

104TH CONGRESS
1ST SESSION

S. 419

To grant the consent of Congress to the Texas Low-Level Radioactive Waste Disposal Compact.

IN THE SENATE OF THE UNITED STATES

FEBRUARY 15 (legislative day, JANUARY 30), 1995

Ms. SNOWE (for herself, Mr. COHEN, Mr. JEFFORDS, and Mr. LEAHY) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To grant the consent of Congress to the Texas Low-Level Radioactive Waste Disposal Compact.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Texas Low-Level Ra-
5 dioactive Waste Disposal Compact Consent Act”.

6 **SEC. 2. CONGRESSIONAL FINDING.**

7 Congress finds that the compact set forth in section
8 5 is in furtherance of the Low-Level Radioactive Waste
9 Policy Act (42 U.S.C. 2021b et seq.).

1 **SEC. 3. CONDITIONS OF CONSENT TO COMPACT.**

2 The consent of Congress to the compact set forth in
3 section 5—

4 (1) shall become effective on the date of enact-
5 ment of this Act;

6 (2) is granted subject to the provisions of the
7 Low-Level Radioactive Waste Policy Act (42 U.S.C.
8 2021b et seq.); and

9 (3) is granted only for so long as the regional
10 commission established in the compact complies with
11 all of the provisions of that Act.

12 **SEC. 4. CONGRESSIONAL REVIEW.**

13 Congress may alter, amend, or repeal this Act with
14 respect to the compact set forth in section 5 after the expi-
15 ration of the 10-year period following the date of enact-
16 ment of this Act, and at such intervals thereafter as may
17 be provided in the compact.

18 **SEC. 5. TEXAS LOW-LEVEL RADIOACTIVE WASTE COMPACT.**

19 (a) CONSENT OF CONGRESS.—In accordance with
20 section 4(a)(2) of the Low-Level Radioactive Waste Policy
21 Act (42 U.S.C. 2021d(a)(2)), the consent of Congress is
22 given to the States of Texas, Maine, and Vermont to enter
23 into the compact set forth in subsection (b).

24 (b) TEXT OF COMPACT.—The compact reads sub-
25 stantially as follows:

1 “ARTICLE II. DEFINITIONS

2 “SEC. 2.01. As used in this compact, unless the con-
3 text clearly indicates otherwise, the following definitions
4 apply:

5 “(1) ‘Act’ means the Low-Level Radioactive
6 Waste Policy Act, as amended by the Low-Level Ra-
7 dioactive Waste Policy Amendments Act of 1985 (42
8 U.S.C. 2021b–2021j).

9 “(2) ‘Commission’ means the Texas Low-Level
10 Radioactive Waste Disposal Compact Commission
11 established in Article III of this compact.

12 “(3) ‘Compact facility’ or ‘facility’ means any
13 site, location, structure, or property located in and
14 provided by the host state for the purpose of man-
15 agement or disposal of low-level radioactive waste for
16 which the party states are responsible.

17 “(4) ‘Disposal’ means the permanent isolation
18 of low-level radioactive waste pursuant to require-
19 ments established by the United States Nuclear Reg-
20 ulatory Commission and the United States Environ-
21 mental Protection Agency under applicable laws, or
22 by the host state.

23 “(5) ‘Generate,’ when used in relation to low-
24 level radioactive waste, means to produce low-level
25 radioactive waste.

1 “(6) ‘Generator’ means a person who produces
2 or processes low-level radioactive waste in the course
3 of its activities, excluding persons who arrange for
4 the collection, transportation, management, treat-
5 ment, storage, or disposal of waste generated outside
6 the party states, unless approved by the commission.

7 “(7) ‘Host county’ means a county in the host
8 state in which a disposal facility is located or is
9 being developed.

10 “(8) ‘Host state’ means a party state in which
11 a compact facility is located or is being developed.
12 The State of Texas is the host state under this com-
13 pact.

