

Comment Set 10
Lynna Youngerman



CALIFORNIA PUBLIC UTILITIES COMMISSION (CPUC)

Comments on Draft EIR

Proposed San Onofre Nuclear Generating Station Steam Generator
Replacement Project

Thursday, May 12, 2005

Name*: Lynna Youngerman
Affiliation (if any)*: None Concerned citizen
Address*: 318 Ave. Santa Margarita
City, State, Zip Code*: San Clemente CA 92672
Telephone Number*: _____
Email*: LynnaY@cox.net

I am concerned with the storage of radioactive materials on the site. If the very expensive new steam generators are not installed, additional wastes will not be generated and stored on site. If this SDG&E has pulled the plug and backed out of this deal, why should Edison pursue?

10-1

**Please print. Your name, address, and comments become public information and may be released to interested parties if requested.*

Please either deposit this sheet at the sign-in table before you leave today, or fold, stamp, and mail. Insert additional sheets if needed. Comments must be postmarked by May 31, 2005. Comments may also be faxed to the project hotline at (949) 203-6410 or emailed to sanonofre@aspenerg.com.

Responses to Comment Set 10 Lynna Youngerman

10-1 Please refer to Master Response MR-1 (Baseline) for a discussion of the Proposed Project's environmental baseline, which includes ongoing spent fuel production through the current license terms, and MR-2 (License Renewal) for a discussion of license renewal. The ongoing production of spent fuel waste and the storage of spent fuel is part of SONGS operation that occurs in the environmental baseline and is permitted to occur through the current license periods to 2022 (Draft EIR Section D.1.2.1). This aspect of the baseline would not be changed by the Proposed Project. The Proposed Project is limited to replacement of the steam generators not the replacement of power plant operations or power generation.

The nuclear waste generated and stored during the license period has already been analyzed and authorized under the current operating licenses. Further analysis of long-term storage or disposal of radioactive waste at SONGS or elsewhere is limited by the exclusive regulation of nuclear safety by the federal government (Draft EIR Section D.1.2.5). Please also see Master Response MR-3 (Jurisdiction) regarding State authority in this area. The NRC would evaluate post-license spent fuel waste and storage issues in any future relicensing application, as noted in Master Response MR-2 (License Renewal). Section D.12.1 of the Draft EIR presents a description of radioactive waste issues related to the ongoing operation of SONGS.

Comment Set 11
Don Ritchie



CALIFORNIA PUBLIC UTILITIES COMMISSION (CPUC)

Comments on Draft EIR

Proposed San Onofre Nuclear Generating Station Steam Generator
Replacement Project

Thursday, May 12, 2005

Name*: DON RITCHIE
Affiliation (if any):* _____
Address:* 1604 AVENIDA SALVADOR
City, State, Zip Code:* SAN CLEMENTE CA 92672
Telephone Number:* 949 361 2970
Email:* _____

THE UNITS AT SAN ONOFRE ARE VISIBLE
FROM MY HOUSE. I HAVE NO CONCERN ABOUT
THEM AS I FEEL THE PEOPLE WHO ARE IN
CHARGE OF OPERATING THEM ARE EVEN
MORE CONCERNED WITH THEIR SAFE
OPERATION THAN ANYONE.

I THINK IT IS ONLY PRUDENT THAT THE
STEAM GENERATORS ARE BEING RENEWED,
TO ATTEST TO THE CAUSE OF GOOD
MAINTENANCE BY THE OPERATORS.

I HAVE BEEN SOMEWHAT DISSAPOINTED
THAT NUCLEAR ENERGY HAS BEEN SO
MALIGNED OVER THE YEARS BY THE
ENVIRONMENTALISTS

**Please print. Your name, address, and comments become public information and may be released to interested parties if requested.*

Please either deposit this sheet at the sign-in table before you leave today, or fold, stamp, and mail. Insert additional sheets if needed. Comments must be postmarked by May 31, 2005. Comments may also be faxed to the project hotline at (949) 203-6410 or emailed to sanonofre@aspenerg.com.

11-1

Responses to Comment Set 11
Don Ritchie

11-1 It is noted that the commenter supports the Proposed Project.

Comment Set 12
Eugene N. Cramer, P.E., M.B.A.

Eugene N Cramer P.E. MBA
2176 Via Teca San Clemente CA 92673 (949) 498-5773 marc832@mindspring.com
27 May 2005

Andrew Barnesdale
California Public Utilities Commission
c/o Aspen Environmental Group
235 Montgomery Street, Suite 935
San Francisco CA 94104

Docket A.04-02-026 San Onofre STEAM GENERATOR REPLACEMENT

(1) I ask that the statement in the Draft EIS page ES-47 Executive Summary be revised from "The main benefit of these technologies is that they do not rely on fossil fuel, **consume little water, and generate zero or reduced levels of air pollutants and hazardous wastes**" to become "**The main benefit of these technologies is that they do not rely on fossil fuel.**"

12-1

It is clear that the following sentence recognizes that fact – but the noted sentence is too easily lifted out of context and misapplied. I attach my complete statement for the record.

(2) Statements of many others in the public hearings focused on the toxic wastes of nuclear power but ignored the very real fact that the wastes of alternatives may be equally toxic.

12-2

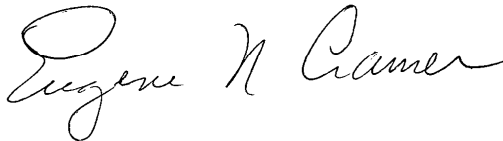
I enclose a landmark report of 1980 (Dornsife) showing (page IV.2-17) that for equivalent lifetime electricity production and **due to uranium alone** the relative toxicity of **solar-thermal waste** is significant, and that of **solar-heating** is greater and about the same as the uranium mine tailings and spent fuel after 10,000 years of radioactive decay.

When including the hazardous wastes (page IV.2-16), one sees that the relative toxicity of an equivalent lifetime electricity production from coal and solar-thermal are similar to that of high-level waste from the nuclear fuel cycle.

Lest you think this was concocted for an occasion, I include pages 3.36 to 3.38 from the U S Department of Energy 1980 FINAL Environmental Impact Statement on "Management of Commercially Generated Radioactive Waste" showing that hazard indices (relative toxicity) are legitimate for informing "about the magnitude of the hazard compared to more familiar hazards". Their graph 3.4.1 shows an example for spent fuel compared to mercury ore, lead ore, and silver ore -- that radioactive decay makes the spent fuel toxicity less than either silver ore or the original uranium ore after some thousands of years.

I ask that these reports be entered into the proceedings as a reference to Section **E.3 No Project Alternative vs. the Environmentally Superior Alternative**, and that official note be taken of the hazardous nature of the alternatives in Section **E.3 No Project Alternative vs. the Environmentally Superior Alternative -- Alternative Energy Technologies**.

Thank you



Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

Statement by Eugene N Cramer 2176 Via Teca San Clemente CA 92673 (949) 498-5773
Public meeting in San Clemente on May 17, 2005 before CPUC Commissioner Geoffrey Brown
Draft EIR Proposed San Onofre Steam Generator Replacement Project Application A.04-02-026

ALTERNATIVE ENERGY TECHNOLOGIES (page ES-47 of the Executive Summary)
"Options for replacement generation include principal renewable and other alternative energy technologies such as solar thermal, photovoltaics, wind, geothermal, hydropower, fuel cells and biomass. **The main benefit of these technologies is that they do not rely on fossil fuel, consume little water, and generate zero or reduced levels of air pollutants and hazardous wastes.** However these technologies do create some environmental impacts such as permanent disturbance or destruction of habitat, visual changes, generation of hazardous wastes, noise pollution, endangerment of wildlife and fish, poor water quality due sedimentation and turbidity, change of land uses, and some air emissions."

COMMENT: This statement noted is misleading when taken out of the context of the following sentence. I ask that the offending sentence be changed to read, "**The main benefit of these technologies is that they do not rely on fossil fuel.**"

This is desirable especially since San Onofre's use of ocean water does not "consume" the water being returned to the ocean. Fresh or recycled water used inland is "consumed" by evaporation -- that is, is no longer available for other uses such as for drinking or for agriculture. As an example, equivalent combined-cycle power plants would consume 4 billion gallons of drinking water annually -- enough for 10 million California citizens' daily gallon of drinking water.

HYDROPOWER has been eliminated from consideration as a Replacement Generation!

SOLAR THERMAL will usually be associated with desert conditions, where a steam turbine will consume vast quantities of very scarce drinking or agricultural water.

GEO-THERMAL fields commonly decline in production just as do oil fields; geo-steam turbines consume vast quantities of drinking or agricultural water, and emit radioactive radon gases.

PHOTOVOLTAICS cells' largest component may be silicon, but the silicon needs to be doped with another material to create the imbalance of electrons needed for a current flow. These materials being used and researched include phosphorus, boron, cadmium, zinc, tellurium, arsenic, indium, and gallium. Some are nasty poisons, and their wastes should be treated as hazardous. Their toxicity does not decline with time.

BIOMASS uses conventional steam cycle technology, and is usually found where it is cost effective to dispose of large quantities of agricultural waste. This is where a steam turbine will compete to consume vast quantities of scarce drinking or agricultural water.

WIND has significant effects on birds flying through the propellers. Not being a reliable source of steady electricity, wind needs a duplicate-but-different generating capability -- which carries a problem.

I ask that the indicated sentence be changed to read, "**The main benefit of these technologies is that they do not rely on fossil fuel.**"
end

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Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

DOE/EIS-0046F
Volume 1 of 3
UC-70

FINAL

ENVIRONMENTAL IMPACT STATEMENT

**Management of
Commercially Generated
Radioactive Waste**

Volume 1



October 1980

**U.S. Department of Energy
Assistant Secretary for Nuclear Energy
Office of Nuclear Waste Management
Washington, D.C. 20545**

Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

3.36

3.4 RISK AND RISK PERSPECTIVES

The potential environmental impact of nuclear waste isolation is often judged on the basis of a variety of risk and/or perceived risk issues. In this Statement, risk is defined as "probable loss." It is defined as the sum product of the magnitude of losses (the consequences) and the probability that these losses will occur. As defined, it does not discriminate between present or future events or between those of low probability/high magnitude and of high probability/lesser magnitude. Ordinary use of the term risk is not always consistent with this definition. For example, events of large magnitude, no matter how improbable, may be termed a large risk simply because of the size of the consequence. Similarly, when considerable uncertainty surrounds the estimate of probability or consequence, it might be said that a large risk is present. In both of these cases, the expected or most probable loss may be quite low.

Historically, society has tended to concentrate on minimizing the occurrence of high consequence events while giving little attention to low consequence events. An example is the required FAA safety certification of airplanes versus the relatively minor safety requirements for automobiles (seatbelts, safety glass, etc.). Americans are killed by the tens of thousands per year in auto accidents and by hundreds in airplanes. Yet it appears much more attention if not concern is given to 100 plane deaths than to 100 auto deaths. There is justification for placing attention on potential catastrophic events if such events could affect society's ability to recover from the catastrophic events. However, it is important to keep in mind that the amount of risk is not the only consideration in society's assessment of risk. Consideration of the benefit associated with that risk (or why the risk is being taken) also places the risk in perspective. The risk analyses in this Statement do not attempt to quantify the benefit associated with the generation of electricity which results in the production of nuclear waste.

This Statement considers the societal risk of the predisposal waste management technologies, the risk of operating a repository and the risk of long-term loss of containment or isolation. Two approaches to analyzing long-term risk are presented below: comparative hazard indices for both radioactive and non-radioactive materials including nuclear wastes, and the long-term analysis and risks associated with various scenarios for the release of radionuclides from deep geologic burial to the biosphere (consequence studies).

3.4.1 Hazard Indices

Hazard indices are based on estimates of potential risk of released radionuclides compared to other risks. The hazard indices can show whether the quantities of toxic radioactive waste exceed the toxic quantities of other chemicals and substances routinely handled in our society. A number of hazard indices have been developed which are useful in varying degrees in characterizing the risk. They are summarized in Appendix H of Volume 2. Hazard indices associated with radioactive materials are considered useful to the extent that the comparisons inform the reader about the magnitude of hazard compared to more familiar hazards.

Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

3.37

One such hazard index is based on the amount of water required to bring the concentration of a substance to allowable drinking water standards. In the present case the amount of water required to bring the quantity of uranium ore (0.2% U_3O_8) necessary to make 1 MT of reactor fuel to drinking water standards (7×10^{-2} g/g) was used as a basic hazard index. Assuming enrichment of ^{235}U to 3%, about 3,400 MT of ore would be required (95% recovery to make 1 MT of fuel. The hazard index of natural uranium of this quantity of ore is 8.7×10^7 m³. The hazard index of the radionuclides in 1 MT of spent fuel was calculated based on 10 CFR 20 drinking water standards and summed for various times after the spent fuel was removed from the reactor. The hazard index for high-level waste from uranium-plutonium recycle was calculated in a similar way. Division by 8.7×10^7 m³ made the hazard index relative to 0.2% uranium ore. In addition the hazard index of various ores was calculated relative to the volume of uranium ore equivalent to 1 MT of reactor fuel. These indices are presented in Table 3.4.1.

TABLE 3.4.1. The Relative Toxicity (Hazard) of Various Ores Compared to U Ore (0.2%)

Type of Ore	Average Ore	Rich Ore
Arsenic	1	10
Barium	5	20
Cadmium	28	120
Chromium	170	230
Lead	40	100
Mercury	460	3800
Silver	1	7
Selenium	70	220

The hazard index for spent fuel and high-level waste is shown in Figure 3.4.1, together with similarly developed hazard indices for ranges of common ores.

As seen in Figure 3.4.1 the hazard index for spent fuel or reprocessing waste from uranium-plutonium recycle relative to the ingestion toxicity of the volume of 0.2% uranium ore necessary to produce 1 MT of reactor fuel is on the order of that for rich mercury ores at about 1 year after removal of the spent fuel. The hazard index is on the order of that for average mercury ore at about 80 years. By 200 years the index is about the same as average lead ore. By 1500 years the relative hazard index for high-level waste is the same as the ore from which the fuel was made. For spent fuel the relative hazard index is about the same as the ore from which it came at about 10,000 years.

It is not suggested that spent fuel or high-level waste are not toxic. They are highly dangerous if carelessly introduced into the biosphere. It is, however, suggested that where concern for the toxicity of ore bodies is not great, then spent fuel or high-level waste should cause no greater concern particularly if placed within multiple-engineered barriers in geologic formations at least as, if not more, remote from the biosphere than these common ores.

Comment Set 12, cont.
 Eugene N. Cramer, P.E., M.B.A.

