(Original Signature of Member)

109TH CONGRESS H.R. **1st Session**

To authorize the United States Department of Energy to remediate the Western New York Nuclear Service Center in the Town of Ashford, New York, and dispose of nuclear waste.

IN THE HOUSE OF REPRESENTATIVES

Mr. Kuhl of New York (for himself, Mr. BOEHLERT, Mr. REYNOLDS, and Mr. HIGGINS) introduced the following bill; which was referred to the Committee on ______

A BILL

- To authorize the United States Department of Energy to remediate the Western New York Nuclear Service Center in the Town of Ashford, New York, and dispose of nuclear waste.
 - Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "West Valley Remedi-

5 ation Act of 2005".



1 SEC. 2. FINDINGS AND PURPOSES.

2 (a) FINDINGS.—Congress finds the following:

3 (1) The Federal Government has had the pri4 mary and central role in initiating, establishing, and
5 providing material for spent nuclear fuel reprocess6 ing and waste burial operations at the Center.

7 (2) The Federal Government has availed itself
8 of spent nuclear fuel reprocessing operations at the
9 Center, and has benefited from such operations to
10 process and store at the Center radioactively con11 taminated materials generated in, and by, various
12 Federal civilian and military programs.

(3) Under the West Valley Demonstration
Project Act, New York State has contributed over
\$200,000,000 toward site remediation, making New
York the only State that has contributed toward the
cleanup of a high-level radioactive waste site.

(4) Since passage of the West Valley Demonstration Project Act, substantial progress has been
made in the remediation of radioactive wastes at the
Center, but the remediation of the Center has not
been completed.

(5) The Federal Government agreed in 1987 toprepare an environmental impact statement con-cerning closure for the post-vitrification phase of theWest Valley Demonstration Project, as will be need-



F:\V9\062905\062905.106 June 29, 2005

23

24

25

26

(315558|23)

ed for remediation of the Center, and has made substantial progress since then in preparing such an environmental impact statement for the Center, including the issuance of a draft environmental impact
statement in 1996, but the environmental impact
statement has not been completed.

7 (6) The lack of certainty about Federal respon8 sibility for the remaining remediation necessary at
9 the Center may impede progress toward completion
10 of the cleanup.

11 (7) Completion of the remaining remediation at 12 the Center in a prompt, thorough, and effective 13 manner, in full compliance with all applicable State 14 and Federal laws and regulations, is in the best in-15 terest of the United States, the Great Lakes region 16 as a whole, the State and its citizens, and the Sen-17 eca Nation of Indians and its members, which Na-18 tion occupies ancestral territory downstream of the 19 Center.

(8) The facilities and contamination at the Center are located on or in Pleistocene glacial deposits that are being actively eroded by nearby creeks that drain into the Great Lakes basin. To maintain the long-term stability of any facilities that may remain at the Center, active monitoring and maintenance of



F:\V9\062905\062905.106 (3 June 29, 2005

20

21

22

23

24

1 erosion controls and other engineered features will 2 be required for as long as any residual radioactive 3 and hazardous waste and materials that may remain 4 at the Center present a hazard to the public.

5 (9) Public participation has been an important 6 part of the work already done, and the planning now 7 progress, toward remediation of radioactive in 8 wastes at the Center.

(b) PURPOSES.—(1) It is the intent of Congress that 9 10 the Federal Government achieve complete remediation of 11 all radioactive, solid, and hazardous waste contamination 12 at the Center in a manner that is protective of the Great 13 Lakes region and its residents and is consistent with all applicable State and Federal laws and regulations regard-14 15 ing public health and safety.

16 (2) This Act establishes exclusive Federal responsi-17 bility for the complete remediation of the Center.

18 (3) The Secretary shall employ the best current tech-19 nologies and develop new state-of-the-art technologies and 20methodologies to accomplish the complete remediation of 21 the Center.

