.S. Department of Energy, Public Reading Room, 2753 South Highland Dr., P.O. Box 98518, Las Vegas, NV 89193–8518, Attn: Janet Fogg, 702– 295–1128
- Oak Ridge Operations Office, U.S. Department of Energy, Public Reading Room, 200 Administration Road, P.O. Box 2001, Oak Ridge, TN 37831–8501, Attn: Amy Rothrock, 615–576–1216
- Richland Operations Office, Washington State University, Tri-Cities Branch Campus, 300 Sprout Road, Room 130 West, Richland, WA 99352, Attn: Terri Traub, 509–376–8583

- Rocky Flats Office, Front Range Community College Library, 3645 West 112th Avenue, Westminister, CO 80030, Attn: Dennis Connor, 303–469–4435
- Savannah River Operations Office, Gregg-Graniteville Library, University of South Carolina-Aiken, 171 University Parkway, Aiken, SC 29801, Attn: Paul Lewis, 803– 641–3320, DOE Contact: Pauline Conner, 803–725–1408
- Los Alamos National Laboratory, U.S. Department of Energy, c/o Los Alamos Community Reading Room, 1450 Central, Suite 101, Los Alamos, NM 87544, Attn: LANL Outreach Manager, 505–665–2127
- Chicago Operations Office, Office of Planning, Communications & EEO, U.S. Department of Energy, 9800 South Cass Avenue, Argonne, IL 60439, Attn: Gary L. Pitchford, 708–252–2013
- Amarillo Area Office, U.S. Department of Energy, Amarillo College, Lynn Library/ Learning Center, P.O. Box 447, Amarillo, TX 79178, Attn: Karen McIntosh, 806–371– 5400
- U.S. DOE Reading Room, Carson County Library, P.O. Box 339, Panhandle, TX 79068, Attn: Tom Walton (DOE), 806–477– 3120, Kerry Cambell (contractor), 806–477– 4381
- Sandia National Laboratory/CA, Livermore Public Library, 1000 S. Livermore Avenue, Livermore, CA 94550, Attn: Julie Casamajor, 510–373–5500

IX. Conclusion

DOE has decided to implement a program to make surplus HEU nonweapons-usable by blending it down to LEU, and gradually selling as much of it as possible for commercial use over time, as specified in the Preferred Alternative in the HEU Final EIS, and including the mitigation activities identified in section VII. This programmatic decision is effective upon being made public, in accordance with DOE's regulations implementing NEPA (10 CFR § 1021.315). The goals of this program are to support the United States' nuclear weapons nonproliferation policy by reducing global stockpiles of excess fissile materials so that they may never be used in weapons again, and to recover the economic value of the material to the extent feasible. This program will demonstrate the United States' commitment to its nonproliferation goals, as specified in the President's Nonproliferation and Export Control Policy of 1993, and provide an example for other nations, where stockpiles of surplus HEU may be less secure from potential theft or diversion than those in the United States, to encourage them to take similar actions. The impacts on the environment, workers, and the public from implementing this HEU disposition program are estimated to be low for most parameters (including radiological impacts) during normal

operations, and well within applicable regulatory limits.

The decision process reflected in this Notice complies with the requirements of the National Environmental Policy Act (42 U.S.C. § 4321 et seq.) and its implementing regulations at 40 CFR Parts 1500–1508 and 10 CFR Part 1021.

Issued in Washington, D.C., July 29, 1996. Hazel R. O'Leary,

Secretary.

[FR Doc. 96–19798 Filed 8–2–96; 8:45 am] BILLING CODE 6450–01–P

Oak Ridge Operations Office; Notice of Program Interest; Diesel Engine Technologies for Light Trucks

AGENCY: Transportation Technologies, DOE.

ACTION: Notice of program interest diesel engine technologies for light trucks.

SUMMARY: The Department of Energy is today publishing the Notice of Program Interest for support of the cooperative development of technologies for a high efficiency, very low emission, diesel engine for light trucks, specifically pickups and sport utility vehicles. The Department of Energy has sponsored research in high efficiency diesel engines for several years. These programs have assisted industry in continuously improving the technology in diesel engines for large trucks (class 6–8) which have resulted in efficiencies approaching 45% in current production (vs 27% for gasoline engines) and 55% in advanced research designs. Current penetration of diesels has been limited to the larger pickups (over 8500 lbs GVW) due to emission regulations. The Department is proposing the application of this advanced technology to diesel engines specifically designed for the light truck market. This market segment has grown from 23% in 1984 to over 42% in 1995 representing a substantial influx of low fuel economy vehicles into the public and private fleets. This trend threatens to increase the rate of U.S. dependence on foreign petroleum beyond current projections.

