

AMENDED PUBLIC HEARING PROCEDURES
Additional Public Hearing Days
Deep Geologic Repository for Low and Intermediate
Level Radioactive Waste Project
June 3, 2014

1. INTRODUCTION

1.1. PURPOSE OF THIS DOCUMENT

The purpose of this document is to provide procedures for the additional public hearing days to be held by the Joint Review Panel (the Panel) for the proposed Deep Geologic Repository for Low and Intermediate Level Radioactive Waste project (DGR). The additional hearing days constitute a continuation of the public hearing that commenced in Kincardine, Ontario, on September 9, 2013. Modifications to the original [Public Hearing Procedures \(June 18, 2013\)](#) are required to reflect the six specific subjects that will be addressed during the additional hearing days. These six subjects and the objectives of the additional hearing days are described in more detail in Section 1.4.

1.2. THE PROJECT

The DGR is a proposal by Ontario Power Generation (the Proponent) to prepare a site, and construct and operate a facility for the long-term management of low and intermediate level radioactive waste at the Bruce Nuclear site, within the Municipality of Kincardine, Ontario. Low level radioactive waste consists of industrial items that have become contaminated during routine clean-up and maintenance activities at nuclear generating stations. Intermediate level radioactive waste consists primarily of used nuclear reactor components, ion-exchange resins, and filters used to purify reactor systems. Used nuclear fuel will not be stored or managed in the DGR.

1.3. THE JOINT REVIEW PANEL

The Panel was established by the federal Minister of the Environment and the President of the Canadian Nuclear Safety Commission to carry out an environmental assessment of all phases of the project in accordance with the *Canadian Environmental Assessment Act, 2012* and to obtain the information necessary to consider an application for a Licence to Prepare Site and Construct under the *Nuclear Safety and Control Act*. The Joint Review Panel Agreement and Terms of Reference for the review were amended in August 2012 to take into consideration the requirements of the *Canadian Environmental Assessment Act 2012*.

1.4. THE PUBLIC HEARING

The Panel will conduct the public hearing in a manner that ensures a thorough examination of the subjects listed below, while providing for timely and meaningful public participation. The Panel considers the additional hearing days to be an essential part of the review process, and will give careful consideration to all submissions and perspectives, whether in writing, oral or both, that address one or more of the six hearing subjects described below.

1.4.1. Subjects of the Additional Public Hearing Days

The subjects for the additional public hearing days reflect the information requests issued by the Panel since November 2013. The Panel's information requests and the responses from the Proponent and the Canadian Nuclear Safety Commission can be found on the Canadian Environmental Assessment Registry (the public registry) at www.ceaa.gc.ca, reference number [17520](#).

The following subjects will be considered by the Panel at the additional hearing days:

1. Methodology used to determine the significance of adverse environmental effects:
 - Clarity and transparency in describing the methodology;
 - Context for predicted changes in terms of magnitude, geographic extent, timing and duration, frequency, and reversibility; and
 - Defensibility of each significance determination.
2. Updates to the geoscientific verification plan:
 - Details (geologic and geotechnical) concerning specific methods, timing, and sequencing of sampling; and
 - Triggers for changes to engineering design and benchmarks for verification of the safety case.
3. Expansion plans for the DGR project (accommodation of low and intermediate level decommissioning waste from the Pickering, Darlington and Bruce Nuclear Generating Stations):
 - Anticipated physical layout and sequencing;
 - Implications for the short- and long-term safety cases; and
 - Cumulative effects assessment.
4. Relative risk analysis of alternative means of carrying out the project. The alternative means are:
 - The existing Western Waste Management Facility (WWMF);
 - Enhanced surface storage at the WWMF;
 - The proposed DGR in limestone bedrock of the Cobourg Formation at the Bruce Nuclear site; and
 - A conceptual DGR in granitic bedrock of the Precambrian Canadian Shield.

5. Implications of revisions to the reference waste inventory:
 - Magnitude and nature of the revisions to the reference waste inventory;
 - Pre-closure safety assessment;
 - Assessment of accidents, malfunctions and malevolent act scenarios, with emphasis on the pre-closure phase;
 - Updated results of the post-closure safety assessment models; and
 - Design and implementation of a waste inventory verification plan.
6. Applicability of recent incidents at the Waste Isolation Pilot Plant (WIPP) to the safety case for the DGR project:
 - Relevance of the incidents, as they are currently understood, to worker and public health and safety at the proposed DGR; and
 - Whether incidents such as those that occurred at WIPP are encompassed by the accidents, malfunctions and malevolent acts assessed for the proposed DGR.

