

July 14, 2010

The Honorable Joseph R. Biden, Jr. President of the United States Senate Washington, D.C. 20510

Dear Mr. President:

Pursuant to the Energy Employees Occupational Illness Compensation Program Act of 2000 and 42 C.F.R. pt. 83, a petition was filed on behalf of workers from the De Soto Avenue Facility in Los Angeles County, California to be added to the Special Exposure Cohort (SEC).

The Centers for Disease Control and Prevention's (CDC) National Institute for Occupational Safety and Health (NIOSH) evaluated the petition and presented its findings to the Advisory Board on Radiation and Worker Health (Board) on May 21, 2010. The Board considered the petition, and on June 16, 2010, I received the Board's recommendation concerning this petition. I have also received the deliberations, findings, and recommendations of the Director of NIOSH and the Director of CDC. Based on this information, I have designated the following class for addition to the SEC:

All employees of the Department of Energy, its predecessor agencies, and their contractors and subcontractors who worked at the De Soto Avenue Facility in Los Angeles County, California, from January 1, 1959 through December 31, 1964, for a number of work days aggregating at least 250 work days, occurring either solely under this employment or in combination with work days within the parameters established for one or more other classes of employees included in the Special Exposure Cohort.

The criteria and findings upon which this designation is based are provided in the enclosed report.

Please contact me if you have any further questions regarding this matter.

Sincerely,

[Signature on file]

Kathleen Sebelius Secretary



July 14, 2010

The Honorable Harry Reid Majority Leader United States Senate Washington, D.C. 20510

Dear Senator Reid:

Pursuant to the Energy Employees Occupational Illness Compensation Program Act of 2000 and 42 C.F.R. pt. 83, a petition was filed on behalf of workers from the De Soto Avenue Facility in Los Angeles County, California to be added to the Special Exposure Cohort (SEC).

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Sincerely,

[Signature on file]

Kathleen Sebelius Secretary



July 14, 2010

The Honorable Mitch McConnell Minority Leader United States Senate Washington, D.C. 20510

Dear Senator McConnell:

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Sincerely,

[Signature on file]

Kathleen Sebelius Secretary



July 14, 2010

The Honorable Nancy Pelosi Speaker of the House of Representatives Washington, D.C. 20515

Dear Madam Speaker:

Pursuant to the Energy Employees Occupational Illness Compensation Program Act of 2000 and 42 C.F.R. pt. 83, a petition was filed on behalf of workers from the De Soto Avenue Facility in Los Angeles County, California to be added to the Special Exposure Cohort (SEC).

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Please contact me if you have any further questions regarding this matter.

Sincerely,

[Signature on file]

Kathleen Sebelius Secretary



July 14, 2010

The Honorable John A. Boehner Minority Leader House of Representatives Washington, D.C. 20515

Dear Congressman Boehner:

Pursuant to the Energy Employees Occupational Illness Compensation Program Act of 2000 and 42 C.F.R. pt. 83, a petition was filed on behalf of workers from the De Soto Avenue Facility in Los Angeles County, California to be added to the Special Exposure Cohort (SEC).

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Please contact me if you have any further questions regarding this matter.

Sincerely,

[Signature on file]

Kathleen Sebelius Secretary

HHS Designation of Additional Members of the Special Exposure Cohort

under the Energy Employees Occupational Illness Compensation Program Act of 2000

Designating a Class of Employees from

De Soto Avenue Facility Los Angeles County, California



I. Designation

I, Kathleen Sebelius, Secretary of Health and Human Services, designate the class of employees defined in Section II of this report for addition to the Special Exposure Cohort (SEC), as authorized under the Energy Employees Occupational Illness Compensation Program Act of 2000 (EEOICPA), 42 U.S.C. § 7384q.

July 14, 2010	[Signature on file]
Date	Kathleen Sebelius

II. Employee Class Definition

All employees of the Department of Energy, its predecessor agencies, and their contractors and subcontractors who worked at the De Soto Avenue Facility in Los Angeles County, California, from January 1, 1959 through December 31, 1964, for a number of work days aggregating at least 250 work days, occurring either solely under this employment or in combination with work days within the parameters established for one or more other classes of employees included in the Special Exposure Cohort.

III. Designation Criteria and Recommendations

Pursuant to 42 U.S.C. § 7384q, for the class defined in Section II of this report, the Secretary has determined, and the Advisory Board on Radiation and Worker Health (Board) has recommended, that

- (1) it is not feasible to estimate with sufficient accuracy the radiation dose that the class received; and
- (2) there is a reasonable likelihood that such radiation dose may have endangered the health of members of the class.

The SEC final rule states in 42 C.F.R. § 83.13(c)(1) that it is feasible in two situations to estimate the radiation dose that the class received with sufficient accuracy. First, the rule states that radiation doses may be estimated with sufficient accuracy if NIOSH has established that it has access to sufficient information to estimate the maximum radiation dose for every type of cancer for which radiation doses are reconstructed that could have been incurred under plausible circumstances by any member of the class. Alternatively, radiation doses may be estimated with sufficient accuracy if NIOSH has established that it has access to sufficient information to estimate the radiation doses of members of the class more precisely than a maximum dose estimate.

The Board, pursuant to 42 U.S.C. § 7384q, advised the Secretary to designate the class as an addition to the SEC in a letter received by the Secretary on June 16, 2010.

IV. Designation Findings

Feasibility of Estimating Radiation Doses with Sufficient Accuracy

The Secretary established the feasibility determination for the class of employees covered by this report based upon the findings summarized below.