22 (4) This Act recognizes the importance of State, 23 Tribal, and public involvement in the development, selec-24 tion, enforcement, and monitoring of remedial actions un-



F:\V9\062905\062905.106 (315558|23) June 29, 2005

 $\mathbf{5}$

dertaken at the Center, to protect the health and safety 1 2 of the citizens and environment of the Great Lakes region. 3 (5) This Act shall replace and supersede the West 4 Valley Demonstration Project Act. 5 **SEC. 3. DEFINITIONS.** 6 For purposes of this Act: (1) The term "Center" means— 7 8 (A) the Western New York Nuclear Service 9 Center in West Valley, New York; and 10 (B) all land, roads, structures, including 11 buildings, fixtures, containers, and radioactive, 12 hazardous, and solid waste and nuclear material 13 at the Western New York Nuclear Service Cen-14 ter, including the reprocessing and storage fa-15 cilities, equipment, above-ground and under-16 ground tanks, solidified radioactive waste, and 17 radioactive and nonradioactive wastes and ma-18 terials in the State and Commission licensed 19 disposal areas, located within the legal bound-20 aries of the Western New York Nuclear Service 21 Center. (2) The term "Commission" means the Nuclear 22 23 Regulatory Commission.

(3) The term "hazardous waste" means any solid waste designated as hazardous waste under 40



F:\V9\062905\062905.106 (315558|23) June 29, 2005

24

1 CFR Part 261 or as may be subsequently defined as 2 such by the Environmental Protection Agency, any 3 solid waste designated as a hazardous waste under 4 the State program authorized by the Environmental 5 Protection Agency pursuant to the Solid Waste Dis-6 posal Act, and any waste material designated as a 7 hazardous waste under any other State statute or 8 regulation.

(4) The term "high level radioactive waste" 9 10 means the high level radioactive waste which was 11 produced by the reprocessing at the Center of spent 12 nuclear fuel. Such term includes both liquid wastes 13 which are produced directly in reprocessing, dry 14 solid material derived from such liquid waste, and 15 any such other material the Commission designates 16 as high level radioactive waste for purposes of pro-17 tecting public health and safety.

18 (5) The term "License Termination Rule"
19 means the rule of the Commission published at 62
20 Federal Register 39058.

(6) The term "low level radioactive waste" means radioactive waste not classified as high level radioactive waste, spent nuclear fuel, transuranic waste, or byproduct material as defined in section 11 e.(2) of the Atomic Energy Act of 1954.



F:\V9\062905\062905.106 (315558l23) June 29, 2005

21

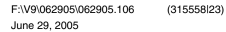
22

23

24

1	
1	(7) The term "nuclear materials" means any
2	special nuclear material, source material, or byprod-
3	uct material as defined by the Atomic Energy Act of
4	1954 and 10 CFR Part 40, or other such material
5	as the Commission may subsequently designate as
6	special, source, or byproduct nuclear material.
7	(8) The term "radioactive waste" means low
8	level radioactive waste, transuranic waste, and high
9	level radioactive waste.
10	(9) The term "remediation" means activities or
11	processes used to remove, destroy, degrade, trans-
12	form, immobilize, or treat radioactive, solid, or haz-
13	ardous waste.
14	(10) The term "Secretary" means the Secretary
15	of Energy.
16	(11) The term "solid waste" means any mate-
17	rial that is designated as solid waste under 40 CFR
18	Part 261 or as may be subsequently defined as such
19	by the Environmental Protection Agency, under the
20	State program authorized by the Environmental
21	Protection Agency pursuant to the Solid Waste Dis-
22	posal Act, or under any other State statute or regu-
23	lation.
24	(12) The term "State" means the State of New
25	York.





(13) The term "transuranic waste" means ma-1 2 terial contaminated with elements which have an 3 atomic number greater than 92, including neptu-4 nium, plutonium, americium, and curium, and which 5 are in concentrations greater than 10 nanocuries per 6 gram, or in such other concentrations as the Com-7 mission may prescribe to protect the public health 8 and safety.

9 SEC. 4. REMEDIATION OF THE CENTER.

10 (a) The Secretary shall take all actions necessary to remediate the Center in a manner that is timely, protective 11 12 of human health and the environment, consistent with the 13 License Termination Rule, and consistent with all applicable requirements of Federal and State law, including clo-14 15 sure and post-closure requirements set forth in Federal or State environmental laws, and the provisions of this 16 Act. As part of such remediation, the Secretary shall de-17 18 contaminate and decommission—

(1) the tanks and other facilities of the Center
in which the high level radioactive waste solidified
under the West Valley Demonstration Project Act
was stored;

(2) the facilities used in the solidification of the waste; and



F:\V9\062905\062905.106 (315558|23) June 29, 2005

23

(3) any material and hardware used in connec tion with the West Valley Demonstration Project.

3 (b) The Secretary shall be responsible for all costs4 associated with such remediation.

5 SEC. 5. RADIOACTIVE WASTE DISPOSAL REQUIREMENTS.

6 (a) The Secretary shall, as soon as feasible, transport 7 the high level radioactive waste at the Center to an appro-8 priate Federal repository for permanent disposal. Pending 9 such transportation, the Secretary shall take appropriate 10 measures to safeguard such waste and ensure its safe stor-11 age in a manner consistent with public health and safety 12 and Commission regulations or orders.

(b) The Secretary shall, as soon as feasible, in accordance with applicable law, including applicable licensing requirements, dispose of low level radioactive waste and
transuranic waste currently located at the Center and such
radioactive waste as may in the future be generated as
a result of the remediation authorized by this Act.

(c) For purposes of the Nuclear Waste Policy Act of
1982, all high level radioactive waste at the Center shall
be considered waste generated by atomic energy defense
activities. For purposes of the Waste Isolation Pilot Plant
Land Withdrawal Act, any transuranic waste at the Center shall be considered radioactive waste generated by
atomic energy defense activities.



F:\V9\062905\062905.106 (315558|23) June 29, 2005

1 SEC. 6. REGULATION BY THE COMMISSION.

2 (a) Notwithstanding any other provision of law, the 3 Commission shall regulate the remediation of radioactive waste and nuclear materials at the Center as set forth in 4 5 this section. The Commission is authorized to promulgate such new or revised rules as it may deem necessary and 6 7 appropriate to assume such responsibility.

8 (b)(1) Not later than 2 years after the date of enactment of this Act, the Secretary shall develop and submit 9 10 to the Commission for review and approval a decommis-11 sioning plan that meets the criteria set forth in the License Termination Rule and that addresses the radioactive 12 13 wastes and nuclear materials at the Center.

(2) Prior to any preliminary or final decision made 14 by the Commission on the Secretary's plan, the Commis-15 16 sion shall provide a reasonable opportunity for the State 17 to review, comment on, and concur or not concur with the 18 decommissioning plan submitted by the Secretary and any 19 modifications to such plan.

20(3) The Secretary shall implement the decommissioning plan approved by the Commission. 21

22 (c) In making its determination, the Commission 23 shall apply the process and criteria set forth in the License 24 Termination Rule. The Commission shall further apply the 25 procedures provided in its regulations for the approval and



F:\V9\062905\062905.106 (315558|23) June 29, 2005

enforcement of decommissioning plans to the decommis sioning plan for the Center.

3 (d) Upon assumption of possession by the Secretary,
4 as provided for in section 9, all licenses and permits for
5 facilities at the Center issued by the Commission shall be
6 held in abeyance until the completion of the radiological
7 remedial action program authorized by this Act.

8 (e) Upon completion of the radiological remedial ac-9 tion program authorized by this Act, or sooner upon re-10 quest of the New York State Energy Research and Devel-11 opment Authority, the Secretary shall assist the New York 12 State Energy Research and Development Authority in ap-13 plying to the Commission to terminate, for the entire Center or such portions of the Center as may qualify, the li-14 15 cense issued by the Commission.

16 (f) If, after application of the License Termination 17 Rule to all portions of the Center, the entire Center is not released for unrestricted use, the Center, or if appro-18 19 priate a portion or portions thereof, shall be maintained 20 by the Secretary, or such other Federal agency as the 21 President may designate. The Secretary or such other 22 agency shall apply for a license or licenses from the Com-23 mission and the Commission shall apply such procedures 24 and standards as the Commission would normally employ 25 to issue licenses for such materials so as to protect the



F:\V9\062905\062905.106 (315558l23) June 29, 2005

public health and safety and the environment. If the re quirements of such a licensing process cannot be met, the
 Secretary shall conduct such additional radiological reme dial action as shall be needed to qualify for a license.

5 (g) The Secretary shall submit to the Commission 6 safety analysis reports and such other information as the 7 Commission may require to identify any danger to the 8 public health and safety which may be presented by the 9 remediation required under this Act or the conditions at 10 the Center.

(h) The Secretary shall afford the Commission accessto the Center to enable the Commission to carry out theactivities assigned to it under this Act.

14 SEC. 7. NEW YORK STATE INVOLVEMENT.

15 (a) The Secretary shall consult with the New York State Department of Environmental Conservation, and 16 17 any such other agency as the Governor of the State may designate, in carrying out this Act. Not later than 1 year 18 19 after the date of enactment of this Act, the Secretary shall 20enter into an agreement with the State to establish ar-21 rangements for consultation with the State regarding re-22 mediation of the Center, and, if the Center is not remedi-23 ated to allow unrestricted use, consultation on mainte-24 nance of licensed portions of the Center.



F:\V9\062905\062905.106 (315558|23) June 29, 2005

(b) The agreement entered into under subsection (a)
 shall include provisions for—

- 3 (1) the State's review and comment on data4 and draft documents; and
- 5 (2) the Secretary's response to the State's com-6 ments.

7 (c) The Secretary shall provide the State access to
8 the Center, at all reasonable times, for the purpose of pro9 tecting the public health and safety and the environment.
10 This shall include access to collect samples, take measure11 ments, and observe ongoing activities and conditions.

12 SEC. 8. ENVIRONMENTAL IMPACT STATEMENT.

13 (a) Pursuant to obligations under the National Environmental Policy Act of 1969, the Secretary shall prepare 14 15 any environmental impact statement for decommissioning or long-term stewardship of the Center in cooperation with 16 17 the Commission, the Environmental Protection Agency, and such other Federal and State agencies as may be ap-18 19 propriate, and shall do so as a continuation of the environ-20 mental impact statement process commenced by notice of 21 intent issued in 1988.

(b) The Secretary shall issue a revised draft environmental impact statement within 2 years after the date of
enactment of this Act.



F:\V9\062905\062905.106 (315558|23) June 29. 2005

(c) The environmental impact statement process re ferred to in subsections (a) and (b), including records of
 decision by the Secretary and the Commission, shall be
 completed as soon as reasonably practicable.

5 (d) The Secretary shall hold and undertake meetings 6 on a quarterly basis at a location at or near the Center, 7 to which members of the local educational, scientific, and 8 political communities shall be invited, so that the Sec-9 retary can advise such participants of the status of the 10 environmental impact statement process, including current 11 results, and in order to receive public comment.

12 (e) The Secretary shall make available to any member 13 of the public, at a public reading room at the Center, for 14 inspection, upon reasonable notice, at reasonable hours 15 and without payment of a fee or charge, those documents related to the preparation of the environmental impact 16 17 statement referred to in this section, including background information subject to disclosure under section 552 of title 18 19 5, United States Code (popularly known as the Freedom 20of Information Act), that are requested in writing by such 21 member of the public. Copies of any such documents shall 22 be provided by the Secretary upon the payment of the charges provided for under such section 552. 23



F:\V9\062905\062905.106 (31555 June 29, 2005

1 SEC. 9. ASSUMPTION OF POSSESSION AND TRANSFER OF 2 TITLE.

3 (a) Not later than 30 days after execution of the Co-4 operative Agreement provided for in section 10, the Sec-5 retary shall assume exclusive use and possession of the entire Center. 6

7 (b) Upon completion of all remediation required 8 under this Act, or 20 years after the date of enactment 9 of this Act, whichever comes sooner, the Secretary shall 10 take title to any land or facilities at the Center that have 11 not been approved by the Commission for release for unre-12 stricted use, and title to all radioactive and nonradioactive 13 wastes and materials located at any such portions of the 14 Center in accordance with all applicable Federal and State laws and requirements. 15

16 (c) So long as the Secretary remains in possession or holds title to the Center, or any portion thereof, neither 17 18 the Secretary nor any other person or entity, including 19 any governmental entity, shall transport or allow the 20 transport of any solid, hazardous, or radioactive waste to 21 the Center for the purpose of storing, treating, or dis-22 posing of such waste at the Center

23 SEC. 10. COOPERATIVE AGREEMENT.

24 Not later than 60 days after the date of enactment 25 of this Act, the Secretary shall enter into a Cooperative Agreement with the New York State Energy Research and 26



F:\V9\062905\062905.106 (315558|23) June 29, 2005

Development Authority, or such other agency as the Gov-1 2 ernor of the State shall designate, which shall contain the 3 following:

4 (1) Such provisions as may be necessary to ef-5 fectuate the possession and transfer of title provi-6 sions contained in section 9 and to facilitate the re-7 lease and transfer third of to parties 8 uncontaminated portions of the Center, as appro-9 priate.

10 (2) Provisions for the Secretary to assist the 11 New York State Energy Research and Development 12 Authority, or such other agency as the Governor of 13 the State may designate, in making such permit or license applications as may be necessary to carry out 14 15 this Act.

16 (3) Sharing with the New York State Energy 17 Research and Development Authority, or such other 18 agency as the Governor of the State shall designate, 19 of information and plans relevant to the remediation 20 of the Center by the Secretary and to license or per-21 mit applications as may be necessary to carry out 22 this Act.

(4) Indemnification of the State, and any relevant instrumentality of the State that may hold title to the Center, by the Secretary against any



F:\V9\062905\062905.106 (315558|23)

23

24

claims, damages, losses, and expenses (including rea sonable attorney's and expert witness' fees) or liabil ities, arising out of or resulting from the perform ance by the Secretary or the Secretary's agents or
 contractors of (or failure to perform) the Secretary's
 obligations under this Act.

7 SEC. 11. REPEAL OF THE WEST VALLEY DEMONSTRATION 8 PROJECT ACT.

9 Upon assumption of exclusive use and possession of 10 the entire Center by the Secretary, as provided for in sec-11 tion 9, the West Valley Demonstration Project Act is re-12 pealed.

13 SEC. 12. APPROPRIATIONS.

14 (a) To implement the requirements of this Act, there 15 authorized to be appropriated to the Secretary are \$95,000,000 for each fiscal year until the remediation of 16 17 the Center required by section 4 is completed. After the remediation of the Center is completed, there are author-18 ized to be appropriated for each fiscal year thereafter such 19 20sums as are necessary for the Secretary to carry out the 21 activities required under this Act and any licenses or per-22 mits concerning the Center issued to the Secretary under 23 Federal or State law.

(b) There are authorized to be appropriated to the25 Secretary an additional amount of 5 percent of the



F:\V9\062905\062905.106 (315558|23) June 29, 2005

amount appropriated under subsection (a) for each fiscal 1 2 year, to be paid to the West Valley Central School District, in the month of September, and the Town of Ashford, 3 West Valley Fire District No. 1, and Cattaraugus County, 4 5 in the month of January, in such proportions as such entities would normally receive in taxes. After the remediation 6 7 of the Center is completed and until such time as all Cen-8 ter property is released for unrestricted use, there are au-9 thorized to be appropriated to the Secretary an additional 10 amount of \$3,000,000 for each fiscal year, to be paid to 11 the local entities set forth above in the same proportions. 12 This payment is to offset the hardship suffered by the 13 community as a result of the use of the Center property for the management of radioactive waste generated by the 14 15 Federal Government.

16 (c) The authority of the Secretary to enter into con-17 tracts under this Act shall be effective for any fiscal year 18 only to such extent or in such amounts as are provided 19 in advance by appropriation acts.

20 SEC. 13. NO EFFECT ON OTHER AUTHORITIES.

21 (a) This Act in no way preempts or otherwise limits 22 the force or scope of any otherwise applicable Federal or 23 State laws, regulations, or treaties, unless specifically so 24 provided in this Act.



(315558|23) E:\V9\062905\062905.106 June 29, 2005

1 (b) This Act shall not supersede or repeal the Stipula-2 tion of Compromise Settlement entered into by the United 3 States and the Department of Energy on May 27, 1987, in the matter captioned Coalition on West Valley Nuclear 4 5 Wastes v. Department of Energy in the Western District of New York, Civil Case No. 86–1052–C, and this Act 6 7 shall not diminish or alter the terms of that Stipulation. 8 (c) Nothing in this Act shall affect in any way the Secretary's obligations to comply with the Department of 9 10 Energy American Indian and Alaska Native Tribal Government Policy, and Executive Order 13175 on Consulta-11 tion and Coordination with Indian Tribal Governments, or 12 13 any other policy or order that ensures effective implementation of a government to government relationship be-14 15 tween the Unites States and tribal governments, including fulfillment of trust obligations and equal protection meas-16 17 ures arising from Department of Energy actions which may potentially impact American Indian traditional, cul-18 19 tural, and religious values and practices, natural re-20sources, and treaty and other federally-recognized and re-21 served rights.