1.4.2. Objectives of the Additional Public Hearing Days

The objectives of the additional public hearing days are to provide fair and equitable opportunities for:

- a) the Proponent and Canadian Nuclear Safety Commission to provide their views on the subjects to be addressed and to explain their responses to the information requests issued by the Panel since November 2013;
- b) Aboriginal groups, government representatives and the public to provide their views on the subjects to be addressed; and
- c) the Panel to receive the information that will help it complete its assessment of the environmental effects of the project and review the application for a Licence to Prepare Site and Construct in a fair, informal and expeditious manner.

1.4.3. Observing the Hearing

Any person may attend the additional public hearing days in person and is not required to register to do so. Alternatively, a person may observe the hearing by Webcast. The Canadian Nuclear Safety Commission will endeavor to provide a live Webcast of all the hearing sessions. A link to the Webcast will be available on the home page of the Canadian Nuclear Safety Commission Web site at www.nuclearsafety.gc.ca.

Further, any person may follow the hearing by accessing the written transcripts of the proceedings. A transcript will be prepared and will be posted to the public registry as quickly as possible following each hearing day.

1.4.4. Participation by Aboriginal Groups

The Panel strongly encourages the participation of Aboriginal groups during the public hearing. The Panel may amend the hearing procedures, as required, to facilitate participation by Aboriginal peoples.

1.4.5. When the Hearing Ends

Once the Panel has obtained all of the information it requires at the hearing, the Panel will offer the Proponent and registered hearing participants an opportunity to make written closing remarks as detailed in its [Procedure for Closing Remarks by Proponent and Registered Hearing Participants \(October 18, 2013\)](#).

When the Panel announces that no further information is required, it will close the record for the review and have an additional 90 days to submit its Joint Review Panel Report to the Minister of the Environment. Subject to the Minister's decision on whether the project is likely to cause significant adverse environmental effects, the Panel may then be authorized to make a decision on the Ontario Power Generation application for a Licence to Prepare Site and Construct the DGR.

2. HOW TO PARTICIPATE IN THE ADDITIONAL PUBLIC HEARING DAYS

There are two ways to participate in the additional public hearing days: by making a written-only hearing submission, or by making an oral presentation to the Panel at the hearing. Oral presentations must be supported by a written submission. Details regarding each of these participation options are set out below.

Where the Panel receives multiple requests to participate in the hearing that identify the same or similar issues or interests, the Panel may request that a single representative be identified to present at the hearing or may choose one or more participants to speak to the issue.

The Panel may refuse any written submission or oral presentation that falls outside the scope of the review, is not directly related to the subjects identified by the Panel for the additional public hearing days, addresses matters that are repetitive, irrelevant, immaterial or have already been answered to the Panel's satisfaction.

2.1 WRITTEN-ONLY HEARING SUBMISSION

Any person may provide a written-only hearing submission to the Panel on one or more of the subjects identified for the additional hearing days. When the Panel is of the view that a written submission falls outside the subjects identified for the additional hearing days, the submission will be returned to the sender and not included in the record for the review.

A person who participates under this provision becomes a registered hearing participant and must provide their written submission to the Panel no later than July 21, 2014. The submissions should be labelled, "DGR Joint Review Panel Hearing Written-only Submission" and must include the contact information (full name, address, telephone number(s) and Email address) of the submitter. To help protect the confidentiality of personal information, please submit this contact information on a separate page.

2.2 ORAL PRESENTATION AT THE HEARING

An oral presentation at the hearing may be scheduled by the Panel for a person or group who has an interest in the DGR Review or from a person who has expertise in the matter or information that may be useful to the Panel.

All federal, provincial and municipal government departments and agencies, Aboriginal groups and other groups or individuals that previously participated orally and/or in writing in the DGR public hearing are already considered to be registered hearing participants. Registered hearing participants that intend to make an oral presentation to the Panel at the additional public hearing days must complete the on-line Hearing Participation Form at <http://www.nuclearsafety.gc.ca/jrp/eng/index.cfm> or the printable version of the form which is included in this document as Appendix A, no later than June 23, 2014 and must provide a written hearing submission to the Panel by July 21, 2014 (Aboriginal groups and other groups or individuals) or July 7, 2014 (federal, provincial and municipal government departments and agencies).

Individuals, organizations and groups that have not previously participated in the DGR public hearing must request to make an oral presentation to the Panel at the additional public hearing days by completing the on-line Hearing Participation Form at <http://www.nuclearsafety.gc.ca/jrp/eng/index.cfm> or the printable version of the form which is included in this document as Appendix A, no later than June 23, 2014. Individuals, organizations and groups that request to make an oral presentation will be informed of the Panel's decision regarding the request at the earliest possible date. Should the Panel accept a request to make an oral presentation, the requester becomes a registered hearing participant and must provide a written hearing submission by July 21, 2014. Should the Panel not accept a request to make an oral presentation, a written submission on the subjects to be addressed at the additional hearing days will still be accepted if it is submitted by the July 21st deadline.

The maximum length of each oral presentation will be determined by the Panel in consideration of the subject(s) to be addressed, the number of hearing participants and the preferred length of presentation that is indicated on the Hearing Participation Form. An oral presentation will not be scheduled if a written submission is not received by the July 21st deadline.

Persons who intend to use slides or other visual aids at their oral presentation must provide an electronic copy of the presentation to the Panel Secretariat no later than August 25, 2014. Slides or other visual aids are not required for an oral presentation.

2.3 SCHEDULING OF ORAL PRESENTATIONS

The Panel Secretariat will work with registered oral hearing participants to schedule hearing presentation times that are acceptable, within reason, to both the Panel and the participant.

The schedule will be available a minimum of 14 days before the additional hearing days begin. The schedule will be updated as required and persons impacted by the updates will

be notified. Every effort will be made to accommodate the availability of registered oral hearing participants when rescheduling is required.

Daily agendas will be created and updated, as required, to reflect necessary changes to speakers or the order of presentations. Presenters may be grouped together by the Panel on specific public hearing days to address particular subjects.

3. PARTICIPATION BY THE PROPONENT

The Proponent, together with its subject matter experts, shall be in attendance and otherwise available throughout the additional public hearing days.

The Proponent is expected to make a presentation of up to 30 minutes on each subject to summarize its responses to the information requests issued by the Panel since November 2013 and to explain the information in the context of the environmental assessment and the application for a Licence to Prepare a Site and Construct.

Written information by the Proponent in support of its oral presentations must be submitted to the Panel no later than July 7, 2014.

If the Proponent intends to use slides or other visual aids in its presentations, an electronic copy must be provided to the Panel Secretariat no later than August 25, 2014.

4. REQUESTS FOR RULINGS

A request to the Panel for a ruling may seek to address any issue relating to these procedures or any other procedural or administrative matter.

At any time during the public hearing, a registered hearing participant may make a request to the Panel for a ruling on a particular issue by explaining the issue and the reasons for the ruling that is sought. A request for ruling must be provided to the Panel in writing. Registered hearing participants should contact the Panel Secretariat for further direction.

The Panel shall give its decision in relation to a request for a ruling after providing the relevant persons an opportunity to present their views on the request and after the Panel has had an opportunity to consider all of the relevant information.

5. FORMAT OF THE ADDITIONAL HEARING DAYS

The Panel has endeavored to secure a hearing venue to accommodate all the individuals that wish to attend the public hearing. In the event that the demand for seating in the public hearing room exceeds the space available, access priority will be given to the Proponent, Canadian Nuclear Safety Commission staff and registered oral hearing participants on the daily agenda. The balance of the seating will be available on a first come, first served basis.

The additional public hearing days will follow an agenda provided for each day. The hearing shall proceed as follows:

5.1. Opening Remarks by the Panel Chair

The Panel Chair will begin the additional public hearing days with opening remarks. The Chair may also make brief opening remarks on each day of the public hearing.

5.2. Presentations by the Proponent

The Proponent shall have up to 30 minutes to make a presentation on each of the six subjects of the additional hearing days. These presentations shall include an overview of the new information that was submitted on the subject and outline the key issues in relation to the environmental assessment and the application for a Licence to Prepare Site and Construct. These presentations will be followed by questions from the Panel and, time permitting, questions through the Chair from the Canadian Nuclear Safety Commission and registered oral hearing participants.

5.3. Presentations by the Canadian Nuclear Safety Commission

Following the presentations by the Proponent and completion of questions, the Canadian Nuclear Safety Commission may make a presentation of up to 30 minutes on each of the six additional hearing day subjects as they relate to the environmental assessment and licence application. These presentations will be followed by questions from the Panel and, time permitting, questions through the Chair from the Proponent and registered oral hearing participants.

5.4. Balance of Presentations

Presentations by registered oral hearing participants shall be scheduled, wherever possible, based on the subject matter to be addressed in their presentation. The maximum length of each oral presentation will be determined by the Panel in consideration of the subject(s) to be addressed, the number of hearing participants and the preferred length of presentation that is indicated on the Hearing Participation Form.

At the discretion of the Chair, each presentation may be followed by questions from the Panel and, time permitting, questions through the Chair from the Proponent, the Canadian Nuclear Safety Commission and other registered oral hearing participants.

6. QUESTIONS

The Panel Chair may limit or exclude questions or comments that fall outside the scope of the review, do not directly relate to the subjects defined by the Panel for the additional hearing days, are repetitive, irrelevant, immaterial or have already been answered to the Panel's satisfaction. The opportunity to ask a question through the Chair may also be limited or denied due to time constraints. Questions are to be posed in a style that is courteous and respectful. Clarity and brevity are required.

Questions are not to be used as an opportunity to make a comment or a statement. Where a person does not adhere to the procedures and the direction of the Panel Chair, the Chair may refuse to permit further questioning from that person. The Panel Chair may limit the number of questions to respect the agenda for each public hearing day.

If a person to whom a question is directed is not able to answer the question when asked, the Panel Chair may direct that person to undertake to answer the question at a later point, to be agreed upon with the Panel Chair, but prior to the close of the record for the review.

7. CLOSING REMARKS

Once the Panel has obtained all of the information it requires at the hearing the Panel will offer the Proponent and registered hearing participants an opportunity to make written closing remarks in accordance with the [Procedure for Closing Remarks by Proponent and Registered Hearing Participants \(October 18, 2013\)](#).

Written closing remarks by both the Proponent and registered hearing participant are to summarize the position and/or the opinions of the Proponent or registered participant on the proposed DGR project or any aspect of the review, and to provide support for this position based on information that has already been presented to the Panel. New information shall not be presented in the closing remarks submission. Written closing remarks that do not follow the procedure will not be accepted.

Written closing remarks by registered hearing participants shall be limited to a maximum of 10 typed, letter-sized pages. Twenty (20) days-notice will be provided for the submission of written closing remarks to the Panel. A notice advising hearing participants of the exact due date for receipt of closing remarks will be issued by the Panel. Closing remarks that do not meet the submission deadline will not be accepted.

The Proponent will have thirty (30) days-notice to submit written closing remarks of up to 50 typed, letter-sized pages to the Panel.

8. GENERAL PROVISIONS (no amendments)

8.1. Personal Privacy and Access to Information:

All information provided to the Panel will be placed on the public registry for this project subject to any determination that some information must be protected. Personal information will be protected in accordance with the *Privacy Act* and the *Access to Information Act*. Contact information such as addresses, telephone numbers and email addresses will be protected as personal information.

8.2. Confidential Information

If any person requests that information submitted be kept confidential a written request can be made to the Panel which will determine whether the information can be protected and the extent of that protection.

8.3. Maintaining Order

The Panel Chair will maintain order and ensure efficiency in accordance with the procedures outlined in this document and the principles of procedural fairness. Anyone attending the public hearing may be asked to leave if their behaviour is not appropriate.

8.4. Varying the Procedures

The Panel may vary, or supplement any of these procedures, in order to ensure that the hearing proceeds as informally and expeditiously as the circumstances and the considerations of fairness permit.

Any procedural matter that arises during the public hearing that is not provided for in these procedures shall be dealt with by the Panel as informally and expeditiously as the circumstances and the considerations of fairness permit.

Failure to comply with any procedural requirement will not invalidate the hearing or part of the hearing.

8.5. Summonses

In addition to these procedures, the Panel, under section 20 of the *Nuclear Safety and Control Act* and section 45 of the *Canadian Environmental Assessment Act 2012*, has the power to summon persons to appear before the Panel and to produce information as the Panel considers appropriate.