3.38

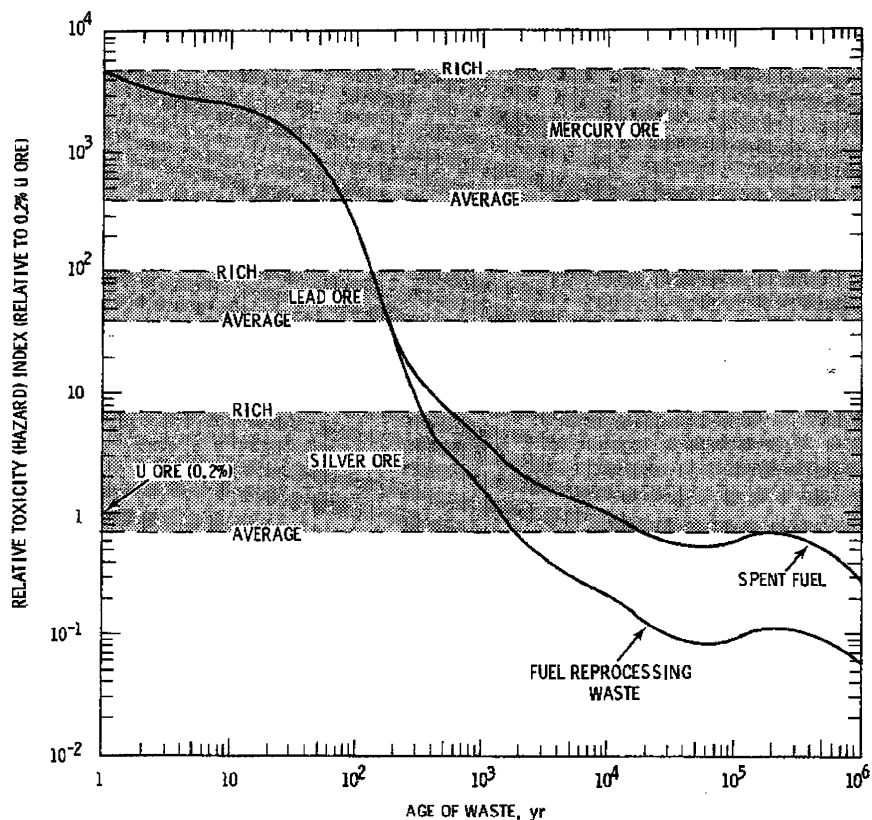


FIGURE 3.4.1 Toxicity of Spent Fuel and Reprocessing Waste from Uranium-Plutonium Cycle Relative to 0.2% Uranium Ore Necessary to Produce 1 MT of Reactor Fuel

Hazard indices generally neglect major confinement features such as the waste concentration (Hill 1977, Lash 1976), release mechanisms and dynamics (de Marsily 1977), and aspects of the food chain pathways. The hazard indices for the most part do not characterize the population exposures associated with conceivable natural and man-induced disruptive events--the key aspects of a risk assessment.

3.4.2 Consequence Analysis and Risk Assessment

Consequence analysis is the estimation of the effects of postulated accidental releases of radionuclides. Risk assessment is the calculation of the consequences of the spectra of possible accidental releases multiplied by their probabilities and summed to give a total risk. In this sense, the EIS does not present a complete risk assessment. The technique for such an assessment is still under development.

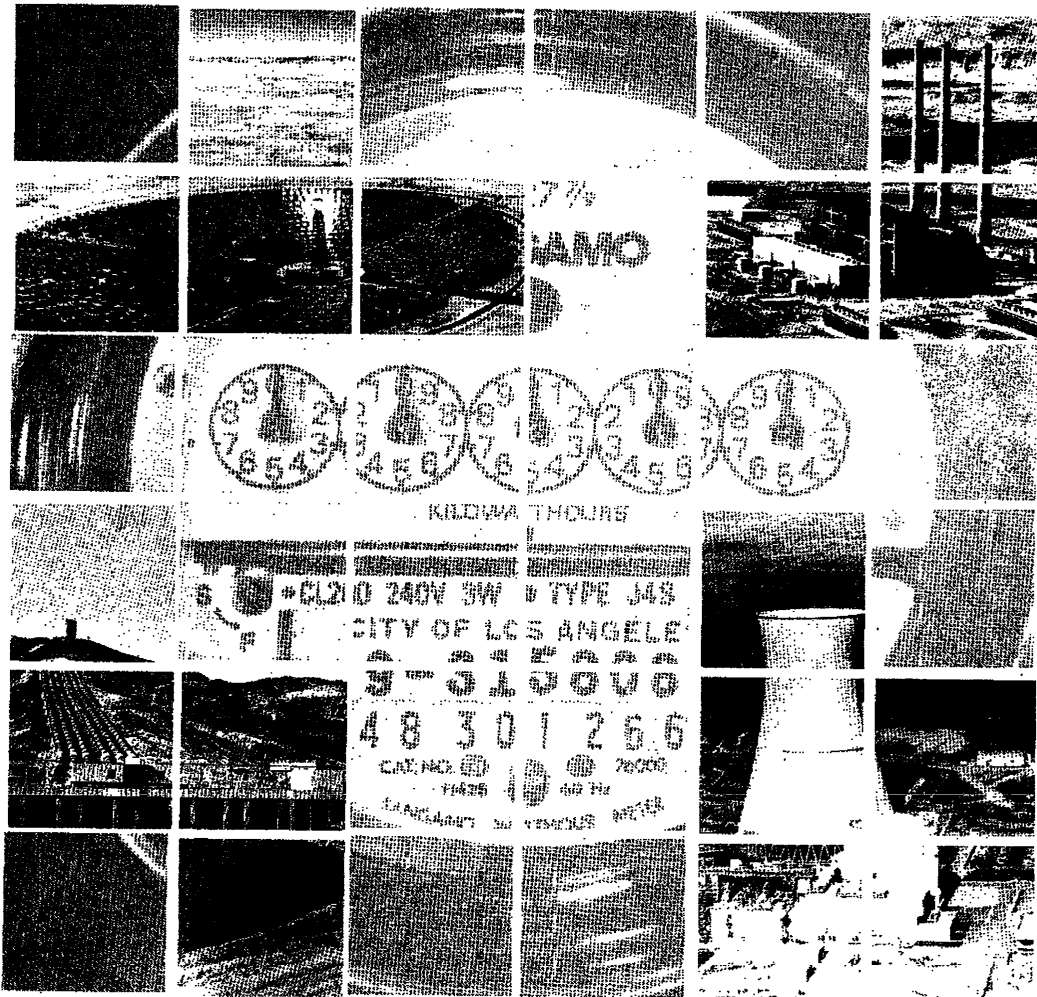
Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.



American Nuclear Society Topical Meeting
February 27-29, 1980 Los Angeles

Cramer

A TECHNICAL ASSESSMENT OF NUCLEAR POWER AND ITS ALTERNATIVES



Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

EVALUATING THE HAZARDS OF DISPOSING OF WASTES
FROM ENERGY PRODUCTION
William P. Dornsife

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Bureau of Radiation Protection
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ABSTRACT

Inherent in the production of energy by almost any method is the generation of waste products, some of which can be potentially toxic. This paper evaluates the potential toxicity of these wastes and the measures which will be necessary to insure their proper handling and safe disposal. This evaluation consists of the following:

1. A comparison of the status of recent Federal regulations that will probably govern these wastes in the future.
2. The development of a toxicity index to assess the potential for groundwater contamination from burial waste. This index is then used to compare the potential toxicity of the radioactive waste from the nuclear fuel cycle to the hazardous waste from major industries, in order to provide a unique perspective on the relative toxicity of the radioactive wastes.
3. A comparison of the potential toxicity of the wastes from those alternate energy sources which are currently definable.
4. A comparison of the major features of the proposed regulations that would govern the disposal of low-level radioactive waste and hazardous waste.