14 “(9) ‘Institutional control period’ means that
15 period of time following closure of the facility and
16 transfer of the facility license from the operator to
17 the custodial agency in compliance with the appro-
18 priate regulations for long-term observation and
19 maintenance.

20 “(10) ‘Low-level radioactive waste’ has the
21 same meaning as that term is defined in Section
22 2(9) of the Act (42 U.S.C. 2021b(9)), or in the host
23 state statute so long as the waste is not incompatible
24 with management and disposal at the compact
25 facility.

1 “(11) ‘Management’ means collection, consoli-
2 dation, storage, packaging, or treatment.

3 “(12) ‘Operator’ means a person who operates
4 a disposal facility.

5 “(13) ‘Party state’ means any state that has
6 become a party in accordance with Article VII of
7 this compact. Texas, Maine, and Vermont are initial
8 party states under this compact.

9 “(14) ‘Person’ means an individual, corpora-
10 tion, partnership or other legal entity, whether pub-
11 lic or private.

12 “(15) ‘Transporter’ means a person who trans-
13 ports low-level radioactive waste.

14 “ARTICLE III. THE COMMISSION

15 “SEC. 3.01. There is hereby established the Texas
16 Low-Level Radioactive Waste Disposal Compact Commis-
17 sion. The commission shall consist of one voting member
18 from each party state except that the host state shall be
19 entitled to six voting members. Commission members shall
20 be appointed by the party state governors, as provided by
21 the laws of each party state. Each party state may provide
22 alternates for each appointed member.

23 “SEC. 3.02. A quorum of the commission consists of
24 a majority of the members. Except as otherwise provided
25 in this compact, an official act of the commission must
26 receive the affirmative vote of a majority of its members.

1 “SEC. 3.03. The commission is a legal entity separate
2 and distinct from the party states and has governmental
3 immunity to the same extent as an entity created under
4 the authority of Article XVI, Section 59, of the Texas
5 Constitution. Members of the commission shall not be per-
6 sonally liable for actions taken in their official capacity.
7 The liabilities of the commission shall not be deemed li-
8 abilities of the party states.

9 “SEC. 3.04. The commission shall:

10 “(1) Compensate its members according to the
11 host state’s law.

12 “(2) Conduct its business, hold meetings, and
13 maintain public records pursuant to laws of the host
14 state, except that notice of public meetings shall be
15 given in the non-host party states in accordance with
16 their respective statutes.

17 “(3) Be located in the capital city of the host
18 state.

19 “(4) Meet at least once a year and upon the
20 call of the chair, or any member. The governor of
21 the host state shall appoint a chair and vice-chair.

22 “(5) Keep an accurate account of all receipts
23 and disbursements. An annual audit of the books of
24 the commission shall be conducted by an independ-
25 ent certified public accountant, and the audit report

1 shall be made a part of the annual report of the
2 commission.

3 “(6) Approve a budget each year and establish
4 a fiscal year that conforms to the fiscal year of the
5 host state.

6 “(7) Prepare, adopt, and implement contin-
7 gency plans for the disposal and management of low-
8 level radioactive waste in the event that the compact
9 facility should be closed. Any plan which requires
10 the host state to store or otherwise manage the low-
11 level radioactive waste from all the party states must
12 be approved by at least four host state members of
13 the commission. The commission, in a contingency
14 plan or otherwise, may not require a non-host party
15 state to store low-level radioactive waste generated
16 outside of the state.

17 “(8) Submit communications to the governors
18 and to the presiding officers of the legislatures of
19 the party states regarding the activities of the com-
20 mission, including an annual report to be submitted
21 on or before January 31 of each year.

22 “(9) Assemble and make available to the party
23 states, and to the public, information concerning
24 low-level radioactive waste management needs, tech-
25 nologies, and problems.

1 “(10) Keep a current inventory of all genera-
2 tors within the party states, based upon information
3 provided by the party states.

