FINNISH REPORT ON THE SAFETY OF SPENT FUEL AND RADIOACTIVE WASTE MANAGEMENT

Executive summary


The major generators of radioactive waste in Finland are the two nuclear power plants, the Loviisa and Olkiluoto plants. The Loviisa plant has two PWR units, operated by Fortum Power and Heat Oy, and the Olkiluoto plant two BWR units, operated by Teollisuuden Voima Oy. These power plant units were connected to the electrical network between 1977 and 1980.

Both power plants have interim storages for spent fuel as well as facilities for the management of low and intermediate level waste. Final disposal facilities for low and intermediate level radioactive wastes were taken into operation at Olkiluoto in 1992 and at Loviisa in 1998. Disposal of spent nuclear fuel is under preparation and has passed the first authorization step, so called Decision-in-Principle. No decommissioning projects of nuclear facilities are underway.

Other generators of radioactive waste are the research reactor FiR 1 and various small users of radioactive substances, such as hospitals, universities, research institutes and industry.

Finland has only insignificant amounts of radioactive waste generated from past practices requiring further management measures.

In this report,
- the scope of application to the Finnish circumstances is explained as stipulated in Article 3,
- policies and practicies as well as inventories are summarised as stipulated in Article 32, and
- the implementation of each of the Articles 4 to 28 of the Convention is evaluated.

Based on the evaluation, it is the understanding of the Finnish authorities that
- the Finnish nuclear, radiation and waste safety regulations fulfil the obligations of the Convention
- the Finnish regulatory infrastructure is in compliance with the Convention obligations
- the regulatory and licensing policies and the practical implementation of the national spent fuel and radioactive waste management programme comply with the Convention obligations
- there are some issues requiring further development to enhance safety; they are discussed in the report.

In summary, Finnish authorities conclude that Finland has implemented the obligations of the Convention and meets the objectives of the Convention. This conclusion is submitted for consideration of other Contracting Parties.
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List of acronyms

**MTI**
Ministry of Trade and Industry

**STUK**
Radiation and Nuclear Safety Authority

**FPH**
Fortum Power and Heat Oy (NPP utility)

**TVO**
Teollisuuden Voima Oy (NPP utility)

**Posiva**
Posiva Oy (company for spent fuel disposal)

**VTT**
Technical Research Centre of Finland

**GTK**
Geological Survey of Finland

**NPP**
Nuclear power plant

**LILW**
Low and intermediate level waste

**ILW**
Intermediate level waste

**LLW**
Low level waste

**VLLW**
Very low level waste

**NORM**
Naturally occurring radioactive materials

**DiP**
Decision-in-Principle by the Government

**PSAR**
Preliminary Safety Analysis Report

**FSAR**
Final Safety Analysis Report

**EIA**
Environmental impact assessment

**YVL Guide**
Safety regulation issued by STUK subject to nuclear energy legislation

**ST Guide**
Safety regulation issued by STUK subject to radiation legislation

The fulfilment of the obligations of the Convention is evaluated in this report. The evaluation is mainly based on the Finnish legislation and other regulations as well as on the safety assessments of Finnish radioactive waste disposal facilities and nuclear power plants (NPPs). The assessments on the safety of the NPPs cover also the facilities for predisposal management of operational waste and storage of spent fuel. The plans for decommissioning of nuclear facilities are discussed shortly as well. The management of radioactive waste generated outside the nuclear fuel cycle is discussed, as appropriate.

Main regulations in the field of spent nuclear fuel management as well as nuclear and other radioactive waste management are the Nuclear Energy Act and Decree, the Radiation Act and Decree, the Government decisions and the regulatory guides (YVL Guides and ST Guides) issued by the Radiation and Nuclear Safety Authority (STUK). The most essential safety regulations are listed in Section L.

Section 5 of the Nuclear Energy Act requires that the use of nuclear energy, taking into account its various effects, has to be in line with the overall good of the society. Further, Section 6 provides that the use of nuclear energy must be safe; it shall not cause injury to people, or damage to the environment or property. Section 7 requires that sufficient physical protection and emergency planning as well as other arrangements for limiting nuclear damage and for protecting nuclear energy against illegal activities shall be a prerequisite for the use of nuclear energy.

Section 2 of the Radiation Act provides that the benefits accruing from the use of radiation and practices involving exposure to radiation shall exceed the detriment it causes; that the practice shall be organized in such a way that the resulting exposure to radiation hazardous to health is kept as low as reasonably achievable and that no person’s exposure shall exceed the maximum values prescribed in the Radiation Decree.

These general safety principles, included in the Nuclear Energy Act and the Radiation Act, apply to management of spent nuclear fuel and of radioactive waste arising from the nuclear fuel cycle. Other radioactive waste is regulated only by the Radiation Act.

Finland is a member state of the European Union. Thus, the regulations of the Union are in force in Finland. When necessary, the Finnish regulations have been modified to take into account the EU regulations. The EC Directives relate e.g. to radiation protection and transboundary movements of nuclear waste, whereas there are so far no regulations pertaining directly to safe management of spent nuclear fuel and radioactive waste.

In Finland, two NPPs, with a total capacity of 2 656 MWₑ (net), are currently in operation. The Loviisa plant includes two 488 MWₑ PWR units, operated by Fortum Power and Heat Oy (FPH) and the Olkiluoto plant two 840 MWₑ BWR units, operated by Teollisuuden Voima Oy (TVO). The NPP units were connected to the electrical network as follows: Loviisa 1 in 1977, Loviisa 2 in 1980, Olkiluoto 1 in 1978 and Olkiluoto 2 in 1980.

Both NPPs have fresh and spent fuel storage facilities and facilities for treatment, storage and disposal of low and intermediate level radioactive waste (LILW). The disposal facility for LILW was
commissioned at the Olkiluoto site in 1992 and at the Loviisa site in 1998.

All spent fuel generated at the Olkiluoto plant is stored on-site. Previously the spent fuel of the Loviisa plant was transported to the Mayak facilities in Russia after interim storage of a few years. An amendment to the Nuclear Energy Act was passed in 1994 stating that spent fuel generated in Finland has to be treated, stored and disposed of in Finland. Spent fuel shipments to the Russian Federation were terminated at the end of 1996, and since then the spent fuel generated at the Loviisa plant has been stored at the plant. In 1995, a joint waste management company Posiva Oy was established by FPH and TVO for taking care of the disposal of spent fuel.

The Finnish fuel cycle policy is based on the once-through option. Following to the Government Decision on spent fuel management and radioactive waste management policy, the project for siting of the spent fuel disposal facility was started in 1983 with a country wide site screening carried out by TVO. After preliminary site investigation of five areas, a detailed investigation of four sites (Kuhmo, Äänekoski, Loviisa and Eurajoki) was performed during the years 1993–1999 by TVO and, after its establishment, by Posiva. Environmental impact assessment and initial safety assessment were carried out at each site. In 1999 Posiva proposed, in a Decision-in-Principle application, to site a disposal facility for spent nuclear fuel at Olkiluoto in Eurajoki, a couple of kilometres from the NPP. This application was approved by the municipality of Eurajoki in January 2000, the Finnish Government made the Decision-in-Principle in December 2000 and the Parliament endorsed it in May 2001. The application for the construction licence is scheduled to be submitted by the end of 2010 and the operating licence application around the year 2020.

The Finnish Parliament endorsed in May 2002 the Decision-in-Principle concerning the fifth nuclear power unit — FIN5. In the same context, the Parliament also endorsed a separate Decision-in Principle on the extension of the Olkiluoto disposal facility to cover the spent fuel from FIN5.

A research reactor FiR 1 (TRIGA Mark II, 250 kW) is situated in Espoo and operated by the Technical Research Centre of Finland (VTT). It was taken into operation in 1962. VTT has also radiochemical laboratories and a hot-cell for testing radioactive materials. Radiochemical and particle accelerator laboratories are also located at the universities of Helsinki, Turku and Jyväskylä.

Two pilot-scale uranium mining and milling facilities were operational in late 1950’s – early 1960’s. Smaller amounts of radioactive wastes arise from a number of facilities using radioactive sources in medical, research and industrial applications.

In the safe management of spent fuel and radioactive waste, international co-operation is of high importance, and the Finnish regulatory authorities, nuclear power and waste management utilities and research institutes have actively looked for connections with foreign organisations. In this respect, especially the activities of the IAEA and OECD/NEA and the R&D framework programmes of the European Union are essential.

This report has been compiled according to the Guidelines Regarding the Form and Structure of National Reports, as agreed by the preparatory Meeting of the Convention in December 2001. In Section B, policies and practices of waste management in Finland are summarised as stipulated in Article 32, paragraph 1. In section C, the scope of application taking into account the Finnish circumstances is explained, as stipulated in Article 3. Section D provides information on spent fuel and waste management facilities in Finland and the inventories of spent fuel and radioactive waste, as stipulated in article 32, paragraph 2. The implementation of each of the Articles from 4 to 28 of the Convention is separately evaluated in Sections E to J. Section K deals with further development to improve the safety of spent fuel and radioactive waste management.
SECTION B. Policies and practices

Article 32. Reporting, paragraph 1
In accordance with the provisions of Article 30, each Contracting Party shall submit a national report to each review meeting of Contracting Parties. This report shall address the measures taken to implement each of the obligations of the Convention. For each Contracting Party the report shall also address its:
(a) spent fuel management policy;
(b) spent fuel management practices;
(c) radioactive waste management policy;
(d) radioactive waste management practices;
(e) criteria used to define and categorize radioactive waste.

B.1. Criteria used to define and categorize radioactive waste
Nuclear waste is defined in Section 3 of the Nuclear Energy Act as radioactive waste in form of spent fuel or in some other form, generated in connection with or as a result of the use of nuclear energy, and materials, objects and structures which, having become radioactive in connection with or as a result of the use of nuclear energy and having been removed from use, require special measures because of the danger arising from their radioactivity.

Other radioactive waste than nuclear waste is regulated in the framework of Radiation Act and Decree. According to Section 10 of the Radiation Act, radioactive waste comprises radioactive materials and equipment, goods and materials contaminated by radioactive materials that have no use and have to be rendered harmless owing to their radioactivity. Radioactive materials and radiation appliances containing radioactive material whose owner cannot be found shall also be regarded as radioactive waste.

The main source of radioactive waste is nuclear waste generated in use of the two NPPs and the research reactor. Other radioactive waste arises from a number of facilities using radioisotopes in medical, research and industrial applications. Respectively, the Finnish waste classification system includes two main categories: nuclear waste and radioactive waste not originating from the nuclear fuel cycle. Waste classification according to their disposal route is illustrated in Figure B.1.

Discharges from nuclear facilities
Some liquid and airborne discharges arise from the operation of nuclear facilities. The discharge limits are specific to nuclides or nuclide groups and they are in conformity with the dose commitment constraint of 0.1 mSv per year to the member of the critical group. A systematic decrease in liquid discharges from NPPs has occurred during the past 10 years due to adoption of efficient pretreatment and radionuclide recovery methods. The actual radiation exposures in the environments of the NPPs are currently less than one per cent of the dose constraint.

Low and intermediate level waste from nuclear facilities
The classification system for the purpose of pre-disposal management of LILW from NPPs is based on activity concentrations, given in Guide YVL 8.3 as follows:

Solid and liquid waste arising from the controlled area of a NPP and that contain almost exclusively short-lived beta and gamma emitters, are grouped into the following activity categories:
• Low level waste contains so little radioactivity that it can be treated at the NPP without any special radiation protection arrangements. The activity concentration in waste is then not more than 1 MBq/kg, as a rule.
• Intermediate level waste contains radioactivity to the extent that effective radiation protection
arrangements are needed when they are treated. The activity concentration in the waste is then from 1 MBq/kg to 10 GBq/kg, as a rule.

Guide YVL 8.2 provides for conditional and unconditional removal from control (authorized release and clearance). Both options are founded upon the criteria of triviality of dose, as follows:

Radiation exposure to the public or the workers at the waste treatment facility caused by wastes from the use of a NPP or a nuclear facility of other kind shall not exceed

- an effective dose of 10 microSv/year for the most exposed individuals (members of the critical group), or
- a collective dose commitment of 1 manSv from one year of performance of the practice, except when the assessment according to Section 2 of the Radiation Act (optimization) shows that removal from control is the best option.

Mass and surface concentration based activity limits for unconditional removal from control are given in YVL 8.2. The limits can be applied for limited waste quantities not exceeding 100 tonnes/year for one NPP or other nuclear installation. In conditional removal from control the activity concentrations are determined on case-by-case basis but care has to be taken that they do not exceed the exemption limits given e.g. in the Euratom Council Directive 96/92 and Guide ST 1.5.

**Radioactive waste from medical use, research and industry**

For small user waste, constraints for disposal in landfill or sewage system are provided in Guide ST 6.2. The criteria are based on the triviality of the dose as above in the case of removal of nuclear waste from control.

According to Guide ST 6.2, liquid waste can be disposed of into a sewage system and solid waste in normal landfill, if the concentrations are below the nuclide specific limits based on the Annual Limit on Intake values. The upper level of radioactivity for sealed sources eligible to be disposed of in normal landfill or delivered to an incineration plant is 100 kBq. Sealed sources with higher radionuclide content have to be delivered to a site approved by STUK for storage and disposal.

**Figure B.1.** Classification of radioactive waste for disposal purposes.
B.2. Spent fuel and radioactive waste management policy

Spent fuel and nuclear waste
According to Section 6a of the Nuclear Energy Act nuclear waste generated in Finland shall be treated, stored and permanently disposed of in Finland. Respectively, nuclear waste generated elsewhere than in Finland, shall not be treated, stored or permanently disposed of in Finland. There are only minor exemptions to these principles, notably the spent nuclear fuel arising from research reactor. As stipulated in Section 7 of the Nuclear Energy Decree, that fuel can be treated, stored and disposed of outside Finland, if justified on grounds of safety or due to a significant economic or other weighty reason.

According to Section 9 of the Nuclear Energy Act, generators of nuclear waste are responsible for all nuclear waste management measures and their appropriate preparation, and are also responsible for the expenses arisen. The owner of the research reactor is also fully responsible for spent nuclear fuel and waste management and the expenses incurring. The state has the secondary responsibility in case that a producer of nuclear waste is incapable of fulfilling its management obligation (Nuclear Energy Act, Sections 31 and 32).

The principles of the nuclear waste management policy were originally set in the Finnish Government’s policy decision of 1983 and later in the decisions by the Ministry of Trade and Industry (MTI). These decisions set also a long-term schedule for the implementation of nuclear waste management including the siting of the spent fuel disposal facility.

Other radioactive waste
Other radioactive waste than nuclear waste is regulated in the framework of Radiation Act and Decree. According to Section 50 of Radiation Act the organization engaged in radiation practice is required to take any measures to render radioactive wastes arising from its operation harmless. Rendering radioactive waste harmless means any measure needed to treat, isolate or dispose of the waste, or to restrict its use so that it does not endanger human health or the environment. The state has the secondary responsibility in case that a producer of radioactive waste is incapable of fulfilling its management obligation (Radiation Act, Section 51).

Costs and funding
Waste management costs, including those arising from decommissioning of the NPPs, have been incorporated in the price of nuclear electricity almost from the beginning of nuclear energy generation in Finland. Initially, the nuclear power companies had internal funds for that purpose, but by virtue of entry into force of the Nuclear Energy Act, the State Nuclear Waste Management Fund was established under the Ministry of Trade and Industry (MTI) in 1988. To ensure that the financial liability is covered, the nuclear power companies and the owner of the research reactor are each year obliged to present cost estimates for the future management of nuclear wastes and set aside the required amount of money to the State Nuclear Waste Management Fund. In order to provide for the insolvency of the nuclear utilities, they shall provide securities to MTI for the part of financial liability which is not covered by the Fund.

The Radiation Act, Section 19, provides for furnishing the financial security of small user waste management as follows: to ensure that the licensee meets the costs incurred in rendering radioactive waste harmless and in carrying out any decontamination measures that may be needed in the environment, it shall furnish security if the operations produce or are liable to produce radioactive waste that cannot be rendered harmless without substantial cost.

B.3. Spent fuel management practices
Spent nuclear fuel is stored at the power plant sites until it will be disposed of. Initially, the fuel is cooled for a few years at reactor pools. In addition to the pools in the reactor buildings, the Loviisa NPP has basket type and rack type pool storages attached to the reactor building. The total storage capacity is about 610 tU. The most recent enlargement of the pool facility was commissioned in 2001. The current capacity is adequate until about 2010.