This analysis shows that the wastes from several definable energy sources have a potential toxicity that is generally comparable to the wastes from the nuclear fuel cycle. Nevertheless, it appears as if the regulations for radioactive waste will in general be more stringent than those for hazardous waste.

Even after the Three Mile Island accident, radioactive waste disposal still appears to be the portion of the nuclear fuel cycle which the public perceives to be the most hazardous and incapable of solution. This perception is based primarily on the inordinate public fear of radioactivity

IV.2-1

Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

and the much abused expression that some the radioisotopes take millions of years to decay to safe levels. This rhetoric has been repeated over and over by the media and anti-nuclear groups with virtually no perspective as to relative toxicities and the relative advantages of the possible solutions. Obviously the Federal government's lack of definitive action in this area further makes this problem appear unsolvable to the general public.

On the other hand, the majority of the public and a large portion of the technical community do not realize that almost every other alternate energy source, including most of the so called "renewables", produce large quantities of potentially toxic waste. These wastes are produced either during operation or result from the large scale manufacturing of components. In almost all cases the toxicity of this waste is due to either heavy metal or naturally occurring radioisotope contamination, both of which have essentially infinite lifetimes in terms of their potential toxicity.

Wastes from energy production are currently governed by a variety of State and Federal regulations which can at best be described as uncoordinated and somewhat inadequate. Most of these wastes are typically treated as industrial wastes, with disposal in open areas or landfills, and totally lack an adequate evaluation or consideration of their potential long-term hazard. Recently several new Federal laws have been passed and/or regulations proposed which would govern how potentially toxic waste from energy production and other sources would be regulated in the future.

The Resource Conservation and Recovery Act (RCRA) which was enacted in 1976 requires that EPA develop regulations which will insure the proper handling and disposal of hazardous waste. Included in the very comprehensive and complex RCRA regulations which were proposed in December 1978¹ are the potentially toxic wastes which are produced by most of the alternate energy sources. These regulations do not apply to those radioisotopes which are covered under the Atomic Energy Act; and although certain naturally occurring radioisotopes are included in these regulations, the authority over uranium mill tailings was given to the NRC by the Uranium Mill Tailings Act of 1978.

A prime example is the waste from the coal fuel cycle which includes fly ash, bottom ash, flue gas scrubber sludge, processing and mining wastes. In the proposed RCRA regulations, if these wastes satisfy the threshold test for toxicity, some would be included as a category of special waste, called utility waste. Because of the large volumes produced and their relatively low potential toxicity, they would be excluded from all but the more general provisions regarding handling and disposal, until additional information can be made available regarding their potential hazard. The EPA currently does not expect to have the necessary information to propose these regulations for special waste until early 1982². Most knowledgeable people feel that these regulations for special waste when proposed will be much less stringent, primarily for economic reasons, even though they may satisfy the same criteria as other hazardous waste.

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Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

Another example is solar energy. Because of the diffuse nature of this energy source, large number of collectors are typically required. The manufacturing of these collectors in turn requires large quantities of primary metals, when compared to the building of the more conventional energy facilities. In the production of these necessary primary metals potentially toxic waste is generated, primarily in the smelting and refining of the ores. In addition, some of these collectors will require finely finished surfaces which also results in the generation of potentially toxic waste. It currently appears as if some of this waste will meet the threshold toxicity test in the proposed RCRA regulations and would therefore be fully regulated as a hazardous waste.

The final RCRA regulations were required by Federal court order to be issued by December 31, 1979. However, due primarily to the large volume of public comments received on these proposed regulations and the development of new information, major portions will have to be repropoed. This action will result in the regulations being issued in a piecemeal fashion, with the first portions not being finalized until April 1980. After finalization of all the regulations, the timing of which is currently uncertain, it is estimated that the permitting process for all treatment, storage and disposal facilities will take between five and ten years. In the meantime, the EPA feels that the interim standards will greatly improve the treatment and storage of hazardous waste compared to the present situation³; whereby they estimate that 90% of the total quantity of hazardous waste produced is being handled and disposed of in a manner which may not be adequate to protect public health and the environment.⁴

Radioactive waste from the nuclear fuel cycle will be primarily governed in the future by both EPA and NRC regulations. The EPA is responsible for developing generally applicable environmental criteria and standards for all types of radioactive waste, while the NRC is responsible for developing the specific regulations that will be used for site specific licensing.

The EPA generally applicable criteria for all radioactive waste was proposed in November 1978.⁵ After receiving wideranging and very deserving criticism, the criteria is still undergoing internal review by EPA and is currently not expected to be released for Presidential review and issued as Federal guidance until late 1980. Meanwhile, the EPA standards for high-level waste are not expected to be proposed until March 1980, while the low-level waste standards will probably not be available until 1982.

Even though the EPA criteria and standards are required to provide a basis for other agency regulations, the NRC has recently issued the proposed regulations for uranium mill tailings⁶ and has also released a preliminary draft of the proposed regulations for both high and low-level radioactive waste disposal.^{7,8} The high-level waste regulations are currently scheduled for proposal by December 1979, while the low-level waste regulations are scheduled for proposal by September 1980. Since the NRC schedule

IV.2-3

Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

appears to be well ahead of the EPA's, it is hoped that the two agencies have at least agreed on the basics. Otherwise the standards and regulations may not be compatible and the whole process would have to begin again.

In the meantime, especially considering the recent problems concerning the three remaining low-level waste disposal sites, the radioactive waste situation is becoming critical to the point where it is threatening the continued operation and the future viability of the nuclear option. This is true even though, unlike the hazardous waste situation, the radioactive waste is currently being handled, stored and disposed of in a manner which is not posing an imminent threat to public health and the environment. Furthermore, the proposed regulations for radioactive waste disposal appear to be much more stringent than those for hazardous waste, even though they are of comparable potential toxicity. This comparison of potential toxicity and nonequitable treatment in the proposed regulations will be the subject of the remainder of this paper.

About a year ago at the Health Physics Society Twelfth Midyear Topical Symposium, I presented a paper comparing the relative toxicities of radioactive and hazardous waste.⁹ The methodology used for this comparison was not totally unique¹⁰, but the quantitative results were, and have added a much needed perspective that heretofore has been somewhat lacking.

The methodology used for comparing the toxicity of hazardous and radioactive waste was that of a toxicity index, which is simply the quantity of potentially toxic material divided by its permissible concentration. Expressed another way, this index is simply the volume of water, in cubic meters, which is required to dilute the total amount of toxic material to permissible concentrations, assuming it is totally soluble. It should be noted that this is a very gross measure of hazard because it does not consider the potential pathways to man. It is therefore not necessarily an accurate indication of the uptake by humans of the toxic material which would be the actual hazard from the waste.

For this comparison the EPA primary drinking water standards¹¹ were chosen as the appropriate permissible concentrations to use for the determining of the relative toxicity index for both radioactive and non-radioactive toxic material. These standards were considered to be the most appropriate for the following reasons:

1. Since the most feasible method of disposal of toxic waste is in suitable underground formations, the major pathway of concern is contamination of drinking water. Since the geo-toxicity of the waste is therefore the most important consideration, these limits would probably be the first to be exceeded given a failure of the disposal mechanism.
2. These regulations are the only ones which address both radioactive and non-radioactive contamination of drinking water, and therefore the EPA must consider that they provide equal protection for public health considerations. This consideration does not necessarily withstand a rigorous

IV.2-4

Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

examination, mainly because the limits for heavy metals are based on criteria which are vaguely defined. Many knowledgeable people, including a National Academy of Sciences' panel¹², are of the opinion that some of the heavy metal limits are probably not as low as they should be to adequately protect public health. On the other hand, the radioisotope limits are well defined and are based on a maximum permissible yearly dose of 4 mrem or a lifetime cancer risk of about 1×10^{-6} , which is considered by most to provide adequate public health protection.

