Licensing of Uranium at Community Water Systems

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<u>Outline</u>

•US EPA Radionuclides Rule
•Regulations (10 CFR 40 and Title 17)
•California's two specific licensees
•NRC's intent to issue general license
•Licensing by California - Future

US EPA Radionuclides Rule

Issued 12/7/00 under Safe Drinking Water Act (65 FR 76708-76753)

•Uranium standard at 30 microgram/liter

•Separate monitoring for Ra-228

Monitoring at each entry point

Licensing by NRC or Agreement State

•New category of license (Unintended impact of EPA regulation)

•Affecting 500 to 2,000 CWS's in U.S. (Ref: EPA and NRC)

Licensing by NRC or Agreement State

10 CFR 40 Source material: U in any chemical/physical form

No license needed: "Unimportant quantity"
U at less than 0.05% by weight
10 CFR 40.13(a) exemption (T17, §30180(c)(2))

•Existing general license 10CFR40.22 (T17, §30191)
 > Unimportant quantity and
 < 15 pounds in possession and < 150 pounds/yr

•Otherwise, specific license required (10CFR40.31)

California has issued 2 specific licenses: One to a CWS

- Specified use locations (two well sites)RSO
- Possession only
- Process operations / resin exchange prohibited
- Amount of U calculated quarterly
- Loaded resin may not be stored for > 60 days
 License issued May 2006

California has issued 2 specific licenses: One to a service provider

Multiple sites (well sites)
For treatment, storage, disposal
RSO
CWS has person designated as a user
Prior to any activity, require 2 day notice to RHB
License issued April 2006

Licensing by NRC

Developing new general license for CWS's

•Using enforcement discretion (min impact) until new general license is implemented

•Issuing generic communications regarding NRC expectations

•Issued specific license for service provider in Jan 2007

Licensing by California – Future Direction

•Discussion

•Rulemaking