At the Olkiluoto plant, the capacity of the pools at the reactor buildings is about 540 tU. Subsequently, the spent fuel is transferred to an on-site facility with three storage pools, 400 tU each, with
high-capacity fuel racks. The spent fuel storage facility was commissioned in 1987. The current capacity is adequate until about 2010.

The nuclear legislation provides for disposal of nuclear waste into the Finnish bedrock. Posiva is implementing the spent fuel disposal programme with the following main targets, which are in line with the Government Decision of 1983:

- Disposal site selection in 2000 (The Olkiluoto site was proposed by Posiva in the Decision-in-Principle application of 1999; this application was approved by the host municipality in January 2000, the Decision was made by the Government in December 2000 and it was ratified by the Parliament in May 2001.)
- Start of construction of an underground rock characterisation facility in Olkiluoto in 2004
- Preparedness for the application of the Construction Licence in 2010
- Disposal facility should be ready for operation in 2020.

Spent fuel will be stored in water pools for some decades and thereafter transferred to the encapsulation and disposal facilities which will be located at Olkiluoto. Spent fuel would be encapsulated in copper-iron canisters each containing 12 BWR or PWR fuel assemblies. The canister design consists of a cast iron insert as a load-bearing element and an outer container of oxygen-free copper to provide a shield against corrosion. The canisters will be emplaced in a network of tunnels, which are constructed at a depth of about 500 m in crystalline bedrock. The annulus between the canister and the rock wall will be filled with compacted bentonite.

The pre-designs of the encapsulation and disposal facilities, operational and post-closure safety assessments and summaries of site characterisation were included in Posiva’s Decision-in-Principle application and in its reference reports. STUK’s preliminary safety appraisal of the Decision-in-Principle application was published in January 2000.

Spent fuel of the research reactor FiR 1 is stored at the facility. The decision on the further use of FiR 1 will be made in 2004. The first option for the management of spent fuel is interim storage at the facility and later on, disposal into the spent fuel repository at Olkiluoto. The second option would be to return the fuel to United States; in this case the reactor would be required to be shut down in 2006, at the latest.

B.4. Radioactive waste management practices

LILW from nuclear facilities

According to the national policy, low and intermediate level wastes from reactor operations are disposed of in the bedrock at the power plant sites. The construction of the repository at the Olkiluoto site began in 1988 and the operation in 1992. The construction of the repository at the Loviisa site was started in 1993 and it was taken into operation in 1998.

The Olkiluoto repository consists of two silos at the depth of 60 to 95 m in tonalite bedrock, one for solid LLW and the other for bituminized ILW. The silo for solid LLW is a shotcreted rock silo, while the silo for bituminized waste consists of a thick walled concrete silo inside the rock silo. All wastes will be emplaced in concrete boxes that take 16 waste drums.

The Loviisa repository is located at the depth of approximately 110 m in granite bedrock. The repository consists of two tunnels for solid LLW and a cavern for immobilised ILW. The cavern for ILW has been excavated but the construction and installation works will be completed later.

Predisposal management of LILW takes place at the NPPs under their operation licences and other provisions. The wastes are segregated, treated, conditioned, packaged, monitored and stored, as appropriate, before they are transferred to the disposal facilities.

At Loviisa, wet LILW (radioactive concentrates, such as spent ion exchange resins, evaporator bottoms, corrosion sludges, absorbent carbon sludges and decontamination slurries) are for the time being stored in tanks at the NPP. A cementation facility is planned to be operational in 2006. At Olkiluoto, wet LILW is immobilized in bitumen before transfer to the disposal facility. At the both NPPs, solid LLW is after conditioning transferred to the disposal facilities.

Options for very low level waste management are either unconditional or conditional removal from control. Such waste can be reused, recycled or disposed at landfills. At Olkiluoto the NPP has its own landfill while the Loviisa NPP has shipped
cleared waste to municipal landfills. Activated metal waste consists of fragments and devices that have been removed from inside the reactor vessel. So far this kind of highly activated waste has not been conditioned but is stored at the NPPs and is expected to be conditioned and disposed of together with decommissioning waste of similar type.

LILW generated from the operation of the research reactor FiR 1 is stored at the reactor facility until decommissioning. Disposal of the operational and decommissioning waste from FiR 1 to the disposal facility at a NPP site is under discussion but no decision has yet been made.

Radioactive waste arising from small use of radioactive sources
An applicant for a licence for the use of unsealed sources is required to submit for STUK’s approval a waste management plan describing the intended releases of radioactive substances into sewer system or atmosphere, deliveries of solid radioactive waste to landfill or to interim storage. The conditions for such disposal of radioactive waste are then specified in the license, as necessary. The conditions may include site specific limits on discharges, requirements on discharge and environmental monitoring or other control measurements necessary e.g. for estimating doses to the population.

The two options for the management of disused sealed sources are either return to the supplier/manufacturer of the source or delivery to STUK against a waste management fee. STUK takes care of the conditioning and packaging of the sources and they are stored under the administrative control of STUK in a separate cave in the LILW repository at Olkiluoto.

The licensee can be exempted from preparing a waste management plan if the operations are arranged such that the activity limits regarding gaseous or liquid discharges or solid-waste disposal established in the Guide ST 6.2 are not exceeded. However, even in this case STUK may order monitoring of discharges and reporting thereof, if this is considered necessary due to environmental considerations, nature of the work and the nature and amount of radioactive substances in use. In addition, although being below the limits all discharges to the environment shall be as low as reasonably achievable.

In practice, essentially all waste from the use of unsealed sources in Finland arise in such low activity concentrations or amounts that it is not necessary to arrange the final disposal of generated waste in the same way as e.g. for the sealed sources. A common practice is that radionuclide laboratories store their short lived radioactive wastes at their premises until they have decayed below the limits set for discharges in the Guide ST 6.2. All radionuclide laboratories — thus also the storages and other activities related to waste management — are inspected by STUK regularly, every 1–5 years, depending on the type and size of the practice.

B.5. Decommissioning of nuclear facilities
No nuclear facilities are being decommissioned and such decommissioning projects are neither foreseen in the near future.

The utilities are obliged to update the decommissioning plans of NPPs for regulatory review every five years. The latest updates were carried out in 1998. The plan for the Loviisa NPP is based on immediate decommissioning while for the Olkiluoto NPP, a safe storage period of about 30 years prior to dismantling is envisaged. The disposal plans for wastes from decommissioning of the NPPs are based on the extension of the on-site repositories for LILW. Besides the dismantling waste, also activated metal components accumulated during the operation of the reactors could be disposed of in those repositories. The engineered barriers will be selected taking account of the radiological and other safety related characteristics of each waste type. A special feature of the decommissioning plans is the emplacement of large components, such as pressure vessels and steam generators, in the disposal rooms as whole, without cutting them in pieces.

The decommissioning plan of the research reactor FiR 1 is also updated every five year, the latest update being carried out in the year 2000. Studies are under way on the technical feasibility of disposing of the decommissioning wastes in one of the disposal facilities at the NPP sites.
SECTION C. Scope of application

Article 3. Scope of Application
This Convention shall apply to the safety of spent fuel management when the spent fuel results from the operation of civilian nuclear reactors. Spent fuel held at reprocessing facilities as part of a reprocessing activity is not covered in the scope of this Convention unless the Contracting Party declares reprocessing to be part of spent fuel management.

This Convention shall also apply to the safety of radioactive waste management when the radioactive waste results from civilian applications. However, this Convention shall not apply to waste that contains only naturally occurring radioactive materials and that does not originate from the nuclear fuel cycle, unless it constitutes a disused sealed source or it is declared as radioactive waste for the purposes of this Convention by the Contracting Party.

This Convention shall not apply to the safety of management of spent fuel or radioactive waste within military or defence programmes, unless declared as spent fuel or radioactive waste for the purposes of this Convention by the Contracting Party. However, this Convention shall apply to the safety of management of spent fuel and radioactive waste from military or defence programmes if and when such materials are transferred permanently to and managed within exclusively civilian programmes.

This Convention shall also apply to discharges as provided for in Articles 4, 7, 11, 14, 24 and 26.

Finland has adopted the once-through nuclear fuel cycle. Thus, all spent nuclear fuel is in the scope of the Convention.

Airborne and liquid discharges from nuclear and radioactive waste management facilities, notably from NPPs, are included in the scope of this Convention.

No radioactive wastes of military or defence origin exist in Finland.

Waste outside the nuclear fuel cycle containing only naturally occurring radioactive materials (NORM-waste), except sealed radium sources, is not declared as radioactive waste for the purposes of the Convention.
SECTION D. Inventories and lists

Article 32. Reporting, paragraph 2.
This report shall (also) include:
(a) a list of the spent fuel management facilities subject to this convention, their location, main purpose and essential features;
(b) an inventory of spent fuel that is subject to this Convention and that is being held in storage and of that which has been disposed of. This inventory shall contain the description of the material and if available, give information on its mass and its total activity;
(c) a list of radioactive waste management facilities subject to this Convention, their location, main purpose and essential features;
(d) an inventory of radioactive waste that is subject to this Convention that:
• is being held in storage of radioactive waste management and nuclear fuel cycle facilities;
• has been disposed of; or
• has resulted from past practices.
This inventory shall contain the description of the material and other appropriate information available, such as volume or mass, activity and specific radionuclides;
(e) a list of nuclear facilities in the process of being decommissioned and the status of decommissioning activities at those facilities.

D.1. Spent fuel and radioactive waste management facilities
The locations, ownership, characteristics and inventories of spent fuel and radioactive waste management facilities in Finland are given in adjacent tables: spent fuel storages in Table D.1, predisposal waste management facilities in Table D.2 and disposal facilities in Table D.3. More specific inventory data is included in the Annexes.

D.2. Small user waste
Small users of radioisotopes have in their premises radiation sources which are no longer in use but have not yet been declared as radioactive waste. The highest activities in such sources are in the range of 1–2 TBq (see also Chapter J.28.2.)

D.3. Waste from past practices
There are no significant amounts of waste from past practices requiring further management (see also Chapter H.12.2.)

D.4. Decommissioning
No significant facilities subject to nuclear energy or radiation legislation are being decommissioned and such decommissioning projects are neither foreseen in the near future. Recently, decommissioning of a sterilisation plant was completed in Iломantsi, Eastern Finland. The strong Co-60 source was transported abroad for reuse. There was no contamination in the facility.
Table D.1. Spent fuel storage in Finland.

**Loviisa nuclear power plant**
- **Owner:** FPH
- **Location:** Hästholmen island, town of Loviisa, Southern Finland
- **Purpose:** Interim storage of spent fuel
- **Capacity:** 610 tU
- **Inventory (end of 2002):** 303 tU (2545 assemblies, maximum burnup 46 MWd/kgU)
- **Essential features:**
  - Pool storages inside both reactor buildings
  - Basket type pool storage in the NPP facility
  - Rack type pool storage in the NPP facility

**Olkiluoto nuclear power plant**
- **Owner:** TVO
- **Location:** Olkiluoto island, municipality of Eurajoki, South-Western Finland
- **Purpose:** Interim storage of spent fuel
- **Capacity:** 1570 tU
- **Inventory (end of 2002):** 973 tU (5530 assemblies, maximum burnup 45 MWd/kgU)
- **Essential features:**
  - Pool storages, inside both reactor buildings
  - Pool storage in a separate facility at the NPP site

**FiR 1 research reactor**
- **Owner:** VTT
- **Location:** Otaniemi, town of Espoo, Southern Finland
- **Purpose:** Interim storage of spent fuel
- **Inventory (end of 2002):** 4.0 kgU (22 elements, maximum burnup 23 MWd/kgU)
- **Essential features:**
  - Racks at the walls of reactor pool
  - Well type storage under the reactor hall.

Table D.2. Predisposal management of radioactive waste in Finland.

**Loviisa nuclear power plant**
- **Owner:** FPH
- **Location:** Hästholmen island, town of Loviisa, Southern Finland
- **Purpose:** Treatment, conditioning and interim storage of LILW
- **Inventory (end of 2002):** 1479 m³
- **Essential features:**
  - Pretreatment, compaction and packaging of solid LLW
  - Pretreatment of liquid LILW
  - Eight tanks, each 300 m³, for storage of liquid LILW
  - Two storage rooms inside the NPP for packed LLW
  - Storage wells and pools for unconditioned activated waste
  - On-site light built storage hall for waste candidate for clearance

**Olkiluoto nuclear power plant**
- **Owner:** TVO
- **Location:** Olkiluoto island, municipality of Eurajoki, South-Western Finland
- **Purpose:** Interim storage of LILW
- **Inventory (end of 2002):** 361 m³
- **Essential features:**
  - Pretreatment, compaction and packaging of solid LLW
  - Pretreatment and bitumenisation of liquid LILW
  - Four buffer storage rooms for conditioned LILW
  - Pools for storage of unconditioned activated waste
  - Treatment and storage buildings at the site for unconditioned LLW
  - On-site storage area for very low level metal components
Table D.2. (continued)

FiR 1 research reactor
Owner: VTT
Location: Otaniemi, town of Espoo, Southern Finland
Purpose: Treatment, packaging and interim storage of LILW
Inventory (end of 2002): 6 m³
Essential features: Storage room in the basement of a laboratory building

STUK’s waste storage hall
Owner: STUK
Location: Roihupelto, city of Helsinki, Southern Finland
Purpose: Buffer interim storage of waste from small users
Inventory (end of 2002): 3.0 t
Essential features: Storage room in the basement of STUK’s building

Storage for state owned waste
Owner: Ministry of Social Affairs and Health
Location: Olkiluoto island, municipality of Eurajoki, South-Western Finland
Purpose: Long-term interim storage of sealed sources and other small user waste
Inventory (end of 2002): 44 m³ (25 TBq, dominant nuclides H-3, Cs-137, Pu-238, Kr-85, Am-241)
Essential features: Rock cavern attached to the Olkiluoto disposal facility

Table D.3. Disposal of radioactive waste in Finland.

Loviisa disposal facility
Owner: FPH
Location: Hästholmen island, town of Loviisa, Southern Finland
Purpose: Disposal of LILW
Inventory (end of 2002): 1089 m³ (0.48 TBq, dominant nuclides Co-60, Ni-63, Cs-137, Sr-90)
Essential features: Rock tunnel for LLW

Olkiluoto disposal facility
Owner: TVO
Location: Olkiluoto island, municipality of Eurajoki, South-Western Finland
Purpose: Disposal of LILW
Inventory (end of 2002): 3834 m³ (55 TBq, dominant nuclides Co-60, Ni-63, Cs-137, Sr-90, C-14)
Essential features: Rock silo for bituminized ILW
Rock silo for packed LLW
SECTION E. Legislative and regulatory system

Article 18. Implementing measures
Each Contracting Party shall take, within the framework of its national law, the legislative, regulatory and administrative measures and other steps necessary for implementing its obligations under this Convention.

The necessary legislative, regulatory and other measures to fulfil the obligations of the Convention have been taken and are discussed in this report.

Article 19. Legislative and regulatory framework
Each Contracting Party shall establish and maintain a legislative and regulatory framework to govern the safety of spent fuel and radioactive waste management.

This legislative and regulatory framework shall provide for:
(a) the establishment of applicable national safety requirements and regulations for radiation safety;
(b) a system of licensing of spent fuel and radioactive waste management activities;
(c) a system of prohibition of the operation of a spent fuel or radioactive waste management facility without a licence;
(d) a system of appropriate institutional control, regulatory inspection and documentation and reporting; the enforcement of applicable regulations and of the terms of the licences;
(e) a clear allocation of responsibilities of the bodies involved in the different steps of spent fuel and of radioactive waste management.

E.19.1. Safety requirements and regulations

In Finland, the legislation for the use of nuclear energy and for radiation protection was established in 1957. Since then, several amendments and new regulations have been issued.

Nuclear legislation and regulations
In 1987, a completely revised Nuclear Energy Act came into force and a supporting Nuclear Energy Decree in 1988. The scope of this legislation covers e.g.

- the construction and operation of nuclear facilities; nuclear facilities refer to facilities for producing nuclear energy, including research reactors, facilities for disposal of nuclear wastes, and facilities used for extensive fabrication, production, use, handling or storage of nuclear materials or nuclear wastes;
- the possession, fabrication, production, transfer, handling, use, storage, transport, export and import of nuclear materials and nuclear wastes as well as the export and import of ores and ore concentrates containing uranium or thorium.

A significant amendment to the Nuclear Energy Act was passed in 1994, to reflect a new policy that emphasises the national responsibility to manage nuclear waste generated in Finland. In general, the export and import of nuclear waste, including spent fuel, is prohibited in the revised Act.