3. The proposed RCRA regulations specify that a waste need not be considered hazardous unless it can be shown to produce a leachate which has concentrations of toxic materials which are ten times these drinking water standards. These standards therefore directly determine whether the waste from alternate energy sources must be treated as hazardous.

Using the above defined relative toxicity index, a direct comparison of the potential toxicity of a typical metric ton of the various types of radioactive waste and hazardous waste is shown in Figure 1. (This comparison is taken from my original referenced paper, but is included here to provide a unique perspective on the toxicity of the nuclear fuel cycle waste which would otherwise be lacking.)

In order to completely understand Figure 1, the following important points concerning each of the curves should be mentioned.

1. The average toxic heavy metal and Radium-226 concentrations in a typical metric ton of the earth's crust¹⁰ is shown to provide a baseline for comparison with natural background toxic material concentrations.
2. The high-level radwaste and spent fuel fission product potential toxicities are developed from information in an NRC report¹³; while their long-term toxicities, due primarily to transuranics, are developed by comparing their potential cancer risk to that of Radium-226. The increase in the potential toxicity of spent fuel after about 10^6 years is due to the ingrowth of Radium-226 from the decay of Uranium-238.
3. The low-level radwaste potential toxicity is taken from expected concentrations as given in an NRC report.¹⁴ After about 200 years, the toxicity has decreased below natural background; and the stable component, due primarily to Iodine-129, is about two orders of magnitude less than the long-term toxicity of a typical metric ton of hazardous waste. The increase after about 10^5 years is again due to the ingrowth of Radium-226 from the decay of Uranium-238 which is disposed of as a source material.

IV.2-5

Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

4. The potential toxicity of the uranium mill tailings (assumed to be ore with 0.1% uranium) decreases after about 10^4 years because of the decay of the original Radium-226. It then reaches equilibrium below background due to ingrowth of the daughter products of uranium, about 5% of which remain with the tailings.
5. The potential toxicity of a typical metric ton of hazardous waste is a composite of various EPA-sponsored reports on the waste from major industries that will probably meet the threshold toxicity test for hazardous waste. The toxic heavy metal content accounts for the majority of the long-term non-decaying portion, while the broken line decaying portion is due to the highly dangerous chemicals. The magnitude of the potential toxicity of these chemicals can currently only be approximated because most are not as yet included in the primary drinking water standards, except for a few chlorinated hydrocarbons which are used as representative. The physical decay processes of these chemicals are also typically very difficult to define.

Since the previous comparison only considers a typical metric ton of the various wastes, it does not present a true picture of the total national waste problem. This can be represented by multiplying the estimated production rate of the various wastes by their potential toxicity per metric ton. This perspective of the total potential toxicities of hazardous and radioactive waste from all industries for 1977 is shown in Figure 2. This comparison indicates that because hazardous wastes are produced in such large quantities compared to radioactive waste, the long-term toxicity of the total annual production of these wastes is comparable to that of spent fuel and several orders of magnitude greater than that of low-level radwaste.

This concept of a relative toxicity index can also be used to compare the potentially toxic waste which is produced by almost all major energy sources. Currently the only waste products that can be readily compared on a quantitative basis are those from the coal and nuclear fuel cycles and solar thermal electric facilities, the technology for which is fairly well defined and which appears to be typical of the material requirements of other types of solar energy facilities. The waste products from the other renewable energy sources are not easy to quantify because the technologies themselves are still typically in the conceptual design stage or the waste products are currently not readily definable.

With this in mind, information on the various types of quantifiable wastes which are produced during the expected lifetimes of 1000 MWe equivalent alternate energy sources is given in Table 1. These wastes are then compared graphically by use of the relative toxicity index in Figure 3.

IV.2-6

Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

Since the previous figure is primarily a comparison of the toxic heavy metals in the coal and solar waste to the radioisotopes in the nuclear waste, it may provide an additional perspective to compare only the potential radiotoxicity of the various wastes. This comparison is shown in Figure 4. The solid curve for coal ash assumes an average coal concentration of 1.2 ppm uranium, which is typical; while the dotted curve assumes a uranium concentration of 43 ppm¹⁴, which appears to be a reasonable upper bound for eastern coal. The solid curve for solar thermal electric is due primarily to the anticipated requirement for about 2×10^4 MT of copper for this facility²², the tailings from which are reasonably assumed to contain about 10 ppm uranium. The dotted curve is an upper bound for an equivalent solar heating installation using state of the art copper base flat plate collectors, and assuming as a reasonable upper limit 100 ppm average uranium concentration in the copper tailings.²³

As the previous analysis shows, the hazardous waste from those quantifiable alternate energy sources are at least as potentially toxic over the long term as the low-level radioactive waste, and may approach the potential toxicity of the uranium mill tailings. The spent fuel or high-level radwaste has a much higher short term relative potential toxicity, but over the long term (after about 500 years) is comparable in toxicity to the uranium mill tailings that were generated in producing this fuel. This fact is generally taken into account in the draft proposed NRC regulations for high-level radwaste⁷ in that extraordinary measures are specified during handling and by the fact that this waste will require disposal in deep stable geological formations to assure isolation.

The types of waste which are currently the most directly comparable in terms of treatment by their respective proposed regulations are low-level radioactive waste and hazardous waste, since both are specified as requiring disposal in high-integrity landfills. This comparison of the salient features of the EPA proposed regulations for hazardous waste¹, the EPA proposed criteria for all radioactive wastes⁵ and the NRC draft proposed regulations for low-level radwaste⁸ is shown in Table 2.

A close scrutiny of this tabular comparison of these proposed regulations generally confirms the notion that the low-level radioactive waste regulations will be more stringent than those for hazardous waste. This nonequitable treatment certainly cannot be justified when considering the previous comparisons of the relative potential toxicities of these wastes.

It is truly unfortunate that the majority of the public perceives the disposal of radioactive waste from the nuclear fuel cycle to be a totally unique and unparalleled problem. Because in fact, an objective quantitative comparison of the potential toxicity of radioactive waste and the hazardous waste from various industries and alternate energy sources indicate that these wastes are generally comparable. Based on this and other factors, such as easier traceability and measurability, radioactive waste may prove to be the more manageable and therefore present less of a risk to public health and safety than hazardous waste.

Comment Set 12, cont.
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Even though this fact may be true, it appears as if the regulations for radioactive waste will be much more stringent than those for hazardous waste. The obvious question becomes whether the various Federal agencies and interagency programs are properly coordinated to assure that the public is being equally protected from equal hazards to their health and the environment. The solution is obviously not to ease the stringent requirements that will be necessary for the safe disposal of radioactive waste. However, if economic or political considerations rather than public health considerations dictate that hazardous waste cannot be managed as well as radioactive wastes, then the public deserves to be made aware of this fact.

Radioactive waste disposal has been receiving a disproportionate share of the criticism and attention and the time has come to recognize that this is indeed a manageable problem. The constant rhetoric and indecision should cease, and we should get on with the very formidable task of developing and implementing a rational plan for the safe disposal of radioactive waste.

Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

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Comment Set 12, cont.
 Eugene N. Cramer, P.E., M.B.A.

TABLE 1
 Wastes Generated Over the Lifetime of Various Equivalent 1000 MWe Alternate Energy Sources

Energy Source	Type of Waste	Total Quantity of Waste Produced Over Lifetime (1) (Metric Tons)	Total Quantity of Waste Which May be Considered Hazardous (Metric Tons)	Major Constituents and Typical Concentrations of Toxic Materials
Nuclear	Spent Fuel (2)	1.05×10^3	1.05×10^3	Sr ⁹⁰ - 7.8×10^4 curies/MT Cs ¹³⁷ - 1.0×10^5 curies/MT Pu ²³⁹ - 3.2×10^2 curies/MT
	Uranium Tailings (2)	8.16×10^6	8.16×10^6	Ra ²²⁶ - 290 µc/MT
	Low-Level Radwaste (3)	5.67×10^4	5.67×10^4	Cs ¹³⁷ - 1.1 curies/MT Sr ⁹⁰ - 2.3×10^{-3} curies/MT I ¹²⁹ - 3.9×10^{-6} curies/MT
Coal	Flyash/bottom ash (4)	2.03×10^6	2.03×10^6	Cr - 720 ppm As - 480 ppm Pb - 150 ppm
	Scrubber Sludge (4)	3.57×10^6	Unknown	Trace heavy metals
	Coal processing wastes (4)	21.8×10^6	Unknown	Trace heavy metals
Solar Thermal	Primary metals production (5)	4.35×10^5	1.63×10^4	Pb - 8700 ppm Cr - 840 ppm
Electric	Metal Finishing (6)	6.86×10^3	6.86×10^3	Cr - 135,000 ppm Pb - 8060 ppm Cd - 7010 ppm

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- (1) Assumed to be 30 years for all energy sources.
- (2) From Ref. 13. Uranium mill tailings are assumed to result from processing ore with 0.1% uranium.
- (3) From Ref. 20.
- (4) From Ref. 21. Assuming Northern Appalachian coal which has been washed. Unwashed coal would approximately double the ash and sludge wastes but eliminate the coal processing wastes.
- (5) From Ref. 16 and 22. Assuming an equivalent base-loaded plant in an average U. S. location.
- (6) From Ref. 15 and 22. Assuming all collector surfaces require finishing.

Comment Set 12, cont.
 Eugene N. Cramer, P.E., M.B.A.

TABLE 2

A Comparison of the Regulations Governing Low-Level Radioactive Waste and Hazardous Waste

Characteristic	Proposed EPA/RCRA Regulations for Hazardous Waste	Proposed EPA Criteria for All Types of Radwaste	Proposed NRC Regulations for Low-Level Radwaste
"De minimus" concentrations	A "de minimus" level is defined such that the leachate must be 10 times the EPA drinking water standards for a waste to be considered hazardous, regardless of the concentration of toxic material in the waste.	This criteria precludes the establishment of any general "de minimus" for the waste itself and does not even consider the leachability of the waste form in determining potential hazard.	A "de minimus" concentration is not defined or is any credit given for non-leachability of the required solid waste forms.
Maximum concentrations	There is no defined maximum concentration of toxic material where more stringent requirements might be necessary to provide adequate protection.		Maximum allowable concentrations of radioisotopes based on pathway analysis are specified above which the waste would not generally be acceptable for shallow land burial facilities as defined by these regulations.
Waste form	Hazardous waste can be disposed of in a liquid form		Prior to disposal, all waste must be in a dry, solid form unless there is no practicable means for solidification and then it must be assured that the liquid will be completely contained over the hazardous lifetime of the waste.
Naturally-occurring radioactivity	Waste containing less than 5 pc/g Ra ²²⁶ for solid waste, less than 50 pc/l Rn ²²⁶ and Ra ²²⁸ for liquid waste or less than 10 µc Ra ²²⁶ in a discrete source does not meet the threshold test for regulation as a hazardous waste.	Waste containing diffuse, naturally-occurring radioactive material would be considered radioactive and, therefore, governed by the regulations if it can be shown that greater radiation exposure can occur through any pathway compared to if the material had not been disturbed by human activity.	

IV.2-12

Comment Set 12, cont.
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TABLE 2 cont'd

A Comparison of the Regulations Governing Low-Level Radioactive Waste and Hazardous Waste

<u>Characteristic</u>	<u>Proposed EPA/RCRA Regulations for Hazardous Waste</u>	<u>Proposed EPA Criteria for All Types of Radwaste</u>	<u>Proposed NRC Regulations for Low-Level Radwaste</u>
Other qualifying requirements	Those waste generators which produce less than 100 Kg/month of hazardous waste are exempted from all of the regulations except the requirement for disposal in permitted facilities which could include sanitary landfills.		
Burial site design	Generally comparable with, but more detailed than, the LLW disposal facility design requirements in the proposed NRC regulations for LLW.		
Post closure requirements	After closure, post closure care, consisting of certain monitoring and maintenance operations, must continue for a period of at least 20 years. After then no perpetual care is specified.	The fundamental goal for controlling any type of radioactive waste should be complete isolation over its hazardous lifetime. Institutional controls are only appropriate for the short term and cannot be relied upon for longer than 100 years.	After closure, a period of at least 5 years of active observation and maintenance is required prior to the termination of the license. A fund to cover the costs of 100 years of surveillance and monitoring is required after termination of the license to provide assurance of perpetual care by the site owner.

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Comment Set 12, cont.
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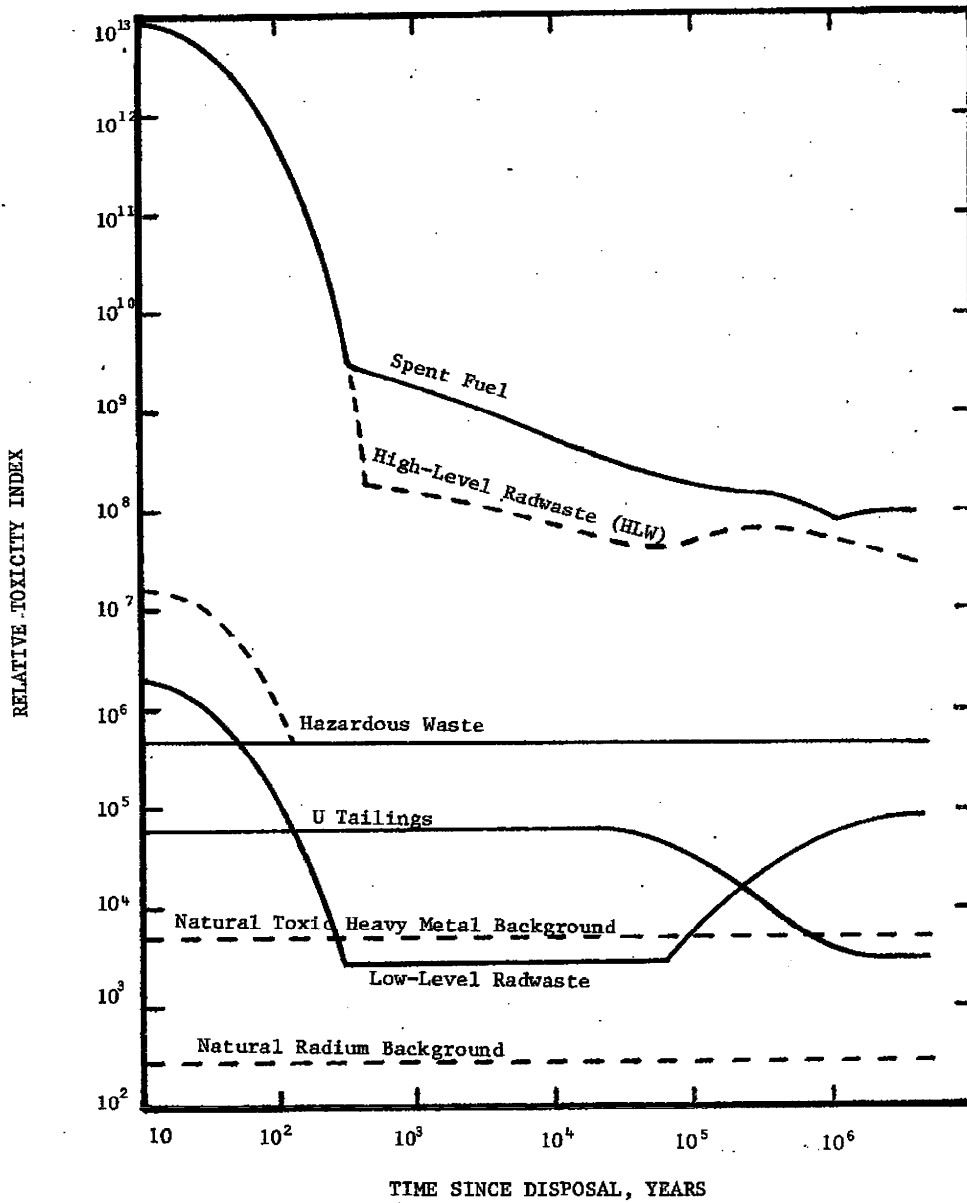


Figure 1: Relative Toxicity of A Typical Metric Ton of Hazardous Versus Radioactive Waste

IV.2-14

Comment Set 12, cont.
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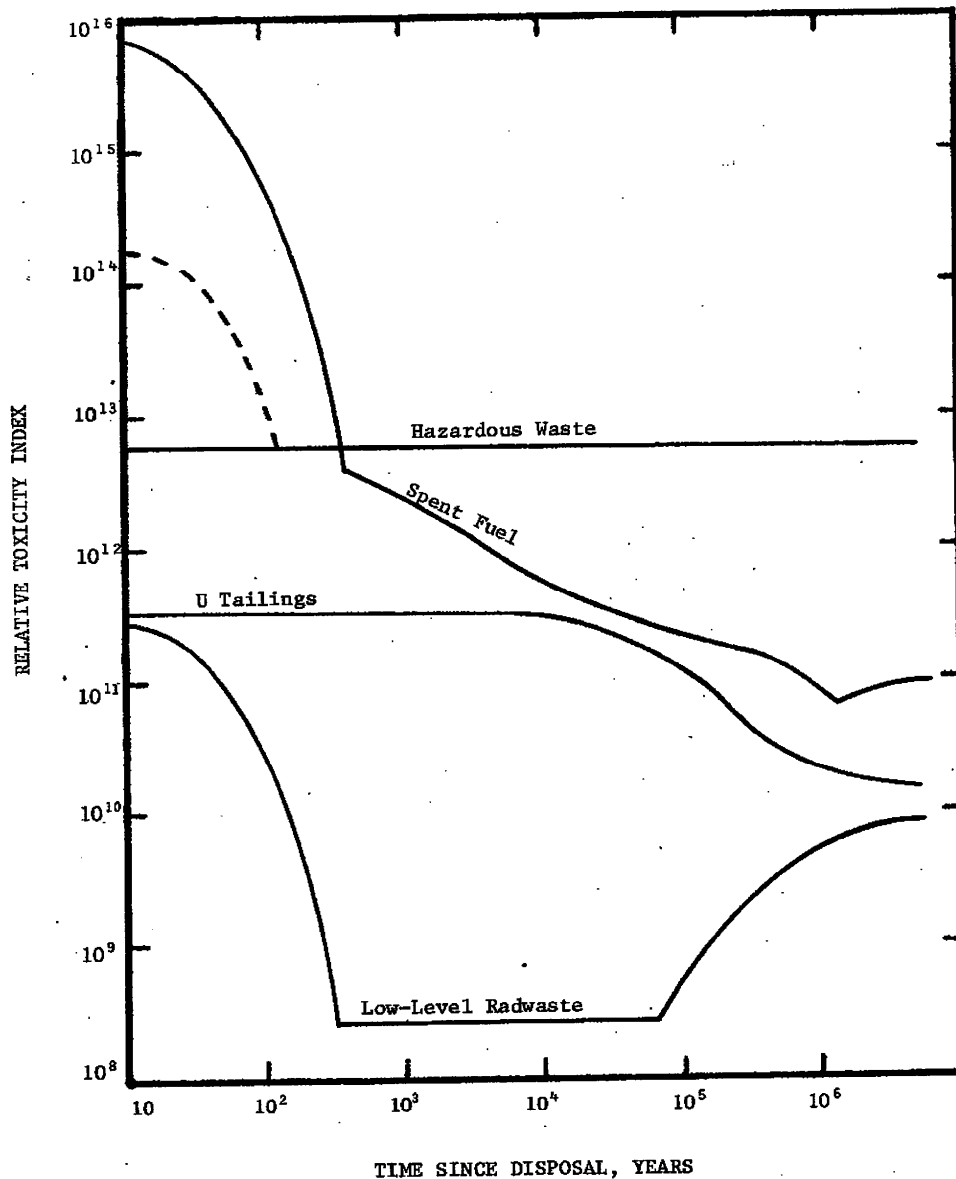


Figure 2: Relative Toxicity of the Total Quantity of Hazardous Versus Radioactive Waste Produced in 1977

