Comment Letters and Meeting Transcripts for the Draft Supplemental Environmental Impact Statement

The following pages contain the comments, identified by commenter designation and comment number, from letters and the transcripts from the public meeting on the draft supplemental EIS.

16 where you're going? FACILITATOR BARKLEY: You'll be called. Typically, it's the normal protocol to call any elected or appointed public officials first. We actually have just one person that I know of, Mariea Geho of East Coventry Township, so I'll ask you to come up first. Is there any other elected or appointed officials that would like to speak? Mariea, what I will do is have Dr. Cuthbert come up next, followed by Charlie Shank. 10 11 MS. GEHO: Thank you. Can everybody hear me? Do I have to hold this? I guess I have to hold 12 13 it. Can everybody hear me? Okay. Hi, I'm Mariea Geho. I'm a supervisor for East Coventry Township 14 living across the river from Montgomery County. And 15 I just have a little blurb to say. The rehabilitation 16 of Frick's Locks Village as a historical site and 17 destination within the township is very exciting. The 18 1-1-HA rehabilitation work performed by Exelon has given the 19 village renewed life and has brought our history into 20 21 focus. The community has benefitted as a result of 22 Exelon's commitment to work with the township on 23 preserving Frick's Locks Village. And they did a wonderful job. We had an opening there last week and 24 25 it was really great. Thank you. **NEAL R. GROSS** COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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                  FACILITATOR BARKLEY: Thank you, Mariea.
      Dr. Cuthbert.
                  DR. CUTHBERT: Thank you, Rich. Members
      of ACE have reviewed the 585-page NRC Environmental
      Impact Statement for the Limerick Nuclear Plant. You
      should be ashamed of this flawed and biased report.
      The document is incomplete, unreliable, and invalid.
      Your EIS is riddled with faulty assumptions,
      unsupported conclusions, glaring omissions,
      exemptions, delays and deferrals of vitally important
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      and necessary actions and exclusions of numerous
      environmental factors that will have adverse
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      implications for generations to come.
                  NRC's callous disregard for public health
14
      and safety is shocking. You are guilty of nothing less
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      than regulatory malpractice. This public
16
      meeting/hearing has been sprung like a trap on our
17
      community. ACE objects to NRC proceeding on this EIS
18
      at this time with important questions and issues not
19
     yet addressed or answered. There is no need when 2-1-LR
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21
      Limerick's current licenses do not expire until 2024
22
      and 2029.
23
                  NRC has failed to acknowledge or respond
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      in writing to substantial written testimony submitted
25
                                                          2-2-LR
     by ACE in October 2011 on 14 major categories.
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Attached to this testimony today are a number of photographs representing display boards along the wall beside part of the audience this afternoon. They are part of our testimony in addition to the written and oral testimony that we're presenting today. NRC has also failed to adequately respond to a number of additional questions submitted by ACE at your March 2013 annual Limerick performance review meeting for 2012 operations. A number of serious issues are going to be addressed in testimony presented 10 11 by a number of members of the community this afternoon. 12 Although we did receive a response with NRC, most of 13 the responses were vague, nonspecific and insufficient. 14 The NRC, in our judgment, is recklessly 15 placing the cart before the horse in this Environmental 16 17 Impact Statement matter. NRC must stop and delay all activities and actions related to Limerick Nuclear 18 Plant's relicensing including finalizing this EIS 19 until after several issues are addressed or take place. 20 21 Number one, Limerick's emergency evacuation plan has been revised to include three specific changes: 22 2-3-OS 23 immediate notification of radiation releases through 24 independent monitoring and report; expanding the 25 evacuation zone to 50 miles; and expanding the NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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	ingestion pathway zone to 100 miles.
	Number two, the National Resource Defense
	Council legal action appeals on Limerick's severe
	accident mitigation analysis requirements have been
	resolved. That's an open, legal issue.
	Number three, Exelon has completed all
	necessary inspections, maintenance, and corrective
	actions at Limerick Nuclear Plant that have been
	deferred by NRC until some time between 2017 and within
	six months of the expiration of the current license in
	2024 . 2-5
	Number four, NRC's court-ordered high
	level radioactive waste study has been completed, 2014
	or later, and all waste storage issues and rules are
	in effect, including for Limerick.
	Number five. Earthquake mitigation plans
	have been completed, 2017. And all necessary changes
	have been made at Limerick.
	Number six. NRC required vents have been
	install to prevent radioactive hydrogen gas buildup and
	explosions. 2017.
	Number seven. Exelon installs filters
	for those vents to minimize radiation releases during
	meltdowns. NRC's own staff has concluded the
	consequences of not installing filters could be so bac
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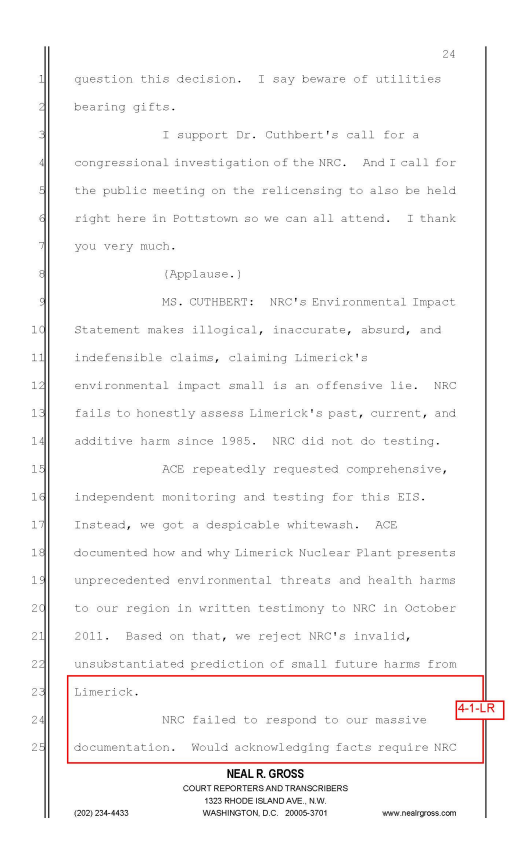
that filters should be required regardless of expense. OS Number eight. Exclon installs filtration for Limerick's water intake to reduce harmful air 2.8.AN pollution from the cooling towers. Number nine. Exclon installs filtration for Limerick's radioactive and toxic waste water discharge to reduce contamination of the primary drinking water source for almost two million 2.9.SW Pennsylvanians. And Number ten. Exclon installs filtration for toxic minewater pumped into a drinking water source in order to operate Limerick Nuclear Plant. This premature and incomplete EIS is a pathetic example of a lack of courage and integrity at the NRC. You have abandoned and violated your own mission to protect public health and safety. You have betrayed this entire region once again. NRC's failure to protect our environment and residents is irrefutable evidence that you no longer have a moral compass. Your rush to rubber stamp Limerick's EIS and license renewals is a cowardly betrayal of every man, woman, and child in this community, as well as future generations that will unquestionably be harmed by 20 additional years of operation at Limerick. BEALR.GROSS	COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com	
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2-7- that filters should be required regardless of expense. OS	Number eight. Exelon installs filtration	
	that filters should be required regardless of expense.	2-7- DS

21 It is our conclusion and recommendation that the United States Senate should investigate the NRC for willful blindness and regulatory malpractice and disallow or forbid all permitting decisions for Limerick Nuclear Plant until all unresolved findings, legal issues, and recommendations including those from your own staff are finalized and implemented. And finally, ACE today is formally requesting on the record that NRC hold a public hearing in Pottstown at some date in the future to address all 10 11 of the relicensing issues for Limerick Nuclear Plant not specifically or adequately addressed in the 12 2-11-LR 13 Environmental Impact Statement. Our community deserves nothing less. 14 15 (Applause.) FACILITATOR BARKLEY: Thanks, Mr. 16 Cuthbert. Charlie Shank. And Donna, you'll be after 17 him. 18 MR. SHANK: Thank you very much. I was 19 hoping the lady who was the supervisor from East 20 21 Coventry would still be here but I see she has left. My comments concern the groundwater, an 22 issue that is finally getting some attention at U.S. 23 nuclear plants is the leakage of radioactive water into 24 the ground, beneath and around these plants. All 3-1-GW 25 NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

22 plants leak. These leaks come from pipes, tanks, and many of the plant's systems. The NRC states that events happen at all plants that are often unknown of, unseen, uncontrolled, and unmonitored releases of radioactive liquids into the ground. Exelon spokesmen will tell you that they monitor everything and that they have everything under control. Don't believe it. The NRC's statement contradicts that 3-1-GW propaganda. These radioactive releases are in Cont'd addition to the known surface spills that frequently 10 11 occur. In 2006, nuclear plants started a program to check into this mounting leakage problem. Fifteen 12 13 wells were drilled on Limerick property outside of the power block areas where the reactors and other 14 equipment sit. One well, P12, south and downgrade of 15 16 the power block area, showed 4400 picocuries per liter of tritium, well over the reasonable European safe 17 drinking water level for tritium which is 2700 18 picocuries per liter. 19 Not liking the result, that well was closed 20 21 and almost immediately a new well was drilled. Well NWRL-9. This well west and downgrade of the power 22 block showed 1700 picocuries per liter. Over the next 23 few years as all 15 wells were tested, they all showed 24 25 tritium and all showed gross beta emitters. Three NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701

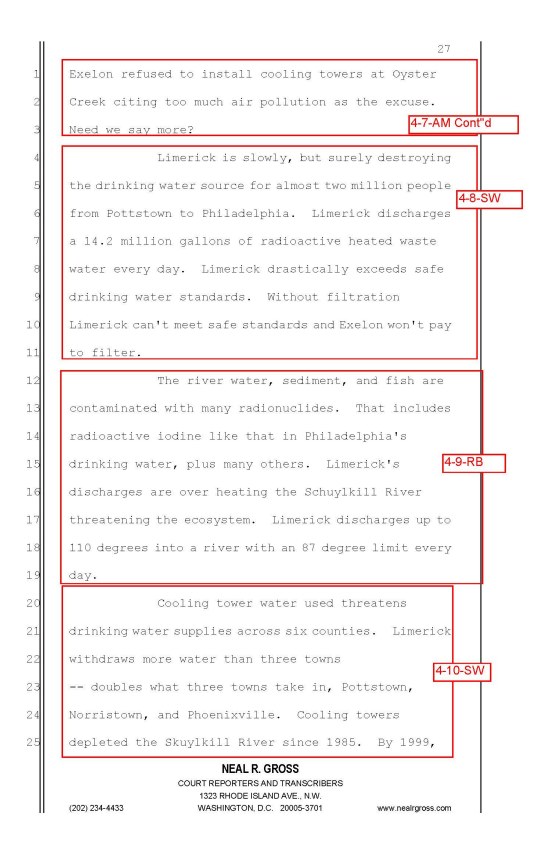
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	23
1	wells contained gamma emitters, nine had alpha
2	emitters, four out of five wells tested positive for
3	uranium. All the ground around Limerick's plant is
4	radioactively contaminated. Most water flow at 3-1-GW
5	Limerick, both surface and subsurface, is to the south
6	and west towards Possum Hollow Creek, the Schuylkill
7	River and yes, East Coventry Township.
8	Many wells on the East Coventry side of the river
9	are in the same Brunswick fractured bedrock formation.
10	Recently Exelon re-gifted East Coventry
11	with 154 acres it had taken by eminent domain from
12	private citizens and the townships 30 years ago. This
13	land could have been subjected to possible radiation
14	contamination above and below the surface for many
15	years before it was returned. This story reminds me
16	of the Trojan horse story. With Limerick's renewed
17	license and at least 30 more years of contamination to
18	come, imagine what this land could turn into. No
19	independent radiological study was ever done before
20	this land was transferred. The people of East Coventry
21	should insist on radiological studies now and in the
22	future.
23	I am very grateful for Mr. Michael Moyer,
24	East Coventry supervisor, for his ability to see the
25	possible serious problems with this situation and
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enormous.
synergistic harmful since 1985 are unknown, but clearly
levels in our nation. Additive, cumulative, and 4-4-1
the babies' teeth of our children at some of the highest
One Limerick radionuclide is confirmed in
operations. NRC looks foolish.
Over 100 radionuclides are associated with Limerick
Limerick's radioactive releases are just tritium.
sediment, and fish. Yet, NRC keeps claiming 4-3-RV
many radionuclides are in our air, water, soil,
Radiation reports for Limerick confirm
violation of protective laws.
exemptions for high levels of dangerous pollution in
that just issued five-year pollution permits with
Instead of giving ACE an hour, NRC met with agencies
uninformed about Limerick's air and water pollution.
enormous harms. NRC's PR people are embarrassingly
radiological monitoring reports which document
air and water pollution permits and Exelon's 4-2-LR
ignore for Limerick's EIS. ACE analyzed Limerick's
intended to identify significant harms NRC chose to
ACE's display boards at this meeting are
clearly doesn't want to face the facts.
a meeting with NRC's Environmental Review Team. NRC \square
to close Limerick? NRC wouldn't give ACE one hour for 4.
25

26 NRC never did independent testing for each radionuclide 4-4-HH Cont'd or toxic chemical in each round of exposure. NRC's EIS conclusions rely on self-serving biased calculations, estimates, monitoring, and reports totally controlled 4-5-LR by Exelon, the company with a vested interest in the outcome that has shown it can't be trusted. Exelon's deceptive radiation monitoring tactics were identified by ACE. Included radwaste monitoring declared inoperable for over a year. 4-6-OS Exemptions from reporting using lame excuses like 10 11 misplaced monitors. 12 To base EIS conclusions on visual site 13 inspections is ridiculous. You can't see, smell, taste, feel or measure radiation or other toxics that 14 are released offsite from Limerick. Thus, confirmed 15 Limerick's environmental harms are enormous, not 16 17 small. Limerick is a major air polluter under 18 health-based standards of the Clean Air Act releasing 19 so much air pollution from the cooling towers that a 20 21 six-fold increase was granted in 2009 for the kind of 4-7-AM air pollution that's more deadly than ozone. 22 Limerick's PM-10 air pollution transports 23 cooling tower toxics, pathogens and radionuclides into 24 25 our air every day with 44 million gallons of steam. NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com



28 there were record low flows in the Schuylkill River. Since 2003, Exelon pumped billions of gallons of toxic unfiltered minewater into the river for Limerick operations. Decades of radioactive leaks and spills contaminated groundwater. Fifteen of 15 wells detect beta radiation. Nine detect alphas. Three gamma. 4-10-SW Cont'd Four uranium. These radioactive leaks were never cleaned up and really this offensive EIS whitewash must be rejected by elected officials and the public. (Applause.) 10 11 FACILITATOR BARKLEY: Thank you, Donna. 12 Betty Shank. And then Steve Aaron is up next. MS. SHANK: NRC regulations have become as 13 deteriorated and unprotective as Limerick's aging 14 equipment. That equipment is plagued by thinning, 15 pitting, fatigue, erosion, leaching, embrittlement, 16 and GE Mark II boiling water reactor stress corrosion 17 cracking. The list of opportunities for disaster is 18 5-1-OS 19 endless. Limerick monitoring equipment has been out 20 21 of service, unnoticed sometimes for more than a year, 22 and automated systems have failed, discovered only 23 after accidents occur. Public statements by NRC and Exelon 24 25 following such events are generic and deceptive. The **NEAL R. GROSS** COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

29 public receives no more respect than the river that Limerick is destroying and the air that it is polluting, all for Exelon's profits. NRC and Exelon have gone through all the motions required for relicensing, but it seems to be all for show. Hollow evacuation plans, lack of meaningful regulation, 5-2-HH perfunctory public inclusion, and NRC's willful blindness to the consequences of our routine radiation exposure, increased public risk. It's a 10 nightmare, affecting the health of our families and the 11 environmental legacy we leave our children and 12 grandchild. Back in the '80s before Limerick 13 construction was complete, a suit was filed when the 14 public understood that Limerick operations would 15 violate clean air standards and that design 16 alternatives should have been considered. The suit 17 was won in court, but successfully stalled until 18 Limerick construction was complete. Back then, too 19 many officials fell into the trap of weighing economic 20 21 factors more heavily than public protection. 22 Elsewhere, more enlightened thinking led to 23 cancelled construction plans and closed plants. Exelon makes no secret of the fact that its 24 25 first concerns are profits and investors. Exelon **NEAL R. GROSS** COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

30 executives believe nuclear plants create the profits, but that's because the public has been forced to support nuclear energy and an egregious example of corporate welfare. We get sick. Our drinking water supply is -3-SW reduced and contaminated. Our air is polluted and still we not only pay for many of Exelon's nuclear business costs, but for its mistakes as well. It is the height of injustice for NRC to allow this corporate abuse to continue when safer electric power is 10 available. When NRC and Exelon claim that Limerick 11 operations comply with NRC regulations, don't be 12 5-4-OS fooled. There's hardly anything left of them for 13 Exelon to comply with. It's hard to imagine the risks 14 that lie ahead in the decade that's left of Limerick's 15 current license, yet alone 20 years beyond that. 16 17 NRC may be approving Limerick license renewal simply because it can, not because it is the 18 19 only option or the right thing to do. So this extraordinary breach of public trust will allow Exelon 20 to continue its premeditated assault of humanity and 21 22 the environment purely for profit. What a travesty. 23 I fully support ACE's recommendations. 24 (Applause.) 25 FACILITATOR BARKLEY: Thank you, Betty. NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

31 Steve. Following Steve will be Lorraine Ruppe. MR. AARON: Good afternoon. My name is Steve Aaron. I was born and raised in Montgomery County and now live in Dauphin County, Pennsylvania. Thank you for the opportunity to speak here today in strong support of the proposed relicensing of Limerick Generating Station. As one of the founders of the Pennsylvania Energy Alliance, I speak on behalf of a state-wide group 10 of independent community, business, and environmental leaders and organizations representing a variety of 11 professional backgrounds. We formed the coalition 12 more than four years ago as a forum for like-minded 13 14 Pennsylvanians who believe nuclear energy is a critical component of meeting our energy needs and to advocate 15 16 for the continued operation of clean, safe, and 17 reliable sources of electricity generation all 6-1-SR throughout Pennsylvania. 18 19 Our members consists of a former Secretary of the PA Department of Environmental Protection, a 20 former Pennsylvania Game Commission executive, a 21 22 former Secretary of the PA Department of Environmental 23 Resources, and a former Secretary of the Pennsylvania department of Conservation and Natural Resources. 24 25 Like me, these environmental stewards all believe NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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nuclear energy has an important role to play in our Commonwealth, and a green nuclear facility such as Limerick operates safely and well within environmental standards. Nuclear energy provides clean energy that helps to power our homes and businesses reliably and safely. I personally have met many of the men and women who work in this industry and I know them to be smart, conscientious, earnest and passionate about the work 6-1-SR that they do. Con'td As you know, Pennsylvania is among the nation's largest producers of nuclear energy. To meet our ever-increasingly demand for electricity in a way that does not destroy our environment, we need a diverse energy mix that includes nuclear power, cleaner fossil fuels, renewable sources and energy efficiency.

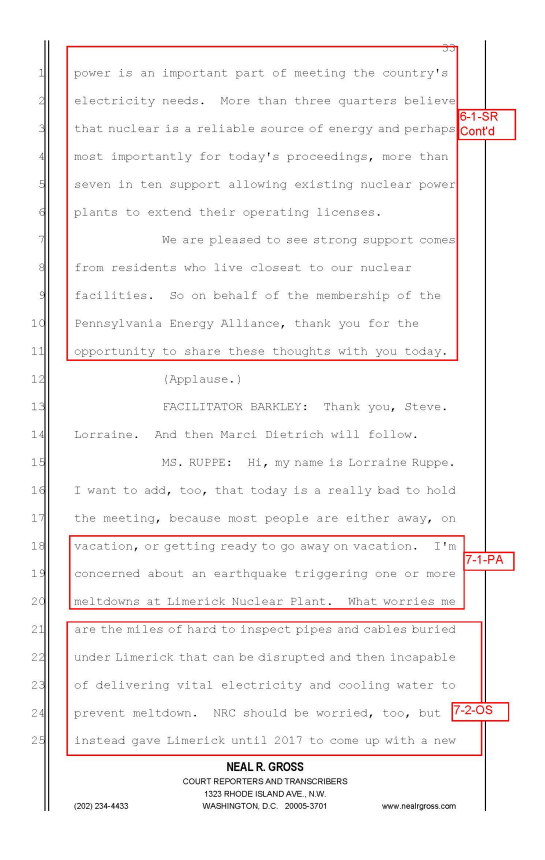
Conservation alone will not offset the expected growth in our electricity use and renewal sources like wind and solar, while certainly important, are often unreliable.

Support for nuclear power throughout the Commonwealth remains strong. In 2012, the PA Energy Alliance conducted a public opinion poll of nearly a thousand Pennsylvanians from all across the state that showed 90 percent of those surveyed believed nuclear

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I	34	
1	seismic risk study or plan. It's beyond negligence for	
2	NRC to allow Exelon to wait years to take action.	
З	Limerick is considered a high-risk nuclear	
4	plant and earthquake risks are increasing. My search	
5	for earthquake fault lines closest to Limerick Nuclear	
6	Plant is one big reason I have no confidence in any of	
7	NRC's conclusions in Limerick's Environmental Impact	
8	Statement. May 2011, I asked NRC how close the nearest	
9	fault lines were to Limerick Nuclear Plant. Six months	
10	later in September 2011 at the first EIS hearing, I	
11	repeated my request. When NRC finally responded, I	
12	received a letter and a map showing earthquake fault	
13	line 9 and 17 miles from Limerick. 7-3-GE	4
14	Later, I learned NRC failed to disclose an	
15	earthquake fault right under the Limerick site and two	
16	others within two miles. Local residents discovered	
17	a 1974 seismic study for Limerick in the Pottstown	
18	Library, clearly identifying these faults. So why did	
19	NRC fail to disclose these faults when I asked about	
20	the closest earthquake faults to Limerick? Was this	
21	a cover up or incompetence? Neither is good.	
22	April 18, 2012, NRC's Andrew Rosebrook,	
23	who sent me the map and letter, claimed to be unaware	
24	of the fault under Limerick when shown the seismic maps	
25	at the library.	
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The August 2011 earthquake in Virginia shook Limerick Nuclear Plant and caused a Limerick notice of violation. This should have caused NRC to require Exelon to reduce seismic risk immediately. 7-4-GE Rosebrook did admit that the Ramapo Fault just 17 miles from Limerick is active. He also validated my concern about the blasting at the quarry bordering Limerick. Fracking could trigger an earthquake, disrupting underground pipes and cables. Over 3,000 10 gas wells were approved in Pennsylvania. Two thousand more are to be approved this year. Structural problems 11 and flaws associated with Limerick construction are of 12 concern. For example, Limerick's PAC 70 fuel pools 7-5-05 13 were constructed with substandard cement. After all 14 of this, NRC isn't requiring Limerick to do important 15 seismic upgrades until after 2017, even though Limerick 16 17 is considered by some to be third on the nation's earthquake risk list. 18 19 By then we can have an earthquake and a meltdown. Limerick should never have been built in the 20 first place. NRC falsely claims earthquake risk were 21 22 considered prior to Limerick approval. That's not 23 true. The first reactor was delivered to Limerick's construction site in 1972, two years before this 1974 24 25 when the seismic study was completed. With NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W.

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36 earthquakes becoming stronger and more frequent NRC 7-5-OS owes it to us to shut Limerick down before it melts down. Cont'd Thank you. (Applause.) FACILITATOR BARKLEY: Thank you, Lorraine. Marci. After Marci will be Kim Murphy and then Scott Portzline. DR. DIETRICH: My name is Dr. Marci Dietrich. I'm a physician that's lived always in this 10 area, well, you know -- I wish I was a speechwriter like you. You know? He's written all these speeches and 11 you do a great job for government people, and that's 12 your job. 13 This isn't my job. I'm a doctor. And I'm 14 not a professional speaker and I'm not a nuclear 15 16 engineer, but I am a physician. And I'm a physician 17 who has seen lots of patients with cancer and other problems that have increased over the years, even 18 19 thyroid cancer. What I'm hoping to do here and I'm winging 20 it because I really wasn't ready to do this, but you 21 22 had your meeting and I had to be here if I wanted to 23 put my two cents in. I think that we could really simplify, clarify the players in all this because right 24 25 now this is very confusing. We hear numbers and they NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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go right over your head, oh, it's bad. That sounds bad. But then, hey, it's positive and there's tons, 500 pages of this and 500 pages of that. Really, let's figure out what's going on and first we need to know who the players are, okay?

The players are the stakeholders. I'm not a stakeholder, but a stakeholder would be, for example, Mr. Barkley, you're a stakeholder. And Ms. Perkins, you're a stakeholder. Exelon is a stakeholder. The Delaware River Basin Authority is a stakeholder. The previous person from the Commission, a stakeholder.

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11

So now what does that make me? Well, I am 12 a citizen and I am a landholder. And I can be an 13 14 upholder. And what an upholder is someone who has a purpose who wants to elevate something to believe in, 15 16 something that is extremely important. And so landholder, so I have land. I have property. And my 17 property could get really messed up by radiation and 18 19 be contaminated and that wouldn't be good. I own my body, too, and with owning my body and its relationship 20 to being radiated and having other problems, I have 21 concerns for that. So an upholder -- I'm a landholder 22 and an upholder and you guys are stakeholders. 23 I was going to bring you a stake, as just 24 25 a visual, but I didn't. I thought, you know. I

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38 thought about cheese and a mousetrap, you know, and how energy is cheese and then the little mouse wants to get the cheese and he has to take risks to get the cheese and then sometimes the trap is going to close on him and he's going to lose his head. So I didn't do that because I thought we'd get injured with the mousetrap. Think about that, injured with a mousetrap versus getting injured by radiation. You know? So anyway, there are more stakeholders 10 here, too. Right. So there's stakeholders and there's 11 upholders and there's landholders. So we're 12 simplifying it a little bit. Now let me see, I'm 13 14 wondering why do we have to have a relicensing, right now, for 20 more years for Exelon? I don't get it. If 15 16 it's already licensed now to like 2017 or 2024, 2029, 17 why are we in the world have to do this now unless we're waiting for something bad to happen? We better get the 18 8-1-LR 19 license on board first because if something really bad happens, well, maybe we'll stop to fix it. We can't 20 get shut down if we already have the license. I don't 21 22 know. I was a naval officer one time, but I'm not 23 someone who knows a lot about systems. So what's the rush of getting the license 24 25 right now? Well, I don't know. NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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there's easily going to be a congressional investigation about the NRC. So I have so much that I could talk about and what I really want to put at the last part of this, that I didn't get into is basically we have a way of quantifying and qualifying the risk now to humans and that is genetic testing. We can actually test the ${\mathfrak q}$ enes and do studies now of the people that live in the region of a nuclear power plant. We know that nuclear 10 energy or nuclear problems occur in damaged chromosomes. We now have the technology and medicine 11 and research to actually look and take blood from people 12 that live in a region of nuclear power and actually 13 14 demonstrate what is going on inside that person's body, things that just because we don't see it on the outside 15 16 ${}_{
m o}$ f a person, does not mean that there is not chromosomal 17 damage already that we can quantify, qualify in their 18 blood. 19 Why there has not been any research ongoing 20

about that, I don't know. The good old Tooth Fairy test ϕ f strontium-90, that sort of has been pushed to aside, but we have had the technology to actually do research ϕ n genetic changes in people's blood from radiation and et's look at the results of that. Let's have tests done about and let's see what's going on and we can

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_	actually really take note of this and go from there
2	about what damage is really occurring and that's not
3	from a meltdown. We know that happens. We know
1	there's breakage of chromosomes and such. But what
ā	really we can look at the silent damage that's 8-2
5	occurring from just the normal use of a power plant.
7	So just some ideas. Sorry I was a little
8	bit blunt. I have more I can say, but I'll leave that
9	to another time. So I hope you got something out of
С	that.
1	(Applause.)
2	FACILITATOR BARKLEY: Thank you, Marci.
3	Kim.
4	MS. MURPHY: Good afternoon. And thank
5	you for the opportunity to speak to you today. My name
6	is Kim Murphy and I am president of the Berks
7	Conservancy. The Berks Conservancy is a 501(c)(3)
8	nonprofit land trust and conservation organization
9	based in Berks County, Pennsylvania.
	I am here to testify on behalf of the
1	Schuylkill River Restoration Fund that Exelon
2	supports. The Berks Conservancy has been a successful
3	annual award recipient and implementer of the
4	Schuylkill River Restoration Fund grants for
5	agricultural best management practices since the
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      inception of the fund.
                  The implementation of agricultural best
     management practices directly affect the quality of
     water in the Schuylkill River watershed and are done
      to positively impact the drinking water for hundreds
     of thousands of people who live in our region. The
      Schuylkill River Restoration Fund grant awards have
     been critical to the completion of dozens of
      agricultural best management practice projects on 11
10
     different farms in Berks County. These projects are
      done in prioritized subwatersheds of the Schuylkill
11
      River watershed, generally those where they are ranked
12
                                                           9-1-CI
      as the most impaired.
13
                                                           Cont'd
                  The Schuylkill River Restoration Fund as
14
      a private grant fund has granted us over $1.3 million
15
      since 2008 and has enabled us to leverage larger,
16
17
      significant public funds including USDA Natural
      Resource Conservation Grants.
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19
                  Our Schuylkill River Restoration Fund
      Agriculture Best Management Practice Project has taken
20
      a holistic approach to water protection utilizing
21
22
      conservation and nutrient management planning. The
23
      north storage barnyard patrols, stormwater controls,
      segregating clean rainwater from surface manures,
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      stream bank venting, prescribed grazing, and riparian
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45 buffer restoration. Investment in conservation measures on Schuylkill River watershed farms is critical on numerous fronts: upgrading farm facilities, especially in regard to the manure management and fertilizer dollars helps to keep farmers competitive and successful. When farms are competitive and successful, conversation of farms to development is less likely to occur, thereby retaining fields capable of groundwater recharge as opposed to the impervious 10 11 surfaces of housing and commercial ventures which generate serious stormwater and water quantity impact. 12 9-1-CI Proper management and timing of 13 Cont'd application of manure by segregation from surface 14 15 waters on farms and stormwater generated on farms is 16 not only beneficial to farmers' time management and 17 bottom line, but it's also beneficial to plant growth and production and to water quality as nutrients are 18 19 utilized by crops and not lost in streams, thereby protecting water quality. 20 21 The implementation of this agricultural best management practice, Schuylkill River Restoration 22 23 Fund Project has also served as the impetus for public drinking water suppliers to participate and invest in 24 25 these projects as additional funders and has been an NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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1	exemplary model for public/private cooperation and a
2	successful mode for accomplishing the work on the
З	ground for water quality.
4	The Schuylkill River Restoration Fund has
5	positively influenced the water quality and quantity
6	of the surface water of the Schuylkill River watershed
7	utilized by local and regional drinking water suppliers
8	like Philadelphia Water Department, Aqua PA, Reading
9	Area Water Authority, Western Berks Water Authority,
10	Birdsboro Water Authority, and Kutztown Borough. Cont'd
11	The Berks Conservancy strongly supports
12	the continuation of the Restoration Fund for its
13	benefit to the food and water supplies security of the
14	Schuylkill River watershed and welcomes Exelon's
15	continued support. Thank you.
16	(Applause.)
17	FACILITATOR BARKLEY: Thank you, Kim.
18	MR. PORTZINE: Hello, everyone. My name
19	is Scott Portzline and I'm from Harrisburg,
20	Pennsylvania in Norfolk County. I see everyone is from
21	Norfolk County.
22	Steve, you're working with some outdated
23	data on the expected growth of energy use. It's been
24	declining. The growth is only occurring about one
25	third of what it used to be. And wind power is actually
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conclusions that are all throughout that document. And I could focus on a whole bunch of them also as the two previous speakers said. But I'm just going to talk a little bit about the vents.

The plants are no longer required to have hydrogen recombiners. So during an accident event, much hydrogen is created. But they no longer are required to try to eliminate that problem that leads to an explosion. The vents that were used in Fukushima did employ the fix that was recommended here in the United States by the Nuclear Regulatory Commission. One hundred percent of those vents failed. It's a very similar vent that's here at Limerick.

In an accident scenario, the releases could be much more dangerous than what these reports assume. This is one of the faulty data sets that I'm going out. This conclusion should not be accepted by anyone because the assumptions that are made are not conservative meaning on the side of safety. They are sometimes at best protective of their interest rather than the health and safety of the people.

Paul Gunter and I knew during the Fukushima accident that they were going to have an explosion. And we talked about it the day before it happened. Paul Gunter is here in the audience. He'll be speaking in

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a little bit, probably. And Paul Gunter got to say that on CNN the day before the explosion that there was going to be a hydrogen explosion because of the melting fuel in the fuel rods.

Well, I'll tell you the rest of the story another day, but you can see the transcripts on CNN. Paul got blasted for that. So sometimes people dismiss what anti-nuclear people or safety critics have to say. I'm telling you, coming from Three Mile Island, heed warning the people from ACE are saying. I really agree that this whole licensing process shouldn't even be happening right now.

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13 Concerning evacuations, well, let me go back to radiation. You had radiation detectors in the 14 building. You have hydrogen that's not being 15 16 accounted for properly. The Nuclear Regulatory 17 Commission no longer has their own monitors that they maintain for radiation at nuclear plants. They're 18 10-2-OS 19 relying on the states to do that and the licensee to do that. Fortunately, at Three Mile Island, we have 20 our own radiation monitoring network from the citizens. 21 Evacuations. A year ago, I provided 22 documentation that the severe accident -- well, it's 23 called a state-of-the-art accident consequences 24 25 analysis, showed that it was rigged. There's probably NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS

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50 going to be an investigation into that. May end up being in Congress, possibly bordering on the criminal investigations, whatever regulatory agencies, whatever that would be called. The premise that there's no undue risk, that's what this is all about. Is there undue risk associated with this relicensing? The answer is yes. The premise that no undue risk will occur is always about a timely evacuation. The NRC is not charged with 10 protecting your property. They're charged with making sure you get out of town if something terrible starts 11 to happen. 12 Could somebody show me one accident that 13 14 happened in the world where a timely evacuation occurred? Or even where one was ordered in a timely 15 16 way? It's not going to happen. Because what will 17 happen is that people at the plant will finally realize, wow, the conditions are such that we've got to order 18 an evacuation which did not happen at Three Mile Island. 19 The reactor was already in the condition that the 20 10-2-OS Cont'd evacuation should have been ordered. It was 21 pre-agreed. Yet, they didn't follow that guideline. 22 23 So the plant will call the governor's office and the governor will say okay, thank you. 24 25 He'll take ten minutes to think about it. He'll start NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

51 getting some phone calls saying now wait a minute, we think we got this going for us. And it gets delayed and it gets delayed. Next thing you know evacuation gets ordered and people are going around with higher 10-2-OS degrees of radiation because they waited too long. Contd That happened at Three Mile Island. Fukushima, plenty of disagreements of when evacuation should have taken place, let alone the cleanup. So I guess lastly I want to talk about 10 sabotage because that's what I mostly do at every 10-3-OS nuclear power plants and counterterrorism issues since 11 1984. Never went public until 1993 as a result of an 12 intrusion where a man drove a station wagon into the 13 nuclear plant at Three Mile Island into the turbine 14 building itself. It took four hours to find him and 15 16 of course everything was fine according to the NRC 17 report until the federal hearings came up and made them reconsider security. 18 19 Well, things are a lot better in the security state, but there's still some problems. But 20 I want to point out one specific issue using their 21 10-4-PA 22 report and it's in Section 5.2. This will be the last 23 thing I have to say. In Section 5.2 regarding severe accidents, they did an analysis of sabotage and said 24 25 that core damage and radiological release from such NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

52 acts would be no worse than the damage and release expected from internally-initiated events. Well, first of all, that wording should be changed. Internally initiated could indicate sabotage even from an insider. So that should be accidental events rather than internally. We're talking about sabotage versus 10-4-PA accident. The second and most important of what I'm saying is they say they could identify no issues that were greater than internally-initiated events. What 10 if the containment building is no longer intact? What 11 if the saboteurs found a way of nuclear transport --12 there's that nuclear term, engineering term -- of 13 radioactive material outside the containment building 14 during a sabotage event. Well, that happened at Three 15 16 Mile Island, not from sabotage, but the valves in the 17 drain were already lined up, where radioactivity was escaping the building early. 18 19 What if you had a hole in the containment building like at Fukushima or from a saboteur? The 20 SOARCA study that was rigged continued the analysis to 21 22 scenarios where the containment building remained 23 intact. I have the email from the Nuclear Energy Institute stating this would solve some of our problems 24 25 if we just leave the containment building intact. NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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25	Reality suggests that the population could	
24	natural disasters, but not massive radiation exposure.	
23	or prepared to have such a disaster. They train for	
22	from a hospital. The hospitals here are not equipped	
21	People could become so radioactive they might be turned	
20	eventually cancer and other disease and disability.	
19	increasing the risk of immediate radiation sickness and	
18	directly exposed to massive radiation for far too long,	
17	gridlock, accidents, panic. It will keep people	-2-OS
16	portrayed by Hollywood. There would be traffic	
15	meltdown would be far worse than any evacuation	
14	the greater Philadelphia area. Evacuating from a	
13	would be a major adjustment to millions of people in	
12	populated nuclear plant in the nation. Relicensing	
11	Limerick is the second most densely	
10	increasing risk that exists for a meltdown.	
9	considering the density of our population and the 11-1	-OR
8	considering relicense of Limerick nuclear power plant	
7	other people I know, that the NRC should not even be	
6	MS. WHYTE: It is my feeling, and a lot of	
5	Shirley.	
4	will be Shirley Whyte, followed by Tana Rinehart.	
3	FACILITATOR BARKLEY: Our next speaker	
2	(Applause.)	
1	That's why this study is wrong. Thank you.	
1	53	1

54 evacuate safely. I mean it can evacuate safely. Montgomery County officials basically confirm that in the 2011 testimony to you to the NRC that they already knew in 1980 a public hearing on evacuation, the NRC said Limerick could take double the population that could be safely evacuated within 30 miles. And now they know 30 miles is not nearly enough, even close to the safe distance to avoid radiation plume. The NRC allows Limerick to move forward, 10 despite risk to so many. And now the NRC plans to relicense Limerick knowing the population density is 11 four times than the original number that they thought 12 11-2-OS they could evacuate safely. 13 Cont'd I have devastating caused by evacuation 14 decisions by the Japanese government at Fukushima. 15 16 NRC was supposed to approve Limerick's evacuation plan by looking at the population growth and the distance 17 needed to escape the radioactive plume. Instead, NRC 18 is dismissing lessons learned from Fukushima, trying 19 to deceive us about radiation impact, 20 weakening evacuation plans and failing to expand 21 22 evacuation zones. 23 In 2001, the ACE reported "Exelon seeks to cut costs in planning for emergencies." The NRC 24 25 allowed PECO and Exelon to cut corners at the expense NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

55 of public interest. NRC's new rules make no sense. NRC now allows emergency drills to be run without 11-2-OS practicing for radiation releases. NRC requires fewer exercises for radiation accidents. NRC's recommendation is fewer people evacuate after an incident to avoid a gridlock. So they'll do it in stages. Is the NRC abandoning the public safety for NRC's profits? Changes need to be made to minimize the risk of innocent people becoming nuclear refugees, 10 11 losing their homes and all their possessions. This kind of risk cannot be dismissed for any corporation's 12 profits. In 1980, at the evacuation during PECO's VP 13 plant an evacuation could never be needed. That was 14 15 the same thinking about TMI in 1979. The same thinking at Fukushima until it happened. It is ironic that we 16 17 only have to say TMI, Chernobyl, Fukushima and everyone knows what happened at these places. No other 18 explanation is needed. 19 So I'm asking the NRC to close Limerick 20 before this area is known only as the next nuclear 21 22 disaster, before this area is known only as Limerick. 23 Thank you. 24 (Applause.) 25 FACILITATOR BARKLEY: Thank you, Shirley. NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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1	Tana. Paul Gunter is up next.
2	MS. RINEHART-ULLMAN: First I want to
3	apologize for my little noisy guy. I just want to say
4	I'm a local resident. I've been born and raised in
5	Pottstown. My name is Tana Rinehart-Ullman. I'm
6	raising I obviously have a little guy here. I run
7	a local daycare as well. We have toured Limerick, have
8	taken the children on field trips there and they've
9	always had such excellent field trips. The kids always
10	enjoyed going there to learn about Limerick and learn
11	about nuclear power and how it benefits our community.
12	Also, they support local children's
13	organizations such as soccer clubs and other 12-1-SR
14	baseball teams and things. They have been great
15	supporters of the community. I would have no problem.
16	I like the safeguards. We have a very comprehensive
17	plan in place in case something would happen with
18	Limerick, what to do with the children and how to get
19	them safely out of the area. But I have no doubt that
20	we will ever, ever have to use that plan and I've been
21	working in this industry for 21 years now. Thank you,
22	Limerick.
23	(Applause.)
24	FACILITATOR BARKLEY: Thank you. Paul.
25	MR. GUNTER: Thank you. My name is Paul
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Gunter. And I am director of the Reactor Oversight Project at Beyond Nuclear and that's in Takoma Park, Maryland. And I come three hours north here because the Limerick license extension process is, in fact, not a local issue. It is a regional -- it is a national concern and risk and threat.

I'm here to speak in opposition to the Limerick relicensing primarily because the NRC, following the Fukushima accident, should suspend all relicensing license extension reviews, particularly this is important because the Limerick unit is similar to the General Electric boiling water reactors that exploded at the Fukushima Daiichi nuclear power plant site. So it's a concern that the Agency and the industry are proceeding with a conveyor belt-like process that is ignoring the environmental impacts. It's failing to consider the environmental impacts that are still coming out, that are still being revealed by the accident at Fukushima. I can tell you that the concern goes far

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beyond just the fact that the NRC is ignoring these concerns. The problem is that the NRC doesn't have the ability or the will to actually challenge a license extension for any nuclear power plant, let alone the Limerick plant as it is a sister plant to Fukushima

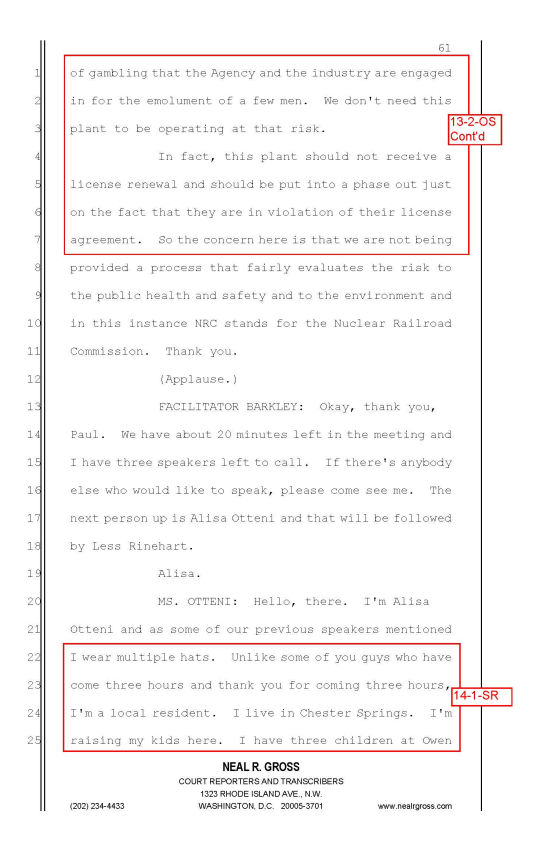
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58 Daiichi. The problem is also that we've got -- the NRC has already relicensed 75 nuclear power plants in the United States and they are proceeding. They have yet to significantly challenge or stop a license extension for any of these plants despite all the questions. But for the Limerick plant, it's particularly egregious because the NRC knows that this power plant is in violation of its license agreement. So they're talking about extending a license agreement 10 11 violation. And I'm specifically referring to the general design criteria. 12 Let me read you what the general design 13 criteria says according to the NRC's own requirement. 14 "The principal design criteria establish the necessary 15 16 design, fabrication, construction, testing, and 17 performance requirements for structures, systems, and components important to safety. That is structures, 18 19 systems, and components that provide reasonable 13-2-OS assurance that the facility can be operated without 20 21 undue risk to the public health and safety." How can this Agency proceed with licensing, relicensing in view 22 23 of the dramatic failures that we all witnessed world-wide on television at the moment at Fukushima 24 25 Daiichi and those series of explosions which now NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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      demonstrate that the General Electric Mark I boiling
     water reactor containment system is a 100 percent
     guaranteed failure. Three operational units at the
     time, Units 1, 2, and 3, 100 percent failure under
     severe accident conditions. Multiple explosions,
     massive land contamination, marine contamination,
     groundwater contamination, and that's the evidence.
     That's what we all witnessed.
                  But it doesn't stop there. The NRC's own
10
     general design criteria focuses on the containment
     design itself for this nuclear power plant. These two
11
      units. And that is general design criterion 16. And
12
      again, this is the NRC's own language. "Containment
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14
     design. Reactor containment and associated systems
      shall be provided to establish an essentially
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16
     leak-tight barrier against the uncontrolled release of
17
      radioactivity to the environment and to assure that the
      containment design conditions important to safety are
18
                                                            13-2-OS
19
     not exceeded for as long as a postulated accident
                                                           Cont'd
20
      condition is required.
                                   The NRC knows that the
      Limerick Units 1 and 2 containment design is very likely
21
22
      to fail if challenged by a nuclear accident. In fact,
23
      the NRC's own staff in a paper prepared for the
      Commission, SECY-2012-0157, identifies that for the
24
25
     General Electric Mark II boiling water reactor at
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That's miles and miles and miles away. This is the kind
population down wind. That's you. That's us.
radioactivity into the environment and to the
and there will be a catastrophic release of unfiltered
because it will burn through seals in the containment
containment system, principally the suppression pool
the
there is a 90 percent chance the molten core will bypass
lead to early over pressure containment failure where
percent chance that a severe core damage sequence will
That said, NRC states there is an 11.8
NRC's own estimate of Limerick 1 and 2. [13-2- Cont
will be a release, a significant release. This is the
a 75 percent chance that they will recover, that there
environment." Okay, the flip side of that is there's
the containment with no significant release to the
that the operators might cool the molten core inside
that "if the vessel fails, there's a 25 percent chance
It goes on to say, this is the NRC staff
will fail with a significant release from containment.
The flip side is that it's a 50-50 chance that the vessel
release from containment. That's their language.
within the pressure vessel with no significant reactor
50-50 chance of recovering from the nuclear accident
Limerick, involving core damage, there is roughly a



62 J. Roberts School District which is a local school district. I am a trained certified environmental auditor. I have 25 years of international auditing experience. I've seen quite a lot out there, trust me. I have stories. But currently, for the last two years I have been employed by Exelon. I work for Corporate Environmental. I sit in the Kennett Square campus and I support and assist Limerick Generating Station. Part of my job responsibility is to provide governance and oversight related to environmental 10 complaints and make sure the site follows the 11 environmental regulations and stays compliant. I 12 believe the station has a very strong environmental 13 program based on my history, my understanding of the 14 rules and audits down by international, internal 15 agencies. We get audited by more people than you've 16 14-1-SR probably ever imagined with acronyms that I still 17 Cont'd cannot keep up with and I thought environmental regs 18 had acronyms. I'm impressed with the staff at this 19 plant. These staff are your neighbors. They work in 20 this plant. They care about their own environment, 21 just like I do. I live here. My kids go here. I care 22 23 about where I live. And some of the other stuff I do with them 24 25 is on the side. My children come just like the other NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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	front there, they send security over right away. And
	there. We see if anybody is out snooping around in
	They do it every day. We see it. We see security
	commitment they do as far as environmental safeguards.
	plant. We're in favor of relicensing. I feel the same
	plant. We have absolutely no problems with the power
	My business is located right in front of the power
1	Rinehart. I own Potty Queen. I'm a local business.
	MR. RINEHART: Thank you. I'm Les
	FACILITATOR BARKLEY: Les.
L	(Applause.)
	operating license. Thank you.
	I support the Draft EIS renewal of the Limerick
	So I'm pretty impressed and I'm here to say
	working with the Audubon Society.
	do for that certification. And recently we started
	Habitat Council certification and the work that they
	station, actually multiple stations with a Wildlife
	pollinator gardens and bird houses. I also support the
	Scouts with building the trails and planting the
	They help with the Boy Scouts and the Girl
	can talk conversationally about how Limerick works.
	learn about how a nuclear power plant works and they
	plant. They learn about how fission works and they
	woman said with her child. My kids take tours of the

64 they have a lot of systems in place that protect the people. I have lived and worked in and around the power plant all my life. I've hauled trash out of there when I was in high school. When the facility opened up, I hauled trash out of there. Now many years later, I built my business right next door. I have 32 employees. None of them have any problems. Exelon is a great corporate neighbor. They're great for the 10 neighbors there in the community. They do a lot for the community, donations and what have you. 11 We all use electric. We all turn the lights on 12 at night. We all need it. If you look around, there 13 was two local coal-fired plants that were closed down 14 recently. So we need a source. And Exelon is a good 15 15-1-SR 16 source. The power plant does a great job. Cont'd 17 Years ago, when I was in high school, nobody wanted to build a house around the power plant. 18 Nobody -- they were scared. Now they're building right 19 next to it. And the reason they're doing that is 20 because they see the safety track record. They have 21 a safety track record there. They don't have any 22 23 problems. There's no incidence there that I know that would make me feel uncomfortable about going into work. 24 25 I drink the water every day. And I repeat, NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

+ 4	15-
1	me.
	(Applause.)
	FACILITATOR BARKLEY: Okay, thank you,
e	s. The last person who asked to speak was Chris
Co	nroy and unless there's someone else who wants to
Je	roy Watters? I didn't see a card for you, but you're
ne	xt. How's that? Right after Mr. Conroy, all right?
∛e	have plenty of time.
	MR. CONROY: Hi, my name is Chris Conroy.
Γ	live in West Chester and I work for Exelon at the
ji	merick Station. I've worked for Limerick for about
zh	e past four years. And I do believe, based on my own
эx	perience that Limerick is operated in a way that's
5a	fe and protective of the environment. In my opinion,
Ex	elon is a very good corporate citizen and operates
th	e plant in an environmentally-responsible manner.
	Through my job at Limerick, I've had a lot
of	contact with staff from various regulatory agencies
zh	at issue Limerick operating permits and do [16
in	spections at Limerick on a regular basis. The
20	mments and feedback that I've received from these
ag	ency staff have shown me that the agencies really
ap	preciate a company like Exelon at Limerick that takes
en	vironmental responsibilities and environmental

66 compliance seriously. 16-1-SR Cont'd I support the approval of the Draft Environmental Impact Statement for Limerick's license renewal application. Thanks. (Applause.) FACILITATOR BARKLEY: Come on up, Leroy. I don't know where your card went, but we're going to hear from you. MR. WATTERS: Where's my card? 1((Laughter.) First of all, I like to speak anyhow so I 11 get input on what everyone else thinks. And I like to 12 make my stuff different. My name is Leroy James 13 Watters III and I live on Schuylkill River in historic 14 Fort Indiantown. 15 Now my love for the Schuylkill River 16 17 probably is because it's my favorite playground since I was about nine years old. But it's also the source 18 19 of my drinking water. The water comes out from behind the Norristown Dam in Norristown which is the county 20 17-1-GW 21 seat where Pennsylvania's water comes from. And the first introduction that I had with Limerick had to do 22 23 with a committee of the Norristown Boat Club, we were concerned about them boiling off all the water. And 24 25 I was involved with the DRBC rules and regulations back NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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	thing dies, it has the impact on clogging the filters
	in the coal mines that tell you when the next living
	blooms not only is the clam kills which are the canary
	Now the high impact problem of these algae
	original DRBC regulations. 17-3-AQ
	degrees. Now those are the two rules that were in the
	I think that is, and the temperature is above 79
	flow of the river is less than 730 cubic foot a second,
	of algae blooms. Now an algae bloom occurs when the
	wife, Lynn, we've been able to acquire USGS documents
	Now since that time with the help of my
Г	the dead clams and smelled what the problem was.
	stewardship and that's when it began, when I saw all
	the Environmental Committee and we won awards for
	Telephone Pioneers of America, I was the chairman of
	Now in '91 and '92, as a member of the
	and a flow violation of the DRBC rules. 17-2-
	oxygen violation because of the temperature violation
	the clams from Limerick down because of the dissolved
	dissolved oxygen violation that basically killed all
	something since the early '90s when I videoed a
ľ	Now I've been looking forward to doing
	a lot of our drinking water.
	controls consumptive use because Limerick can burn off
	to the original ones. And what the DRBC does is it Cont

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in the water main, requiring around the clock monitoring. Now almost four decades I had with Bell Telephone, well, now it's called Verizon, I had an opportunity to be outside and witness a lot of environmental issues from sewer plants to well, we won't go there. But the fact is is that the last spill, excuse me, wrong meeting, this has to do with the algae blooms.

17-3-AQ Cont;'d

The last algae bloom which we have USGS documentation, I called the DRBC and complained about the condition. They referred me to the Delaware Estuary who referred me to the Corps of Engineers who are the ones that are responsible -- oh, excuse me, after explaining the problem with the Green River and the dying clams five times, I managed to get to George S., we'll call him George S. And what we accomplished is changing the flow from Beltzville to Blue Marsh to stop the blooming and also deal with the salt line in the Delaware River which is what the Army Corps of Engineers and the DRBC is responsible for.

Now the thing is is that I have a moral responsibility to share what I know and I intend, well, let me say this about that. I have put some stuff on YouTube that has fixed things. Now I have a very embarrassing video from July 7, 1991 showing this

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69
      condition on the Schuylkill River. I just may put this
      on YouTube.
                  Now in order to resolve these problems, we
     have to look at the environmental impact of the
      tornadoes and you want to get this one? I remember the
      tornado that came down and tore the roof of the NRC
      building in King of Prussia. Now I thought that was
      a real ha-ha. But I didn't think it was a real ha-ha
      from the baseball size hail that hit. Does anybody
10
      remember that?
                  Well, here's the thing. Fishing is down
11
      because it's affected the river. Something happened
12
      to all the aquatic plants that's in there. We have 17-4-AQ
13
14
      aerial photographs that document this. The Valley
      Forge Watershed Association which I'm part of, I'm on
15
16
      the Community Education and Outreach, that's why I'm
      outreaching out here to all you folks.
17
                  This came too fast for having official
18
19
      comments from the watershed, from the community
      afforded in the end, from the Norristown Boat Club and
20
      everybody else that's affected by the environmental
21
      quality of this river. I have that documentation.
22
23
                  I am not here talking idly. My career for
      almost four decades in the telephone company had to do
24
25
     with the truth and we will get to the bottom of this.
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14 website regulations.gov and search for the docket ID listed on the slide. If you have any written comments today, you may give them to any NRC staff. This concludes our presentation and I'll turn the meeting back over to Richard. FACILITATOR BARKLEY: Okay, thank you, Leslie. Are there any questions regarding the presentation? If not, I'll move right into the comment period. 10 Again, typically, we call elected or appointed officials first. And Michael Moyer is the 11 first one who signed up. Are there any other elected or 12 appointed officials who would like to speak this evening 13 as well? If not, Michael, you're first. 14 MR. MOYER: Thank you for the opportunity 15 16 to make my comments and I promise that I will keep them 17 brief. The NRC is guilty of regulatory capture in 18 19 my opinion. Regulatory capture occurs when a regulatory agency created to act in the public interests instead 20 serves to advance and to promote the agenda of the very 21 22 industry it is charged with regulating. Let me give you a very specific example. On 23 September 14, 2012, I wrote the NRC to request a delay 24 25 of final public hearing on the Environmental Impact NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

15 Statement of relicensing the Limerick Generating Station until the NRC's U.S. court-ordered spent fuel study was complete. I never received a response. Not a phone call. Not a letter. Not an email. No response. 18-1-LR Cont'd Recently, I called Congressman Jim Gerlach's office and I also called Senator Bob Casey's office for help in getting a response to my letter. I'd like to publicly thank Greg Francis from the Congressman's office and Kurt Imhof from the Senator's 10 office for personally contacting the NRC on my behalf. Even after those efforts, and now some eight months after 11 I had written that letter, I still haven't heard back from 12 the NRC. And I suspect I never will. 13 This helps to illustrate a real-life 14 example of how regulatory capture works. In this case, 15 16 the regulatory agency in question seems to be more 17 concerned, in my opinion, with keeping Exelon's relicensing of the Limerick Generating Station on track 18 19 than they are with responding to the concerns to protect 20 the public interest. How is it in the public interest, for 21 22 example, to attempt to assess the environmental impact 23 of relicensing Limerick Generating Station when we don't 18-2-RW know the results of the spent fuel study? And we won't 24 25 know the results until some time in 2014. How can the NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

16 of NRC properly assess the environmental impact 18-3-OS relicensing Limerick Generating Station until the earthquake mitigation plans have been completed? And we won't know the results until some time in 2017. Why does the NRC seem to be in such a mad rush to relicense a nuclear facility when its license doesn't even expire 18-4-LR until 2024? Why? Why? Why? The answer is simple: regulatory capture. The Nuclear Regulatory Commission or better yet, the Nuclear Rubberstamp Committee, which is precisely what 10 it appears to be in my opinion, is far more concerned with 11 being directed by Exelon and Exelon's schedule than it 12 is with responding to the health and safety concerns of 13 the public. That's why today I am formally calling for 14 a congressional investigation of the NRC's practices 15 based on regulatory capture, regulatory malpractice, and 16 17 willful abandonment of its charge to act in the public 18 interest. 19 Further, elected official as an representing over 6,000 residents across the Schuylkill 20 River in East Coventry Township, I am formally calling 21 22 for a final public hearing here in Pottstown before the 23 NRC grants any license renewals to Exelon for its Limerick Generating Station. Thank you. Thank you for 24 25 your time and consideration. NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

17 (Applause.) FACILITATOR BARKLEY: Okay, thank you, Mr. Moyer. Our next several speakers will be Mark Pavelich, followed by Dr. Ann Baly. MR. PAVELICH: Good evening. My name is Mark Pavelich. I own a business called Organics and I operate it and live in Dowington. I'm extremely passionate about issues that relate to the environment as my company develops, manufactures and deploys 19-1-SR materials in organic horticulture. 10 11 Thus, I'm in the forefront of environmental issues daily. And I do support the relicensing of 12 Limerick Generating Station. Thank you. 13 14 (Applause.) FACILITATOR BARKLEY: Okay, thank you, 15 16 Mark. Dr. Baly. 17 DR. BALY: I'm Anita or Ann Baly. I'm mostly retired, former Lutheran pastor and professor of 18 19 theology. I'd like to comment on one specific environmental issue and one more fundamental question. 20 And first, I just want to publicly thank the Pottstown 21 22 Mercury and Evan Grant, in particular, for the continued 23 and on-going and careful reporting that has been done on this whole Limerick nuclear plant issue in our community. 24 25 Otherwise, most of us would know very little about it. NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

18 Environmentally, I am concerned about evacuation. Now I just learned tonight that evacuation, alas, falls into another unit of the NRC's portfolio. But since the professed number one mission of the NRC is to protect the public health and safety and because I don't know whether that other unit will ever invite public comment, I would like to speak briefly to evacuation tonight. 20-1-OS I am in my mid-60s. I am healthy, mobile, resourceful, informed, and well educated. I believe my 10 chances of successfully evacuating in the event of a 11 nuclear disaster are slim to none. I live a mile from 12 the plant at the Sanatoga Ridge Retirement Community. I 13 pelieve the chances of my neighbors evacuating 14 successfully, most of my neighbors are in their 80s or 15 90s, I think their chances could be described as simply 16 not having a prayer. 17 To pretend otherwise seems like a cruel 18 19 Any previous hopes that people would be noax. evacuating only in a ten-mile area, it seems to me, have 20 21 peen definitively answered and dashed by the actual human pehavior we saw at Fukushima during their nuclear 22 23 disaster. People evacuated within a 50-mile area and they had to. 24 25 When nuclear disaster strikes at Limerick, NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS

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people will be evacuating all over the greater Philadelphia area and into New Jersey. Millions of people, all competing in a panic mode for the same roads that serve us so poorly around here during an ordinary rush hour. And it can only get worse because daily the 20-1-OS population increases. Cont'd But environmental impacts, crucial as they are, are secondary questions. I really wish someone would address why this licensing procedure is happening 10 so early. Unit 2's present license, as Mr. Moyer explained, isn't even up for 16 years. Only God knows 11 20-2-LR what will happen tomorrow, let alone 16 years from now. 12 We will be learning that only as we go along. 13 Think back just 12 years ago. Remember 14 those days, the spring of 2001? I still enjoyed flying 15 16 in airplanes. I had no sense that the United States in 17 the contiguous 48 states could be attacked by anyone. Our economy was robust, employment was full, interest 18 rates were high. I hadn't even heard of email. Our 19 general feeling in America was that of happiness and 20 safety. Well, all that has changed. 21 22 Much will happen in the next 12 years that 20-3-LR 23 no one can foresee. To proceeding with licensing now makes no sense. It almost seems as though the NRC is 24 25 saying to us our mind is made up. Do not confuse us with NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

20 any present or future facts, circumstances, insights, 20-3-LR developments, or technologies. Cont'd Someone must be profiting by this reckless rush to relicense, but the public is being harmed by the haste. You, Nuclear Regulatory Commission, have the power to change this. Please, slow the process down. Thank you. (Applause.) FACILITATOR BARKLEY: Thank you, Ann. Our 10 next speaker is Gail Brown, followed by Donna Cuthbert, 11 and then Leanne Birkmire. MS. BROWN: My name is Gail Brown. And my 12 neighbor is the Limerick Generating Station. I live a 13 short distance from Frick's Lock National Registered 14 Historic District. About two thirds of this district is 15 within the exclusionary boundary, right on the cusp of 16 17 the Limerick Generating Station, therefore, 21-1-HA uninhabited. 18 Greatly due to increasing vandalism and a 19 fire at the Lock Tender's House in February 2008, the 20 Frick's Lock stakeholders were formed to negotiate a 21 22 satisfactory resolution towards the preservation of 23 Frick's Lock. The stakeholders were represented by members from Exelon, the Schuylkill River Heritage Area, 24 25 East Coventry Township, Chester County, Senator Breneman NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

4	stakeholders. NEAL R. GROSS
	continued participation within the Frick's Loc
	resources. Thank you, Exelon, and I look forward to
	and a community to contribute to and enhance ou
	willing to come to the table and work with individual
	accomplished when a large corporation, Exelon, i
	stakeholders, I am still amazed at what can b
	As a member of the Frick's Loc
	to our local economy.
	a trail head will be a tourist destination and a boos
	adjacent to the proposed Schuylkill River Trail and a
	and heritage of our community, but Frick's Lock also lie
	the EAB. Not only did this project enrich the histor
	commission limited access to conduct guided tours withi
	in negotiated terms to allow a local historica
	utility has rehabilitated a National Historic Distric
	I believe this is the first time a majo
	scheduled for June 8, 2013.
	first public tour of Frick's Lock Historic District is
	began and was completed the following year 2012. The
	accepted to rehabilitate Frick's Lock. Construction
	agreement between Exelon and East Coventry Township wa
	On February 14, 2011, Valentine's Day, a
	Historic and Museum Commission.

22 (Applause.) FACILITATOR BARKLEY: Here you go, Donna. MS. CUTHBERT: For an agency mandated to protect public health from Limerick nuclear plant operations, NRC's mindset and insistence on repeatedly denying reality is intolerable. NRC's denial protects Exelon's profits and NRC jobs, but they allow more people to become tragic victims of Limerick nuclear plant's radiation and other toxic releases. Sadly, NRC is infested with conflicts of 10 interest which are leading to lies that will further 11 jeopardize everyone in our region. 12 NRC obviously ignored documented evidence 13 of environmental and health harm, compiled and submitted 14 to NRC for this EIS in 2011 by ACE. This evidence should 15 16 have been alarming even to NRC. 17 NRC did no monitoring or testing. In reality, NRC has no idea how much radiation is released 18 from Limerick. Based on flawed and outdated theoretical 19 models for radiation exposure which only measure 20 21 external doses and ignore internal doses, NRC shamefully, shamefully continues to absurdly claim 22 23 Limerick radiation releases are safe. Permissible does 4-13-RW 24 not mean safe. 25 In 2005, the National Academy of Sciences, 4-14-HH NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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BEIR VII Report said there is no safe level. Dr. John Gofman, once head of AEC's labs raised dire warnings about permitted releases from nuclear plants. He published research warning about permitted releases from nuclear plants. He estimated 32,000 Americans would die each year from fatal cancers induced by allowable radiation releases. Gofman said the entire nuclear power program is based on a fraud that there is a permissible dose that wouldn't hurt anyone. And frankly, we're tired of hearing NRC people say that. 4-14-HH 10 Cont'd We provided NRC with evidence showing 11 communities around Limerick already exacted a high 12 public health toll since Limerick started operating. A 13 14 cancer crisis has been documented by Pennsylvania cancer registry statistics and CDC data. Cancer rates 15 16 skyrocketed far above the national average after 1985 17 when Limerick started releasing radiation into our air, water, soil, and people. Links to Limerick are clear. 18 19 Limerick routinely releases radiation. Radiation causes cancer. We have a cancer crisis and one of the 20 largest relays for life anywhere. 21 22 The upward trend in childhood cancer rates provides the most tragic link. By the late 1980s, 23 childhood cancer rates climbed to 30 percent higher than 24 25 the national average; higher by 60 percent in the early NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

1990s and a shock 92.5 percent higher than the national average in the late 1990s. Infant and neonatal mortality rates are far higher than the state average and even higher than Philadelphia and Redding. Studies 4-14-HH provide a link. Con'td When nuclear plants open, infant mortality rates go up. When they close, rates go down. Autism rose a whopping 310 percent from 1990 to 2000. Learning disabilities increased by 94 percent, a rate double the Strontium-90 radiation is 10 state increase. an undeniable link. Limerick releases strontium-90. 11 It's in our air, water, and soil. Strontium-90 is also 12 documented in the babies' teeth of our children at some 13 of the highest levels in the nation. NRC still 14 shamefully tries to blame decades old bomb testing far 15 16 from our region. It's ridiculous. 17 Many cancers rose dramatically by the late 1990s. Examples include thyroid cancer, 128 percent 18 increase; multiple myeloma, 91 percent increase; breast 19 cancer, 61 percent increase, higher than the national 20 average in every age group and it is 51 percent higher 21 in women 30 to 44. There's a 48 percent increase in 22 23 leukemia, almost double the state average. Limerick nuclear plant is clearly a major 24 25 factor in the tragic and costly health crisis around it NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W.

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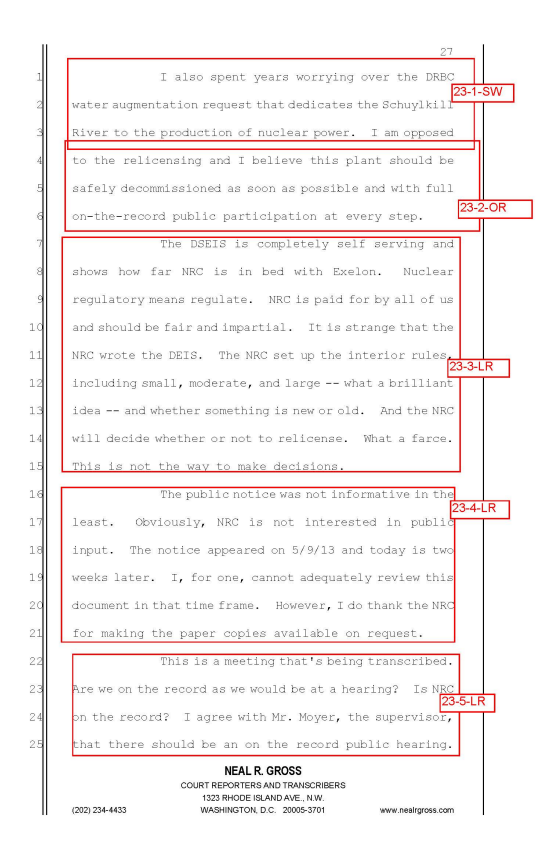
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25 with children the most profoundly impacted victims. Exposure to Limerick's radiation is an unavoidable and intolerable injustice. We can't see it, smell, taste, 4-14-HH or feel it, but it's everywhere. We can't avoid it. Cont'd As long as Limerick nuclear plant continues to operate, radiation and other dangerous toxics will be released into our air and water and more people will suffer needlessly. We have lost patience with NRC's lies, coverups and negligence. NRC should close 10 Limerick now to protect public health. It's time to stop unnecessary exposures and associated suffering and 11 healthcare costs due to Limerick's operations. 12 13 (Applause.) FACILITATOR BARKLEY: Thank you, Donna. 14 Leanne. And Tina Daly is next. 15 16 MS. BIRKMIRE: Good evening. My name is 17 Leanne Birkmire. I live in Jeffersonville, Pennsylvania. I'm a chemical engineer by trade and I've 18 worked for Exelon for nine years. The past four have 19 been at Limerick Generating Station. My group is 20 responsible for monitoring of the air, water, land, 21 waste, chemicals, tanks, and wildlife in accordance with 22 23 state, local, and federal regulation. I'm also the lead of the Environmental 24 25 Stewardship Committee at Limerick Generating Station, a NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

26 group of approximately 30 volunteer employees who participate in conservation efforts both at the station and in their communities. I believe that Limerick is safe both in its design and in that the employees come to work every day recognizing that nuclear technology is special and unique. I believe that Limerick is operated in a manner that protects the environment and that conservative decisionmaking is used at the station to ensure that we 10 protect the plant, we protect the workers, we protect the public, and we protect the environment for future 11 22-1-LR generations. 12 I support the approval of the Draft 13 Environmental Impact Statement for renewal of Limerick's 14 15 operating license. Thank you for your time. 16 (Applause.) 17 FACILITATOR BARKLEY: Tina's next. Followed by Charlie Shank. 18 19 MS. DALY: My name is Tina Daly. I live within ten miles of Limerick. I have been following the 20 process since the days of the Limerick Ecology Action. 21 I was one of two citizens who commented on the latest air 22 23 permit, so I won't get into that tonight, and one of the very few who commented on the NPDES permit, also I won't 24 25 get into that. NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701

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28 NEPA Section 1502.2(f) says agencies shall not commit resources prejudging selections of alternatives before 23-5-LR making a final decision. Cont'd On page 123 of this document it says "the USNRC preliminary recommendation is that the adverse environmental impacts of license renewal for LGS are not great enough to deny the option of license renewal for energy planning decision makers." I think the NRC is not in compliance with NEPA and I think this needs to be 10 looked into. I think the law is being broken. 11 Throughout the supplemental, we are told that there is no new information to change the past EIS 12 13 and decisions. The fact is there are lots of new pieces 23-7-HH 14 of information. One of the new pieces Donna mentioned is the National Academy's National Research Council BEIR 15 VII No. 2 Report which says there's no safe level of 16 17 exposure to radiation. This is new since LGS started up. It is not considered here. I couldn't find 18 19 anything about it in the document that I was given. It must be considered because of all of the reasons Donna 20 21 said. 22 Most of the maps are no good. Quickly, show 23 me the star on page 2-3. Show me the township names. What is the location of the business shown on page 217, 24 25 etcetera. Some of the maps have circles around the plant NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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1	at varying distances, so of course, you can't compare	
2	them.	
3	I looked at all the references they used.	
4	The references include work by private firms for	
5	corporations as far as I can see. Who paid for these	
6	studies? Where did the money come from? It seems that	
7	NRC did not use work done by such organizations as the	
8	Union of Concerned Scientists, Beyond Nuclear, or ACE.	
9	This is an example of how NRC is in bed with one side.	
10	New also is the above-ground storage of	
11	spent nuclear fuel. That certainly wasn't here before	
12	and that certainly presents a huge danger to us all. And	
13	I might add the public hearing on that was held in the	
14	context of whether they could put cement pads in a certain	
15	zoning district. 23-6	3-RW
16	New rules about spent fuel may be released	
17	in 2014, so this relicensing is obviously premature.	
18	The whole document is full of things like	
19	the term "permanent disposal." There is no such thing	
20	as permanent disposal. Also, there's a reference to	
21	corporate wildlife habitat certification. It's just	
22	one of the references on one of the lines. This	
23	certainly throws all those references about wildlife	
24	into question to say the least. 23-9	-TE
25	Historic resources, Frick's Lock aside,	
	NEAL R. GROSS	0-HA
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30 don't include some of the places that I know are on the Historic District and it also said that there were no 23-10-HA federal lands owned in the 50-mile radius except Valley Forge. Maybe the Independence National Park isn't nationally owned. I don't know. Hopewell Furnace, the Heinz National Wildlife Refuge, I question that. Also federal money is being spent on the Highlands. NRC is a lackey to the nuclear industry and NRC should not consider this premature license application and its circular arguments. NRC should be 10 reorganized into a non-biased, regulatory commission 11 prior to any further decision making. I plan to extend 12 these remarks before the deadline is over. 13 14 (Applause.) FACILITATOR BARKLEY: Thank you, Tina. 15 16 Charlie. Then Paul Gunter is up. 17 MR. SHANK: Before I start, I just want to thank again Mr. Moyer for coming over and making his 18 comments. He seems to be the only one who is aware of 19 the potential dangers over there in East Coventry 20 accepting that land. 21 Recently, the Limerick 22 nuclear plant refueled Reactor 1. It also uprated the 3-2-OS 23 plant to produce more energy. To do this they have mixed in a more powerful fuel, GNF2, and changed the shape of 24 25 the fuel bundles. These changes make more power, more NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

31 radiation, more heat, and more stress on the aging equipment. Exelon is now close to the maximum output for the Limerick reactors. To add more power, expensive changes would be necessary to handle even greater 3-2-OS stresses and greater radiation. Cont'd Every day, 14.2 million gallons of very hot water leave the cooling towers loaded with dissolved solids and radiation. This hot brew goes down Pipe 001 to the diffuser and into the Schuylkill River. It enters 10 the river at 110 degrees Fahrenheit a much higher temperature than the Schuylkill River limit of 87 degrees 11 Fahrenheit. Over the course next 30 years, that will 12 amount to about 150 billion gallons of polluted water 13 3-3-HH 14 going into the river. When water is hotter than 95 degrees 15 16 Fahrenheit it fosters the growth of thermophilic 3-4-HH 17 microbial organisms. These organisms include 18 legionella, yes, legionella, and salmonella among 19 others. These pathogens thrive in warm water. They can also cause fatal infections and pneumonia in compromised 20 individuals and the elderly. This hot water needs to be 21 22 cooled down more than it can be at the present time. Exelon asked the Pennsylvania Department of 23 Environmental Protection to provide comments about these 24 25 pathogenic organisms in the river. Exelon wanted the PA NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

32 DEP to confirm Exelon's conclusions that no harm would come from the pathogens during an extended period of operation with these higher temperatures. The Pennsylvania DEP, to its credit, said it had no data on these organisms in the river to support Exelon's claim. The PA DEP was unable to reach any conclusions as to the possible health effects, thus, not supporting Exelon's contentions. I think it would be better to have more 10 independent study done now than solve any unknowns before 3-5-LR racing to relicense Limerick. We have 11 years 11 remaining in the present license period to properly work 12 out these problems. We should not just skip over them 13 or wait until a serious accident happens. The job of the 14 NRC is to promote public safety, not the nuclear 15 16 industry. The way the NRC has been acting lately, makes 17 the IRS look good. I support ACE's recommendations about the 18 19 Senate investigation of the NRC and about having a public hearing here for relicensing back in Pottstown. 20 21 Lastly, I want to mention how Exelon and the agencies like the NRC are destroying public trust. This 22 23 isn't something that just happened over night. It's been coming on for many, many years. For one thing, they 24 25 eliminate. They eliminate proper temperature controls 3-6-SW NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

33 and heat standards for the Schuylkill. They allow dirty 3-6-SW Wadesville water into the Schuylkill. They grant radiation exemptions. They grant total dissolved solid exemptions. They ignore Clean Air and Clear Water Act. They delay timely notification of the public about accidents and spills. They alter the river flow rate 3-7-SW measurements for convenience. They allow 20 time increase in pipe leakage rates for Limerick so it can pass a test. They stall fuel pool liner repairs. They stall 3-8-OS protective vent installation. They fail to require 10 11 filters for the vents. They misled Limerick construction costs. Deceived. The NRC inspectors had 12 13 been instructed not to write things down on paper so they 14 won't show up in FOIA requests. Secrets. They withhold Exelon information 15 16 from the public concerning foreign ownership or 17 investors. My favorite, the evacuation plan. The NRC requires this plant for relicensing, they pay for it, 18 Exelon does, and then everybody ignores it. 19 Among some of us, we think of this plant as 20 a dinosaur. To me, the industry is dying, but they just 21 don't want to admit it. We call it nukesaurus. Our 22 23 country is smarter than this. Because of corporate greed and control, they have taken over this business and 24 25 this relicensing. We should start over with a fresh NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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sheet of paper. The rest of the world is moving ahead while we tread water. We can do better than this. We can certainly do better than what we're doing now. Thank you very much.

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(Applause.)

FACILITATOR BARKLEY: Paul, after you will be Zach Chizar.

MR. GUNTER: Thank you. My name is Paul Gunter. I'm Director of the Reactor Oversight Project at Beyond Nuclear in Takoma Park, Maryland. And I drove up here tonight basically with the message that the relicensing of the Limerick plant is more than just a local issue.

14 The concerns here are far reaching and I think that the story that I wanted to bring to start off 15 16 with was the concern is how can you do an accurate 17 Environmental Impact Statement if in the midst of trying to figure out just how far the reach of the Fukushima 18 Daiichi nuclear accident really is and in terms of its 19 impact on land contamination, air, water, and marine 20 environment contamination by radioactivity from this 21 13-4-OS 22 accident? 23 And so it's our recommendation, our request, that this relicensing be suspended until 24 25 there's a more reliable reviewable Environmental Impact NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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Statement that tells us what's the results from Fukushima 13-4-OS Daiichi and the nuclear catastrophe that happened at the Cont'd GE boiling water reactors there similar to those here.

At Fukushima Daiichi, it was General Electric Mark I boiling water reactor for Units 1 through 5 and Unit 6 is a Mark II, like Fukushima Daiichi. And I'm going to recall a story. On March 11, 2011, I was called into CNN in Washington, D.C. to comment on the accident that was emerging at the Fukushima Daiichi facility and I was asked by correspondent Jean Mazur to just briefly say what is your concern as simply as you can put it. And what I said and what was on The Situation Room report for that evening was our concern is that this reactor could literally blow its roof off.

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And that remark was contrasted by Tony 15 Pietrangelo with the Nuclear Energy Institute that said there's no evidence that there's any threat to containment. What proved out the next day was the 18 19 explosions that then repeated themselves. And it wasn't 20 a prediction on our part. It was never a prediction, but it was the fact that we've known, I've known for decades, 21 22 that these GE boiling water reactors are unreliable in 23 terms of their primary component for protecting the public in the event of a severe accident, that being the 24 25 containment structure.

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1	39	
1	contention that if you're wondering why Exelon is making	
2	its application so early, it's one of our contentions	
3	that the industry and the agency have colluded to avoid	
4	answering questions about the lesser environmental	
5	impact from the on-coming renewable energy renaissance,	
6	revolution that is happening, that is attracting	
7	investment and is growing by leaps and bounds. The NRC	
8	doesn't want to make that kind of information in its	
9	Environmental Impact Statement. That's why that's	
10		
11	make application as early as 20 years. That's the rule.	
12	I mean what kind of Environmental Impact	
13	Statement is worth anything if it's fixed 20 years before	
14	the federal action is even required? This gives you the	
15	basic plan and blueprint for a bias that this Agency and	
16	this industry have concocted to expedite these license	
17	extensions prior to what they view as a lot of unwelcome	
18	and unnecessary questions about renewable wind, solar,	
19	energy efficiency, and whole host of 21st century energy	
20	policy chances that are going to happen, that are	
21	happening. Thank you.	
22	(Applause.)	
23	FACILITATOR BARKLEY: Thank you, Paul. Is	
24	it Chizar?	
25	MR. CHIZAR: Chizar.	
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In addition, we were also present at the
they were older.
of which were even interested in how to work there when
and many asked great questions about the facility some
wrap up for the unit. The students were actively engaged
curriculum in school and the visit served as a perfect
Station. Nuclear energy is part of their current
and Limerick Elementary nearby visit Limerick Generating
groups of fourth grade students from Brooke Elementary
Over the last six months, we've had two
dating back to its origination when it was first opened.
even shared stories about Limerick Generating Station
attendees came by our table to learn about us and some
for Representative Mark Painter's Live Well Expo. Many
In early April, we were in this very room
already support nuclear energy.
the community to meet different people, so many of whom
parts of working with this coalition is getting out into
of energy for the future. One of the most rewarding
about nuclear power as a clean, safe, and reliable source
Alliance. Day in and day out, we educate Pennsylvanians
and I'm an administrator with the Pennsylvania Energy
MR. CHIZAR: Hi. My name is Zach Chizar
really bad. Dr. Cuthbert, you'll be up next.
FACILITATOR BARKLEY: I butchered it

41 community information night that was held last week at Limerick Generating Station. Community events such as this continue to show that results from our March 2012 poll still hold true that the public opinion of nuclear power is still very strong and positive near our State's 24-1-SR five power plants. Cont'd As the need for energy continually increases, nuclear power proves to be the most reliable and environmentally friendly solution. Thank you. 10 (Applause.) FACILITATOR BARKLEY: Thank you, Zach. 11 After Dr. Cuthbert, will be Betty Shank and then finally 12 Lorraine. 13 DR. CUTHBERT: 14 Thank you, Rich. Throughout this Environmental Impact Statement that has 15 16 been drafted and presented by the NRC, the Agency has 17 persistently and continuously understated, minimized, or denied the documented evidence of harms from Limerick 18 19 nuclear plant. Your pro-nuclear industry bias is well 20 established, but it's also shameful at the same time. We 21 22 reviewed the document in its entirety and I will refer 23 to just a few items that illustrate the points that we make on behalf of protecting the public. 24 25 n Section 9.3.1 of your EIS you admit that NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

Appendix A

"during nuclear power plant operations, workers and members of the public would face unavoidable exposure to radiation and hazardous toxic chemicals." Despite this fact, NRC has actually suggested in this repugnant EIS that all of the environmental harms from Limerick are small. I'm going to repeat, all of the environmental harms from Limerick are small and have no measurable 2-12-HH impacts. Nuclear power plants are the only 10 facilities on the planet with the capability of rendering entire regions uninhabitable for decades, if not 11 centuries, in the event of a radiation disaster. For NRC 12 to claim that all power generating facilities generate 13 2-13-RW similar wastes is another lie. You stated "the 14 generation of spent fuel and waste material including 15 16 low-level radioactive waste, hazardous waste, and 17 nonhazardous waste would also be generated at non-nuclear power generating facilities." Really? 18 19 NRC staff also concluded that cumulative 20 impacts from Limerick's license renewal would be small in all areas except aquatic ecology and terrestrial 21 2-14-CI ecology. That conclusion is patently absurd. 22 You 23 arrogantly and irresponsibly dismiss the harms, risks, and threats from Limerick as callously as you consider 24 25 the members of our community to be merely acceptable NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

43 collateral damage. You should be ashamed. Even more astonishing than that, NRC staff concluded that continued operation of Limerick nuclear plant would have less environmental impacts than either solar or wind alternatives on air quality, groundwater, 2-15-AL surface water, human health and aesthetics. Such conclusions are beyond untenable and unscientific. They bring new meaning to the term hubris. These ludicrous conclusions by NRC are laughable. And yet, they may not be sufficient to reject the Limerick EIS as 10 having zero credibility. 11 In Section 9.3.2 of your EIS Exelon claims 12 "after decommissioning these facilities, and restoring 13 the area, the land could be available for other 14 2-16-DC productive uses." This is a delusional conclusion, 15 16 worthy of no less than four Pinocchios. This is the same 17 land that Exelon claimed was worth zero when it fought to avoid paying its fair share of property taxes for 18 19 years. Consider this alternative. 20 The only acceptable use of this site after decommissioning to 21 22 members of our community would be as a regional NRC 23 office. NRC has utilized their checklist mentality, referred to earlier, through other testimonies. 24 25 As an approach throughout this EIS, NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

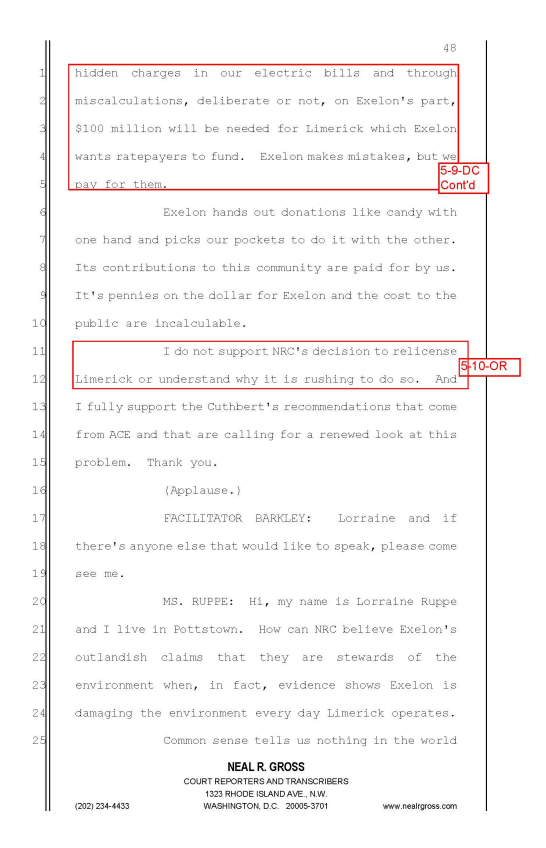
Appendix A

44 Limerick's evacuation plan is a perfect example of the checklist mentality. Exelon was required to have an update to its plan on file with NRC no later than 2011. The document was finally submitted to NRC in December 2012. Analysis of that document, Exelon's evacuation time estimate, ETE, for Limerick nuclear plant's plume exposure pathway reveals that that update is based on unrealistic, unworkable suppositions, assumptions, inconsistencies, inaccuracies which we have enumerated, 10 and illogical conclusions. NRC refused repeated requests to meet to review our detailed analysis of 11 Exelon's fatally-flawed report. 12 2-17-OS Even more shocking than that, was the 13 admission by NRC officials that they had no need or 14 intention to review, evaluate, or approve Exelon's ETE. 15 16 The report was turned in, checked, good enough. 17 Well, not for us. Every elected official in this region 18 should be outraged. Exelon's ETE should be summarily 19 rejected by elected officials and the NRC for that 20 matter. This EIS for Limerick nuclear plant is nothing 21 less than an insult to our community. Unsupported 22 23 conclusions appear to fit your predetermined decision to use your infamous rubber stamp and approve an EIS that 24 25 will facilitate relicensing of Limerick. NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

45 The narrative simply does not comport with reality or documented facts in many areas. This biased EIS is invalid, detached from reality, and unacceptable. You can do much better. NRC has now lost all credibility in the eyes of this community. It is painfully evident that NRC is becoming a cowardly agency, unwilling to implement or enforce minimal protection of the public, despite readily available scientific evidence and well-documented harms. 10 Sadly, you choose to be a subservient lapdog to the nuclear industry and their lobbyists rather than 11 a vigilant watchdog protecting public interest. Only 12 willful blindness could explain this EIS for Limerick 13 nuclear plant which is nothing less than a white wash of 14 epic proportion. 15 16 It is our conclusion and recommendation 17 that the United States Senate should investigate the NRC for wilful blindness and regulatory malpractice and 18 disallow or forbid all permitting decisions for Limerick 19 nuclear plant until all unresolved findings, legal 20 issues and recommendations from NRC's own staff are 21 22 finalized and implemented. 23 finally, ACE formally And is again 20-18-LR requesting that NRC hold a public hearing in Pottstown 24 25 to address all of the relicensing issues for Limerick NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

46 nuclear plant not specifically or adequately addressed in the environmental impacts. Our community deserves 2-18-LR nothing less. Cont'd (Applause.) FACILITATOR BARKLEY: Thank you. Betty? And finally, Lorraine after her. MS. SHANK: I have read NRC's safety evaluation reviews of Limerick and inspections and notices of violations. NRC inspectors, to their credit, 10 do a good job identifying problems and citing violations, but somehow they get whitewashed by the time violations 11 are issued. 12 Maybe what the public needs is what is done 13 for Exelon. A cost-benefit analysis. If it got one, 14 the result would show how indefensible Limerick license 15 16 renewal is. NRC's job is to protect the public. But it 17 has never acknowledged the astronomical costs and the lack of benefits for the public that results from 18 19 Limerick nuclear operations. As taxpayers and ratepayers, the public 20 does not benefit from Limerick nuclear energy because 21 Exelon makes its enormous profits while the public pays 22 23 the lion's share of its business costs in one of the biggest corporate welfare schemes ever. 24 5-5-SE to 5-4 25 Public costs include construction cost NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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1	the enormous costs skyrocketed and were attached to
2	electric rates that climbed to a whopping 55 percent 5-5-SE
3	above the national average.
	Property and school taxes, Exelon refused
	to pay its fair share for years. Eventually, a
	settlement was reached and Exelon now pays around \$3
	million a year. But that's a pittance compared to the
	\$17 million it should have been paying each year all
	along. 5-6-SE
	Avoidable diseases, cancers and other
	illnesses in this region are much higher than the
	national average and are linked to Limerick's radiation.
	The cost for one six-month-old child treated for just two
	years who has cancer is over \$2 million.
	Water contamination. Limerick's toxic and
	radioactive waste water discharges cost water companies
	and their customers more money. Exelon should filter to
	protect public health and protect the water companies and
	the people who use their water downstream
	High-level radioactive waste storage.
	Tons are produced at Limerick every year, remaining
	deadly virtually forever. The public cost is in higher
	taxes. And we are charged for it to be stored at
	Limerick. 5-9-RW



49 threatens our environment and our health more than Limerick nuclear plant operations. We shouldn't have to live with radiation, other toxics poisoning our water and bombarding our children because of Limerick nuclear plant operations. We shouldn't be faced with the depleting water supply because of Limerick's cooling towers or risk having no water if Limerick has an accident or a meltdown. Our drinking water could dry 7-7-GW up or become so radioactive we can't use it. 10 Exelon pumps toxic minewater into the river up to 80 times safe drinking water standards. The toxics 11 don't magically disappear. They end up in our drinking 12 water. And manganese, one of the toxics can lead to 13 7-8-HH 14 permanent brain damage from showering. NRC dismissed serious threats to public 15 16 drinking water from Limerick nuclear plant. NRC met 17 with DEP and DRBC, but they just gave Limerick five-year permits to use and pollute our drinking water with 18 dangerous loopholes and exemptions because Limerick 19 can't meet safe drinking water standards or other 20 protected limits. That didn't reduce our risks. 7-9-GW 21 Exelon should have been required to filter 22 23 Limerick discharges and those from the minewater to protect our drinking water and public health. Limerick 24 25 causes irreparable and irreversible damage to the river NEAL R. GROSS COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. (202) 234-4433 WASHINGTON, D.C. 20005-3701 www.nealrgross.com

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1	and then donates to a fund deceptively claiming they
2	protect the river. Not one dime of that fund was ever
Ŋ	spent to reduce Limerick's radioactive or other toxic
4	discharges.
5	Exelon's donations are a drop in the bucket
6	compared to their profits and tax avoidances. Sadly,
7	organizations hoping to get funding from Exelon ignore
8	Limerick's poisoning of our water and children.
9	How can we take care of our health when we
10	are forced to drink, bathe in, and breathe in toxic
11	chemicals from Limerick operations every day? Too many
12	people are really sick, have thyroid problems and are
13	dying of dreaded disease like cancer. 7-10-HH
14	Look at the huge cancer rallies in our
15	community. Why should we risk our lives and fear
16	meltdown, more sickness, cancer from Limerick's
17	electricity when safer energy is available. The problem
18	is NRC appears to be more of a salesman than a policeman.
19	Nuclear power already destroyed parts of
20	the world. This dangerous dinosaur technology must make
21	way for safe, clean energy alternatives that won't
22	destroy our water supplies and our health. Thank you.
23	(Applause.)
24	FACILITATOR BARKLEY: Thank you, Lorraine.
25	Okay, at this point we have a little more
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	RULES AND DIRECTIVES
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2	USMRC

PUBLIC SUBMISSION

Docket: NRC-2011-0166

Notice of Receipt and Availability of Application for Renewal of Unrelice Generating Station, Units 1 and 2 Facility Operating License

Comment On: NRC-2011-0166-0049

Exelon Generation Company, LLC, License Renewal of Nuclear Plants and Public Meetings for the License Renewal of Limerick Generating Station, Units 1 and 2

Document: NRC-2011-0166-DRAFT-0047 Comment on FR Doc # 2013-10788

5/7/22/3 78/FR 2646 3

As of: May 17, 2013 Received: May 16, 2013

Status: Pending_Post Tracking No. 1jx-85cx-q0po Comments Due: June 27, 2013 Submission Type: Web

Submitter Information

Name: Marvin Lewis Address: 3133 Fairfield St. Philadelphia, PA, 19136

D

General Comment

To the Commissioners and Chairman,

These are comments specific to the licensing of the of the Limerick Generating Station for an added 40 years. My interest is that I live in Philadelphia and do business in the area of LGS. In an accident scenario, I shall have to give aide and succor to escapees from the emergency planning zone.

My principle problems with the extension of this license concern the newly discovered facts which show that the original basis for allowing nuclear power are just plain wrong or used in an inappropriate manner. These original basis include, but are not limited to, probable risk assessment, prediction of health effects, and design of nuclear power plants. 25-1-PA

1. P. R. A. Probable risk assessments are used to emphasize the likelihood that the plant will survive for a specific period. PRA demand the conclusion that enough plants operating long enough will suffer a devastating and 'beyond design basis accident.' The public does not see the dark side of the PRA analysis!

The accidents at TMI#2 and Chernobyl and Pleasantville (AKA Fukushima) demonstrate the above.

2. The recent discoveries concerning epigenetics put the past predictions of health effects on future generations into grave doubt. The predictions based on Mendel's observations do not nor were meant to predict neotany due to genes bein 25-2-HH switched on or off by uncontrolled radiation.

3. The design of nuclear power plants is deficient on its face.

A. Nuclear power plants were originally designed to store 40 years of spent fuel on site! Due to low burn up (fuel produced less energy that originally predicted before failure), spent fuel pools could not meet the storage need for 'low burn up fuel failures.'

B. In 1979 the commenter won a 'pro se' contention on 'filters' ('Lewis Contention') at the NRC ASLB TMI #1 Restart Hearings which required the licensee to upgrade its filters. The licensee agreed, and commenter heard nothing. 25-3-OS

SUNSI Review Complete Template = ADM - 013 E-RIDS= ADM-03 Add= L. Perkins (HPA) 05/17/2013

https://www.fdms.gov/fdms-web-agency/component/conter

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RULES AND DIRECTIVES BRANCH USNRC

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PUBLIC SUBMISSION B MAY 17 AM 8: 33

As of: May 17, 2013 Received: May 16, 2013 Status: Pending Post Tracking No. 1jx-85cy-uimf Comments Due: June 27, 2013 Submission Type: Web

Docket: NRC-2011-0166 Notice of Receipt and Availability of Application for Renewal of Limerick Generating Station, Units 1 and 2 Facility Operating License

Comment On: NRC-2011-0166-0049

Exelon Generation Company, LLC, License Renewal of Nuclear Plants and Public Meetings for the License Renewal of Limerick Generating Station, Units 1 and 2

Document: NRC-2011-0166-DRAFT-0048 Comment on FR Doc # 2013-10788

Submitter Information

Name: Marvin Lewis Address: Philadelphia, PA, 19136

General Comment

25-4-HH

Back when I was a child, the radiation background was reported as 60 millirems per year. The background is now reported by the DoE and EPA as 600 to 700 millirems per year. Long ago, the background was 600 or 700 millirems per year. When the background radiation fell to 600 or 700 millirems per year, life on this Earth proliferated with a profusion of species and animals as never before. Evolution ran rampant. We are faced with a background dose that may make mankind an endangered species. The time to stop dumping radiation into the air, water and soil is past. Stop now!

SUNSI Review Complete Template = ADM - 013 E-RIDS= ADM-03 Add= f. Perkins (IfA)

https://www.fdms.gov/fdms-web-agency/component/contentstreamer?objectId=09000064812e71dc&for... 05/17/2013

A-395

78 FR 26663

3/7/2013

Appendix A

5/7/2013 78 FR 26663 1 / i Mendiola, Doris From: Kelly Jameson <keljameson@yahoo.com> RECEIVI Sent: Friday, June 14, 2013 8:20 AM 1 JUN 1 4 To: Perkins, Leslie Subject: Fw: Limerick Nuclear Plant DRAFT EIS PH ŝ 20 Limerick Nuclear Plant Environmental Impact Statement NUREG-1457, Supplement 49, Docket ID NRC-2011-0166 NRC ignored and/or dismissed the hundreds of pages of ACE written EIS testimony presented to NRC October 2011. documenting through permit reviews, records from NRC's own files, PA Cancer Registry data, and other state health statistics, Limerick's unprecedented threats and harms to our region and its residents. 26-1- LR ACE officers and others testified at NRC's 5-23-13 public hearing on Limerick's Environmental Impact Statement. To Review Testimonies See: www.acereport.org. Alliance For A Clean Environment (ACE) members reviewed and analyzed NRC's 585 page DRAFT Environmental Impact Statement (EIS) for Limerick Nuclear Plant. It is a disgraceful whitewash of Limerick Nuclear Plant's radioactive contamination of us and our environment, of major toxic chemical contamination of our air and water from Limerick's cooling towers and other sources, and of Limerick's unprecedented threats to the drinking water supplies for millions of people across six counties, as well as the Schuylkill River ecosystem. 26-2-RW Limerick released radiation into our air and water since 1985. Even though we can't see, smell, feel, or taste it, it's everywhere. Exposure to Limerick's radiation is an unavoidable injustice. Don't be fooled! 'Permissible' doesn't mean safe. The National Academy of Sciences BEIR VII report (2005) said there is "NO SAFE DOSE". Dr. John Gofman, former Atomic Energy Commission chief, raised dire warnings about permitted radiation releases from nuclear plants, publishing research showing an estimated 32,000 Americans would die each year from fatal cancers induced by "allowable" radiation releases. Gofman said, "The entire nuclear power program is based on a fraud, that there is a permissible dose that wouldn't hurt anyone.' 26-3-HH Cancers skyrocketed after 1985, when Limerick started releasing radiation into us and our environment. Shocking cancer rates are documented far higher than the national average, especially in children, with data from the PA Cancer Registry and CDC website. ACE cancer mapping is alarming. Our relay for life is one of the largest anywhere. Limerick's radiation releases are obviously a major factor. Limerick is a major air polluter under health-based standards of the Clean Air Act, releasing so much cooling tower PM-10, that Limerick needed a 6-fold permit increase in 2009. PM-10 is considered more deadly than ozone. 26-4-AM Limerick discharges of Total Dissolved Solids (TDS) into the Schuvlkill River are up to five times Safe Drinking Water Standards. TDS transports radiation and cooling tower toxics into this vital drinking water source for almost two million people from Pottstown to Philadelphia. Cooling towers are depleting the river, even after supplementation with toxic unfiltered mine water and other sources. 26-5-SW FINCNCIAL INJUSTICE OF MAJOR PROPORTIONS! We get the harms, Exelon gets the profits, and others including in other states get electric. Limerick's electric goes to the grid. It isn't produced just for people in our region. However, ratepayers in our region paid the lion's share of the \$6.8 billion in costs for Limerick construction in their monthly electric bills from 1985 to 2010, and we still pay each month for Limerick decommissioning. Property taxes were avoided by PECO/Exelon from 1985 to 2002, when a cour 26-6-OS Exelon to pay only \$3 million each year, instead of the \$17 million that should be paid each year. SUNSI Review Complete Template = ADM - 013 1 E-RIDS= ADM-03 Add= J. ferkins (LTP1)

Mendiola, Doris

From: Sent: To: Subject: ROBERT MONGER <bojamon@yahoo.com> Thursday, June 20, 2013 12:33 AM Perkins, Leslie Limerick Nuclear Plant Draft EIS

5 5/1/2013 78 FR 26663

27-1-OR

27-5-OR

27-2 -0S

27-3

-RW

Dear Ms. Perkins,

After hearing all the facts in regards to the safety of the Limerick Nuclear Plant, there is no doubt that this power plant should be closed down. I was watching Frontline on TV and saw where Germany shut down sixteen of their Nuclear power plants.

We should not have to prepare for a nuclear disaster. If we would have a disaster, there is no way that the evacuation plan would work. They are polluting our air and water and we in Pottstown and surrounding areas are paying the price

We are wondering why its so important for Limerick power plant to renew their license so soon. For all of our safety this power plant should be shut down, 27-4-LR

Sincerely,

Janice Monger



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E-RIDS= ADM-03 Add= L. Perkins	(1+PI)								

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Gallagher, Carol	RULES AND DIRECTIVES BRANCH
From:	Seiber, Benjamin <bseiber@pa.gov></bseiber@pa.gov>
Sent:	Tuesday, June 25, 2013 3:10 PM 2013 JUN 26 AM 8: 13
То:	Gallagher, Carol
Cc:	Allard, David; Janati, Rich; Adams, Tammey; Yordy, Karyn
Subject:	Limerick GEIS comments
Attachments:	Limerick_PA_comments.pdf RECEIVED

Ms. Gallagher,

Please find attached comments from the Commonwealth of Pennsylvania regarding Generic Environmental Impact Statement for License Renewal of Nuclear Plants (GEIS) Limerick Generating Station, Units 1 and 2 (LGS) per docket number NRC-2011-0166-0049. The hard copy of the original letter is being mailed tomorrow. Thank you.

Ben Seiber | Program Analyst Department of Environmental Protection Rachel Carson State Office Building 400 Market Street | Harrisburg, PA 17101 Phone: 717.783.7702 | Fax: 717.783.8965

5/7/2013 78 FR 24463

SUNSI Review Complete Template = ADM - 013 E-RIDS= ADM-03 Add= L. Perkins (47P2)

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June 25, 2013

Cindy Bladey, Chief Rules, Announcements, and Directives Branch Office of Administration, Mail Stop: TWB-05-B01M U.S. Nuclear Regulatory Commission Washington, DC 20555-0001

Attention: Docket ID No. NRC-2011-0166-0049

Re: Draft Generic Environmental Impact Statement (GEIS) for License Renewal of Nuclear Plants, Supplement 49 Regarding Limerick Generating Station, Units 1 and 2

Dear Ms. Bladey:

The Pennsylvania Department of Environmental Protection (DEP) has completed its review of the draft plant-specific Supplemental 49 to NUREG-1437, "Generic Environmental Impact Statement for License Renewal of Nuclear Power Plants," regarding the license renewal of Limerick Generating Station (LGS), Units 1 and 2. This review pertains only to the radiological aspects of the LGS license renewal application.

DEP has no major concerns and does not object to the renewal of the LGS operating license for an additional 20 years. We do have a concern with the long-term storage of spent nuclear fuel at reactor sites. DEP encourages the NRC to continue with the timely development of an environmental impact statement to account for the long-term storage of spent nuclear fuel and high-level radioactive waste and associated transportation.

Radiological

DEP has no major concerns with the radiological portion of the draft GEIS for the Limerick license renewal. DEP has implemented a comprehensive nuclear safety and environmental surveillance program at the five reactor sites in Pennsylvania, including the LGS. Routine sampling of air, milk, surface water, vegetation and fish are performed, both independently and in conjunction with the facility's self-monitoring program. Environmental dosimeters record levels of radiation exposure in the vicinity of each nuclear power plant. The program also monitors the activities associated with the management and disposal of low-level radioactive waste (LLRW) in Pennsylvania.

Prior to Exelon's submittal of the license renewal application to the NRC, DEP requested that Exelon provide a description of the on-site groundwater monitoring program at LGS. The inclusion of this program in the license renewal application is not currently required by the NRC; however, Exelon responded favorably to DEP's request. The primary purpose of the groundwater monitoring program, as described in Section 5.2 of Exelon's submittal (Sections 2.2.5 and 4.5 of the draft GEIS), is to provide timely detection and response to any radiological releases to groundwater. Based on the information provided in this document and DEP's prior review of Exelon's Radiological Groundwater Protection Program, we believe that Exelon has taken appropriate actions to protect public health and safety and the environment, both during current and extended periods of LGS operations. DEP will continue to monitor

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Cindy Bladey, Chief

Exelon's activities in this area, an effort that includes regular interactions with the LGS Environmental Monitoring Program staff and analyzing samples of selected on-site monitoring wells, as deemed necessary.

Following Exelon's submittal of the license renewal application to the NRC, DEP staff attended the NRC public meeting for the acceptance of the license renewal application on September 22, 2011. DEP staff observed selected portions of the NRC audit of the LGS Aging Management Program during October 2011 and participated in the NRC environmental audit on November 7-10, 2011. On May 23, 2013, DEP staff attended the NRC public meeting to discuss the draft GEIS and to receive comments from public stakeholders regarding environmental aspects of the LGS license renewal application.

As it relates to management and disposal of LLRW, Exelon has received approval from the NRC for storage of LGS LLRW at the Peach Bottom Atomic Power Station (PBAPS) in Delta, PA. The NRC consulted with DEP prior to approval of Exelon's request. Considering the lack of an interim LLRW storage facility at the LGS, the small number of shipments, and the existing capacity of the interim LLRW storage facility at the PBAPS, DEP determined that the transfer of LLRW from LGS to PBAPS would not pose any danger to public health, safety or the environment. However, DEP stated that it expects Exelon to immediately cease shipments of LLRW from LGS to PBAPS when a disposal facility for Class B and C wastes becomes available. The new Waste Control Specialists facility in Texas is now fully operational and, as such, Exelon has confirmed that they will begin shipments of LGS LLRW to the Texas facility and halt future shipments of LLRW from LGS to PBAPS.

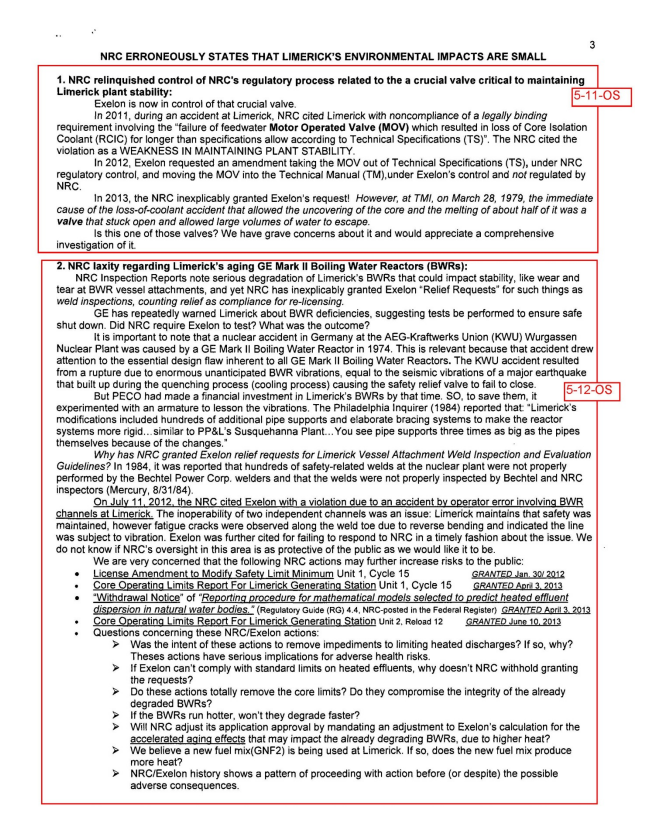
Regarding the storage of spent nuclear fuel at the LGS site, DEP has publicly expressed concerns about long-term storage of spent nuclear fuel at the reactor sites. We encourage the NRC to continue with the timely development of an environmental impact statement, as part of its Waste Confidence decision and rule, to account for the long-term storage of spent nuclear fuel and high-level radioactive waste and associated transportation. The Commonwealth of Pennsylvania has been and continues to be a strong advocate for the Department of Energy's creation of a permanent repository for disposal of spent nuclear fuel and high-level radioactive waste.

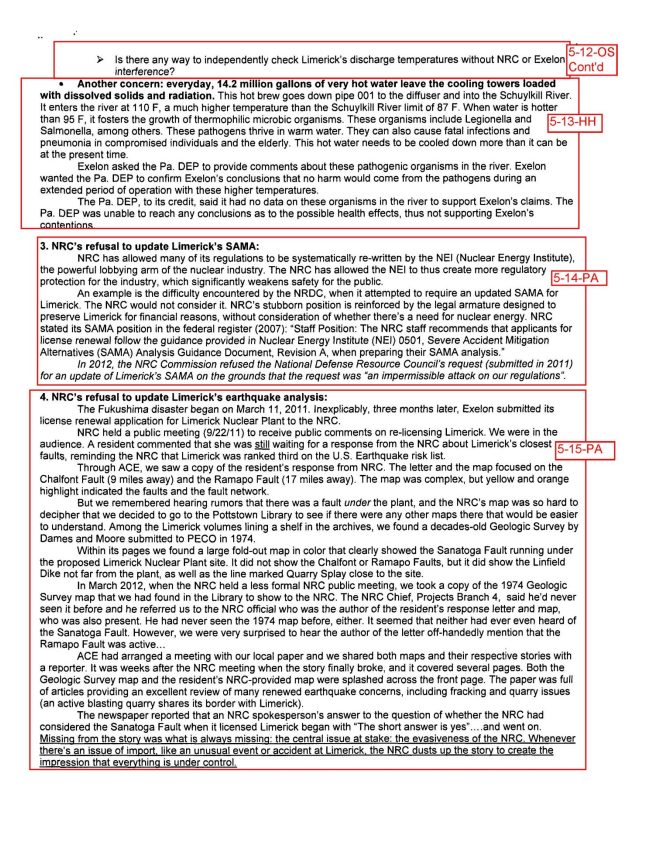
Thank you for the opportunity to provide comments on the LGS license renewal application. Should you have questions or need additional information, please contact Vincent J. Brisini, Deputy Secretary for Waste, Air, Radiation and Remediation, by e-mail at vbrisini@pa.gov or by telephone at 717.772.2724. You may also contact David Allard, Director of the Bureau of Radiation Protection, by e-mail at djallard@pa.gov or by telephone at 717.787.2480.