Sections 28–34 of the Nuclear Energy Act set forth the requirements on nuclear waste management and Sections 35–53 the financial provisions for nuclear waste management.

Based on the Nuclear Energy Act, the Government has issued the following decisions:
- Decision of the Government on the General
Regulations for the Safety of Nuclear Power Plants (395/1991)

The general regulations 395/1991, 396/1991 and 397/1991 are applied to a NPP which is defined to be a nuclear facility equipped with a nuclear reactor and intended for electricity generation, or if such or other nuclear facilities have been placed on the same site, the entirety of facilities formed by them. Thus, spent fuel and radioactive waste management at the NPP sites are covered with these regulations. The general regulations are also applied to other nuclear facilities to the extent applicable.

Detailed safety requirements on the management of spent nuclear fuel and radioactive waste resulting from the production of nuclear energy are provided in YVL Guides. YVL Guides also provide administrative procedures for the regulation. YVL Guides are issued by STUK, as stipulated in the Nuclear Energy Act. YVL Guides are rules an individual licensee or any other organisations concerned shall comply with, unless some other acceptable procedure or solution has been presented to STUK by which the safety level laid down in an YVL Guide is achieved.

Detailed safety requirements on the management of radioactive waste, subject to the Radiation Act, are provided in STUK's ST Guides. The responsible party running a radiation practice is obliged to ensure that the level of safety specified in the ST Guides is attained and maintained.

E.19.2. Licensing
The licensing processes are defined in the legislation. For a NPP, spent fuel storage, nuclear waste disposal facility or other significant nuclear facility the process consists of three steps:
- Decision-in Principle — granted by the Government and confirmed by the Parliament
- Construction Licence — granted by the Government, and
- Operating Licence — granted by the Government.

The conditions for granting a licence are prescribed in the Nuclear Energy Act (Sections 19–20). The operating licences of a nuclear facility are granted for a limited period of time, generally for 10–20 years. The periodic re-licensing has allowed good opportunities for a comprehensive safety review.

Before a construction licence for a NPP, spent fuel storage, nuclear waste disposal facility or other significant nuclear facility can be applied a Decision-in-Principle (DiP) by the Government is needed. An Environmental Impact Assessment (EIA) procedure has to be conducted prior to the application of the DiP and the EIA report annexed to the DiP application. A condition for granting the Decision-in-Principle is that the operation of the facility in question is in line with the overall good for society. Further conditions are as follows:
- the municipality of the intended site of the nuclear facility is in favour of constructing the facility
- no factors indicate a lack of sufficient prerequisites for constructing the facility so that the use of nuclear energy is safe; it shall not cause injury to people, or damage to the environment or property.

The entry into force of the Decision-in-Principle further requires a confirmation by a majority of the Parliament. The Parliament can not make any changes to the Decision; it can only approve or
reject it as such. The licensing process is described in Figure E.19.1.

If the licensee intends to make such modifications in the systems, structures, components or operational procedures of a nuclear facility which could affect the safety, the approval of STUK for the modifications is required according to Section 112 of the Nuclear Energy Decree.

On the basis of Section 16 of the Nuclear Energy Act, minor licences for spent fuel and nuclear waste management activities (export, import and transport licences, licences for operations) are granted by either Ministry of Trade and Industry or STUK; the licensing authority in each case is specified in the Nuclear Energy Decree.

The licensing system for practises under the Radiation Act is described in Sections 16 and 17 of the Act. The use of radiation requires a safety licence, which can be granted by STUK upon application. A safety licence can be subject to extra conditions needed to ensure safety. In addition, the cases where a licence is not needed are identified, e.g. when the use of radiation or a devise is exempted.

E.19.3. Prohibition of operation without licence
The Nuclear Energy Act and the Radiation Act define the enforcement system and rules for suspension, modification or revocation of a licence. The enforcement system includes provisions for executive assistance if needed and for sanctions in case the law is violated.

E.19.4. Control and enforcement
According to Section 55 of the Nuclear Energy Act, STUK is responsible for the regulatory control of the safety of the use of nuclear energy. The rights and responsibilities of STUK are provided in Sections 55 and 63 of the Nuclear Energy Act. The regulatory control includes safety reviews and assessments as well as inspection activities.

The most important documents of the licensee, which shall comply with the regulations and other safety requirements and are reviewed be STUK, are the preliminary and final safety analysis reports, technical specifications and the operational manual. STUK’s on-site inspections aim e.g. at verifying that the actual operations at the nuclear facilities comply with the regulations and the documents of the licensee.

Section 6 of the Radiation Act provides that adherence to the Act and regulations issued in accordance with it shall be supervised by STUK. The supervisory rights of STUK are described in Sections 53–58 of the Act.

E.19.5. Clear allocation of responsibilities
According to Section 9 of the Nuclear Energy Act, a licensee, whose operations generate or have generated nuclear waste, shall be responsible for all nuclear waste management measures and their appropriate preparation, and is responsible for the arising expenses.

The NPP utilities FPH and TVO themselves take care of interim storage of spent fuel, of

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**Figure E.19.1.** Licensing of nuclear facilities in Finland.
management of LILW including disposal and of planning for the decommissioning of the NPPs. Their jointly owned company, Posiva, is taking care of the preparations for and later implementation of spent fuel encapsulation and disposal.

Section 50 of the Radiation Act provides for management of radioactive waste from non-nuclear applications. The responsible party (i.e. the licensee or any company or organization which uses radiation sources in its practices) is required to take all measures needed to render radioactive waste arising from its operation harmless. A security shall be furnished by the licensee in order to guarantee that it meets the cost incurred in rendering the radioactive waste harmless and in carrying any decontamination measures that may needed in the environment.

The state has the secondary responsibility in case that a producer of nuclear waste (Nuclear Energy Act, Sections 31 and 32) or other radioactive waste (Radiation Act, Section 51) is incapable of fulfilling its management obligation. STUK operates an interim storage of radioactive waste, where limited amounts of spent sealed sources and other radioactive waste are received upon compensation covering their further management costs.

The regulatory responsibilities are discussed under Article 20.

**Article 20. Regulatory body**

Each Contracting Party shall establish or designate a regulatory body entrusted with the implementation of the legislative and regulatory framework referred to in Article 19, and provided with adequate authority, competence and financial and human resources to fulfil its assigned responsibilities.

Each Contracting Party, in accordance with its legislative and regulatory framework, shall take the appropriate steps to ensure the effective independence of the regulatory functions from other functions where organizations are involved in both spent fuel or radioactive waste management and in their regulation.

**E.20.1. Supreme authorities**

The regulatory responsibilities in the area of nuclear waste management are set forth in the Nuclear Energy Act. According to Section 54 of the Act, the overall authority in the field of nuclear energy is the Ministry of Trade and Industry which has the responsibility of formulation of the national energy policy. Section 28 of the Act states that the Ministry shall decide the principles on the basis of which the waste management obligation is to be implemented. The Ministry prepares matters concerning nuclear energy, including the nuclear waste management, to the Government for decision-making and grants certain import and export licences for nuclear equipment and materials.

In the area of radioactive, non-nuclear waste management the Ministry of Social Affairs and Health is the supreme authority on the supervision of practices involving exposure to radiation.

**E.20.2. Regulatory authority for radiation and nuclear safety**

STUK is an independent governmental organisation for the regulatory control of radiation and nuclear safety. The current Act on STUK was given in 1983 and the Decree in 1997. According to the Decree, STUK has the following duties:

- regulatory control of safety of the use of nuclear energy, emergency preparedness, physical security and nuclear materials
- regulatory control of the use of radiation and other radiation practices
- monitoring the radiation situation in Finland, and maintaining preparedness for abnormal radiation situations
- maintaining national metrological standards for radiological measurements
- research and development work for enhancing radiation and nuclear safety
- providing information on radiation and nuclear safety issues, and participating in training activities
- producing pertinent expert services
- making proposals for developing the legislation and preparing the decisions of the Government in the radiation and nuclear safety fields, and issuing detailed technical guides on these fields
- participating in international co-operation, and taking care of international control, contact or reporting activities as enacted or defined.
STUK is administratively under the Ministry of Social Affairs and Health. Connections to various ministries and governmental organisations are described in Figure E.20.1.

It is emphasised that the regulatory control of the safe use of nuclear energy and radiation is independently carried out by STUK, and it has no responsibilities or duties which would be in conflict with regulatory control.

E.20.3. STUK’s regulatory rights, competence and resources

The responsibilities and rights of STUK, as regards the regulation of the use of nuclear energy and the respective waste management, are provided in Sections 55 and 63 of the Nuclear Energy Act. They cover the safety review and assessment of licence applications and the regulatory control of the construction and operation of a nuclear facility. The regulatory control is described in detail in Guide YVL 1.1.

STUK does not grant any construction or operating licences for nuclear facilities. However, in practice no such licence would be issued without STUK’s statement where the fulfilment of the safety regulations is confirmed.

According to Section 16 of the Radiation Act, STUK grants safety licences for the use of radiation. The regulatory rights of STUK are described in Sections 53–58 of the Act.

The regulatory rights of STUK defined in the Radiation Act and in the Nuclear Energy Act include rights such as to conduct inspections, obtain information and give instructions, and to decide on discontinuation of or restrictions of operation or require modifications to nuclear and other facilities.

STUK has adequate resources to fulfil its responsibilities. The total number of the personnel is about 300, of which around 100 are directly involved with radiation and nuclear safety regulatory activities. Although only about 10 professionals are working directly in the field of nuclear and radioactive waste management, they are supported by the other staff. The organisation and staffing of STUK is described in the Figure E.20.2.

Practically all of the professional staff of STUK conducting safety review and inspections, preparing regulations and granting licences has a higher university level degree. A training programme has been established for the staff of STUK. STUK also has close connections with foreign regulatory bodies for exchanging information on important safety issues. The average experience of the staff in the field of nuclear and radioactive waste management is about 17 years.

The organisational structure and the responsibilities within STUK are provided in the Quality Manuals of STUK. Also procedures for regulatory control and other activities of STUK are presented in the manuals.

STUK receives part of its financial resources

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**Figure E.20.1.** Co-operation between STUK and Ministries and other governmental organisations.
through the Government budget. In the area of regulatory control, the licence holders pay the regulatory control fees directly to STUK. The amounts charged are under the control of the Ministry of Social Affairs and Health.

E.20.4. Regulatory support organisations
An Advisory Committee on Nuclear Safety has been established by a separate decree. It has a special section for nuclear waste management issues. The Committee gives advice to STUK on important safety issues and regulations. In addition, an Advisory Board for Radiation Safety has been established for advising the Ministry for Health and Social Affairs. The members of both Committees are nominated by the Government.

The main technical support organisations of STUK in the field of nuclear waste management are the Technical Research Centre of Finland (VTT) and Geological Survey of Finland (GTK). In VTT, GTK and other Governmental institutes, about 30 experts are working in the area of spent nuclear fuel and radioactive waste management.

Independent expertise in the nuclear waste management field is fostered by a national research programme (KYT Programme). It focuses on strategies of nuclear waste management and on such studies on the safety of spent nuclear fuel disposal which are not directly related to Posiva’s disposal project. STUK is one of the financiers and supervisors of KYT. In addition, STUK finances research projects supporting more directly regulatory control activities, notably safety reviews of the final disposal of spent fuel.

Reports on the regulatory control of nuclear and radiation safety, including radioactive waste management, are published annually.

![Figure E.20.2. The organisation of STUK and number of personnel in different units.](image-url)
SECTION F. Other general safety provisions

Article 21. Responsibility of the licence holder
Each Contracting Party shall ensure that prime responsibility for the safety of spent fuel or radioactive waste management rests with the holder of the relevant licence and shall take the appropriate steps to ensure that each such licence holder meets its responsibility.

If there is no such licence holder or other responsible party, the responsibility rests with the Contracting Party which has jurisdiction over the spent fuel or over the radioactive waste.

According to Section 9 of the Nuclear Energy Act a licensee, whose operations generate or have generated nuclear waste is responsible for all nuclear waste management measures and their appropriate preparation, and is responsible for their costs. If the licence holder is found not to be capable to carry out the waste management completely or partly, the Government shall order that such nuclear waste be transferred to the responsibility of the State. The waste management obligation of the licensee will expire when the disposal of nuclear waste has been completed and STUK has confirmed that the nuclear waste is permanently disposed of in an approved manner (Sections 31-34 of the Nuclear Energy Act).

As a precondition for granting a safety licence for the use of radiation the Radiation Act requires in Section 16 that the applicant presents a valid proof on safe management of any radioactive waste, which may be generated. Further, section 50 of the Radiation Act provides that the responsible party shall organize the practice so that it meets all radiation safety requirements prescribed in the Act and take all measures needed to render radioactive waste arising from its operation harmless. The Act also provides for the responsibility of decontamination of the environment, if the radioactive material is released in such an extent that resulting health or environmental hazards requires action. In utilization of natural resources containing radioactive materials, the responsible party shall ensure that radioactive wastes do not pose any health or environmental hazards during the operations, including the final stages.

Section 51 of the Radiation Act provides that if the responsible party does not meet the requirements set for radioactive waste management, the State has the secondary obligation in managing the radioactive waste or residues. The same applies if the origin of waste is unknown, or no primary responsible party can be found.

It is the responsibility of the regulatory body to verify that the licensees fulfil the regulations. This verification is carried out through safety reviews and assessments as well as inspection programmes established by STUK.

Article 22. Human and financial resources
Each Contracting Party shall take the appropriate steps to ensure that:

(a) qualified staff are available as needed for safety-related activities during the operating lifetime of a spent fuel and a radioactive waste management facility;

(b) adequate financial resources are available to support the safety of facilities for spent fuel and radioactive waste management during their operating lifetime and for decommissioning;

(c) financial provision is made which will enable the appropriate institutional controls and monitoring arrangements to be continued for the period deemed necessary following the closure of a disposal facility.
F.22.1. Qualified staff

According to Section 19 of the Nuclear Energy Act, a necessary condition for granting a construction licence of a nuclear facility is the availability of the necessary expertise. According to Section 20 of the Nuclear Energy Act, an operating licence of a nuclear facility can be granted if the applicant has available the necessary expertise and, in particular, if the operating organisation and the competence of the operating staff are appropriate. Furthermore, a nuclear facility must have a responsible manager approved by STUK (Section 79 of the Nuclear Energy Act). Thus, the licence holder has the primary responsibility for ensuring that the employees are qualified and authorised to their jobs.

According to the Government Decision 395/1991, NPP personnel shall be well suited for its duties, competent and well trained. Initial, complementary and refresher training programmes shall be established for the personnel. For ensuring safety in all situations, competent personnel shall be available in a sufficient number. This decision covers also spent fuel storage and radioactive waste management at the NPP and on-site LILW disposal facilities. Government Decision 478/1999 on the safety of disposal of spent fuel includes similar requirements.

According to Sections 55 and 79 of the Nuclear Energy Act, STUK is responsible for controlling the necessary qualifications on the persons engaged in activities important to safety. STUK has issued requirements on staff qualification and described the respective regulatory control procedures in Guides YVL 1.1 and YVL 1.7.

Section 14 of the Radiation Act prescribes that the responsible party is required to ensure that in safety related matters of the operations the expertise is available, taking into account the nature and the risks posed by the operation. The responsible party can appoint a special radiation safety officer. In a licence application the applicant shall provide information on the competence of the persons working with radiation.

STUK shall lay down the qualifications of the radiation safety officer and other persons, as applicable, and investigate that these qualifications are met (Section 18 of the Radiation Act). The licensee shall provide appropriate training for the employees. Guides ST 1.1 and ST 1.4 give more detailed requirements on the competence of the persons working with radiation, the radiation safety officer and their training.

F.22.2. Financial resources

Sections 35 to 53 of the Nuclear Energy Act provide detailed regulations for the financial arrangements for nuclear waste management and the Decree on the State Nuclear Waste Management Fund further specifies the financing system. Generators of nuclear waste are responsible for estimating annually future cost of managing the existing waste, including spent fuel disposal and decommissioning of NPPs. The Ministry of Trade and Industry (MTI) confirms the assessed liability and the proportion of liability to be paid into the Nuclear Waste Management Fund (fund target). The waste generators pay annually the difference of fund target and the amount already existing in the Fund, but can also be reimbursed if the Fund

![Figure F22.1. Accumulation of total liabilities and fund target (price level 2002; M€)](UL=Unfunded liabilities, FT=Fund target.)
exceeds the liabilities. The waste generators shall provide securities to MTI for the portion of financial liability that is not yet covered by the Fund.

The current estimates, including costs from management of existing waste quantities and from decommissioning of NPPs and the research reactor, arise to about 1260 million Euros with no discounting. At the end of the year 2002, the funded money covered the whole liability due to the current waste amounts.

According to Section 19 of the Nuclear Energy Act, a construction or operating licence for a nuclear facility can be granted only if the applicant has sufficient financial resources. This condition shall be complied with throughout the operation of the facility. For example, the licensee shall have adequate financial resources to enhance the safety of the facility based on operating experience and the results of safety research as well as on the advancement of science and technology. Sections 32 and 34 of the Nuclear Energy Decree provide that the application for the construction and operating licence of a nuclear facility shall include information on the financial resources of the applicant, cost estimates and financial plan for the nuclear facility programme, as well as a description of the timetable of nuclear waste management and its estimated costs.

The Act on Third Party Liability provides regulations on financial arrangements for nuclear accidents, taking into account that Finland is a Contracting Party to the Paris and Brussels Conventions. An amendment of the Act is being prepared based on recent revisions of the liability limits in these Conventions.

According to Section 19 of the Radiation Act, the licensee shall furnish security to ensure that it will meet the costs of waste management or any decontamination measures, if the operations are liable to produce radioactive waste that cannot be rendered harmless without substantial cost. The need to furnish security and the amount of it shall be decided by STUK when the safety licence is granted (Section 15 of the Radiation Decree).

F.22.3. **Financial provisions for post-closure**

According to Section 32 of the Nuclear Energy Act, a condition for the expiry of waste management obligation of a nuclear waste generator is that the waste has been permanently disposed of in an approved manner and a lump sum to the State for the further control of the waste has been paid. Thereafter, the State is responsible for the necessary waste management measures and incurred costs.

According to Section 51 of the Radiation Act, the responsible party and others who have taken part in producing or handling the radioactive materials or waste shall compensate the State for the costs incurred by the measures taken to render the waste harmless and to decontaminate the environment.

**Article 23. Quality assurance**

*Each Contracting Party shall take the necessary steps to ensure that appropriate quality assurance programmes concerning the safety of spent fuel and radioactive waste management are established and implemented.*

Sections 35 and 36 of the Nuclear Energy Decree provide that quality assurance programmes for the design and construction as well as for operation of a nuclear facility are required to be submitted to STUK within the construction and operating licence application. The general quality assurance requirements apply to the whole life of a nuclear facility.

According to the Government Decision 395/1991, quality assurance shall refer to all planned and systematic actions necessary to provide adequate confidence that a component, plant, or activity will satisfy given requirements. The decision requires advanced quality assurance programmes to be employed in all activities which affect safety and relate to the design, construction and operation of a NPP including the waste management facilities within. Similar requirement is included in the Government Decision 478/1999 on the safety of disposal of spent fuel.

Detailed quality assurance requirements, which are applied also to other nuclear facilities than NPPs, are provided in Guides YVL 1.4 and YVL 1.9. These Guides are currently being updated.

Quality assurance programmes of the licensees/applicants and of the main suppliers are subject to approval by STUK. Furthermore, quality assurance programmes have to be established by all other organisations participating in activi-
ties important to safety of the use of nuclear energy.

The operators of nuclear facilities, FPH, TVO and VTT, and the waste management company Posiva have adopted quality management systems consistent with the ISO 9001 standard. Moreover, Posiva is developing its system taking into account the environmental management standard ISO 14001, while both FPH and TVO have already adopted environmental management system according to ISO 14001. Most of their contractors have also similar quality management systems and the others are currently developing their systems. The implementation of these quality assurance programmes is verified by STUK through audits and inspections.

STUK’s internal Quality Manual includes quality assurance policy, description of the quality management system and organisation, principal and supporting working processes and personnel policy. Numerous internal audits, self-assessments and international evaluations have revealed development areas where improvements are needed and they are currently being tackled by STUK. In addition to STUK’s Quality Manual, all organisational units of STUK have their own more detailed Quality Manuals. The Quality Manual prepared for the regulatory control of the use of nuclear energy has been benchmarked with other regulators under auspices of OECD/NEA and IAEA working groups and bilateral agreements.

Article 24. Operational radiation protection

Each Contracting Party shall take the appropriate steps to ensure that during the operating lifetime of a spent fuel or radioactive waste management facility:

(a) the radiation exposure of the workers and the public caused by the facility shall be kept as low as reasonably achievable, economic and social factors being taken into account;

(b) no individual shall be exposed, in normal situations, to radiation doses which exceed national prescriptions for dose limitation which have due regard to internationally endorsed standards on radiation protection; and

(c) measures are taken to prevent unplanned and uncontrolled releases of radioactive materials into the environment.

F.24.1. Basic radiation protection requirements

Basic requirements for the safe use of nuclear energy are given in the Nuclear Energy Act. The principles of justification, optimisation and dose limitation are included in Section 2 of the Radiation Act. Occupational dose limits and dose limits for the general public are set forth in Sections 3 to 5 of the Radiation Decree. These limits are in conformity with the ICRP 60 Recommendation (1990) and the Council Directive 96/29 EURATOM.

According to Section 3 of the Radiation Decree the effective dose caused by radiation work to a worker shall not exceed 20 mSv per year as an average over five years or 50 mSv in any single year. As a consequence of the implementation of the Council Directive 96/29 EURATOM, medical surveillance of the employees of the NPPs and other working places where the employees are engaged in radiation work has been performed since 1999 according to a practice based on the Directive.

Section 6 of the Radiation Decree states that detailed instructions on the application of the maximum values laid down for radiation exposure and on the calculation of radiation doses shall be issued by STUK. It further states that notwithstanding the dose limits given in Sections 3 to 5 of the Decree (e.g. the 1 mSv/a limit for the general public), STUK may, in individual cases, set constraints lower than the maximum values, if such constraints are needed to take account of radia-
exposure originating in different sources and to keep the exposure as low as reasonably achievable.

F.24.2. Dose constraints

Government Decision 395/1991 includes regulations for limiting the radiation exposure of the general public and the releases of radioactive substances into the environment, arising from the normal operation of a NPP (including spent fuel storage and LILW treatment and storage facilities), as well as from anticipated operational transients and accidents. The constraint for the dose commitment of the individual of the population, arising in one year from the normal operation and anticipated operational transients of a NPP, is 0.1 mSv. The individual dose constraint for postulated accidents is 5 mSv. STUK has issued several YVL Guides dealing with radiation protection as regards the design and operation of NPPs (Guides YVL 1.0, 7.1, 7.9, 7.10 and 7.18). They cover also spent fuel storages and on-site waste management facilities, including the operational period of on-site disposal facilities for LILW.

Government Decision 398/1991, dealing with the safety of LILW disposal, provides that the constraint for the expectation value of the annual effective dose to any member of the public is 0.1 mSv. The constraint for the annual dose to any member of the public, arising from accident conditions which are caused by natural events or human action and which are considered to be plausible, is 5 mSv.

According to Government Decision 478/1999, a spent fuel disposal facility and its operation shall be designed so that as a consequence of undisturbed operation of the facility, discharges of radioactive substances to the environment remain insignificantly low. In Guide YVL 8.5 on the operational safety of spent fuel disposal this requirement is interpreted as a constraint of 0.01 mSv annual effective dose to the most exposed members of the public. The radiological consequence of anticipated operational transients as annual effective dose to the most exposed members of the public shall remain below 0.1 mSv. The annual effective dose caused by postulated accidents shall remain below 1 mSv.

F.24.3. Operational experiences

Experience gained from operation of Finnish nuclear facilities shows that the dose constraints have not been exceeded, and that the ALARA principle has been followed. The results of environmental surveillance programmes show that the amount of radioactive materials in the environment of the NPP sites, originating from the Finnish nuclear facilities, has been very low. Calculated radiation exposures to the critical groups in the environment of the NPPs are currently less than one per cent of the dose constraint (Figure F.24.1.). It should also be noted that the dose constraints and actual doses discussed above apply to the entire operation of the NPP and the contributions due to spent fuel storage and waste management are insignificant fractions.

Notification limits for occupational collective doses for the NPP employees given in Guide YVL 7.9 is 2.5 manSv per 1000 MWe. The occupa-

Figure F.24.1. Dose commitments calculated by STUK to members of critical groups in the environment of the Finnish NPPs due to annual discharges. The dose constraint is 100 µSv/a.
tional collective doses from waste management, decontamination and spent fuel management activities at the NPPs have been quite small, e.g. at the Olkiluoto NPP not more than 0.02 manSv per year.

According to Government Decision 395/1991 the probability of nuclear fuel damage shall be low during normal operational conditions and anticipated operational transients. Further requirements concerning the use, handling and storage of fuel are given in Guides YVL 6.1, 6.6 and 6.8. Fuel leakages in the Finnish NPPs have been few and small. Thus, the accumulation of fission products in LILW from NPPs has been relatively low. At the nuclear facilities, no such incidents related to spent fuel management, radioactive waste management or discharges of radioactive substances have occurred that have been classified greater than INES 0.

Article 25. Emergency preparedness
Each Contracting Party shall ensure that before and during operation of a spent fuel or radioactive waste management facility there are appropriate on-site and, if necessary, off-site emergency plans. Such emergency plans should be tested at an appropriate frequency.

Each Contracting Party shall take the appropriate steps for the preparation and testing of emergency plans for its territory insofar as it is likely to be affected in the event of a radiological emergency at a spent fuel or radioactive waste management facility in the vicinity of its territory.

F.25.1. On-site emergency preparedness
The emergency preparedness plans for spent nuclear fuel storages and radioactive waste management facilities are included in the plans for NPPs. According to Section 20 of the Nuclear Energy Act, adequate on-site emergency preparedness arrangements are required before starting the operation of a nuclear facility. The basic regulations for on-site emergency preparedness for nuclear installations are given in the Government Decision 397/1991 and the detailed requirements by STUK in Guide YVL 7.4.

The licensee is responsible for the on-site emergency response arrangements. Government Decision 397/1991 states e.g. that emergency planning shall be based on the analysis of NPP behaviour in emergencies and on the analysis of the consequences of emergencies. Action in an emergency shall be planned taking into account controllability of events as well as severity of their consequences. Therefore, emergencies shall be grouped into classes. Decision 397/1991 requires also that appropriate training and exercises shall be arranged to maintain operational preparedness. Exercises shall be arranged in co-operation with the authorities concerned.

On-site emergency exercises are conducted annually so that at least the licensee personnel, local off-site emergency management group and STUK participate in them. There are always observers from STUK and several other organisations assessing the performance of exercising teams.

STUK carries out periodical inspections on-site to verify operational emergency preparedness. Among other things, the maintenance and adequacy of appropriate rooms and equipment, communication and alarm systems, computerised support systems as well as personnel training and qualifications are inspected.

Concerning the small users, the Radiation Decree, Section 17 stipulates that STUK has to be notified immediately in case of any abnormal occurrences, connected with the use of radiation that is substantially detrimental to safety, at the place where the radiation is used or in its environment. In addition, STUK has to be informed, if a radiation source has disappeared, been stolen, lost or otherwise ceased to be in the licensee’s possession.

F.25.2. Off-site emergency preparedness
In addition to the on-site emergency plans established by the licensees, off-site emergency plans are prepared by local authorities. The requirements for off-site plans and activities in a radiation emergency are provided in the Act and Decree of Rescue Operations (1999) and in the Decree on Emergency Planning and Public Information issued by the Ministry of the Interior (2001). The full scale off-site emergency exercises are conducted every third year. Smaller scale exercises are held annually at each site with participation of the staff of NPP, local authorities and STUK.

In addition to the domestic nuclear emergency exercises, STUK has taken part e.g. in the international emergency exercises like INEX2 -exercis-
es sponsored by the OECD/NEA in 1997–1999 and JINEX-1 organised by the IAEA in 2001. STUK has also participated as a co-player in the Swedish NPPs’ and authorities’ emergency exercises. In 2000, a national emergency and rescue exercise of the entire governmental organisations was carried out in Finland.

F.25.3. Early notification and communication
The on-site and off-site plans include provisions to inform the population in the case of an accident. In addition, written information on radiation emergencies, emergency planning and response arrangements have been provided to the population. Such information can also be found in the telephone directories of Finland. Citizens living near nuclear facilities are regularly provided with more detailed written information on nuclear accidents and emergency measures needed.

STUK is the National Warning Point and the National Competent Authority in Finland for any kind of situation which might result in actual or potential deterioration of radiation safety of the population, environment or society. STUK has established an Emergency Preparedness Manual for its own activities in the case of a nuclear accident or radiological emergency. STUK has an expert on duty for 24 hours a day, in order to be able to immediately give advice to local and governmental authorities on needed emergency response actions. These actions can include, e.g. warning the population with a message which can be heard through all radio channels. The message on an exceptional event (alarm) can be received from the operating organisations of the facilities, or automatically from the radiation monitoring network that is dense in the whole country, or from foreign authorities. In addition to the expert on duty for fast emergency response, STUK has a separate 24 hour contact point for media.

Finland is a Contracting Party to the International Convention on Early Notification of a Nuclear Accident, as well as to the Convention on Assistance in the Case of a Nuclear Accident or Radiological Emergency, both done in Vienna in 1986. Furthermore, as a Member State of the European Union, the Commission Directives concerning accident situations apply in Finland. In addition, Finland has respective bilateral agreements with Denmark, Germany, Norway, Russia, Sweden and Ukraine. Accordingly, arrangements have been agreed to directly inform the competent authorities of these countries in the case of an accident. Similar arrangements ensure direct notification to the authorities of Estonia. The bilateral agreements also cover the exchange of relevant information on nuclear facilities.

Article 26. Decommissioning
Each Contracting Party shall take the appropriate steps to ensure the safety of decommissioning of a nuclear facility. Such steps shall ensure that:
(a) qualified staff and adequate financial resources are available;
(b) the provisions of Article 24 with respect to operational radiation protection, discharges and unplanned and uncontrolled releases are applied;
(c) the provisions of Article 25 with respect to emergency preparedness are applied; and
(d) records of information important to decommissioning are kept.

F.26.1. Regulatory provisions for decommissioning
Section 19 of the Nuclear Energy Act states that sufficient and appropriate methods for arranging the decommissioning of a nuclear facility have to be identified before the construction licence is granted. Guide YVL 1.0 requires that provisions for decommissioning of the NPPs shall be made already during the design phase. Limitation of radioactive waste generation and of the radiation exposure of workers and the environment arising from decommissioning shall be considered.

The provisions for licensing and the waste management obligation included in the current nuclear energy legislation are adequate for regulating a decommissioning project. Decommissioning would be implemented under the operating licence with conditions and safety requirements tailored for the actual status of the facility. STUK is responsible for the regulation of the safety of the decommissioning. There are, however, not yet any safety regulations specific to decommissioning or treatment and disposal of the arising waste.

The licensees are responsible for the implementation of decommissioning. In the event that the licensee is incapable of doing so, the state has the secondary responsibility. In this case, the costs
are covered by assets collected in the Nuclear Waste Management Fund and by securities provided by the licensees (see Chapter F.22.2). The financing of decommissioning of the research reactor FiR 1 and the management of resulting waste is also covered by assets in the Nuclear Waste Management Fund. The decommissioning of facilities subject to the Radiation Act is covered by the security referred to in Section 19 of the Act.

F.26.2. Decommissioning plans
All four Finnish nuclear power units have been in operation for 23 to 26 years and are planned to be operated at least for two more decades. The current licence of FiR 1 research reactor is valid until 2011. Thus, no decommissioning projects are underway or foreseen in near future. Consequently, the procedures for decommissioning are not yet defined in detail.

According to the governmental policy decision of 1983 and later decisions by the Ministry of Trade and Industry, the licensees are obliged to prepare decommissioning plans for regulatory review and to update them every five years. These plans aim at ensuring that decommissioning can be appropriately performed when needed and that the estimates for decommissioning costs are realistic. The latest updates of the NPP decommissioning plans were published at the end of 1998. The decommissioning plan of FiR 1 research reactor is also updated by the licensee every five years. The latest update was carried out in 2000.

The decommissioning plans include assessments of occupational and off-site safety of the operations. They include rather detailed descriptions of the required dismantling and waste management operations and estimates of workforce and other resources needed. The plans are based on the actual designs of the nuclear facilities and they take into account the activity inventories in the facilities. The contamination levels in the facilities are followed by means of specific monitoring and recording programmes.
SECTION G. Safety of spent fuel management

Article 4. General safety requirements
Each Contracting Party shall take the appropriate steps to ensure that at all stages of spent fuel management, individuals, society and the environment are adequately protected against radiological hazards.

In so doing, each Contracting Party shall take the appropriate steps to:
(a) ensure that criticality and removal of residual heat generated during spent fuel management are adequately addressed;
(b) ensure that the generation of radioactive waste associated with spent fuel management is kept to the minimum practicable, consistent with the type of fuel cycle policy adopted;
(c) take into account interdependencies among the different steps in spent fuel management;
(d) provide for effective protection of individuals, society and the environment, by applying at the national level suitable protective methods as approved by the regulatory body, in the framework of its national legislation which has due regard to internationally endorsed criteria and standards;
(e) take into account the biological, chemical and other hazards that may be associated with spent fuel management;
(f) strive to avoid actions that impose reasonably predictable impacts on future generations greater than those permitted for the current generation;
(g) aim to avoid imposing undue burdens on future generations.

G.4.1. Scope and principal regulations
Finland has adopted once-through strategy for spent nuclear fuel management as described in Section B. Spent fuel is currently stored at the NPPs while the operation of the final disposal facility is scheduled to commence in 2020. The discussion in this Section is limited to the interim storage of spent fuel whereas the final disposal plans for spent fuel are discussed in Section H, Safety of radioactive waste management.

The general regulations for the safety of spent fuel storage are included in Government Decision 395/1991. More specific technical requirements are given in Guides YVL 1.0 and 6.8.

G.4.2. Criticality and removal of residual heat
According to Government Decision 395/1991, the possibility of a criticality accident shall be extremely low. Guide YVL 1.0 stipulates that a NPP shall have sufficient rooms and systems for the safe handling, treatment, storage and inspection of fresh and spent fuel. Fuel criticality shall be prevented primarily by the use of appropriate storage structures. Appropriate technical and administrative arrangements shall be made during fuel storage and transfer to prevent fuel damage. Spent fuel cooling must be possible even if a single failure occurs. Guide YVL 6.8 gives limits for the multiplication factor and coolant temperature in normal and postulated accident conditions.

G.4.3. Waste minimization
Relevant to the objective of waste minimization is the requirement provided by the Guide YVL 6.8: the storage conditions shall be such that corrosion of fuel and storage equipment is minimized. The coolant shall be kept sufficiently clear and clean to facilitate e.g. checking of fuel identification. Requirements for safety related systems in the storage facility are also given.

G.4.4. Interdependencies
The Finnish once-through spent fuel management scheme provides that he fuel is stored in pools at both power plant sites and is planned to be disposed of in Olkiluoto, in the vicinity of the largest
interim storage. Spent fuel transport, encapsulation and disposal plans have been adapted to the fuel types and storages at both the Olkiluoto and Loviisa NPPs. The implementing organisation for spent fuel disposal, Posiva, is owned by the NPP utilities. Thus, the interdependencies between different steps are taken into account in practice.

Though the current policy allows only the once-through option, reprocessing of spent fuel would technically be feasible due to the long interim storage period. The selected disposal concept would, to the great extent, be applicable to disposal of high level reprocessing waste.

G.4.5. Protection of individuals, society and the environment
The operational radiation protection requirements for spent fuel storage are discussed under Article 24. Operating experiences as discussed under Article 9 indicate that spent fuel storage has caused practically no releases and occupational radiation exposures have been very low.

G.4.6. Biological, chemical and other hazards
The spent fuel storage does not involve any special biological, chemical and other non-radiological hazards. Such hazards are regulated by hazardous substances legislation.

G.4.7. Protection of future generations and avoidance of undue burdens on future generations
Interim storage of spent fuel is envisaged to last only some decades. The current high level of safety can be maintained during that time by means of appropriate operational, maintenance and surveillance procedures. The costs of storage will be covered by the assets collected in the State Nuclear Waste Management Fund. Thus the future generations are adequately protected and they will neither be imposed to any other undue burdens.

Article 5. Existing facilities
Each Contracting Party shall take the appropriate steps to review the safety of any spent fuel management facility existing at the time the Convention enters into force for that Contracting Party and to ensure that, if necessary, all reasonably practicable improvements are made to upgrade the safety of such a facility.

As described in Chapter D.1., the existing spent nuclear fuel storages in Finland are at the Loviisa and Olkiluoto NPPs and are covered by their Operation Licences. In addition, 22 spent fuel elements are stored at the FiR 1 under the research reactor licence.

G.5.1. Safety reviews
The latest comprehensive safety assessments of the Loviisa and Olkiluoto NPPs, including the spent fuel storages, were carried out in connection with re-licensing of the operation of the plants in 1998. The next comprehensive safety assessments will be done in 2007–2008 and subsequently reviewed by STUK. The applications for the renewal of licences include updating e.g. the following safety relevant documents:

- Final safety analysis reports
- Quality assurance programmes for operation
- Technical specifications
- Programmes for periodic inspections
- Plans for nuclear waste management, including decommissioning and disposal
- Timetable of nuclear waste management and estimated costs
- Plans for physical security and emergency preparedness
- Administrative rules for the facilities
- Programmes for radiation monitoring in the environment of the facilities
- Licensee assessments of compliance with the regulations, including assessment of the fulfilment of YVL Guides
- Licensee assessments of how an adequate safety level has been maintained

In addition to the review of the above mentioned documents, STUK has also made independent safety assessments and annually a number of regular and topical inspections to the facilities. The statements of STUK given to the Ministry of Trade and Industry in 1998 concluded that, as regards radiation and nuclear safety, the conditions at the Loviisa and Olkiluoto NPPs comply with the Finnish nuclear energy legislation and regulations.

International OSART (Operational Safety Review Team) missions have visited the Olkiluoto NPP in March 1986 and the Loviisa NPP in November 1990. Independent safety reviews were
conducted by World Association of Nuclear Operators (WANO) at Olkiluoto and Loviisa NPPs in 1999 and 2001, respectively.

The safety of the FiR 1 research reactor was reviewed in the context of the renewal of the operating licence in 1999. The new licence is valid until the end of 2011. The safety of the FiR 1 reactor is continuously reviewed by means of STUK's periodic inspection programme and other regulatory control measures. Under the terms of reference of INFCIRC/18/Rev.1, an IAEA team last visited Finland in 1999 for evaluating the nuclear safety and radiation protection at the FiR 1.

G.5.2. Need for safety enhancement
Continuous safety assessment and enhancement approach applied in Finland is based on Government Decision 395/1991 stating that operating experience from NPPs (including the spent fuel storages) as well as results of nuclear safety research shall be systematically followed and assessed. For further safety enhancement, such actions shall be taken that are justified considering operating experience and the results of safety research as well as the advancement of science and technology.

In conclusion, the safety review required by Article 5 of the Convention has already been carried out. Safety improvements have been annually implemented at the Loviisa and Olkiluoto plants including the facilities for spent nuclear fuel handling and interim storage since the commissioning. There exists no urgent need for additional improvements to upgrade the safety of these facilities.

Article 6. Siting of proposed facilities
Each Contracting Party shall take the appropriate steps to ensure that procedures are established and implemented for a proposed spent fuel management facility:
(a) to evaluate all relevant site-related factors likely to affect the safety of such a facility during its operating lifetime;
(b) to evaluate the likely safety impact of such a facility on individuals, society and the environment;
(c) to make information on the safety of such a facility available to members of the public;
(d) to consult Contracting Parties in the vicinity of such a facility, insofar as they are likely to be affected by that facility, and provide them, upon their request, with general data relating to the facility to enable them to evaluate the likely safety impact of the facility upon their territory.

In so doing, each Contracting Party shall take the appropriate steps to ensure that such facilities shall not have unacceptable effects on other Contracting Parties by being sited in accordance with the general safety requirements of Article 4.

The siting decisions for the existing Finnish NPPs were made more than 30 years ago; extensions of their spent fuel storages were made later on and are again foreseen by the end of this decade. A new NPP unit, FIN5, with attached spent fuel management facilities, is under planning and has passed the Environmental Impact Assessment and Decision-in-Principle processes, which are crucial to siting the plant. The proposed site for FIN5 is one of the current sites, Loviisa or Olkiluoto.

G.6.1. Siting process and site-related factors
A Decision-in-Principle by the Government is required according to Section 11 of the Nuclear Energy Act for the construction of a major nuclear facility. This decision, which ultimately has to be endorsed by the Parliament, has to be made before the submittal of an application for a construction licence. The decision-in-Principle procedure is described in Chapter E.19.2.

According to Section 24 of the Nuclear Energy Decree, the application for a Decision-in-Principle has to include e.g.:
• an outline of the ownership and occupation of the site,
• a description of settlement and other activities and town planning arrangements at the site and in its vicinity,
• an evaluation of the suitability of the site and the restrictions caused by the nuclear facility on the use of surrounding areas,
• an assessment report in accordance with the Act on the Environmental Impact Assessment Procedure (468/1994) as well as a description
on the design criteria the applicant will observe in order to avoid environmental damage and to restrict the burden to the environment.

Detailed requirements on the EIA procedure including public hearings are provided in the Decree on Environmental Impact Assessment Procedure (792/1994).

The suitability of the site has to be confirmed in the application for a construction licence. This application includes also up-to-date descriptions similar to the above. The requirements for siting a NPP are given in guide YVL 1.10.

In the design of a NPP, including spent fuel management facilities, site-related external events have to be taken into account. Government Decision 395/1991 provides that the most important safety functions shall remain operable in spite of any natural phenomena, estimated to be possible at the site, or other events external to the plant. Specific provisions against seismic events are provided in Guide YVL 2.6.

G.6.2. Safety impact
STUK makes a preliminary safety appraisal of the Decision-in-Principle application and reviews the licence applications, including all site-specific safety reports. These reports deal e.g. with meteorology, hydrology, population and use of land and sea area as well as other items mentioned above. During the operation of the nuclear facility, the final safety analysis report, including the descriptions of its site-specific parts, has to be periodically reviewed and updated as needed.

More details of safety assessments are included in Chapter G.8.

G.6.3. Availability of information
The availability of information is based on the Finnish legislation on the openness of information, notably on the Act on the Openness of Government Activities (621/1999) in case of the siting process for a major nuclear facility. Further requirements are based on the Act and Decree on the Environmental Impact Assessment Procedure and the Nuclear Energy Act. The first step of consultation with the general public is the Environmental Impact Assessment (EIA) process. Public hearings are arranged both in the preparation stage of the EIA programme and during the actual assessment. The responsible contact authority for that process is the Ministry of Trade and Industry. The EIA report must be attached to the application for the Decision-in-Principle.

Section 13 of the Nuclear Energy Act states that, before the Decision-in-Principle is made, the applicant shall make available to the public an overall description of the facility, of the environmental effects it is expected to have and of its safety. The Ministry of Trade and Industry shall give residents and municipalities in the immediate vicinity of the nuclear facility as well as local authorities chance to present their opinions in writing before the Decision-in-Principle is made. Furthermore, the Ministry shall arrange a public hearing in the municipality where the planned site of the facility is located and during this hearing the public shall have the opportunity to give their opinions either orally or in writing. The presented opinions have to be made known to the Government. Section 14 of the Act provides further that a necessary prerequisite for the Decision-in-Principle is that the planned host municipality for the nuclear facility is in favour of siting the facility in that municipality.

G.6.4. Consulting of Contracting Parties
Finland is a Contracting Party to the Convention on Environmental Impact Assessment in a Trans-boundary Context, done in Espoo in 1991. The Finnish policy is, as provided in Sections 14 and 15 of the Act on the Environmental Impact Assessment Procedure, to provide full participation to all neighbouring countries, which can be affected by the nuclear facilities in question. The bilateral agreements mentioned in Chapter F.25.3. include provisions to exchange information on the design and operation of nuclear facilities.

Article 7. Design and construction of facilities
Each Contracting Party shall take the appropriate steps to ensure that:

(a) the design and construction of a spent fuel management facility provide for suitable measures to limit possible radiological impacts on individuals, society and the environment, including those from discharges or uncontrolled releases;
(b) at the design stage, conceptual plans and, as necessary, technical provisions for the decommissioning of a spent fuel management facility are taken into account;
(c) the technologies incorporated in the design and construction of a spent fuel management facility are supported by experience, testing or analysis.

Design of the nuclear facility and the technology used is assessed by STUK when reviewing the application for a Decision-in-Principle and performing a preliminary safety appraisal of the facility. More detailed safety assessment is carried out by STUK in reviewing the applications for Construction Licence and Operating Licence. Design is reassessed against advancement of science and technology, when the Operating Licence is renewed.

G.7.1. Limitation of radiological impacts
According to Section 19 of the Nuclear Energy Act the prerequisite for granting a construction licence is that the nuclear facility is appropriate in respect to safety of the planned operations and that the environmental protection has been taken into account appropriately. Section 32 in the Nuclear Energy Decree requires that the construction licence application shall include a description of the effects of the nuclear facility on the environment and a description of the design criteria that will be observed by the applicant to in order to avoid environmental damage and to restrict the burden on the environment. More detailed requirements are given in Government Decision 395/1991 and in Guide YVL 1.0.

The limitation of radiological impact is discussed in more details in Section F in the context of Article 24 (Chapters F.24.1 and F.24.2).

G.7.2. Provisions for decommissioning
In the context of licensing requirements, Section 32 of the Nuclear Energy Decree lays down that the application for a construction licence has to include a description of the applicant’s plans and available methods for arranging nuclear waste management, including the decommissioning of the nuclear facility and the disposal of nuclear wastes, and a description of the timetable of nuclear waste management and its estimated costs. More detailed requirements for the construction permit application are given in Guide YVL 1.0. The requirements regarding decommissioning plans are discussed in Chapter F.26.2.

G.7.3. Tested technology
The requirement to use proven or otherwise carefully examined, high quality technologies is stated in the design requirements provided in the Government Decision 395/1991. Detailed requirements on the design of spent fuel handling systems are given in Guides YVL 1.0 and YVL 6.8.

Article 8. Assessment of safety of facilities
Each Contracting Party shall take the appropriate steps to ensure that:
(a) before construction of a spent fuel management facility, a systematic safety assessment and an environmental assessment appropriate to the hazard presented by the facility and covering its operating lifetime shall be carried out;
(b) before the operation of a spent fuel management facility, updated and detailed versions of the safety assessment and of the environmental assessment shall be prepared when deemed necessary to complement the assessments referred to in paragraph (a).

The requirements of performing the initial safety assessment and environmental impact assessment for nuclear facilities are discussed in the context of Article 6 (Chapters G.6.1–G.6.2). A safety analysis is included in the Decision-in-Principle application, it is further elaborated in the preliminary safety analysis report (PSAR) and final safety analysis report (FSAR) attached to the applications for construction and operating licences, respectively. According to Section 112 of the Nuclear Energy Decree, FSAR has to be continuously kept up-to-date.

Government Decision 395/1991 requires that if compliance with the safety regulations cannot be directly ascertained, fulfilment shall be demonstrated by the necessary experimental and calculation methods. Safety of facilities for spent fuel storage and the design of the pertinent safety systems shall be substantiated by accident analyses and probabilistic safety analyses. Analyses shall be maintained and revised if necessary,
taking into account operating experience, the results of experimental research and the advancement of calculating methods.

The safety assessments are reviewed by STUK with support of independent safety analyses and/or external experts.

**Article 9. Operation of facilities**

Each Contracting Party shall take the appropriate steps to ensure that:

(a) the licence to operate a spent fuel management facility is based upon appropriate assessments as specified in Article 8 and is conditional on the completion of a commissioning programme demonstrating that the facility, as constructed, is consistent with design and safety requirements;

(b) operational limits and conditions derived from tests, operational experience and the assessments, as specified in Article 8, are defined and revised as necessary;

(c) operation, maintenance, monitoring, inspection and testing of a spent fuel management facility are conducted in accordance with established procedures;

(d) engineering and technical support in all safety-related fields are available throughout the operating lifetime of a spent fuel management facility;

(e) incidents significant to safety are reported in a timely manner by the holder of the licence to the regulatory body;

(f) programmes to collect and analyse relevant operating experience are established and that the results are acted upon, where appropriate;

(g) decommissioning plans for a spent fuel management facility are prepared and updated, as necessary, using information obtained during the operating lifetime of that facility, and are reviewed by the regulatory body.

**G.9.1. Initial authorisation**

According to Section 36 of the Nuclear Energy Decree, the final safety analysis reports are required to be submitted to STUK when applying for an operating licence. More detailed requirements are given in Guide YVL 1.1. The requirements for safety assessment are discussed in detail under Article 8.

Requirements for the commissioning programme for NPPs and associated spent fuel storages are set forth in Guide YVL 2.5. According to the Guide, the purpose of the commissioning programme is to give evidence that the plant has been constructed and will function according to the design requirements. Through the programme possible deficiencies in design and construction can also be observed. The commissioning programme is described in the preliminary and final safety analysis reports, which are submitted to STUK for approval.

**G.9.2. Operational limits and conditions**

According to Section 36 of the Nuclear Energy Decree, the applicant for an operating licence has to provide STUK with the Technical Specifications. They shall at least define limits for the process quantities that affect the safety of the facility in various operating states, provide regulations on operating restrictions that result from component failures, and set forth requirements for the testing of components important to safety.

In Government Decision 395/1991, it is further required that appropriate procedures shall exist for the operation, maintenance, in-service inspections and periodic tests as well as transient and accident conditions. Guide YVL 6.8 provides that conditions ensuring safe storage, handling and inspection of fuel shall be drawn up and included in the technical specifications for the plant unit.

The technical specifications are subject to the approval of STUK prior to the commissioning of a facility. Strict observance of the technical specifications is verified by STUK through a regular inspection programme. Technical specifications are updated based on operational experiences, tests, analyses and plant modifications.

**G.9.3. Established procedures**

Guide YVL 1.9 on quality assurance requires that documents and procedures for operation, maintenance, inspection and testing are established and that these documents are continuously kept up-to-date, mutually consistent and in accordance with the state of affairs. The responsibilities and administrative procedures indicating how to take care of these actions are described in the quality assurance programme of the facility. The procedures shall be approved by the licensee itself, and most of them are required to be submitted to
STUK for information. Detailed requirements are presented in appropriate YVL Guides. STUK verifies by means of inspections and audits that approved procedures are followed in the operation of the facility.

G.9.4. Engineering and technical support
The staffing, training and qualifications of the personnel are discussed in general in Chapter F.22.1. The licensee has the primary responsibility for ensuring that his employees are qualified and authorised to their jobs and that the continuity of the expertise is secured for the operational lifetime of the facility. Guide YVL 1.7 specifies the expertise requirements for technical support staff. Guide YVL 6.8 requires specially that fuel may be handled only by personnel who have the appropriate training and whose competence has been ascertained.

Competence of the engineering and technical support is supervised by the licensee. In addition, STUK carries out inspections and audits by which also the competence of the support staff is evaluated.

G.9.5. Operating experiences, incident reports and evaluation
Government Decision 395/1991 requires that operating experience as well as results of safety research shall be systematically followed and assessed. For further safety enhancement, actions shall be taken which can be regarded as justified considering operating experience and the results of safety research as well as the progress of science and technology. Guide YVL 1.11 provides detailed requirements and administrative procedures for the systematic evaluation of operating experiences, and for the planning and implementation of corrective actions. The licensees have duly developed the required procedures for analysing operating experiences.

According to Guide YVL 6.8, a spent fuel condition surveillance program, subject to STUK’s approval, shall be drawn up in order to monitor the effects of long-term storage on spent fuel.

Guide YVL 1.5 provides in detail the reporting requirements on incidents. The Guide provides a number of examples of operational disturbances and events, which have to be reported to STUK. It also defines requirements for the contents of the reports and for the administrative procedures of reporting, including time limits for the submittal of various reports.

TVO has in 2002 conducted and reported a periodic safety evaluation of their separate spent fuel storage at the Olkiluoto site. Some deficiencies in the structures, systems or procedures were identified and a plan for corrective actions has been made.

Leakages through the steel liners in fuel pools at the Finnish NPPs have been very infrequent. Only one leakage requiring repair works has been discovered in liners of a pool where spent fuel is being stored.

G.9.6. Decommissioning plans
The preparation and updating of decommissioning plans, as required in Section 19 of the Nuclear Energy Act and the Decision by Ministry of Trade and Industry is discussed in Chapter F.26.

Article 10. Disposal of spent fuel
If, pursuant to its own legislative and regulatory framework, a Contracting Party has designated spent fuel for disposal, the disposal of such spent fuel shall be in accordance with the obligations of Chapter 3 relating to the disposal of radioactive waste.

According to the Finnish waste management policy, spent fuel is regarded as waste and shall be permanently disposed of in Finland. Therefore, disposal of spent fuel is discussed in Section H, in the context of safety of radioactive waste management.
SECTION H. Safety of radioactive waste management

Article 11. General safety requirements
Each Contracting Party shall take the appropriate steps to ensure that at all stages of radioactive waste management individuals, society and the environment are adequately protected against radiological and other hazards.

In so doing, each Contracting Party shall take the appropriate steps to:
(a) ensure that criticality and removal of residual heat generated during radioactive waste management are adequately addressed;
(b) ensure that the generation of radioactive waste is kept to the minimum practicable;
(c) take into account interdependencies among the different steps in radioactive waste management;
(d) provide for effective protection of individuals, society and the environment, by applying at the national level suitable protective methods as approved by the regulatory body, in the framework of its national legislation which has due regard to internationally endorsed criteria and standards;
(e) take into account the biological, chemical and other hazards that may be associated with radioactive waste management;
(f) strive to avoid actions that impose reasonably predictable impacts on future generations greater than those permitted for the current generation;
(g) aim to avoid imposing undue burdens on future generations.

H.11.1. Scope and principal regulations
In this Section, management of LILW from nuclear facilities, including disposal, management of other radioactive waste and the plans for spent fuel encapsulation and disposal are discussed. The relevant general regulations are Government Decision 395/1991 for predisposal management of LILW from NPPs, Government Decision 398/1999 for spent fuel encapsulation and disposal. More detailed technical requirements on LILW management and LILW and spent fuel disposal are given in Guides YVL 8.1 to 8.5. Radioactive waste subject to Radiation Act is regulated by Guide ST 6.2.

H.11.2. Criticality and removal of residual heat
In LILW management within the once-trough fuel cycle the criticality and residual heat pose no special problem.

Government Decision 478/1999 on spent fuel encapsulation and disposal requires that the formation of such spent fuel configurations that would cause an uncontrolled chain reaction of fission shall be prevented by means of structural design of systems and components. Guide YVL 8.5 further specifies that the transport casks, storage rooms and handling equipment as well as the waste canisters shall be designed so that no critical fuel concentrations may be formed in any operational situations, including anticipated operational transients and postulated accidents. The canisters emplaced in the geological repository shall retain their subcriticality in the long-term, when the internal structures of the canisters may have corroded and the canisters partly filled with groundwater.

Residual heat generation of spent fuel will be taken into account in the design of the encapsulation facility and the disposal concept. Guide YVL 8.4 prescribes that spent fuel disposal shall be implemented with due regard to long-term safety, and in doing so, one aspect to be considered is the reduction of the activity and heat generation prior to disposal. Guide YVL 8.5 requires the safety systems in the encapsulation facility, intended for the prevention of overheating of spent fuel assemblies, to be designed with regard to the single failure criterion.
H.11.3. Waste minimization

Waste minimization is in the interest of the nuclear power companies, as less waste to be disposed of implies smaller disposal costs. Guide YVL 8.3 underlines that one objective for waste management, especially to be considered in the planning of repair and maintenance works at NPPs, shall be the limitation of waste amounts. The Guide also refers to sound working methods for waste minimization, e.g. by volume reduction of waste, by avoiding transfer of unnecessary objects and materials in the controlled areas and by adoption of working processes that create little or easily manageable wastes.

Removal of very low level waste from control (clearance) is regulated by virtue of Guide YVL 8.2. Both conditional and unconditional removal from control is effectively used for waste minimization by the NPPs. Clearance criteria, limits and procedures are discussed in Section B.1.

The accumulation of LILW in the Loviisa and Olkiluoto NPPs is depicted in Figure H.11.1. The average annual accumulation of LILW to be disposed of has been fairly low: about 80 m³ per reactor. The accumulation of waste has in some years even turned to decline by effective waste minimization measures, such as radiochemical treatment of liquid waste and campaigns for removal of very low level waste from control and compaction of maintenance waste. FPH developed in early 1990’s a sophisticated selective ion-exchange method for purification of liquid waste (especially the removal of Cs, Sr and Co). The benefits of the system can be seen in Figure H.11.1 and also in the decrease of the doses to the critical group shown in Figure F.24.1.

Considering the design and operation of the encapsulation and disposal facility for spent fuel, Government Decision 478/1999 requires that the dispersion of radioactive substances inside the facilities as a consequence of handling of spent fuel shall be limited to the minimum. The released solid, liquid and particulate airborne radioactive matter shall be collected and treated as radioactive waste. Guide YVL 8.5 gives more detailed requirements in order to meet these objectives.

The laboratories using radioactive sources in medical and research applications usually store their short lived radioactive waste at their premises until it has decayed below the limits set for discharges in the Guide ST 6.2. Only small amounts of waste need to be conditioned for disposal.

![Figure H.11.1. Accumulation of LILW in Loviisa and Olkiluoto NPPs.](image-url)
H.11.4. Interdependencies

Both power plants have their own LILW disposal facilities, thus the premises for considering interdependencies in the waste management chain are excellent. Interdependencies of the various steps in waste management are taken into account in the NPPs' operational manuals.

The Guide YVL 8.3 on treatment and storage of LILW from NPPs provides for the consideration of the requirements of waste packages related to their final disposal. These requirements may concern e.g. the structure of the waste packages, their physical and chemical composition, their resistance to external and internal loads and the amount and stability of radioactive substances in the waste packages.

Interdependencies in the context of spent fuel management are discussed in Chapter G.4.4.

H.11.5. Protection of individuals, society and the environment

The operational radiation protection of radioactive waste management facilities is discussed under Article 24.

Regarding the long term radiation protection requirements for LILW disposal, Government Decision 398/1991 requires that the radiation exposure arising from the disposed waste shall be kept as low as reasonably achievable. The constraint for the expectation value of the annual dose to any member of the public is 0.1 mSv. The constraint for the annual dose to any member of the public, arising from accident conditions which are caused by natural events or human action and which are considered possible, is 5 mSv. The increase in the total activity concentration of radioactive substances in the biosphere, arising from the disposed waste, shall remain insignificant in any part of the biosphere.

According to the Decision, disposal of LILW shall be based on multiple natural and engineered barriers. Engineered barriers shall effectively limit the migration of radioactive substances from the waste emplacement rooms for at least 500 years. Thereafter, natural barriers in the first place shall be able to limit the migration of radioactive substances to the biosphere at a level which is in compliance with the requirements for radiation protection. The requirements are specified in Guide YVL 8.1.

The Government Decision 478/1999 requires that the operation of a spent fuel encapsulation and disposal facility shall not cause radiation exposure that could endanger occupational or public safety or could otherwise harm the environment or property. They shall be designed so that as a consequence of undisturbed operation of the facility, discharges of radioactive substances to the environment would remain insignificantly low, that the annual effective dose to the most exposed members of the public as a consequence of anticipated operational transients remains below 0.1 mSv and as a consequence of postulated accidents below 1 mSv. In Guide YVL 8.5 the requirement of insignificantly low exposure posed by the normal operation has been interpreted to mean 0.01 mSv/a.

Regarding the long term radiation protection requirements for spent fuel disposal, Government Decision 478/1999 requires that in the period of first several thousands of years the annual effective dose to the most exposed members of the public shall remain below 0.1 mSv and the average annual effective doses to other members of the public shall remain insignificantly low. Beyond that period the average quantities of radioactive substances over long time periods, releasing from the disposed waste and migrating further to the environment, shall remain below the nuclide specific constraints defined by STUK. These constraints are given in the Guide YVL 8.4 as limits for annual activity releases to the environment. They are defined so that, at their maximum, the radiation impacts arising from disposal are comparable to those arising from natural radioactive substances and, on a large scale, the radiation impacts remain insignificantly low.

In addition, the Guide YVL 8.4 gives due regard to the protection of the living nature requiring that disposal of spent fuel shall not affect detrimentally to species of fauna and flora. This shall be demonstrated in the safety assessment by assessing the typical radiation exposures of terrestrial and aquatic populations in the disposal site environment, assuming the present kind of living populations. These exposures shall remain clearly below the levels which, on the basis of the best available scientific knowledge, would cause decline in biodiversity or other significant detriment to any living population. Moreover, rare
animals and plants as well as domestic animals shall not be exposed detrimentally as individuals.

H.11.6. Biological, chemical and other hazards
Management of LILW from NPPs or disposal of spent fuel does not involve any special biological, chemical and other non-radiological hazards. Such hazards may be related to some wastes arising from medical and research applications. The requirements of the relevant regulations are applied as appropriate.

In general, other hazards than those posed by radiation are considered in the EIA reports in the same way as in the connection with other industrial activities.

H.11.7. Protection of future generations and avoidance of undue burdens on future generations
The limitation of the potential hazard to future generations posed by disposal of LILW or spent fuel is discussed above under Chapter H.11.5. Government Decision 478/1999 on the safety of disposal of spent nuclear fuel states that, in any assessment period, disposal shall not cause health or environmental effects that would exceed the maximum level considered acceptable during the implementation of disposal.

The Finnish nuclear waste management policy is based on the ethical principle to avoid transferring undue burdens to future generations. Disposal facilities for LILW are operational at both NPP sites and are planned to host also decommissioning waste and waste from small users. Active institutional controls are not needed to ensure the safety of these disposal facilities in the post-closure period. Preparations for spent fuel disposal have progressed in accordance with the objectives set by the Government in 1983. The costs of disposal of LILW and spent fuel as well as decommissioning of the NPPs and the FiR 1 research reactor are covered by assets collected in the Nuclear Waste Management Fund.

Government Decision 478/1999 includes the following statements concerning implementation and timing of spent fuel disposal: the implementation of disposal, as a whole, shall be planned with due regard to safety. The planning shall take account of the decrease of the activity of spent fuel by interim storage and the utilisation of best available technology and scientific knowledge. However, the implementation of disposal shall not be unnecessarily delayed. Disposal shall be planned so that no monitoring of the disposal site is required for ensuring long-term safety and so that retrievability of the waste canisters is maintained to provide for such development of technology that makes it a preferred option.

Article 12. Existing facilities and past practices
Each Contracting Party shall in due course take the appropriate steps to review:
(a) the safety of any radioactive waste management facility existing at the time the Convention enters into force for that Contracting Party and to ensure that, if necessary, all reasonably practicable improvements are made to upgrade the safety of such a facility;
(b) the results of past practices in order to determine whether any intervention is needed for reasons of radiation protection bearing in mind that the reduction in detriment resulting from the reduction in dose should be sufficient to justify the harm and the costs, including the social costs, of the intervention.

H.12.1. Existing facilities
The predisposal management facilities for low and intermediate level radioactive waste in Loviisa and Olkiluoto NPPs and the FiR 1 research reactor are covered by the respective Operation Licences of the reactors. The safety reviews carried out in the context of renewal of the Operation Licences are described in Chapter G.5.1 and the conclusions drawn are valid for LILW management as well.

The operation of Olkiluoto LILW disposal facility started in 1992. The first stage of the Loviisa LILW disposal facility (LLW disposal tunnel) was taken in operation in 1998. According to the Government Decision 398/91 thorough assessments of the safety of the facilities were carried out by the licensees and reviewed by STUK in connection with construction and operation licence applications. According to the licence conditions, the safety of the Olkiluoto disposal facility has to be reassessed by the licensee by the end of 2006, and that of the Loviisa facility by the end of 2013.
In conclusion, the safety reviews regarding the predisposal management of LILW at NPPs and research reactor required by Article 12 have already been carried out. Safety improvements have been annually implemented at the Loviisa and Olkiluoto plants, including the facilities for waste management, since their commissioning. There exists no urgent need for additional improvements to upgrade the safety of these facilities.

H.12.2. Past practices
In 1958–1961, a company established by the Finnish industry carried out mining and uranium enrichment activities in a pilot scale in the municipality of Eno in the Eastern part of Finland. About 31 000 tonnes of uranium ore were excavated from small open mines and an underground mine. After the termination of the activities the mines were left open and the mine and mill tailings were left at the site.

The restoration of the site was carried out in 1992–1994 by the current owner of the area. The mine and mill tailings were covered with layers of clay and gravel and a soil layer on the top. Finally, trees were planted on top of the disposal site. STUK inspected the work and carried out environmental surveillance in the area. Five years after the completion of the restoration, STUK, having carried out further environmental studies, concluded that no radiation risk is posed to the human health by the disposed mining and milling waste and confirmed the waste to be permanently disposed of in accordance to the requirements of Section 32-34 of Nuclear Energy Act. However, restrictions for utilization of the site were imposed: any permanent occupancy, construction work or earthmoving is not allowed in the area.