IV.2-15

Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

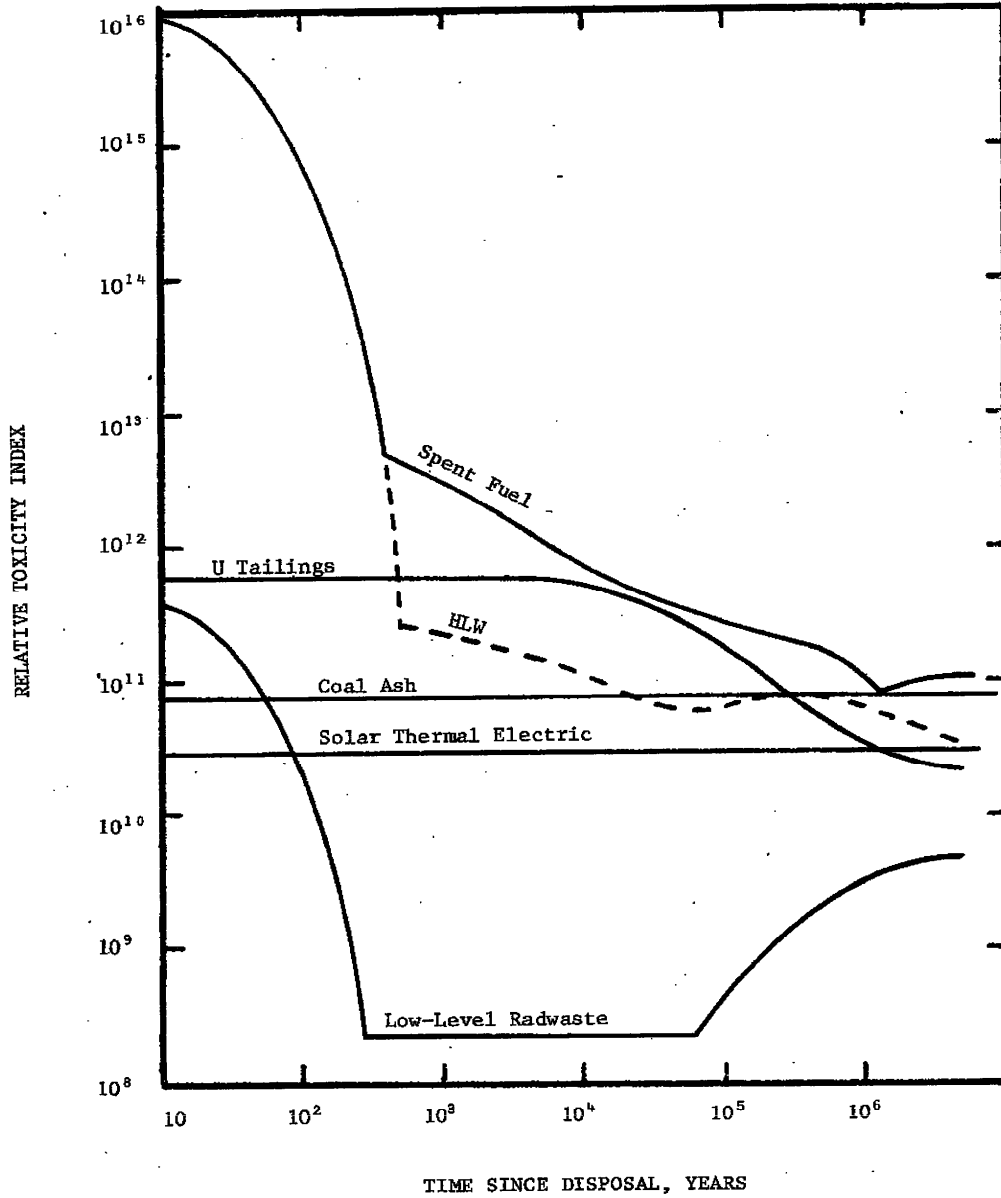


Figure 3: Relative Toxicity of the Wastes Generated Over the Lifetime of Various Equivalent 1000 MWe Alternative Energy Sources.

IV.2-16

Comment Set 12, cont.
Eugene N. Cramer, P.E., M.B.A.

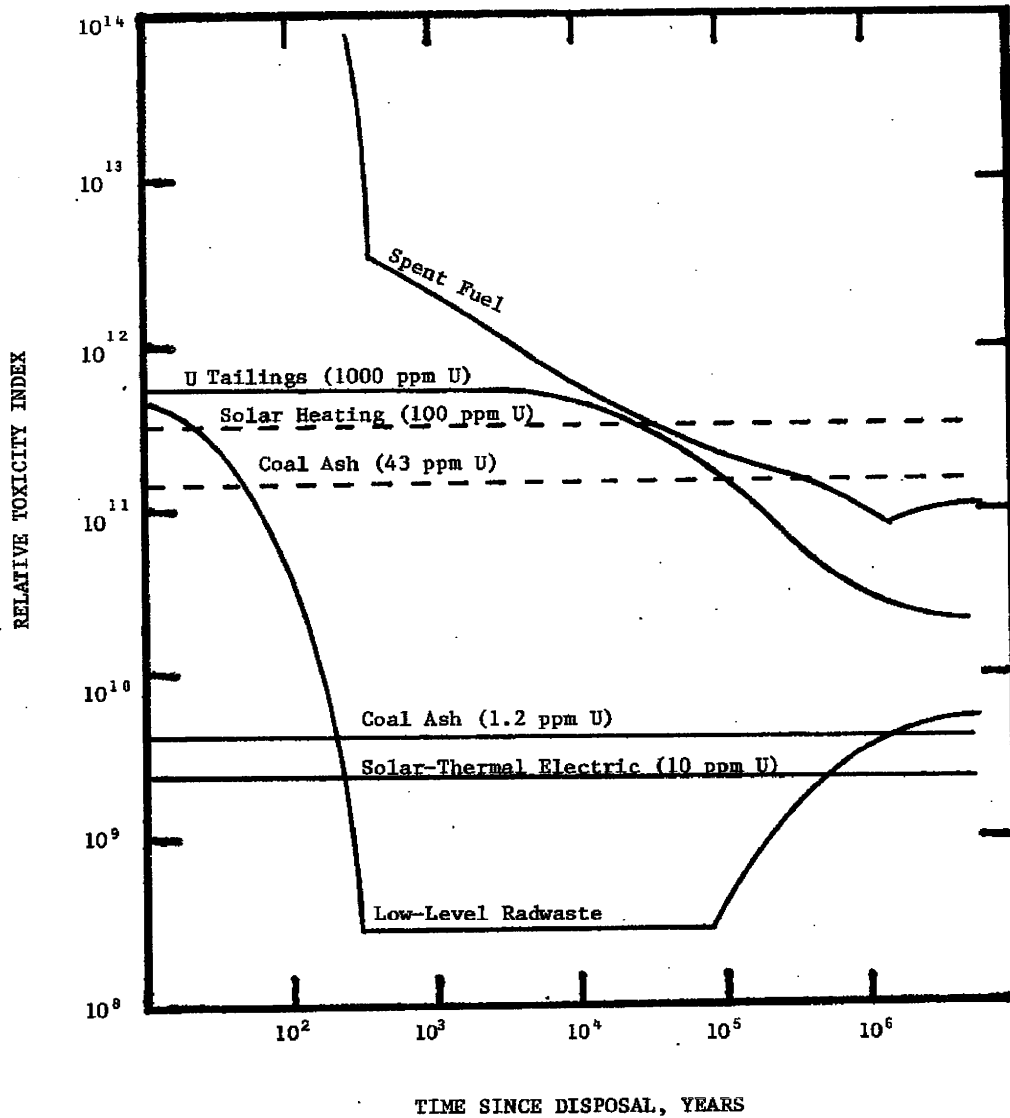


Figure 4: Relative Toxicity of Only the Radioisotope Contamination in the Wastes Generated Over the Lifetime of Various Equivalent 1000 MWe Alternate Energy Sources.

IV.2-17

Responses to Comment Set 12

Eugene N. Cramer, PE, MBA

- 12-1 The comment suggests a revision to a sentence in the Draft EIR describing the attributes of alternative energy technologies and acknowledges that the Draft EIR is accurate. Therefore, it is not necessary to revise the text in the Final EIR.
- 12-2 The comment provides general information comparing the toxicity of waste products resulting from various energy production methods. The commenter notes that alternative energy sources, such as solar thermal, result in the creation of toxic waste byproducts. Such matters have been discussed, as relevant, as part of the No Project Alternative. The information provided by the commenter has been included in the Final EIR as part of the public comment record so that it may be reviewed by decision-makers when considering the Proposed Project. This information does not alter any aspect of the analysis of the Proposed Project or the No Project Alternative, nor does it alter any of the conclusions of the Draft EIR.
- 12-3 The comment notes some of the environmental impacts associated with alternative energy technologies that could occur under the No Project Alternative. Throughout the Draft EIR, the analysis for the No Project Alternative considers the possibility that a combination of these technologies might be implemented to provide replacement power, and the impacts are documented and summarized in the Executive Summary Section 4.3. Please note that the environmental assessment does not depend on any specific scenarios for providing replacement power-generating capacity because there is no way to forecast exactly how replacement energy would be provided. Please also see Responses 12-1 and CC2-1 and CC2-2.