DATES: This notice expires at 4:00 PM EDT on September 9, 1996, and applications may be submitted at any time prior to that time.

ADDRESSES: Submit five (5) copies of the application prior to the expiration date of this notice to: U.S. Department of Energy, Oak Ridge Operations Office, Procurement and Contracts Division, Environmental Acquisitions Branch, 200 Administration Road, P. O. Box 2001, Oak Ridge, TN 37831, Attn: Mary Lou Crow, Contract Specialist. (Telephone: 423–576–7343.) FOR FURTHER INFORMATION CONTACT EITHER OF THE FOLLOWING: Mary Rawlins, DOE Oak Ridge Operations Office, Telephone: 423–576–4507; William L. Siegel, DOE Headquarters, Telephone: 202–586–2457.

SUPPLEMENTARY INFORMATION: The new design must meet all proposed emission regulations for vehicles under 8500 GVW, while maintaining performance levels expected of current production gasoline engines. Efficiency targets will be cited in terms of vehicle miles per gallon (equivalent BTU basis) and at least a 35% improvement is sought over comparable, current production vehicles. The criteria for selection and funding will be based on the offeror's internal technical capabilities in terms of diesel engine development and manufacturing, and a demonstration of the intent in moving the resultant technology to production targeted for light trucks. The latter can be shown by partnering with a domestic, high volume light truck manufacturer on this development effort. The following types of factors will be considered in DOE's evaluation: (1) The overall merit of the proposed project or activity. (2) The anticipated objectives to be achieved and the probability of achieving the stated objectives. (3) The facilities or techniques which the applicant proposes to make available to achieve the proposed project's objectives. (4) The qualifications of the proposed project director or key personnel who are considered to be critical to the achievement of the proposed project's objectives.

APPLICATIONS: A four (4) to five (5) year, 50% cost shared competitive program is anticipated with multiple industry teams. A financial assistance cooperative agreement award instrument will be used. Total program costs are expected to be in the range of \$25 to \$50 million per team. Award will be subject to the Energy Policy Act of 1992, Section 2306, which contains the following limitation: "Section 2306. Limits on Participation by Companies-A company shall be eligible to receive financial assistance under sections XX through XXIII of this Act only if—(1)the Secretary finds that the company's participation in any program under such titles would be in the economic interest of the United States, as evidenced by investments in the United States in research, development, and manufacturing (including, for example, the manufacture of major components or subassemblies in the United States); significant contributions to employment

in the United States; an agreement with respect to any technology arising from assistance provided under this section to promote the manufacture within the United States of products resulting from that technology (taking into account the goals of promoting the competitiveness of United States industry), and to procure parts and materials from competitive suppliers; and (2) either-(A) the company is a United Statesowned company; or (B) the Secretary finds that the company is incorporated in the United States and has a parent company which is incorporated in a country which affords to United Statesowned companies opportunities, comparable to those afforded to any other company, to participate in any joint venture similar to those authorized under this Act; affords to United Statesowned companies local investment opportunities comparable to those afforded to any other company; and affords adequate and effective protection for the intellectual property rights of United States-owned companies." All responsible sources may submit an application. All applications will be evaluated as unsolicited applications. Applications are to be prepared in accordance with 10 CFR 600.10 and shall not exceed five (5) pages. Along with the application, applicants are required to submit (1) SF-424, Application for Federal Assistance, (2) Certifications Regarding Lobbying; Debarment, Suspension and Other Responsibility matters; and Drug-Free Workplace Requirements, (3) Assurance of Compliance Nondiscrimination in Federally Assisted Programs, and (4) DOE F 4620.1, Budget Page. These forms may be obtained from the Contract Specialist and will not be included in the five (5) page limitation

Issued in Oak Ridge, Tennessee on July 29, 1996.

Peter D. Dayton,

Director, Procurement and Contracts Division, Oak Ridge Operations Office. [FR Doc. 96–19799 Filed 8–2–96; 8:45 am]

BILLING CODE 6450-01-P

Federal Energy Regulatory Commission

[Docket No. ER96-1933-000]

Gelber Group, Inc.; Notice of Issuance of Order

July 30, 1996.

Gelber Group, Inc. (Gelber) submitted for filing a rate schedule under which Gelber will engage in wholesale electric power and energy transactions as a