Very small scale uranium mining and milling activities were carried out in 1956-1959 in Askola, Southern Finland; only about 1000 tonnes of ore was treated. The owner of the site did some restoration work in the area in late 1980's and reported to STUK in 1991. The conclusion of the inspection made by STUK was that the restoration was not yet satisfactory and the case is still open although the area does not pose any immediate hazard to the nearby population or the environment.

Article 13. Siting of proposed facilities
Each Contracting Party shall take the appropriate steps to ensure that procedures are established and implemented for a proposed radioactive waste management facility:
(a) to evaluate all relevant site-related factors likely to affect the safety of such a facility during its operating lifetime as well as that of a disposal facility after closure;
(b) to evaluate the likely safety impact of such a facility on individuals, society and the environment, taking into account possible evolution of the site conditions of disposal facilities after closure;
(c) to make information on the safety of such a facility available to members of the public;
(d) to consult Contracting Parties in the vicinity of such a facility, insofar as they are likely to be affected by that facility, and provide them, upon their request, with general data relating to the facility to enable them to evaluate the likely safety impact of the facility upon their territory.

In so doing, each Contracting Party shall take the appropriate steps to ensure that such facilities shall not have unacceptable effects on other Contracting Parties by being sited in accordance with the general safety requirements of Article 11.

In Finland, the siting decisions for the LILW repositories were made in 1983. In the context of the Decision-in-Principle process, Olkiluoto has been selected as the site for a spent fuel disposal facility and the site confirmation investigations are currently underway.

The description of siting procedures, provided under Article 6 (Chapters G.6.1 – G.6.5.) for NPPs (including spent fuel storages), is also applicable for facilities intended for predisposal management of LILW at the NPPs and for disposal of LILW or spent fuel and is not repeated here.

Concerning siting a disposal facility for spent nuclear fuel, Government Decision 478/1999 states that the geological characteristics of the disposal site shall be favourable for the isolation of the disposed radioactive substances from the environment. An area having a feature that is
substantially adverse to long-term safety shall not be selected as the disposal site. Guide YVL 8.4 specifies the site suitability criteria.

The various steps of the siting process concerning the final disposal of spent fuel are detailed in Table H.13.1.

**Article 14. Design and construction of facilities**

Each Contracting Party shall take the appropriate steps to ensure that:

(a) the design and construction of a radioactive waste management facility provide for suitable measures to limit possible radiological impacts on individuals, society and the environment, including those from discharges or uncontrolled releases;

(b) at the design stage, conceptual plans and, as necessary, technical provisions for the decommissioning of a radioactive waste management facility other than a disposal facility are taken into account;

(c) at the design stage, technical provisions for the closure of a disposal facility are prepared; the technologies incorporated in the design and construction of a radioactive waste management facility are supported by experience, testing or analysis.

The discussion under Article 7 (Chapter G.7) is valid for predisposal management facilities for LILW, which are covered by the licence of the NPPs and Government Decision 395/1991.

The design requirements for LILW and spent fuel disposal facilities and the measures to limit
radiological impacts from these facilities are discussed in Chapter H.11.6.

Government decision 398/1991 prescribes that the underground spaces of a LILW disposal facility shall be closed so that the intrusion into the waste emplacement rooms is difficult and that the sealed excavations will not affect adversely groundwater flow rates of flow paths in the rock surrounding the waste emplacement rooms. Closure may commence after the STUK has approved the closure plan for the disposal facility. Guide YVL 8.1 concerning safety of disposal of LILW lies down that the choice of engineered barriers shall be based on technical designs considered reliable and on materials having experimental or other reliable evidence of long-term stability.

Government Decision 478/1999 concerning the safety of the spent fuel encapsulation and disposal stipulates that the planning of the implementation of disposal shall take into account the utilization of the best available technology and scientific knowledge. More detailed requirements on the design principles are given in Guides YVL 8.4 and 8.5.

Conceptual plans for the closure of the disposal facilities have been included in their initial designs (e.g. the PSAR designs of the LILW repositories and the Decision-in-Principle design of the spent fuel repository). These closure plans will be reconsidered in the context of later licensing stages or periodic safety assessments.

Article 15. Assessment of safety of facilities

Each Contracting Party shall take the appropriate steps to ensure that:

(a) before construction of a radioactive waste management facility, a systematic safety assessment and an environmental assessment appropriate to the hazard presented by the facility and covering its operating lifetime shall be carried out;

(b) in addition, before construction of a disposal facility, a systematic safety assessment and an environmental assessment for the period following closure shall be carried out and the results evaluated against the criteria established by the regulatory body;

(c) before the operation of a radioactive waste management facility, updated and detailed versions of the safety assessment and of the environmental assessment shall be prepared when deemed necessary to complement the assessments referred to in paragraph (a).

The discussion under Article 8 on safety assessment of spent fuel storage is valid for predisposal management of LILW because both activities are covered by the licence of the NPP and Government Decision 395/1991.

Predisposal management of wastes not under nuclear legislation involves generally operations which may not cause any extensive hazards: handling of sealed sources, segregation and packaging of small amounts of LLW. Thus no comprehensive safety or environmental impact assessments are needed but the safety of the required operations is evaluated in the context of the licensing processes.

The Government Decision 398/91 on the safety of LILW disposal requires that compliance with the regulations for radiation protection and the performance of barriers shall be demonstrated by safety analyses. Such analyses shall cover expected conditions and events as well as disturbances and accidents significant to radiation protection. Guide YVL 8.1 states that these analyses shall be specific to the disposal facility and site and they shall cover both the operational and the post-operational period. Such safety analyses shall be presented in connection with the preliminary safety analysis report, the final safety analysis report, and the final closure plan.

The Decision 478/1999 concerning the safety of spent fuel encapsulation and disposal lays out that, if compliance with the requirements for the operational safety of the facility cannot be directly ascertained, it shall be demonstrated by experimental or computational methods or their combination. The computational methods used shall be reliable, well validated and based on conservative assumptions and input data.

Compliance with long-term radiation protection objectives as well as the suitability of the disposal concept and site shall, according to the Decision 478/1999, be justified by means of a safety assessment that addresses both the expected evolutions and unlikely disruptive events impairing long-term safety. The safety assessment shall consist of a numerical analysis based on
experimental studies and be complemented by qualitative expert judgement whenever quantitative analyses are not feasible or are too uncertain. Guides YVL 8.4 and 8.5 give more detailed requirements e.g. on the content and extent of the safety assessments as well as scenarios and time periods to be considered.

**Article 16. Operation of facilities**

*Each Contracting Party shall take the appropriate steps to ensure that:*

(a) the licence to operate a radioactive waste management facility is based upon appropriate assessments as specified in Article 15 and is conditional on the completion of a commissioning programme demonstrating that the facility, as constructed, is consistent with design and safety requirements;

(b) operational limits and conditions, derived from tests, operational experience and the assessments as specified in Article 15 are defined and revised as necessary;

(c) operation, maintenance, monitoring, inspection and testing of a radioactive waste management facility are conducted in accordance with established procedures. For a disposal facility the results thus obtained shall be used to verify and to review the validity of assumptions made and to update the assessments as specified in Article 15 for the period after closure;

(d) engineering and technical support in all safety-related fields are available throughout the operating lifetime of a radioactive waste management facility;

(e) procedures for characterization and segregation of radioactive waste are applied; incidents significant to safety are reported in a timely manner by the holder of the licence to the regulatory body;

(f) programmes to collect and analyse relevant operating experience are established and that the results are acted upon, where appropriate;

(g) decommissioning plans for a radioactive waste management facility other than a disposal facility are prepared and updated, as necessary, using information obtained during the operating lifetime of that facility, and are reviewed by the regulatory body;

(h) plans for the closure of a disposal facility are prepared and updated, as necessary, using information obtained during the operating lifetime of that facility and are reviewed by the regulatory body.

The discussions on and references to nuclear energy legislation, general safety regulations and STUK’s guidance discussed under Article 9 are also valid for predisposal management of LILW from NPPs and for the operational period of a LILW disposal facility. Therefore only some special features related to disposal of LILW or spent fuel as well as those related to radioactive waste from small operators is presented here.

**H.16.1. Initial authorization**

The Guide YVL 8.5 on the operational safety of the spent fuel encapsulation and disposal provides that the compliance with the safety requirements concerning the undisturbed operation shall be verified during the commissioning tests of the facility. Furthermore, the functioning of the safety systems designed to operate during operational transients and accidents shall be tested during the preoperational testing of the facility, if feasible. In performing the tests Guide YVL 2.5 is referred to.

**H.16.2. Operational limits and conditions**

Government Decision 478/1999 on spent fuel encapsulation and disposal facility provides that technical and administrative requirements and restrictions for ensuring the operational and long-term safety shall be set forth in the technical specifications of the facilities. Appropriate instructions shall exist for the operation, maintenance, regular in-service inspections and periodic tests as well as for transient and accident conditions. The reliable function of systems and components shall be ensured by adequate maintenance, regular in-service inspections and periodic tests.

**H.16.3. Updated assessment for post closure period**

Government Decision 398/91 on the safety of LILW disposal requires an updated safety assessment to be presented in the context of the final closure plan of a LILW disposal facility. Guide
YVL 8.1 further provides that the safety assessment shall be revised whenever such new data have been obtained that might decisively alter the results of the safety assessment with respect to the safety requirements.

H.16.4. Characterization and segregation of waste, incident reports
The guidance and requirements for LILW characterization and segregation is provided in Guide YVL 8.3. Guide YVL 1.5 specifies the incidents that require a special report to STUK, notably such that may have importance to the safety of the plant or personnel or the radiation safety of the environment.

H.16.5. Closure plans
In accordance with Government Decision 398/91 the closure of a LILW disposal facility may be commenced after STUK has approved the closure plan. The closure plan shall include a description of the technical implementation of the closure of the repository, an updated safety analysis, summary of geological investigations performed during the operational period and a plan for post-closure surveillance.

Article 17. Institutional measures after closure
Each Contracting Party shall take the appropriate steps to ensure that after closure of a disposal facility:

(a) records of the location, design and inventory of that facility required by the regulatory body are preserved;

(b) active or passive institutional controls such as monitoring or access restrictions are carried out, if required; and

(c) if, during any period of active institutional control, an unplanned release of radioactive materials into the environment is detected, intervention measures are implemented, if necessary.

H.17.1. Records
Government Decision 398/91 on the safety of LILW disposal states that a record shall be kept on the emplaced wastes including waste package specific information on waste type, on the radioactive substances involved, on the location of packages in the waste emplacement rooms and other necessary data. This record shall be sent to the STUK who shall arrange for its long-term depositing. The Guide YVL 8.1 adds that during the operational period the records referred to above shall be annually complemented and submitted to STUK. At the time of the closure of the repository, the record of the disposed waste and the relevant information in the FSAR will be converted into a national archive for long-term deposition.

Guide YVL 8.4 on long-term safety of spent fuel disposal provides that, on the basis of primary records and verification measurements, adequate inventory data of the nuclear materials and nuclear wastes to be disposed of shall be obtained during the operational period of the disposal facility for long-term deposition.

H.17.2. Institutional control
Two types of institutional control may be implemented, restrictions in land use (passive control) and technical post-closure surveillance (active control).

According to the Nuclear Energy Act, Section 63, STUK's supervisory rights include issuing land use restrictions after the closure of the disposal facility when deemed necessary. Government Decision 398/91 on LILW disposal further provides that an adequate protection zone shall be reserved around the disposal facility. According to Guide YVL 8.1 it can be assumed that human activities, affecting the repository or the nearby host rock, are precluded for 200 years at the most by means of land use restrictions and other passive controls. This assumption is relevant for the choice of scenarios in the safety assessment.

Government Decision 398/91 further states that provisions shall be made for such reliable technical post-closure surveillance measures that will not have an adverse impact on the safety of disposal. The closure plan shall include inter alia a plan for post-closure surveillance (Guide YVL 8.1). However, technical post-closure surveillance shall not be taken into account as a safety supporting factor in the safety analyses.
Government Decision 478/1999 on spent fuel encapsulation and disposal states that the design, operation and closure of a disposal facility shall be implemented so that control of nuclear materials can be arranged in accordance with pertinent regulations. More detailed technical requirements are given in Guide YVL 8.5. STUK is developing basis for the safeguards surveillance of spent fuel disposal in co-operation with the IAEA.

H.17.3. Potential intervention measures
After approval of the closure of a LILW or spent fuel repository, the State bears the responsibility of the waste repository and all intervention measures that may be needed (Nuclear Energy Act, Section 34). Such measures are unlikely because the repository concepts are based on multiple engineered barriers ensuring effective long-term containment of the disposed waste.
SECTION I. Transboundary movement

Article 27. Transboundary movement
Each Contracting Party involved in transboundary movement shall take the appropriate steps to ensure that such movement is undertaken in a manner consistent with the provisions of this Convention and relevant binding international instruments.

In so doing:
(a) a Contracting Party which is a State of origin shall take the appropriate steps to ensure that transboundary movement is authorized and takes place only with the prior notification and consent of the State of destination;
(b) transboundary movement through States of transit shall be subject to those international obligations which are relevant to the particular modes of transport utilized;
(c) a Contracting Party which is a State of destination shall consent to a transboundary movement only if it has the administrative and technical capacity, as well as the regulatory structure, needed to manage the spent fuel or the radioactive waste in a manner consistent with this Convention;
(d) a Contracting Party which is a State of origin shall authorize a accordance with the consent of the State of destination that the requirements of subparagraph (c) are met prior to transboundary movement;
(e) a Contracting Party which is a State of origin shall take the appropriate steps to permit re-entry into its territory, if a transboundary movement is not or cannot be completed in conformity with this Article, unless an alternative safe arrangement can be made.

A Contracting Party shall not licence the shipment of its spent fuel or radioactive waste to a destination south of latitude 60 degrees South for storage or disposal.

Nothing in this Convention prejudices or affects:
(a) the exercise, by ships and aircraft of all States, of maritime, river and air navigation rights and freedoms, as provided for in international law;
(b) rights of a Contracting Party to which radioactive waste is exported for processing to return, or provide for the return of, the radioactive waste and other products after treatment to the State of origin;
(c) the right of a Contracting Party to export its spent fuel for reprocessing;
(d) rights of a Contracting Party to which spent fuel is exported for reprocessing to return, or provide for the return of, radioactive waste and other products resulting from reprocessing operations to the State of origin.

I.27.1. Regulations
Regulations on transport of radioactive materials are laid out in Radiation Act and Decree. They are in accordance with the European Council Directive 92/3/EURATOM on the supervision and control of shipments of radioactive waste between Member States and into and out of the Community and Regulation 93/1493/EURATOM on shipments of radioactive substances between Member States. Further guidance is given in the Guide YVL 6.5.
1.27.2. Experiences
According to an agreement between Finland and the Soviet Union spent fuel was be shipped from the VVER type Loviisa power plant to the Soviet Union/Russian Federation. Subsequent to the amendment of the Nuclear Energy Act approved by the Finnish Parliament in 1994, the transportation was ceased in 1996. During the years 1981-1996 altogether about 330 tU was returned. The spent fuel was transported by a special train in TK-6 transport casks under special safety arrangements.
Besides the shipments of spent fuel discussed above, there have been few cases of transboundary movements of small quantities of radioactive waste, notably for research purposes.
SECTION J. Disused sealed sources

**Article 28. Disused sealed sources**

Each Contracting Party shall, in the framework of its national law, take the appropriate steps to ensure that the possession, remanufacturing or disposal of disused sealed sources takes place in a safe manner.

A Contracting Party shall allow for re-entry into its territory of disused sealed sources if, in the framework of its national law, it has accepted that they be returned to a manufacturer qualified to receive and possess the disused sealed sources.

J.28.1. Regulatory control of sealed sources

Regulatory control of radioactive sources is based on the Radiation Act and regulations issued pursuant thereto, into which the provisions of the European Union radiation protection directives (Council Directive 96/42 EURATOM, and Council Directive 97/43 EURATOM etc.) have been implemented. Also EU regulations are applicable e.g. the Council Regulation 1494/93/EURATOM on shipments of radioactive substances between the Member States.