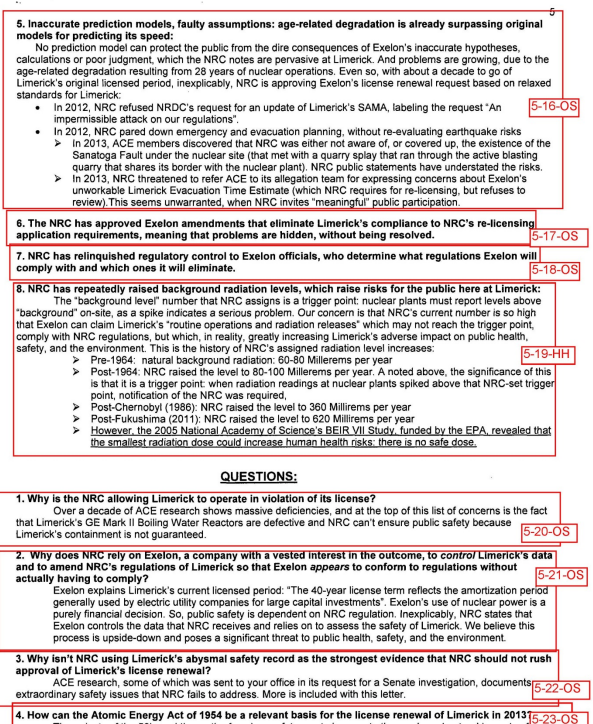
Sincerely,

E. Christopher Abruzzo

E. Christopher Abruzzo Acting Secretary







The naivety of the 50's and the myth of nuclear safety must give way to the newly understood impacts of nuclear generation in the 21st century. Re-licensing Limerick without requiring Exelon to comply with the conditions of

an ordinary NRC License Renewal Application should be viewed as a significant warning sign that Limerick Cont'd	ŝ
5. Why does NRC's "License Renewal Requirements for Power Reactors" sound less like "requirements" and more like a "disclaimer"?	d
On page '1- 3' of Limerick's Safety Evaluation Report, 2012, released Jan. 10, 2013, NRC states that "License renewal requirements for power reactors are based on two key principles:	24-OS
 The regulatory process is adequate to ensure that the licensing basis of all currently operating plants maintain an acceptable level of safety with the possible exceptions of the detrimental aging effects on certain functions of certain structures, systems or components, as well as a few other safety-related issues, during the period 	t l
of extended operation. 2. The plant-specific licensing basis must be maintained during the renewal term in the same manner and to the same extent as during the original licensing term."Would a person buy a used washing machine with a warranty like that? Limerick is a nuclear plant: it should be held to the highest standards, yet NRC has never required Limerick nuclear plant to be in compliance. Why?	
6. How can NRC have any excuse for re-licensing Limerick when Limerick's present condition is so degraded that even <i>current</i> operations pose an incalculable risk public health, safety, and the environment?	25- 0 5
7. Why do the four items, that the 1984 NRC section chief said that his staff wanted cleared up before	
Interview Proceedures: pervasive and repeatedly cited by NRC.	5-OS
Incomplete safety measures: pervasive and repeatedly cited by NRC.	
 <u>A defective hydrogen remover</u>: at least one accident in the re-licensing period involved a hydrogen leak: is there a way to confirm that the defective hydrogen remover was repaired or replaced? 	
 Faulty valves: In 2011, about six months after Exelon applied for Limerick's license renewal, the NRC cited Limerick with a "white" violation, defined as a "WEAKNESS IN MAINTAINING LONG-TERM PLANT 	d
STABILITY". Unlike Limericks' usual violations of noncompliance to regulations, <i>this</i> violation was a " <i>Violation of a Legally Binding Requirement</i> ". The violation involved the failure of the Motor Operated Valve (MOV), mentioned on the first page of this letter.	
8. To what degree is NRC allowing Modifications to Requirements for Mitigation Strategies for Beyond Design-Basis External Events? (Issuance of Order: 3/13/12)	-PA
 9. Is the NRC conducting a substantive "waste confidence study" that protects the public or, as we fear, relying on its phone conference with Exelon? We hope it is not taking Exelon's word for how it is coping with the substandard containment, or protecting the above-ground storage from a terrorist attack, or providing for backup power in case of extended power outages to cool the fuel pools. 	e 5-28-RV
NRC officials told us at a meeting in 2013, that they rely on Exelon to take care of that and they couldn't tell us anything about waste-storage issues.	
10. What is the reason that Exelon, a declining private corporation, which some say is on the wrong side of energy progress, can operate Limerick, thus eliminating the public's right to clean air, water, and the environment for posterity, as guaranteed in Pennsylvania's constitution when its method? See AGE research on how Limerick's nuclear energy can be replaced by readily available, safer, cheaper	OS
energy technologies .	
11. How can NRC justify the risks to the public caused by Limerick's pervasive safety violations, when demand for nuclear energy is down, alternative energy is available, and so many local businesses have chosen solar over nuclear?	30-AL
See ACE data on the many local corporations and organizations that have chosen solar over nuclear energy.	
12. Why has NRC excused Limerick from complying Compliance with GALL regulations in Limerick's License Renewal Application?	9
In 1998, the NRC allowed the NEI to amend the GALL Report to make the process of nuclear plant license renewal easier and faster. The Nuclear Energy Institute (NEI) is the powerful lobbying arm of the nuclear industry. GALL Commitment No. 46 requires applicants for license renewal to test and confirm that their programs for aging equipment and systems work as a condition for re-licensing.	
However, Exelon requested the elimination of GALL Commitment No. 46 by amendment that would substitute a one-time test at Limerick in the future. NRC pointed out that eliminating the test would create a 10-year gap during which there would be no way to tell if planned "aging management programs are effective, require modification, or	e 1-OS

June 27, 2013

Via Electronic Mail



Ms. Cindy Bladey Chief, Rules, Announcements, and Directives Branch Office of Administration Mail Stop: TWB-05-B01M **U.S. Nuclear Regulatory Commission** Washington, DC 20555-0001

SUBJECT: Comments on NRC's Supplement 49 to the Generic Environmental Impact Statement for License Renewal of Nuclear Plants (GEIS), NUREG-1437, regarding renewal of operating licenses for Limerick Generating Station, Docket ID NRC-2011-0166.

Dear Ms. Bladey:

The Natural Resources Defense Council (NRDC) writes today to comment on the Nuclear Regulatory Commission's (NRC) draft plant-specific supplement 49 to the Generic Environmental Impact Statement for License Renewal of Nuclear Plants (GEIS), NUREG-1437, regarding the renewal of operating licenses NPF-39 and NPF-85 for an additional 20 years of operation for Limerick Generating Station (the "draft GEIS Supplement"). See 78 Fed. Reg. 26663 (May 7, 2013). NRDC respectfully urges NRC to withdraw the draft GEIS Supplement as the agency's actions fail to meet the requirements of the National Environmental Policy Act (NEPA) 42 U.S.C. § 4321, et seq., as described in detail below.

NRDC Comments on GEIS Supplement Section 1: "PURPOSE AND NEED FOR ACTION"

"The NRC makes the decision to grant or deny license renewal based on whether the applicant has demonstrated that the environmental and safety requirements in the agency's regulations can be met during the period of extended operation." (page 1-1, lines 12-14)

30-1-LR

NRDC COMMENT: The existing licenses for Units 1 and 2 of the Limerick Generating Station (LGS) expire on October 26, 2024, and June 22, 2029, respectively. The current licenses for LGS do not expire for another 11 (Unit 1) and 16 years (Unit 2). Renewing these licenses for another 20 years would result in the licenses expiring in 2044 (Unit 1) and 2049 (Unit 2). Has the NRC defined when, in the course of an applicant's current license, that applicant can or should apply for a license extension? If an applicant applies for a license extension early, as in this case more

NRDC COMMENTS ON draft GEIS Supplement 49 June 27, 2013

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than a decade before expiration of current licenses, then the NEPA analysis which supports the federal action has to be projected further out into the future and is therefore less certain and can be relied on with less confidence in the government's decision. For example, as noted below, Section 3 of the GEIS Supplement concerns the environmental impacts of refurbishment, including major refurbishment activities in a boiling water reactor (BWR) such as replacement of recirculation piping and pressurized water reactor steam generators. The GEIS Supplement for LGS did not include an evaluation of the environmental impacts of nuclear power plant refurbishment because "Exelon did not identify the need to undertake any major refurbishment or replacement actions" (page 3-2, lines 10-11). However after a further decade of operation the need to undertake major refurbishment could arise. In another example, Section 4 of the GEIS Supplement for LGS discusses the fluctuations in measurements of tritium in groundwater at monitoring wells since 2006 (page 4-6, lines 27-33). As the LGS units age over another decade, tritium levels in groundwater could fluctuate further, necessitating additional environmental review under NEPA.

NRDC recommends that, in order to reduce uncertainty, the federal government defer a final decision on license extension for LGS until a time period closer to the expiration of current licenses for these two reactors, for example within two years of expiration of current licenses. Reinforcing this position, the GEIS Supplement asserts that: "The NRC has established a license renewal process that can be completed in a reasonable period of time with clear requirements to ensure safe plant operation for up to an additional 20 years of plant life" (page 1-3, lines 20-22). If the license renewal process can be completed in a reasonable time, then renewing licenses for LGS so far in advance is unwarranted, and forces NRC's analysis in support of the NEPA process to be significantly weakened, as the NRC must thereby predict events farther in the future in support of government decision making.

NRDC Comments on GEIS Supplement Section 3: "ENVIRONMENTAL IMPACTS OF REFURBISHMENT"

NRDC COMMENT: GEIS Supplement Section 3 "ENVIRONMENTAL IMPACTS OF REFURBISHMENT" does not, in fact, analyze the environmental impacts of refurbishment because: "Exelon did not identify the need to undertake any major refurbishment or replacement actions associated with license renewal to support the continued operation of LGS beyond the end of the existing operating license" (page 3-2, lines 10-12). NRDC requests that the NRC itself determine if Exelon's statement is reasonable in a final GEIS Supplement. A steam generator replacement will likely be needed to support operation in the extended license period, probably in conjunction with the planned, but now deferred, power uprate for Limerick. The GEIS Supplement is deficient in this regard, as major refurbishment activities have occurred

NRDC COMMENTS ON draft GEIS Supplement 49 June 27, 2013

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at numerous reactors in the course of their operating life, and may or may not occur at LGS in the future. Given the length of time to the end of extended licenses for LGS Unit 1 and Unit 2, 31 and 36 years, respectively, how much certainty can the NRC have that major refurbishment 30-2-RF will not be required after decades of continued operation? Given the uncertainty in projecting Cont'd aging effects so far forward in time, a conservative and robust approach to NEPA requirements in support of the government's decision should include an analysis of the environmental impacts of refurbishment at LGS.

NRDC Comments on GEIS Supplement Section 5: "ENVIRONMENTAL IMPACTS OF POSTULATED ACCIDENTS"

NRDC COMMENT: (Section 5.3, pages 5-3 to 5-14) The NRC begins this section by recounting the reasons the Commission concluded in 1999 that future updating of the 1989 Severe Accident Mitigation Design Alternatives (SAMDA) analysis would be unnecessary-the basis for 10 CFR 51.53(c)(3)(ii)(L). To the contrary, as shown here, subsequent events have proven that the Commission's earlier thinking was flawed. We begin by quoting from the GEIS Supplement: "The staff has previously performed a site-specific analysis of severe accident mitigation in a NEPA document for LGS in the Final Environmental Statement Related to Operation of LGS, Units 1 and 2 in NUREG-0974, Supplement 1 (NRC 1989) ("1989 SAMDA Analysis")." (page 5-3, lines 13-15). The staff concluded that: "The risks of early fatality from potential accidents at the site are small in comparison with risks of early fatality from other human activities in a comparably sized population, and the accident risk will not add significantly to population exposure and cancer risks. Accident risks from Limerick are expected to be a small fraction of the risks the general public incurs from other sources. Further, the best estimates show that the risks of potential reactor accidents at Limerick are within the range of such risks from other nuclear power plants (emphasis added)." (page 5-3, lines 25-31). The last sentence in the quote above is false, in that the theoretical "best estimate" calculation of core damage frequency is orders of magnitude lower than the historical risk, when world data are used, as described below.

The staff goes on to say: "However, in the LGS specific 1989 SAMDA Analysis, the staff acknowledged: In the longer term, these same severe accident issues are currently being pursued by the NRC in a systematic way for all utilities through the Severe Accident Program described in SECY-88-147, "Integration Plan for Closure of Severe Accident Issues" (NRC 1988c). The plan includes provisions for an Individual Plant Examination (IPE) for each operating reactor, a Containment Performance Improvement (CPI) program, and an Accident Management (AM) program. These programs will produce a more complete picture of the risks of operating plants and the benefits of potential design improvements, including SAMDAs. The staff believes that the severe accident program is the proper vehicle for further review of severe

NRDC COMMENTS ON draft GEIS Supplement 49 June 27, 2013

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30-3-PA

accidents at nuclear power plants, including Limerick." (page 5-3, lines 32-43, emphasis supplied). Of course subsequent to the Fukushima Dai-ichi accident, the last sentence in the quote above turned out to be incorrect, in that the Staff and Commission have decided to address most of the Fukushima issues in separate venues.

The staff then go on to observe: "In light of these studies, the Commission believed [in 1996] it was "unlikely that any site-specific consideration of SAMAs for license renewal will identify major plant design changes or modifications that will prove to be cost-beneficial for reducing severe accident frequency or consequences" (61 FR 28467)." (page 5-4, lines 5-8). Again, the Commission programs for addressing a wide range of safety issues requiring potential plant design changes as a follow up to the accident at Fukushima Dai-ichi have proven that the Commission's earlier conclusion was short sighted and in error.

Beginning on page 5-7, the Staff correctly observes: "Additionally, both the applicant and the NRC must consider whether new and significant information affects environmental determinations in the NRC's regulations, including the determination in 10 CFR 51.53(c)(3)(ii)(L) and Table B-1 that the agency need not reconsider SAMAs at license renewal if it has already done so in a NEPA document for the plant." (page 5-7, lines 10-13). The Staff then sets a high bar: "New information is significant if it provides a seriously different picture of the impacts of the Federal action under consideration. Thus, for mitigation alternatives such as SAMAs, new information is significant if it indicates that a mitigation alternative would substantially reduce an impact of the Federal action on the environment. Consequently, with respect to SAMAs, new information may be significant if it indicated a given cost-beneficial SAMA *would substantially reduce the impacts of a severe accident, the probability or consequences (risk) of a severe accident occurring.*" (page 5-7, lines 13-15, emphasis added).

Having set the bar high, the Staff proceeds to analyze four issues, and does so individually, rather than collectively. The Staff ignores an issue we raised in NRDC's intervention in the Limerick license renewal proceeding. The Declaration of Thomas B. Cochran, Ph.D., Matthew G McKinzie, Ph.D., And Christopher J. Weaver, Ph.D. on behalf of the Natural Resources Defense Council, In the Matter of Exelon Generating Company, LLC, (Limerick Generating Station License Renewal Application) Dockets No. 50-352-LR and 50-353-LR), November 22, 2011, namely, that the risk of a core damage accident at Limerick is likely to be much greater than the theoretical estimate based on the Limerick Probabilistic Risk Assessment (PRA). In the Cochran, McKinzie, Weaver declaration we stated: "The Limerick SAMDA analysis relies on a Core Damage Frequency (CDF) of 4.2×10^{-5} per year (NRC, 1989) and the Environmental Report submitted by the applicant cites an estimate of CDF, which only includes internal events, for Limerick Units 1 and 2 of 3.2×10^{-6} per year based on a Probabilistic Risk Assessment (PRA) (Exelon, 2011b). In a recent update to the licensee's IPEEE model to include internal fire risks as well as internal

NRDC COMMENTS ON draft GEIS Supplement 49 June 27, 2013

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events in its PRA, the license calculated a total CDF of 1.8 x 10⁻⁵ per year for these hazard groups (NRC, 2011b). Because the PRA is based on modeling assumptions that contain a large number of approximations, large uncertainties, and omissions, the absolute value of a CDF calculated using PRA is not a reliable predictor of the actual CDF value."

Worldwide, NRDC calculates that there have been approximately 429 light water reactors (LWR) that have operated approximately 11,500 reactor-years, and that five of these LWRs (Three Mile Island Unit 2, Greifswald Unit 5, Fukushima Daiichi Units 1, 2, and 3) have experienced core damage as CDF is defined in NUREG-1150 Vol. 1, pg 2-3. Thus, for this class of nuclear power reactors, LWRs, the CDF is approximately 4.3 x 10⁻⁴ per reactor-year based on the historical record. I calculate that in the United States there have been approximately 116 LWRs that have operated approximately 4,100 reactor years. One of these LWRs (Three Mile Island Unit 2) experienced core damage as defined by NUREG-1150. Thus, for this class of nuclear power reactors the CDF is approximately 2.4 x 10⁻⁴ per reactor-year based on the historical record. The Limerick reactors, BWRs with Mark 2 containments, are similar in many respects to Fukushima Daiichi Units 1, 2 and 3, BWRs with Mark 1 containments. While no U.S. BWRs have experienced core damage as defined by NUREG-1150, I calculate that worldwide there have been approximately 117 BWRs that have operated approximately 3,300 reactor-30-3-PA years. Three of these BWRs (Fukushima Daiichi Units 1, 2, and 3) have experienced core Cont'd damage as defined by NUREG-1150. Thus, for this class of nuclear power reactors worldwide the CDF is approximately 9×10^{-4} per reactor-year based on the historical record.