4 “(11) By no later than 180 days after all mem-
5 bers of the commission are appointed under Section
6 3.01 of this article, establish by rule the total vol-
7 ume of low-level radioactive waste that the host state
8 will dispose of in the compact facility in the years
9 1995–2045, including decommissioning waste. The
10 shipments of low-level radioactive waste from all
11 non-host party states shall not exceed 20 percent of
12 the volume estimated to be disposed of by the host
13 state during the 50-year period. When averaged over
14 such 50-year period, the total of all shipments from
15 non-host party states shall not exceed 20,000 cubic
16 feet a year. The commission shall coordinate the vol-
17 umes, timing, and frequency of shipments from gen-
18 erators in the non-host party states in order to as-
19 sure that over the life of this agreement shipments
20 from the non-host party states do not exceed 20 per-
21 cent of the volume projected by the commission
22 under this paragraph.

23 “SEC. 3.05. The commission may:

24 “(1) Employ staff necessary to carry out its du-
25 ties and functions. The commission is authorized to

1 use to the extent practicable the services of existing
2 employees of the party states. Compensation shall be
3 as determined by the commission.

4 “(2) Accept any grants, equipment, supplies,
5 materials, or services, conditional or otherwise, from
6 the federal or state government. The nature, amount
7 and condition, if any, of any donation, grant or
8 other resources accepted pursuant to this paragraph
9 and the identity of the donor or grantor shall be de-
10 tailed in the annual report of the commission.

11 “(3) Enter into contracts to carry out its duties
12 and authority, subject to projected resources. No
13 contract made by the commission shall bind a party
14 state.

15 “(4) Adopt, by a majority vote, bylaws and
16 rules necessary to carry out the terms of this com-
17 pact. Any rules promulgated by the commission shall
18 be adopted in accordance with the Administrative
19 Procedure and Texas Register Act (Article 6252-
20 13a, Vernon’s Texas Civil Statutes).

21 “(5) Sue and be sued and, when authorized by
22 a majority vote of the members, seek to intervene in
23 administrative or judicial proceedings related to this
24 compact.

1 “(6) Enter into an agreement with any person,
2 state, regional body, or group of states for the im-
3 portation of low-level radioactive waste into the com-
4 pact for management or disposal, provided that the
5 agreement receives a majority vote of the commis-
6 sion. The commission may adopt such conditions
7 and restrictions in the agreement as it deems advis-
8 able.

9 “(7) Upon petition, allow an individual genera-
10 tor, a group of generators, or the host state of the
11 compact, to export low-level waste to a low-level ra-
12 dioactive waste disposal facility located outside the
13 party states. The commission may approve the peti-
14 tion only by a majority vote of its members. The
15 permission to export low-level radioactive waste shall
16 be effective for that period of time and for the speci-
17 fied amount of low-level radioactive waste, and sub-
18 ject to any other term or condition, as is determined
19 by the commission.

20 “(8) Monitor the exportation outside of the
21 party states of material, which otherwise meets the
22 criteria of low-level radioactive waste, where the sole
23 purpose of the exportation is to manage or process
24 the material for recycling or waste reduction and re-

1 turn it to the party states for disposal in the com-
2 pact facility.

3 “SEC. 3.06. Jurisdiction and venue of any action con-
4 testing any action of the commission shall be in the United
5 States District Court in the district where the commission
6 maintains its office.

7 “ARTICLE IV. RIGHTS, RESPONSIBILITIES, AND
8 OBLIGATIONS OF PARTY STATES

9 “SEC. 4.01. The host state shall develop and have
10 full administrative control over the development, manage-
11 ment and operation of a facility for the disposal of low-
12 level radioactive waste generated within the party states.
13 The host state shall be entitled to unlimited use of the
14 facility over its operating life. Use of the facility by the
15 non-host party states for disposal of low-level radioactive
16 waste, including such waste resulting from decommission-
17 ing of any nuclear electric generation facilities located in
18 the party states, is limited to the volume requirements of
19 Section 3.04(11) of Article III.

20 “SEC. 4.02. Low-level radioactive waste generated
21 within the party states shall be disposed of only at the
22 compact facility, except as provided in Section 3.05(7) of
23 Article III.

