

UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555-0001

April 20, 2022

Ms. Alyssa Schroeder, Legislative Director Indiana Department of Homeland Security 302 W. Washington St, Room E208 Indianapolis, IN 46204

Dear Ms. Schroeder:

We have reviewed the Indiana legislation in the Senate Enrolled Act 381 received by our office on March 22, 2022. This legislation was reviewed by comparison to the Council of State Governments Suggested State Legislation (SSL), 1983, Volume 42, and NMSS procedure SA-700 Handbook, *Processing an Agreement*. We will discuss our review of the legislation with you during the next scheduled meeting on May 4, 2022.

As a result of our review, we have five comments that have been identified in the enclosure. The comments are discussed in more detail in the enclosed comment table.

If you have any questions regarding the comments, or the SSL used in the review, please contact Michelle Beardsley, State Regulation Review Coordinator, at 301-415-0275 (michelle.beardsley@nrc.gov).

Sincerely, Signed by Anderson, Brian

Brian C. Anderson, Chief State Agreement and Liaison Programs Branch Division of Materials Safety, Security, State, and Tribal Programs Office of Nuclear Material Safety and Safeguards

Enclosure: Comment table

SUBJECT: INDIANA LEGISLATION IN THE SENATE ENROLLED ACT 381 DATE APRIL 20, 2022

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COMMENTS ON INDIANA SENATE ENROLLED ACT (SEA) ACT 381

STATE SECTION STATE SUGGESTED LEGISLATION (SSL) SECTION		SUGGESTED LEGISLATION (SSL) SECTION	SUBJECT and COMMENTS
1	Section 5	Section 5	Indiana SEA 381 omits the word "loans" in Section 5(c)(6). Please provide an explanation or insert this word in Section 5(c)(6). Comment modified from NRC letter dated January 6, 2022.
2	Section 16	Section 13	Conflicting Laws Indiana's legislation in IC Sec. 13 states that ordinances, resolutions, and regulations of state agencies, other than the department under section 5, shall be superseded by this chapter. If all other agency provisions are superseded by this chapter, please explain whether this impacts IHD's regulations if there is an overlap of responsibilities. Does IHD have similar provisions? Comment stands from NRC letter dated January 6, 2022.
3	Section 14	Section 17(g)	Indiana omits the phrase in SSL Sec. 17(g) that states, "Any final agency action or order entered in any proceeding under subsections (a), (b), (c) and (f) above shall be subject to judicial review by the [appropriate court] in the manner prescribed in [cite appropriate state act setting out procedure for appeal.]" Please explain why this phrase is omitted. Comment stands from NRC letter dated January 6, 2022.
4		Section 21(a)	Penalties Indiana omits SSL Sec. 21(a) Criminal penalties. Please explain why this section is omitted. Comment stands from NRC letter dated January 6, 2022.

STATE SECTION STATE SUGGESTED LEGISLATION (SSL) SECTION		SUGGESTED LEGISLATION	SUBJECT and COMMENTS
5	Section 18	Section 21	Indiana legislation Sec. 18(b) states, "Whenever the department proposes to subject a person to the imposition of a civil penalty under the provisions of this section, it shall issue an order in accordance with IC 4-21.5." Please confirm whether the information contained in Indiana notice provisions are comparable to SSL Sec. 21(b)(2). Additionally, IC Sec. 18(d) states that all money collected from civil penalties shall be deposited in the fire and building services fund established by IC 22-12-6-1. Please explain why the legislation was revised from the department to the "fire and building services fund." Please clarify how is this fund used? Can the fund cover the department's general operating expenses? Comment modified from NRC letter dated January 6, 2022.