- NIOSH lacks sufficient information, which includes biological monitoring data, sufficient air monitoring information, or sufficient process and radiological source information, to allow it to estimate with sufficient accuracy the potential internal exposures to various radionuclides to which the proposed class may have been subjected.
- Principal sources of both internal and external radiation doses for members of the NIOSH-proposed class included exposures to uranium and fission products. These sources of exposure were also present at the Santa Susana Field Laboratory (SSFL), Area IV. The De Soto Avenue and SSFL-Area IV facilities were related facilities, both operated by Atomics International, a division of North American Aviation.
- NIOSH previously determined in its evaluation of petition SEC-00093 that some SSFL-Area IV workers could have received intakes of radioactive materials that went unmonitored from the beginning of the covered period for SSFL-Area IV operations in 1955 through the end of 1958, and that limitations in the available data did not allow NIOSH to estimate such radiation doses with sufficient accuracy. Subsequently, NIOSH determined in its evaluation of petition SEC-00156 that similar limitations in data also existed for the 1959 through 1964 time period. NIOSH has recommended SEC classes for SSFL-Area IV workers, covering the time period from January 1, 1955 through December 31, 1964.
- NIOSH found that the internal radiation monitoring program in place at the De Soto Avenue Facility during January 1, 1955 through December 31, 1964 was the same program that was in place for SSFL-Area IV, and the resulting data generated from both facilities had similar limitations.
- NIOSH determined that, like workers at the SSFL-Area IV facility, De Soto Avenue Facility workers could have also received unmonitored intakes of radioactive materials during the years prior to 1965. Due to similar limitations in the available data for the two sites, NIOSH has determined that, like SSFL-Area IV, it cannot estimate radiation doses to De Soto Avenue Facility workers with sufficient accuracy from the beginning of covered De Soto Avenue operations in 1959 through the end of 1964.
- Pursuant to 42 C.F.R. § 83.13(c)(1), NIOSH determined that there is insufficient
 information to either: (1) estimate the maximum radiation dose, for every type of
 cancer for which radiation doses are reconstructed, that could have been
 incurred under plausible circumstances by any member of the class; or (2)
 estimate the radiation doses of members of the class more precisely than a
 maximum dose estimate.

- Although NIOSH found that it is not possible to completely reconstruct radiation
 doses for the proposed class, NIOSH intends to use any internal and external
 monitoring data that may become available for an individual claim (and that can
 be interpreted using existing NIOSH dose reconstruction processes or
 procedures). Therefore, dose reconstructions for individuals employed at the De
 Soto Avenue Facility during the period from January 1, 1959 through December
 31, 1964, but who do not qualify for inclusion in the SEC, may be performed
 using these data as appropriate.
- NIOSH determined that partial dose reconstructions may be feasible, on a caseby-case basis, using available personnel monitoring data. To assess potential external dose to unmonitored workers, NIOSH has developed a co-worker dose distribution model that is also applicable to the De Soto Avenue Facility (ORAUT-OTIB-0077).
- NIOSH finds that reconstruction of medical dose is likely to be feasible by using claimant-favorable assumptions in the Technical Information Bulletin, Dose Reconstruction from Occupationally Related Diagnostic X-Ray Procedures (ORAUT-OTIB-0006).
- The Board concurred with the NIOSH evaluation and recommended the proposed class for addition to the SEC.

Health Endangerment

The Secretary established the health endangerment determination for the class of employees covered by this report based upon the findings summarized below.

- (1) Pursuant to 42 C.F.R. § 83.13(c)(3), NIOSH established that there is a reasonable likelihood that such radiation doses may have endangered the health of members of the class. Pursuant to 42 C.F.R. § 83.13(c)(3)(ii), NIOSH specified a minimum duration of employment to satisfy this health endangerment criterion as "having been employed for a number of work days aggregating at least 250 work days within the parameters established for this class or in combination with work days within the parameters (excluding aggregate work day requirements) established for one or more other classes of employees in the Cohort."
- (2) NIOSH did not identify any evidence from the petitioners or from other resources that would establish that the class was exposed to radiation during a discrete incident likely to have involved exceptionally high-level exposures, such as a nuclear criticality incident, as defined under 42 C.F.R. § 83.13(c)(3)(i).
- (3) The Board concurred with NIOSH's finding that the health of the class may have been endangered and defined the class according to the 250-work day requirement specified under 42 C.F.R. § 83.13(c)(3)(ii).

V. Effect and Effective Date of Designation

The Secretary submits this report on the designation of one additional class to the SEC for review by Congress, pursuant to 42 U.S.C. §§ 7384/(14)(C)(ii) and 7384q(c)(2)(A), as amended by the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005, Pub. L. No. 108-375 (codified as amended in scattered sections of 42 U.S.C.). Pursuant to 42 U.S.C. § 7384/(14)(C)(ii), as amended by the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005, Pub. L. No. 108-375 (codified as amended in scattered sections of 42 U.S.C.), the designation in this report will become effective 30 days after the date of this report's submission to Congress "unless Congress otherwise provides."

VI. Administrative Review of Designation

The health endangerment determination of the designation provided in this report may be subject to an administrative review within HHS, pursuant to 42 C.F.R. § 83.18(a). On the basis of such a review, if the Secretary decides to expand the class of employees covered by this designation, the Secretary would transmit a supplementary report to Congress providing the expanded employee class definition and the criteria and findings on which the decision was based.