24 “SEC. 4.03. The initial states of this compact cannot
25 be members of another low-level radioactive waste compact
26 entered into pursuant to the Act.

1 “SEC. 4.04. The host state shall do the following:

2 “(1) Cause a facility to be developed in a timely
3 manner and operated and maintained through the
4 institutional control period.

5 “(2) Ensure, consistent with any applicable fed-
6 eral and host state laws, the protection and preser-
7 vation of the environment and the public health and
8 safety in the siting, design, development, licensing,
9 regulation, operation, closure, decommissioning, and
10 long-term care of the disposal facilities within the
11 host state.

12 “(3) Close the facility when reasonably nec-
13 essary to protect the public health and safety of its
14 citizens or to protect its natural resources from
15 harm. However, the host state shall notify the com-
16 mission of the closure within three days of its action
17 and shall, within 30 working days of its action, pro-
18 vide a written explanation to the commission of the
19 closure, and implement any adopted contingency
20 plan.

21 “(4) Establish reasonable fees for disposal at
22 the facility of low-level radioactive waste generated
23 in the party states based on disposal fee criteria set
24 out in Sections 402.272 and 402.273, Texas Health
25 and Safety Code. The same fees shall be charged for

1 the disposal of low-level radioactive waste that was
2 generated in the host state and in the non-host
3 party states. Fees shall also be sufficient to reason-
4 ably support the activities of the Commission.

5 “(5) Submit an annual report to the commis-
6 sion on the status of the facility, including projec-
7 tions of the facility’s anticipated future capacity, and
8 on the related funds.

9 “(6) Notify the Commission immediately upon
10 the occurrence of any event which could cause a pos-
11 sible temporary or permanent closure of the facility
12 and identify all reasonable options for the disposal
13 of low-level radioactive waste at alternate compact
14 facilities or, by arrangement and Commission vote,
15 at noncompact facilities.

16 “(7) Promptly notify the other party states of
17 any legal action involving the facility.

18 “(8) Identify and regulate, in accordance with
19 federal and host state law, the means and routes of
20 transportation of low-level radioactive waste in the
21 host state.

22 “SEC. 4.05. Each party state shall do the following:

23 “(1) Develop and enforce procedures requiring
24 low-level radioactive waste shipments originating
25 within its borders and destined for the facility to

1 conform to packaging, processing, and waste from
2 specifications of the host state.

3 “(2) Maintain a registry of all generators with-
4 in the state that may have low-level radioactive
5 waste to be disposed of at a facility, including, but
6 not limited to, the amount of low-level radioactive
7 waste and the class of low-level radioactive waste
8 generated by each generator.

9 “(3) Develop and enforce procedures requiring
10 generators within its borders to minimize the volume
11 of low-level radioactive waste requiring disposal.
12 Nothing in this compact shall prohibit the storage,
13 treatment, or management of waste by a generator.

14 “(4) Provide the commission with any data and
15 information necessary for the implementation of the
16 commission’s responsibilities, including taking those
17 actions necessary to obtain this data or information.

18 “(5) Pay for community assistance projects des-
19 igned by the host county in an amount for each
20 non-host party state equal to 10 percent of the pay-
21 ment provided for in Article V for each such state.
22 One-half of the payment shall be due and payable to
23 the host county on the first day of the month follow-
24 ing ratification of this compact agreement by Con-
25 gress and one-half of the payment shall be due and

1 payable on the first day of the month following the
2 approval of a facility operating license by the host
3 state's regulatory body.

4 “(6) Provide financial support for the commis-
5 sion's activities prior to the date of facility operation
6 and subsequent to the date of congressional ratifica-
7 tion of this compact under Section 7.07 of Article
8 VII. Each party state will be responsible for annual
9 payments equalling its pro-rata share of the commis-
10 sion's expenses, incurred for administrative, legal,
11 and other purposes of the commission.