8.6. Official Languages

All submissions to the Panel and all oral presentations must use one of Canada's two official languages unless they are accompanied by a translation of the submission in at least one official language and a statement attesting to the accuracy of the translation.

8.7. Simultaneous Translation

Simultaneous translation in French and English will be available for the duration of the public hearing. Persons requiring other interpretation services must advise the Panel Secretariat at least 30 days before the start of the public hearing. The Panel Secretariat will make every effort to accommodate requests for interpretation.

8.8. Transcripts

Written transcripts will be made of all public hearing sessions in the official language in which they were recorded. Daily hearing transcripts will be posted on the public registry for the project as soon as practicable following the end of each daily session.

8.9. Fairness and Efficiency

In the interests of a fair and efficient public hearing, the Panel requires that the Proponent and all registered oral participants respect the deadlines set out in these procedures. The Panel encourages the use of electronic submissions to ensure that documents are received on time. The Panel will not allow an exception to a deadline unless, in the Panel's view, it can be reasonably justified.

8.10. Security

All persons entering the hearing room may be subject to a search.

8.11. Late Submissions and Request to Extend Deadlines

The Panel has set deadlines for certain procedural steps to provide certainty to all participants in the hearing process. Timely provision of information and submission of documents is a standard that applies equally to all participants.

On request, the Panel will decide whether to accept a late submission or otherwise extend a deadline by considering:

- the reason presented to explain why the deadline was not met;
- whether the submission is likely to assist the Panel;
- whether similar submissions have been, or could be, made by others;
- how other parties could be disadvantaged as a result of the late submission or other missed deadline; and
- any other relevant considerations.

8.12. Media

Media are welcome to attend the public hearing. Media reporting or interviews will not be allowed in the hearing room while the session is underway.

Filming, recording and photographs will be allowed in the public hearing room with prior approval from the Panel Chair. Any conditions or restrictions on an approval shall be strictly adhered to at all times.

Media inquiries regarding the panel review process should be directed to the Panel Communications Advisor, Lucille Jamault at 613-957-0434 or Lucille.jamault@ceaa-acee.gc.ca.

9. PANEL SECRETARIAT

All materials to be submitted to the Panel for the hearing should be sent to:

OPG-DGR@cnsccsn.gc.ca OR:

Joint Review Panel Secretariat – DGR
c/o Canadian Nuclear Safety Commission
P.O. Box 1046, Station B
280 Slater Street, Ottawa, ON K1P 5S9

Inquiries relating to the conduct of the public hearing or the review process may be directed to:

Debra Myles, Panel Co-Manager c/o Canadian Environmental Assessment Agency 160 Elgin Street, 22nd Floor Ottawa ON K1A 0H3 Tel.: 613-957-0626 or 1-866-582-1884 Email: DGR.Review@ceaa-acee.gc.ca	Kelly McGee, Panel Co-Manager c/o Canadian Nuclear Safety Commission PO Box 1046, Station B – 280 Slater Street Ottawa ON K1P 5S9 Tel.: 613-947-3710 Fax: 613-995-5086 Email: OPG-DGR@cnsccsn.gc.ca
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Appendix A

Deep Geologic Repository Joint Review Panel

Hearing Participation Form

To make an oral presentation at the additional public hearing days, an individual, organization or group must submit a Hearing Participation form to the Panel Secretariat by June 23, 2014. Use of the online [Hearing Participation Form](#) is strongly encouraged. Alternately, a completed copy of the form, below, or the required information may be sent to:

OPG-DGR@cnsccsn.gc.ca

OR:

Joint Review Panel Secretariat – DGR
c/o Canadian Nuclear Safety Commission
P.O. Box 1046, Station B
280 Slater Street, Ottawa, ON K1P 5S9

Additional Public Hearing Day Details	
Start Date	September 9, 2014
Proponent	Ontario Power Generation
Subject	Deep Geologic Repository Project for Low and Intermediate Level Radioactive Waste

Intent to Participate (Registered Hearing Participants) or Request to Participate (New Participants) at the Joint Review Panel Additional Public Hearing Days

Registered Hearing Participants

All government departments and agencies, Aboriginal groups and other groups or individuals that previously participated orally and/or in writing in the DGR public hearing are considered REGISTERED HEARING PARTICIPANTS. Registered hearing participants that intend to make an oral presentation at the additional public hearing days must complete the online Hearing Participation Form OR provide a completed version of the printable form OR provide the information requested in the form to the Panel Secretariat by June 23, 2014 and must provide a written hearing submission to the Panel by July 21, 2014 (Aboriginal groups and other groups or individuals) or July 7, 2014 (federal, provincial and municipal government departments and agencies).

New Participants

Individuals, organizations and groups that have not previously participated in the DGR public hearing must request to make an oral presentation at the additional public hearing days by completing the online Hearing Participation Form OR by providing a completed version of the printable form OR by providing the information requested in the form to the Panel Secretariat by June 23, 2014.

Individuals, organizations and groups that request to make an oral presentation will be informed of the Panel's decision regarding the request at the earliest possible date. Should the Panel accept a request to make an oral presentation, the requester becomes a registered hearing participant and must provide a written hearing submission by July 21, 2014. Should the Panel not accept a request to make an oral presentation, a written submission on the subjects to be addressed at the additional hearing days will still be accepted if it is submitted by the July 21st deadline.

Please read the information regarding personal information and privacy at the end of this form. All fields marked with an asterisk (*) are required.

Participation Details
<input type="checkbox"/> I am already a REGISTERED HEARING PARTICIPANT and intend to make an oral presentation to the Panel * or <input type="checkbox"/> I have not previously participated in the DGR public hearing and am requesting to make an oral presentation to the Panel *
Presentation Duration Preferred <input type="checkbox"/> maximum 30 minutes <input type="checkbox"/> maximum 10 minutes
Language: <input type="checkbox"/> English <input type="checkbox"/> French
First name*
Last name*
Organization
Email
Telephone
Fax
Address*
City*
Province/State*
Postal/ZIP*

I am requesting to participate because: (choose one)

- I have an interest in the proposed project
- I have relevant information or expertise
- Both

The subject(s) I want to address are: (choose all that apply)

- Methodology used to determine the significance of adverse environmental effects
- Updates to the geoscientific verification plan
- Expansion plans for the DGR project
- Relative risk analysis of alternative means of carrying out the project
- Implications of revisions to the reference waste inventory
- Applicability of recent incidents at the Waste Isolation Pilot Plant (WIPP) to the safety case for the DGR project

Please explain the nature of your interest, information and/or expertise. Attach a separate sheet if necessary.

I am sending a separate attachment with additional information

Personal Information Collection Statement and Privacy Notice

The personal information on this form is required so that the Joint Review Panel can communicate with the submitter. Information from both Registered Hearing Participants and New Participants is required by the Panel to confirm that the submitter is an interested party as defined in section 2.2 of the 2014 Amended Public Hearing Procedures and wishes to address one of the six specific subjects to be dealt with during the additional hearing days. Both the personal information collected on this form and any subsequent written submissions will be used by the Panel solely to carry out the environmental assessment of the proposed DGR project in accordance with the Canadian Environmental Assessment Act, 2012 and to obtain the information necessary to consider an application for a Licence to Prepare Site and Construct under the Nuclear Safety and Control Act. If the noted information is not provided, the application to participate at the public hearing may not be accepted. The personal information collected on this form will not be published on the Canadian Environmental Assessment Registry Internet site for this project. Submissions related to one or more of the six specific subjects to be addressed will be posted to the CEAR Internet site for this project unless the submitter provides detailed information as to why it should not be posted. The personal information collected for the Joint Review Panel is described under [Managing the Joint Review Panel](#) and the Public Hearing CNSC PPU 002 in the CNSC Info Source Chapter.

If you do not want to submit this form electronically, you may use one of the following methods:

By Telephone:

Marie-Claude Valade, 613-947-8597

By Mail:

Deep Geologic Repository Joint Review Panel
Interventions
280 Slater Street
Ottawa, Ontario K1P 5S9

In Person at:

280 Slater Street, Ottawa, Ontario

Privacy inquiry

Any questions, comments, concerns or complaints regarding the administration of the [Privacy Act](#) and privacy policies may be directed to the Canadian Nuclear Safety Commission Privacy Coordinator:

Senior ATIP Advisor
Canadian Nuclear Safety Commission
280 Slater Street, 2nd Floor
Ottawa, Ontario K1P 5S9
613-947-3709
atip@cnsccsn.gc.ca