According to Section 16 of the Radiation Act prior authorization is required for all activities with radioactive sources, e.g. for the use, manufacture, trade in, holding and disposal of sources. A safety licence is granted by STUK upon written application. General conditions for granting a licence are laid down in the Radiation Act and the licensing procedure is prescribed in more detail in Sections 14–22 of the Radiation Decree. Pursuant to the Guide ST 1.1, all premises where radioactive sources are employed are inspected by STUK regularly, every 1–5 years, depending to the type and extent of the practice. For sealed sources the inspection frequency is normally 5 years. The main objective of an inspection is to validate that radioactive sources are used and stored safely and other conditions set in the safety licence preserve.

The inspector shall identify each sealed source. Any discrepancies to licensing information concerning placing of sources, new sources and sources taken out of use are recorded for amending the licence accordingly.

The Radiation Decree, Section 17 provides that STUK has to be notified immediately, if a radiation source has disappeared, been stolen, lost or otherwise ceased to be in the licensee's possession. Licensing information is stored in a database maintained by STUK, including also source-specific information on each sealed source in licensee's possession. Source-specific information is updated continuously according to licensees' notifications and observations made during the inspections. Some low-activity radioactive sources, such as calibration sources employed in laboratories as well as sources in the storages of dealers (e.g. importers of radioactive sources) are not individually registered into STUK's database. However, records of transfers of sources maintained by dealers are reported to STUK annually and they are also subject to inspection by STUK at any time.

J.28.2. Handling of disused sealed sources

The Radiation Act, Section 10 states that radioactive sources that have no use and must be rendered harmless owing to their radioactivity, are radioactive waste. Guide ST 5.1 dealing with sealed sources specifies that disused sources shall not be stored unnecessarily. In practice, however, it is sometimes difficult to define whether a stored source might have some use in the future. The annual fee for holding a licence depends on the number of sources in licensee's possession and, therefore, there is some financial incentive to transfer disused sources back to the provider (and thereof to the manufacturer) or to the central storage managed by the State. In 2002, STUK initiat-
ed a campaign to encourage the licensees to assess the actual future needs for the stored sources and required to transfer all sources for which no future use was foreseen. As a result over 200 sources were transferred. The number of unused sources stored in the premises of various licensees is currently about 600, i.e. 10% of the total number of sealed sources in use (total number of licensed sources is about 6200).

TVO has leased to the State a cavern in the LILW disposal facility at Olkiluoto for interim storage of non-nuclear radioactive waste. Disused sources are collected to the laboratory of STUK's Department of Research and Environmental Surveillance where they are repacked, as necessary, and then transferred to the storage at Olkiluoto. The operation of the storage is regulated by STUK's Department of Nuclear Waste and Materials Regulation.

When new sources are authorized for use, STUK requires the applicant to present a plan on measures to be taken when it becomes a disused source. Essentially there are two options; either to have an agreement with the provider on returning the source or that the source will be transferred to the central disposal storage at the costs of the licensee. The first option is preferred and it is foreseen that in the future an agreement on returning the source to the provider shall be required for all sources.

Sources manufactured in Finland can be returned to Finland once they have become disused sources.

J.28.3. Orphan sources

According to the Radiation Act (Section 50) the licensee is required to take all the measures needed to render harmless radioactive wastes arising from its operations. If the origin of the waste is unknown, like in case of orphan sources, the State has the obligation to render the radioactive waste harmless (Section 51). In such case, the licensee — if identified later — shall compensate the State for the costs incurred in such action.

Fixed monitors for vehicles and railway traffic have been installed to all major crossing points at the Finnish–Russian border and at Helsinki harbour. Other crossing points have portable monitors at their disposal. A systematic border control for monitoring radioactive materials was started in mid 1990's, and in 1997, the top year, 23 shipments were stopped at the border. After that the number of turned-back shipments has fallen drastically and no illicit radioactive material was detected at the Finnish border control in 2001 and 2002.

All important users of scrap metal have installed fixed monitors at the gates of their installations. STUK co-operates with the Customs and the metal industry in questions such as measurement arrangements and training of personnel. STUK also provides expert help in cases where exceptional radiation is detected.

So far, of the order of ten sealed radioactive sources has been found among imported scrap metal. Orphan sources whose owner can not be identified, are delivered to the State interim storage at Olkiluoto.
SECTION K. Future challenges to develop spent fuel and radioactive waste management

International co-operation is regarded extremely valuable in facilitating further development in regulations and practices related to safe management of spent fuel and radioactive waste. The representatives of Finnish authorities, utilities and research institutes have taken an active role in co-operation related to waste management within the European Union, OECD/NEA and IAEA.

K.1. NORM waste and small user waste
As stated in Section C, Finland does not declare as radioactive waste for the purposes of the Convention waste containing only naturally occurring radioactive materials and not arising from the nuclear fuel cycle (NORM waste), except sealed radium sources. Nevertheless, STUK has recently completed a pre-study on NORM waste in Finland. It concluded that some legislative amendments are needed in order to deal with NORM waste in an appropriate manner. It also discussed ways to improve management practices of some NORM waste types.

The current capacity in the interim storage for State owned waste is not adequate for all used sealed sources and other small user waste which are currently kept in the possession of the licensees. Thus, expansion of the storage capacity is under consideration.

K.2. Completion of the spent fuel and radioactive waste management systems
Posiva’s preparatory work for spent fuel disposal is discussed in various parts of this report. Currently Posiva is carrying out field studies and planning work at Olkiluoto site with the objective to start the construction of a deep underground research laboratory in 2004. The laboratory will be used for the detailed investigations for confirmation of the suitability of the site, facilitation of the repository design and obtaining site specific data for safety assessment. Posiva will give an interim report in 2006 to the authorities for review. The application for the construction licence is scheduled to be submitted in 2010 and the facility is planned to be ready for operation in 2020.

Posiva has formal bilateral co-operation agreements with SKB (Sweden), NAGRA (Switzerland), ANDRA (France), NUMO and RWMC (Japan), Ontario Power Generation (Canada) and RAWRA (Czech Republic). Furthermore, Posiva participates in the nuclear waste management related research projects of the Nuclear Energy Research Programme of the European Commission. The long time scales associated with the spent fuel disposal underline the importance of the availability of qualified domestic experts in the field also for far future.

At the Loviisa NPP, the construction of a solidification plant based on cementation is intended to be commenced in 2004 and the finalization of the cavern for solidified waste in the LILW repository 1–2 years later.

TVO’s decision on the construction of a new NPP unit (FIN5) is scheduled to be made by the end of 2003. In the subsequent construction licence process the safety of the related spent fuel and waste management facilities will be assessed. In the next few years the implications of the new unit on the overall spent fuel and radioactive waste management system need also to be evaluated.

K.3. Decommissioning of nuclear power plants and research reactor
As discussed in Chapter F.26.2., no decommissioning projects are foreseen in the near future and hence the appropriate regulations are not yet in place. The decommissioning plans of the NPPs and
the research reactor, including the cost estimates for the decommissioning work and the disposal of waste arising, are updated every 5 years. The cost estimates are depending on the amount of waste to be disposed of as radioactive, and thus on the limits to be applied for removal of material from control (clearance limits). The current limits given in Guide YVL 8.2 are relevant only for restricted amount of material (100 tonnes per NPP, annually). Guide YVL 8.2 has to be updated to cover bulk amount of material as soon as international consensus will be reached in the ongoing work to define activity levels below which regulatory control of material, buildings and sites should not be required.
SECTION L. Annexes

List of spent fuel storages and inventory of spent fuel

Loviisa NPP

<table>
<thead>
<tr>
<th>Storage</th>
<th>Inventory (end of 2002)</th>
<th>Storage capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pool storage in Loviisa 1 reactor building</td>
<td>26.4/60</td>
<td>222/503</td>
</tr>
<tr>
<td>Pool storage in Loviisa 2 reactor building</td>
<td>24.9/60</td>
<td>209/506</td>
</tr>
<tr>
<td>Basket type pool storage at the NPP</td>
<td>53.6/57</td>
<td>450/480</td>
</tr>
<tr>
<td>Rack type pool storage at the NPP</td>
<td>198.0/433</td>
<td>1664/3640</td>
</tr>
<tr>
<td>Total inventory</td>
<td>303</td>
<td>2545</td>
</tr>
</tbody>
</table>

Olkiluoto NPP

<table>
<thead>
<tr>
<th>Storage</th>
<th>Inventory (end of 2002)</th>
<th>Storage capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pool storage in Olkiluoto 1 reactor building</td>
<td>108.4/265</td>
<td>617/1500</td>
</tr>
<tr>
<td>Pool storage in Olkiluoto 2 reactor building</td>
<td>114.2/276</td>
<td>649/1560</td>
</tr>
<tr>
<td>Separate storage facility at the NPP site</td>
<td>750.5/1204</td>
<td>4264/6804</td>
</tr>
<tr>
<td>Total inventory</td>
<td>973</td>
<td>5530</td>
</tr>
</tbody>
</table>

FiR 1 research reactor

<table>
<thead>
<tr>
<th>Storage</th>
<th>Inventory (end of 2002)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spent fuel racks in the reactor pool</td>
<td>1.62</td>
</tr>
<tr>
<td>Well under the floor of the reactor hall</td>
<td>2.34</td>
</tr>
<tr>
<td>Total inventory</td>
<td>4</td>
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</tbody>
</table>

List of radioactive waste management facilities and inventory of radioactive waste

Loviisa NPP

<table>
<thead>
<tr>
<th>Storage</th>
<th>Inventory (end of 2002)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Storage rooms for LLW inside the NPP</td>
<td>200 m³</td>
</tr>
<tr>
<td>Tank storage for wet LLW</td>
<td>1157</td>
</tr>
<tr>
<td>Storages for activated metal waste</td>
<td>15</td>
</tr>
<tr>
<td>On-site storage hall for VLLW</td>
<td>165</td>
</tr>
<tr>
<td>LLW disposal tunnel</td>
<td>1089</td>
</tr>
</tbody>
</table>

Olkiluoto NPP

<table>
<thead>
<tr>
<th>Storage</th>
<th>Inventory (end of 2002)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Buffer storage rooms inside the NPP</td>
<td>98</td>
</tr>
<tr>
<td>On-site storages for scrap metal</td>
<td>258</td>
</tr>
<tr>
<td>Storages for activated metal waste</td>
<td>5</td>
</tr>
<tr>
<td>Silo for disposal of ILW</td>
<td>1307</td>
</tr>
<tr>
<td>Silo for disposal of LLW</td>
<td>2527</td>
</tr>
<tr>
<td>Interim storage for state owned waste</td>
<td>44</td>
</tr>
</tbody>
</table>
FiR 1 research reactor

Inventory (end of 2002)

<table>
<thead>
<tr>
<th>Storage</th>
<th>Volume (m³)</th>
<th>Activity (Tbq)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Waste storage in the laboratory building</td>
<td>6</td>
<td>0.002</td>
</tr>
</tbody>
</table>

STUK’s waste storage

Inventory (end of 2002)

<table>
<thead>
<tr>
<th>Storage</th>
<th>Volume (m³)</th>
<th>Activity (Tbq)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Storage room in STUK’s building</td>
<td>2.3</td>
<td>2.0</td>
</tr>
</tbody>
</table>

List of laws, regulations, guides and other relevant documents

The regulations marked with * can be found in English in www.stuk.fi/english/regulations

Law, decrees and general safety related regulations

- Nuclear Energy Act (990/1987) *
- Nuclear Energy Decree (161/1988) *
- Decree on the State Nuclear Waste Management Fund (162/1988)
- Act on Third Party Liability (484/1972)
- Decree on the Implementation of Third Party Liability (486/1972)
- Radiation Act (592/1991)
- Radiation Decree (1512/1991)
- Act on the Finnish Centre for Radiation and Nuclear Safety (1069/1983)
- Decree on the Finnish Centre for Radiation and Nuclear Safety (1618/1997)
- Decree on Advisory Committee on Nuclear Safety (164/1988)
- Decree on Advisory Committee on Nuclear Energy (163/1988)
- Decree on Environmental Impact Assessment Procedure (792/1994)
- Act on the Openness of Government Activities (621/1999)
- Act on Rescue Services (561/1999)
- Decree on Rescue Services (857/1999)
- Decree of Ministry of Interior Concerning Planning for Nuclear or Radiological Emergences and for Informing the Public about Radiation Hazards (774/2001)
- Decision in Principle of 10th November 1983 by the Government on the Objectives to be Observed in Carrying out Research, Surveys and Planning in the Field of Nuclear Waste Management

Relevant EU Directives and Regulations

- Council Regulation 93/1493/EURATOM of 8 June 1993 on shipments of radioactive substances between Member States
Guides issued by STUK (only Guides relevant to this report included)

- **YVL 1.0** Safety criteria for design of nuclear power plants, 12 January 1996 *
- **YVL 1.1** The Finnish Centre for Radiation and Nuclear Safety as the regulatory authority in control for the use of nuclear energy, 27 January 1992 *
- **YVL 1.4** Quality assurance of nuclear power plants, 20 September 1991 *
- **YVL 1.5** Reporting nuclear power plant operation to the Finnish Centre for Radiation and Nuclear Safety, 1 January 1995 *
- **YVL 1.7** Functions important to nuclear power plant safety, and training and qualification of personnel, 28 December 1992 *
- **YVL 1.8** Repairs, modifications and preventive maintenance at nuclear facilities, 2 October 1986 *
- **YVL 1.9** Quality assurance during operation of nuclear power plants, 13 November 1991 *
- **YVL 1.10** Requirements for siting a nuclear power plant, 11 July 2000 *
- **YVL 1.11** Nuclear power plant operating experience feedback, 22 December 1994 *
- **YVL 2.5** Pre-operational and start-up testing of nuclear power plants, 8 January 1991 *
- **YVL 2.6** Seismic events and nuclear power plants, 19 December 2001
- **YVL 6.1** Control of nuclear fuel and other nuclear materials in the operation of nuclear power plants, 19 June 1991 *
- **YVL 6.5** Supervision of nuclear fuel transport, 12 October 1995
- **YVL 6.6** Surveillance of nuclear fuel performance, 5 November 1990 *
- **YVL 6.8** Handling and storage of nuclear fuel, 13 November 1991 *
- **YVL 7.1** Limitation of public exposure in the environment of and limitation of radioactive releases from nuclear power plants, 14 December 1992 *
- **YVL 7.4** Nuclear power plant emergency preparedness, 9 January 2002
- **YVL 7.9** Radiation protection of nuclear power plant workers, 21 January 2002
- **YVL 7.10** Monitoring of occupational exposure at nuclear power plants, 20 January 2002
- **YVL 7.18** Radiation protection in the design of nuclear power plants, 20 December 1996 *
- **YVL 8.1** Disposal of reactor waste, 20 September 1991 *
- **YVL 8.2** Premises for removal of nuclear waste from regulatory control, 25 March 2002*
- **YVL 8.3** Treatment and storage of radioactive waste at a nuclear power plant, 20 August 1996 *
- **YVL 8.4** Long-term safety of disposal of spent nuclear fuel, 23 May 2001 *
- **YVL 8.5** Operation of the final disposal facility for spent nuclear fuel, 23 December 2002*
- **ST 1.1** Radiation Practices and Regulatory Control, 20 June 1996
- **ST 1.4** Organization for the Use of Radiation, 24 October 1991
- **ST 1.5** Exemption of the Use of Radiation from the Safety Licence and Reporting Obligation, 1 July 1999 *
- **ST 5.1** Radiation Safety of Sealed Sources and Equipment Containing Them, 17 February 1999 *
- **ST 6.2** Radioactive Wastes and Discharges, 1 July 1999 *

References to official national and international reports related to safety

- Regulatory Control of Nuclear Safety in Finland, Annual Report 2001, STUK-B-YTO 216, June 2002
• Compliance with the General Regulations for the Safety of Nuclear Power Plants (Government Decision 395/1991), the Loviisa plant, STUK-B-YTO 179, September 1998
• Compliance with the General Regulations for the Safety of Nuclear Power Plants (Government Decision 395/1991), the Olkiluoto plant, STUK-B-YTO 180, September 1998

References to reports of international review missions performed at the request of the Contracting Party
• Technical Notes of the International Regulatory Review Team (IRRT) Mission to Finland, 12–13 March 2000, IAEA, Vienna, 2000
• Operational Safety of Nuclear Installations, Finland (Olkiluoto), OSART Mission (Operational Safety Review Team), IAEA-NENS-86/2, IAEA, Vienna, September 1986
• Operational Safety of Nuclear Installations, Finland (Loviisa), OSART Mission (Operational Safety Review Team) 5-23. November 1990
• Integrated Safety Assessment of Research Reactors (INSARR), Report to the Government of Finland, NSNI/INSARR/1999-2, IAEA, Vienna, August 1999