12 “(7) If agreed by all parties to a dispute, sub-
13 mit the dispute to arbitration or other alternate dis-
14 pute resolution process. If arbitration is agreed
15 upon, the governor of each party state shall appoint
16 an arbitrator. If the number of party states is an
17 even number, the arbitrators so chosen shall appoint
18 an additional arbitrator. The determination of a ma-
19 jority of the arbitrators shall be binding on the party
20 states. Arbitration proceedings shall be conducted in
21 accordance with the provisions of 9 U.S.C. Sections
22 1 to 16. If all parties to a dispute do not agree to
23 arbitration or alternate dispute resolution process,
24 the United States District Court in the district
25 where the commission maintains its office shall have

1 original jurisdiction over any action between or
2 among parties to this compact.

3 “(8) Provide on a regular basis to the commis-
4 sion and host state—

5 “(A) an accounting of waste shipped and
6 proposed to be shipped to the compact facility,
7 by volume and curies;

8 “(B) proposed transportation methods and
9 routes; and

10 “(C) proposed shipment schedules.

11 “(9) Seek to join in any legal action by or
12 against the host state to prevent nonparty states or
13 generators from disposing of low-level radioactive
14 waste at the facility.

15 “SEC. 4.06. Each party state shall act in good faith
16 and may rely on the good faith performance of the other
17 party states regarding requirements of this compact.

18 “ARTICLE V. PARTY STATE CONTRIBUTIONS

19 “SEC. 5.01. Each party state, except the host state,
20 shall contribute a total of \$25 million to the host state.
21 Payments shall be deposited in the host state treasury to
22 the credit of the low-level waste fund in the following man-
23 ner except as otherwise provided. Not later than the 60th
24 day after the date of congressional ratification of this com-
25 pact, each non-host party state shall pay to the host state
26 \$12.5 million. Not later than the 60th day after the date

1 of the opening of the compact facility, each non-host party
2 state shall pay to the host state an additional \$12.5 mil-
3 lion.

4 “SEC. 5.02. As an alternative, the host state and the
5 non-host states may provide for payments in the same
6 total amount as stated above to be made to meet the prin-
7 cipal and interest expense associated with the bond indebt-
8 edness or other form of indebtedness issued by the appro-
9 priate agency of the host state for purposes associated
10 with the development, operation, and post-closure monitor-
11 ing of the compact facility. In the event the member states
12 proceed in this manner, the payment schedule shall be de-
13 termined in accordance with the schedule of debt repay-
14 ment. This schedule shall replace the payment schedule
15 described in Section 5.01 of this article.

16 “ARTICLE VI. PROHIBITED ACTS AND PENALTIES

17 “SEC. 6.01. No person shall dispose of low-level ra-
18 dioactive waste generated within the party states unless
19 the disposal is at the compact facility, except as otherwise
20 provided in Section 3.05(7) of Article III.

21 “SEC. 6.02. No person shall manage or dispose of any
22 low-level radioactive waste within the party states unless
23 the low-level radioactive waste was generated within the
24 party states, except as provided in Section 3.05(6) of Arti-
25 cle III. Nothing herein shall be construed to prohibit the
26 storage or management of low-level radioactive waste by

1 a generator, nor its disposal pursuant to 10 C.F.R. Part
2 20.302.

3 “SEC. 6.03. Violations of this article may result in
4 prohibiting the violator from disposing of low-level radio-
5 active waste in the compact facility, or in the imposition
6 of penalty surcharges on shipments to the facility, as de-
7 termined by the commission.

8 “ARTICLE VII. ELIGIBILITY, ENTRY INTO EFFECT;
9 CONGRESSIONAL CONSENT; WITHDRAWAL; EXCLUSION

10 “SEC. 7.01. The states of Texas, Maine, and Vermont
11 are party states to this compact. Any other state may be
12 made eligible for party status by a majority vote of the
13 commission and ratification by the legislature of the host
14 state, subject to fulfillment of the rights of the initial non-
15 host party states under Section 3.04(11) of Article III and
16 Section 4.01 of Article IV, and upon compliance with
17 those terms and conditions for eligibility that the host
18 state may establish. The host state may establish all terms
19 and conditions for the entry of any state, other than the
20 states named in this section, as a member of this compact;
21 provided, however, the specific provisions of this compact,
22 except for those pertaining to the composition of the com-
23 mission and those pertaining to Section 7.09 of this arti-
24 cle, may not be changed except upon ratification by the
25 legislatures of the party states.

