By email to: James Park at James.Park@nrc.gov

Ms. Cindy Bladey, Office of Administration
Mail Stop: OWFN-12-HO8
U.S. Nuclear Regulatory Commission
Washington, DC 20555-0001

Re: Docket No. 72-1050; NRC-2016-0231 – Environmental Impact Statement
Public Scoping Comments about Waste Control Specialists LLC’s
Consolidated Interim Spent Fuel Storage Facility Project

Dear Mr. Park, Ms. Bladey and the NRC:

In order to protect public health, safety and the environment, the application of Waste Control Specialists (WCS) for a license to import half of the existing inventory of irradiated nuclear fuel from commercial nuclear power plants from around the country and store it at their dump site in Andrews County, Texas, for 40 years (or longer) is inadequate to address the myriad of problems with the proposed project.

If the Nuclear Regulatory Commission (NRC) proceeds, then the scope of the draft Environmental Impact Statement (EIS) for the proposed de facto permanent parking lot dump should include impacts to the following aquifers: the Dockum, Ogallala, Pecos Valley, and Edwards-Trinity. The draft EIS should review and provide comments about the recommendations of the Texas Commission on Environmental Quality (TCEQ) Radioactive Materials Division to deny a license for “low-level” radioactive waste at the WCS site due to the proximity of groundwater.

The draft EIS should include a designation of water, rail and road transportation routes and the array of potential impacts of accidents and/or terrorism incidents that could occur along the routes over the proposed 24 years of operations. It should also include accident and terrorism incidents at the site. Even one small accident would be one too many. Despite assurances that accident damage would be minimal, real life disasters have been known to exceed the worst anticipated scenarios: witness the March 16, 2011 Fukushima-Daiichi nuclear disaster in Japan.

A 2014 TCEQ report warned of potential sabotage of radioactive waste shipments and suggested that such an incident would most likely occur in a large city rather than in a rural area. Terrorist actions involving irradiated nuclear fuel in the metropolitan areas along the routes would be an unimaginable nightmare anywhere.

The draft EIS must include how the WCS will be monitored for radiation, toxic and hazardous releases to the air, soil and water. Further, given the number of nuclear facilities in the area, including the proposed Eddy-Lea Energy Alliance – Holtec site, as
well as the Waste Isolation Pilot Plant (WIPP), the cumulative impacts of releases from the multiple facilities must be addressed. Site security, engineering adequacy of the storage pads and the probabilistic seismic hazard analysis must be addressed in the draft EIS, as well as the adequacy of the crane that would move the irradiated nuclear fuel.

The draft EIS should explain in detail, along with cites to the applicable regulatory requirements, how radioactive waste from a cracked and/or leaking canister would be handled. It appears that the WCS license application omits construction and operation of a wet pool or hot cell for such transfers. WCS and NRC should explain how transfers would be done and omit statements that they will figure it out when the problem arises.

Please know that I do not consent to my region becoming a national radioactive waste dumping ground. We should not have to risk contamination of our land, aquifers or air or the health of plants, wildlife and livestock for a temporary irradiated fuel “solution.” The irradiated fuel should remain where it is. Every time it is moved, it creates more hazard and risk. The irradiated fuel should be moved once when a geological repository is ready.

Homeowners’ insurance does not cover radioactive contamination. The draft EIS should explain how homeowners and renters along the transportation routes and near the WCS site will be covered in case of an accident and/or terrorism incident.

A single rail car could haul waste containing as much plutonium as the bomb dropped on Nagasaki. There have been serious train accidents in the region. Just last year, two trains collided head-on in West Texas at 65 mph. Testing of the transportation casks have been conducted for accidents up to 60 mph, but this scenario has already been exceeded in the region with great consequences. The draft EIS should address the increased risks.

Above-ground casks would be exposed to the weathering effects of temperature extremes, and natural disasters, including wildfires, tornadoes and earthquakes. The draft EIS should address these issues and answer the following questions:

- At what point could the irradiated fuel go critical?
- What interactions and contact with other radioactive waste, and toxic and hazardous materials stored and disposed of at the WCS site could occur?
- What are the cumulative impacts of waste storage and disposal and storage of irradiated nuclear fuel at WCS and nearby sites on workers, local people and the environment?
- How could natural disasters add to the cumulative risks and impacts?

I respectfully request that NRC hold a hearing on the draft Environmental Impact Statement in our region. I would appreciate a written response.

Sincerely,

Name:
Contact Info: