October 25, 2002

ALL AGREEMENT STATES, MINNESOTA, OKLAHOMA, PENNSYLVANIA, WISCONSIN

OPPORTUNITY TO REVIEW AND COMMENT ON UPDATE OF THE STP PROCEDURE SA-200 “COMPATIBILITY CATEGORIES AND HEALTH AND SAFETY IDENTIFICATION FOR NRC REGULATIONS AND OTHER PROGRAM ELEMENTS” (STP-02-075)

The U.S. Nuclear Regulatory Commission (NRC) is announcing the availability of the latest revision to the Office of State and Tribal Programs (STP) Procedure SA-200, Compatibility Categories and Health and Safety Identification for NRC Regulations and Other Program Elements, for review and comment. This revision incorporates changes to reflect the amendments to the NRC final regulations adopted between June 6, 2000 and September 1, 2002. In addition, the revision incorporates staff identified clarifying changes. A list of the revisions is enclosed. Revisions and changes to compatibility determinations are identified in the procedure by redline and strikeout format. The revised procedure is available at the STP Website: http://www.hsrdr.ornl.gov/nrc/procedures/sa200d.pdf.

We would appreciate your review and comments within 30 days from the date of this letter. If you have any questions regarding this letter, please contact the individual named below.

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Enclosures:
As stated
1. Page 8, Part 20, §20.1003, definition of “occupational dose,” the comment section was revised to reflect a recent amendment of the definition.

2. Page 9, Part 20, §20.1003, the definition of “public dose,” the comment section was revised to reflect a recent amendment of the definition.

3. Page 10, Part 20, §20.1003, the definition of “shallow-dose equivalent,” the comment section was revised to reflect a recent amendment of the definition.

4. Page 12, Part 20, §20.1201, the section “Occupational dose limits for adults,” the comment section was revised to reflect a recent amendment of this provision.

5. Page 13, Part 20, §20.1301, the section “Dose limits for individual members of the public,” the comment section was revised to reflect a recent amendment of this provision.

6. Page 23, Part 30, §30.31, the section “Types of licenses,” the comment section was revised to reflect a recent amendment of this provision.

7. Page 24, Part 30, §30.34, the section “Terms and conditions of licenses,” the comment section was revised to reflect a recent amendment of this provision.

8. Page 27, Part 31, §31.1, the section “Purpose and Scope,” the comment section was revised to reflect a recent amendment of this provision.

9. Page 28, Part 31, §31.2, the section “Terms and Conditions,” the comment section was revised to reflect a recent amendment of this provision.

10. Pages 29-30, Part 31, §31.5, the section “Certain measuring, gauging or controlling devices,” the compatibility and comment sections were revised to reflect a recent amendment. The recent amendment also changed the compatibility designation from “D” to “B.”

11. Page 30, Part 31 §31.6, the section “General license to install devices generally licensed in §31.5,” the compatibility and comment sections were revised to reflect a recent amendment of this provision. The recent amendment also changed the compatibility designation from “D” to “B.”

12. Page 35, Part 32, §32.51, “Byproduct material contained in devices for use under §31.5: Requirements for license to manufacture or initially transfer,” the comment section was revised to reflect a recent amendment of this provision.

13. Page 36, Part 32, §32.51a, “Same: Conditions of licenses,” the comment section was revised to reflect a recent amendment of this provision.

14. Page 37, Part 32, §32.52, “Same: Material transfer reports and records,” the comment section was revised to reflect a recent amendment of this provision.
15. Page 39, Part 32, §32.72, addition of definition “Manufacture, preparation or transfer for commercial distribution of radioactive drugs containing byproduct material for medical use under Part 35,” the comment section was revised to reflect a recent amendment of this provision.

16. Page 45, Part 34, §34.13, “Specific license for industrial radiography,” was revised. The comment section was revised to reflect staff identified clarifying changes.

17. Pages 48-49, Part 34, §34.47, “Personnel monitoring,” was revised of this provision was revised to reflect a recent amendment of this provision.

18. Page 51, Part 34, §34.83, “Records of personnel monitoring procedures,” was revised to reflect a recent amendment of this provision.

19. Pages 52 through 105, Part 35 was revised in its entirety to reflect a recent amendment of this part.

20. Page 108, Part 36, §36.55, “Personnel monitoring,” was revised to reflect a recent amendment of this provision.

21. Page 109, Part 36, §36.81, “Records and retention periods,” was revised to reflect a recent amendment of this provision.

22. Page 113, Part 39, §39.65, “Personnel monitoring,” was revised to reflect a recent amendment of this provision.

23. Page 115, Part 40, §40.4, definition of “Commencement of construction,” the compatibility and comment sections were changed to reflect staff identified clarifying changes. The staff also changed the compatibility designation from “D” to “C” for States with uranium mill authority.

24. Page 117, Part 40, §40.4, definition of “Decommission,” the comment section was revised to reflect staff identified clarifying changes.

25. Page 118, Part 40, §40.4, definition of “Residual radioactive material,” the comment section was revised to reflect staff identified clarifying changes.

26. Page 121, Part 40, §40.4, definition of “Uranium milling,” the compatibility and comment sections were changed to reflect staff identified clarifying changes. The staff also changed the compatibility designation from a “C” to “A” for States with uranium mill authority.

27. Page 155, Part 40, §40.32, “General requirements for issuance of specific licenses,” the compatibility and comment sections were changed to reflect staff identified clarifying changes. The staff also changed the compatibility designation for portions of paragraph (e) from “NRC” to “H&S.”

28. Page 126, Part 40, Appendix A, “the compatibility and comment sections were changed to reflect staff identified clarifying changes. The staff changed several compatibility designation of various portions of section.
29. Pages 145-162, Part 71 was revised to reflect staff identified clarifying changes.