1 “SEC. 7.02. Upon compliance with the other provi-
2 sions of this compact, a state made eligible under Section
3 7.01 of this article may become a party state by legislative
4 enactment of this compact or by executive order of the
5 governor of the state adopting this compact. A state be-
6 coming a party state by executive order shall cease to be
7 a party state upon adjournment of the first general session
8 of its legislature convened after the executive order is is-
9 sued, unless before the adjournment, the legislature enacts
10 this compact.

11 “SEC. 7.03. Any party state may withdraw from this
12 compact by repealing enactment of this compact subject
13 to the provisions herein. In the event the host state allows
14 an additional state or additional states to join the com-
15 pact, the host state’s legislature, without the consent of
16 the non-host party states, shall have the right to modify
17 the composition of the commission so that the host state
18 shall have a voting majority on the commission, provided,
19 however, that any modification maintains the right of each
20 initial party state to retain one voting member on the com-
21 mission.

22 “SEC. 7.04. If the host state withdraws from the
23 compact, the withdrawal shall not become effective until
24 five years after enactment of the repealing legislation and
25 the non-host party states may continue to use the facility

1 during that time. The financial obligation of the non-host
2 party states under Article V shall cease immediately upon
3 enactment of the repealing legislation. If the host state
4 withdraws from the compact or abandons plans to operate
5 a facility prior to the date of any non-host party state pay-
6 ment under Sections 4.05(5) and (6) of Article IV or Arti-
7 cle V, the non-host party states are relieved of any obliga-
8 tions to make the contributions. This section sets out the
9 exclusive remedies for the non-host party states if the host
10 state withdraws from the compact or is unable to develop
11 and operate a compact facility.

12 “SEC. 7.05. A party state, other than the host state,
13 may withdraw from the compact by repealing the enact-
14 ment of this compact, but this withdrawal shall not be-
15 come effective until two years after the effective date of
16 the repealing legislation. During this two-year period the
17 party state will continue to have access to the facility. The
18 withdrawing party shall remain liable for any payments
19 under Sections 4.05(5) and (6) of Article IV that were
20 due during the two-year period, and shall not be entitled
21 to any refund of payments previously made.

22 “SEC. 7.06. Any party state that substantially fails
23 to comply with the terms of the compact or to fulfill its
24 obligations hereunder may have its membership in the
25 compact revoked by a seven-eighths vote of the commis-

1 sion following notice that a hearing will be scheduled not
2 less than six months from the date of the notice. In all
3 other respects, revocation proceedings undertaken by the
4 commission will be subject to the Administrative Proce-
5 dure and Texas Register Act (Article 6252–13a, Vernon’s
6 Texas Civil Statutes), except that a party state may ap-
7 peal the commission’s revocation decision to the United
8 States District Court in accordance with Section 3.06 of
9 Article III. Revocation shall take effect one year from the
10 date such party state receives written notice from the com-
11 mission of a final action. Written notice of revocation shall
12 be transmitted immediately following the vote of the com-
13 mission, by the chair, to the governor of the affected party
14 state, all other governors of party states, and to the Unit-
15 ed States Congress.

16 “SEC. 7.07. This compact shall take effect following
17 its enactment under the laws of the host state and any
18 other party state and thereafter upon the consent of the
19 United States Congress and shall remain in effect until
20 otherwise provided by federal law. If Texas and either
21 Maine or Vermont ratify this compact, the compact shall
22 be in full force and effect as to Texas and the other ratify-
23 ing state, and this compact shall be interpreted as follows:

24 “(1) Texas and the other ratifying state are the
25 initial party states.

1 “(2) The commission shall consist of two voting
2 members from the other ratifying state and six from
3 Texas.

4 “(3) Each party state is responsible for its pro-
5 rata share of the commission’s expenses.

6 “SEC. 7.08. This compact is subject to review by the
7 United States Congress and the withdrawal of the consent
8 of Congress every five years after its effective date, pursu-
9 ant to federal law.

10 “SEC. 7.09. The host state legislature, with the ap-
11 proval of the governor, shall have the right and authority,
12 without the consent of the non-host party states, to modify
13 the provisions contained in Section 3.04(11) of Article III
14 to comply with Section 402.219(c)(1), Texas Health &
15 Safety Code, as long as the modification does not impair
16 the rights of the initial non-host party states.

17 “ARTICLE VIII. CONSTRUCTION AND SEVERABILITY

18 “SEC. 8.01. The provisions of this compact shall be
19 broadly construed to carry out the purposes of the com-
20 pact, but the sovereign powers of a party shall not be in-
21 fringed upon unnecessarily.

22 “SEC. 8.02. This compact does not affect any judicial
23 proceeding pending on the effective date of this compact.

24 “SEC. 8.03. No party state acquires any liability, by
25 joining this compact, resulting from the siting, operation,
26 maintenance, long-term care or any other activity relating

1 to the compact facility. No non-host party state shall be
2 liable for any harm or damage from the siting, operation,
3 maintenance, or long-term care relating to the compact
4 facility. Except as otherwise expressly provided in this
5 compact, nothing in this compact shall be construed to
6 alter the incidence of liability of any kind for any act or
7 failure to act. Generators, transporters, owners and opera-
8 tors of facility shall be liable for their acts, omissions, con-
9 duct or relationships in accordance with applicable law.
10 By entering into this compact and securing the ratification
11 by Congress of its terms, no party state acquires a poten-
12 tial liability under section 5(d)(2)(C) of the Act (42 U.S.C.
13 Sec. 2021e(d)(2)(C)) that did not exist prior to entering
14 into this compact.

15 “SEC. 8.04. If a party state withdraws from the com-
16 pact pursuant to Section 7.03 of Article VII or has its
17 membership in this compact revoked pursuant to section
18 7.06 of Article VII, the withdrawal or revocation shall not
19 affect any liability already incurred by or chargeable to
20 the affected state under Section 8.03 of this article.

21 “SEC. 8.05. The provisions of this compact shall be
22 severable and if any phrase, clause, sentence, or provision
23 of this compact is declared by a court of competent juris-
24 diction to be contrary to the constitution of any participat-
25 ing state or of the United States or the applicability there-

1 of to any government, agency, person or circumstances is
2 held invalid, the validity of the remainder of this compact
3 and the applicability thereof to any government, agency,
4 person, or circumstance shall not be affected thereby to
5 the extent the remainder can in all fairness be given effect.
6 If any provision of this compact shall be held contrary to
7 the constitution of any state participating therein, the
8 compact shall remain in full force and effect as to the state
9 affected as to all severable matters.

10 “SEC. 8.06. Nothing in this compact diminishes or
11 otherwise impairs the jurisdiction, authority, or discretion
12 of either of the following:

13 “(1) The United States Nuclear Regulatory
14 Commission pursuant to the Atomic Energy Act of
15 1954, as amended (42 U.S.C. Sec. 2011 et seq.).

16 “(2) An agreement state under section 274 of
17 the Atomic Energy Act of 1954, as amended (42
18 U.S.C. Sec. 2021).

19 “SEC. 8.07. Nothing in this compact confers any new
20 authority on the states or commission to do any of the
21 following:

22 “(1) Regulate the packaging or transportation
23 of low-level radioactive waste in a manner inconsis-
24 tent with the regulations of the United States Nu-

1 clear Regulatory Commission or the United States
2 Department of Transportation.

3 “(2) Regulate health, safety, or environmental
4 hazards from source, by-product, or special nuclear
5 material.

6 “(3) Inspect the activities of licensees of the
7 agreement states or of the United States Nuclear
8 Regulatory Commission.”.

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