In sum, the global CDFs for all LWRs and the subset of BWRs based on historical data are much greater than the theoretical value calculated by the applicant for Limerick Units 1 and 2, as is the U.S. historical CDF for LWRs. If a larger CDF is assumed in a PRA, then the calculated cost of severe accidents within a SAMA analysis would be increased proportionally, and thus it would be more likely that the economic viability of the measures to mitigate such accidents would be cost-beneficial.

We do not argue that any of the above CDF estimates based on the historical evidence represent the most accurate CDFs for Limerick Units 1 and 2. In our judgment the most accurate values of CDF probably lie somewhere between the theoretical values calculated by the applicant and one or more of the U.S. or global values based on the historical record. However, the CDFs used in a Limerick SAMA analysis should be evidence based. The applicant's estimates of CDF are non-conservative and a Limerick SAMA analysis would benefit from a sensitivity analysis in which higher core damage frequencies are assumed. Given the historical operating record of similar reactors, we assert that it is simply not credible to assume the CDF for older BWR reactors in the United States, such as Limerick Units 1 and 2, to be as low as 1.8 x 10^{-5} per reactor year, i.e., about one core damage event per 55,000 reactor-years of operation.

NRDC COMMENTS ON draft GEIS Supplement 49 June 27, 2013

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A range of CDF values including values close to those estimated from the global historical evidence should be used in the SAMA analyses for Limerick Units 1 and 2. This issue should be analyzed and discussed in the Limerick environmental report and the final environmental impact statement. 30-3-PA

In our view a current-day SAMA analysis is required in the NEPA analysis of severe accidents one that includes the cumulative impacts of a severe accident based on new and significant information, including a range of core damage frequencies between the very low frequency estimated by the theoretical PRA process and the high frequency estimated using historical world data.

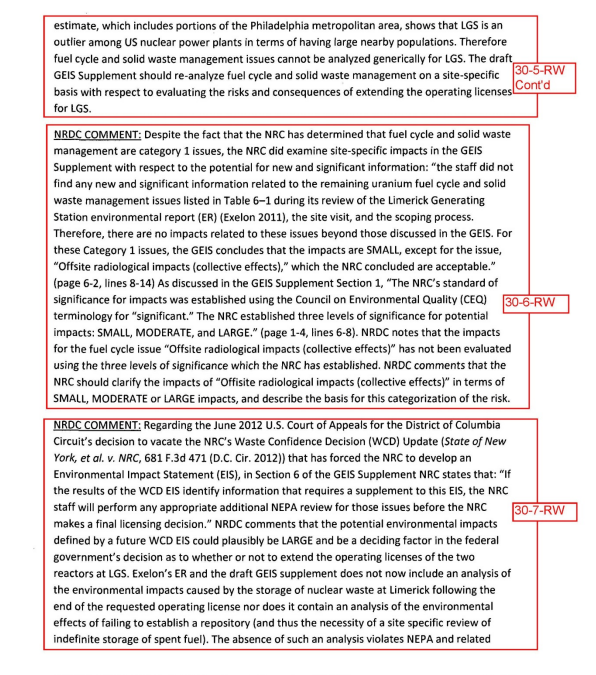
NRDC COMMENT: On page 5-4 of the GEIS Supplement, the NRC discusses the Containment Performance Improvement (CPI) Program and the Individual Plant Examination (IPE), and in this discussion the GEIS Supplement repeatedly states that the NRC relies on these programs in determining that Severe Accident Mitigation Alternatives (SAMAs) need not be performed at license renewal if the staff had already performed a SAMA review in an earlier NEPA document. The phrasing clearly implies that any new and significant information that may be discovered in the intervening years between initial licensing and the license renewal stage will have been adequately considered and should satisfy all requirements pursuant to NEPA, namely a 30-4-PA thorough analysis of environmental impacts. However, the CPI, IPE, Individual Plant Examination of External Events (IPEEE), or any other accident management programs or processes, cannot substitute for NEPA review under the legal precedent United States v. Coalition for Buzzards Bay, 644 F.3d 26, 38 (1st Cir. 2011), which rejected arguments that alternative process can substitute for NEPA. In addition, the case Limerick Ecology Action, Inc. v. NRC, 869 F.2d 719, 729 (3rd Cir. 1989)) established that Atomic Energy Act procedures cannot substitute for compliance with NEPA.

NRDC Comments on GEIS Supplement Section 6: "ENVIRONMENTAL IMPACTS OF THE URANIUM FUEL CYCLE, SOLID WASTE MANAGEMENT, AND GREENHOUSE GAS EMISSIONS"

<u>NRDC COMMENT:</u> In the GEIS Supplement Section 6, the NRC states: "There are no Category 2 issues related to the fuel cycle and waste management." (page 6-1, line 19). The implications of this determination for the fuel cycle and solid waste management are that storage, transportation and offsite radiological risk associated with spent nuclear fuel are independent of the proximity and size of populations in the region of LGS spent nuclear fuel storage, or the sizes of populations along roads or rail lines if spent nuclear fuel is transported offsite from LGS In Section 5 of the GEIS Supplement, Exelon estimates that the population within 50 miles of LGS is projected to increase to 9,499,925 in the year 2030. (page 5-9, lines 7-8). This population

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regulations. Because neither the ER nor the GEIS (NUREG-1437), nor the NRC in any other context has examined these impacts, and because, as reiterated in the GEIS supplement, the United States Court of Appeals for the District of Columbia Circuit vacated the findings and regulations that NRC relied on to bar consideration of such impacts in license renewal, such analysis is now required to satisfy the requirements of NEPA for license extension at LGS. Furthermore, since these nuclear waste impacts are an intrinsic part of the NEPA analysis required to support a Commission decision on license renewal, and this analysis is missing from the draft circulated for public comment that we are commenting on today, this draft GEIS Supplement should be reissued and recirculated for public comment when this missing analysis becomes available.

NRDC Comments on GEIS Supplement Section 8: "ENVIRONMENTAL IMPACTS OF ALTERNATIVES"

NRDC COMMENT: Section 8 of the GEIS Supplement retains many of the factual, legal, and analytical errors in the Applicant's ER previously identified by NRDC. See Natural Resources Defense Council Combined Reply To Exelon And NRC Staff Answers To Petition To Intervene In the Matter of EXELON GENERATION COMPANY, LLC (Docket No. 50-352-LR, Docket No. 50-353-LR (Limerick Generating Station, Units 1 and 2)) January 6, 2012 (License Renewal Application), p. 46 -78. Furthermore the GEIS Supplement for LGS fails to conform to the basic guidelines for consideration of the No Action Alternative outlined in the GEIS (NUREG-1437, 1996). The Commission makes a distinction, as do all Federal agencies subject to NEPA, between the analysis of reasonable alternatives that satisfy the purpose and need for a proposed action - in this case meeting the future base load generating requirement currently being met by LGS via license extension or a reasonable alternative - and the alternative of no action, which by definition would not satisfy the purpose and need for nuclear or equivalent "base load" capacity, but might offer other advantages, such as the preservation of important environmental equities and/or the avoidance of significant environmental risks - such as a severe accident at LGS affecting the health, property, and livelihoods of millions of people within a 50 mile radius of the plant -- which could be uncovered through a NEPA analysis.

The Nuclear Regulatory Commission's (NRC's) environmental review regulations implementing the National Environmental Policy Act (NEPA) (10 CFR Part 51) require that the NRC consider all reasonable alternatives to a proposed action before acting on a proposal, including consideration of the no-action alternative. The intent of such a consideration is to enable the agency to consider the relative environmental consequences of an action given the environmental consequences of the action, *as well*

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30-8-AL

as the environmental consequences of taking no action at all. GEIS at 8-1 (emphasis added).

Thus, as is clear from the preceding quotation, the Commission regards the "No Action Alternative" as distinct from, and therefore not interchangeable with, consideration of the "Proposed Action" and "reasonable alternatives" that "also meet the purpose of the action."

Almost by definition, then, analysis of the "No Action Alternative" cannot be equated with satisfying the purpose and need for the proposed action, and therefore the required NEPA consideration of "No Action" cannot reasonably be equated with "replacing the generating capacity of LGS," or limited to an analysis of this particular problem. Instead, as we stated previously in our Contention 4E concerning the ER, absent LGS license extension, the likely evolution of electricity system resources [in the PJM Interconnection] is an empirical and analytical question...that necessarily involves making an informed projection of the likely portfolio of PJM electricity system resources available in the region served by LGS beginning 13 years and 18 years hence that could reasonably be expected to supply the energy services currently supplied by LGS." As we have stated previously, the "reasonably foreseeable system resources" available under no action include, in addition to those reviewed by Exelon as reasonable alternatives to extended operation of LGS, all forms of Demand Side Management (DSM), waste heat co-generation, combined heat and power, and distributed renewable energy resources (including rooftop and parking-lot PV solar, wind, small hydro, and gasified biomass feeding small combustion turbines and fuel cells). The draft GEIS Supplement analysis of the No Action Alternative fails to consider the environmental impacts of this reasonably foreseeable portfolio of PJM system resources, and thereby fails to make the required comparison between the environmental impacts of No Action and the continued operation of LGS for an additional 20 years. Although now dated, the 1996 GEIS clearly suggests and sanctions this approach to analysis of the No Action Alternative. Section 8.1 of the GEIS includes a brief, but highly 30-8-AL instructive discussion of "conservation and power import alternatives:" Cont'd

Although these alternatives do not represent discrete power generation sources they represent options that states and utilities may use to reduce their need for power generation capability. *In addition, energy conservation and power imports are possible consequences of the no-action alternative*. GEIS at 8-2 (emphasis added).

The GEIS outlines the necessary scope of environmental analysis for the no-action alternative as follows:

[T]he no-action alternative is denial of a renewed license. Denial of a renewed license as a power generating capability may lead to a variety of potential

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outcomes. In *some* cases denial may lead to the selection of other electric generating sources to meet energy demands as determined by appropriate state and utility officials. In *other* cases, denial may lead to *conservation measures* and/or *decisions to import power*. In addition, denial may result in a *combination* of these different outcomes. Therefore, *the environmental impacts of such resulting alternatives would be included as the environmental impacts of the no- action alternative*. GEIS at 8-2 (emphasis added).

30-8-AL Cont'd

The draft GEIS Supplement fails to take this integrated portfolio approach to its analysis of the No Action Alternative, and to a considerable extent, this deficiency also affects its analysis of reasonable alternatives for LGS replacement. In particular, it fails to project how the *current level of energy services* supported by LGS "baseload capacity" within PJM could be supplied 10 and 15 years hence by a balanced portfolio of end-use energy efficiency improvements, avoidance/reduction of transmission losses, utility-scale wind power (both land and offshore), residential solar, institutional/industrial/commercial rooftop solar, parking-lot solar, small hydro, small wind, distributed geothermal, industrial waste-heat cogeneration, residential and commercial combined heat and power systems, landfill and agriculture biogas generation using fuel cells and/or small combustion turbines, emerging wave/tidal/ocean thermal technologies, utility scale NGCC, and if needed, power imports from outside PJM. Such balanced portfolios for replacing existing traditional large-scale baseload generating assets are objectively reasonable and are indeed the target of current explicit state and federal policies.

<u>NRDC COMMENT:</u> (page 8-2, line 7) "The NRC ultimately makes no decision about which alternative (or the proposed action) to carry out because that decision falls to utility, state, or other Federal officials. Comparing the environmental effects of these alternatives, however will help NRC decide whether the adverse environmental impacts of license renewal are so great as to deny the option of license renewal for energy-planning decisionmakers (10 CFR 51.95(c)(4)."

The referenced regulation states, in pertinent part: "The Commission shall determine whether or not the adverse environmental impacts of license renewal are so great that preserving the option of license renewal for energy planning decisionmakers would be unreasonable." By failing to compare the environmental consequences of license renewal for the obsolescent LGS reactors—including the consequences of a low probability but severe LGS accident and the full life cycle consequences of LGS fuel production, storage, and disposal—with a reasonably projectable range of balanced electricity portfolios (comprised of energy efficiency and numerous distributed low-carbon energy resources) as outlined above, the draft GEIS Supplement fails to supply the information necessary to a fully informed, NEPA-compliant comparison of the environmental risks and consequences of the Proposed Action with the

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alternative of No Action, while also arbitrarily excluding such balanced low-carbon portfolios 30-9-AL from its analysis of "reasonable" alternatives for LGS capacity replacement.

NRDC COMMENT: (page 8-2, line 25) "In evaluating alternatives to license renewal, the NRC considered energy technologies or options currently in commercial operation, as well as some technologies not currently in commercial operation but likely to be commercially available by the time the current LGS operating licenses expire." The GEIS Supplement does not appear to take into account technology change at all in its analysis, and in fact appears to rely on sources for the cost and performance of alternative generating technologies that are dated (e.g. 2008, rather than 2012-13 when the GEIS Supplement analysis was prepared) suggesting that the Staff has continued to lean heavily on the flawed and dated analysis in the Applicant's ER. For example, the discussion of solar technology alternatives for replacing LGS Units 1 and 2 in 2024 and 2029, respectively, is based on the technically dated 1996 GEIS, a ten-year-old analysis by utility-dominated Electric Power Research Institute (EPRI) conducted in 2003, the Applicant's own hugely deficient ER, which examines central station solar deployment alternatives that are absurdly unsuited to the geographic area served by PJM, and a *draft* 2010 BLM-DOE PEIS for "Solar Energy Development in Six Southwestern States" (emphasis added), while failing to cite a single document describing the extensive distributed solar development occurring right next door to LGS in the states of New Jersey and New York. The current and projected technical characteristics, capacities, and costs of various plausible solar and alternative low-carbon technologies, and combinations of such technologies are nowhere described, so there is no 30-10-AL empirical basis for ascertaining whether the few arbitrarily selected and misconceived "alternatives" compare favorably or unfavorably with LGS license extension or the other large central stations alternatives (Pulverized coal, IGCC gas, new nuclear, and onshore wind) arbitrarily deemed "reasonable" and therefore subjected to "detailed" analysis. Nor does the draft GEIS Supplement make any attempt to project the performance and cost of solar and other renewable energy technologies that could plausibly be available beginning 10-15 years hence as "reasonable" alternatives to LGS license extension, and potentially impose fewer environmental harms and risks than LGS and its supporting fuel cycle. Nor does the draft GEIS Supplement project the performance and cost of energy storage technologies and related lowcarbon technologies, such as fuel cells, that can "smooth" the output and extend the availability of "intermittent" renewable energy and thereby make it a round-the-clock dependable source of power on the grid. These vast gaps in the draft GEIS Supplement analysis are impossible to ignore.

NRDC COMMENT: (page 8-2, line 39) "Alternatives that cannot meet future system needs by providing amounts of baseload power equivalent to LGS's current generating capacity, and in <u>30-11-AL</u> some cases, those alternatives whose costs and benefits do not justify inclusion in the range of reasonable alternatives, were eliminated from detailed study." This statement abundantly

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illustrates why this analysis does not begin to fulfill the requirements of NEPA: (a) Please explain why, if NRC believes it is precluded from making a "decision about which alternative [including the proposed action] to carry out," it is nonetheless knows enough to both implicitly specify "future system needs" and then exclude alternatives that "cannot meet those needs by providing amounts of baseload power equivalent to LGS's current generating capacity?" (b) We note that the GEIS Supplement contains no projections of "future system needs," nor does it contain any evidence whatsoever that various plausible combinations of DSM, reduced-carbon distributed generation, and renewable energy resources would prove incapable of meeting future customer demand for energy services now met by LGS, thus requiring future 30-11-AL dependence on LGS license extension or a similar large "baseload" facility. Cont'd

Indeed, the analytical requirement that any "reasonable alternative" to LGS license renewal with the exception of an exceptionally vague, barely considered "purchased power alternative" that is nonetheless deemed "reasonable" - must be comprised of a singular generating technology of equivalent effective generating capacity to LGS, is an unrealistic, unnecessary, arbitrary and capricious assumption. This is particularly true given that electric power from LGS license renewal or alternative would be sold into a competitive wholesale power market 10 -15 years hence – allowing plenty of time for the Independent System Operator/Regional Transmission Organization (ISO/RTO) via competitive reverse auctions to "clear" the future capacity market represented by LGS's possible demise - and that DSM measures and all forms of utility-scale and distributed generation are free to compete in this marketplace to meet future demand.

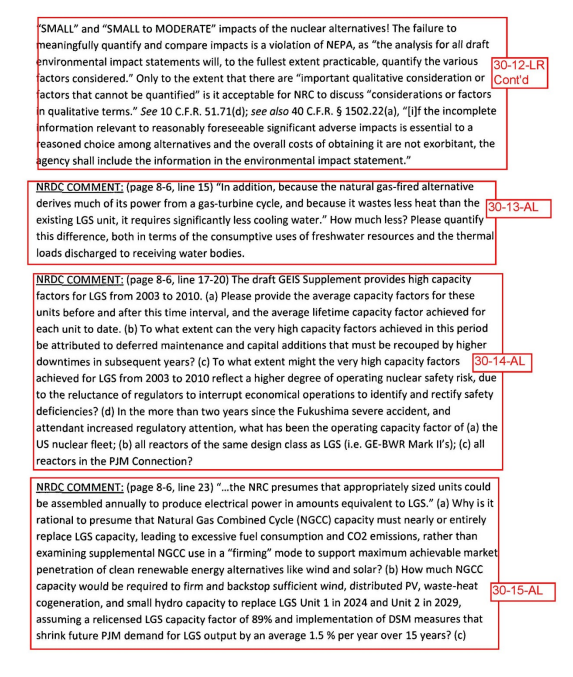
NRDC COMMENT: (page 8-3, line 14) "A three-level standard of significance-SMALL, MODERATE, or LARGE—is used to indicate the intensity of environmental effects for each alternative undergoing in-depth evaluation." This vague taxonomy of relative impacts conveys almost no meaningful information regarding the specific nature and ecological harms of the impacts thus described, but only that some are (supposedly) relatively larger or smaller than others, but often not even that much information is conveyed, as when a "qualitative" range is employed (e.g. "SMALL to LARGE") to characterize an impact area, and compared to the same environmental facet of alternatives likewise expressed as a range ("SMALL to MODERATE" or "SMALL to LARGE".) Thus, for example when the "Land Use" impact is given as SMALL for "License Renewal," but "SMALL to MODERATE" for "New Nuclear at an Alternate Site," and "SMALL to LARGE" for Solar PV, no useful information is conveyed, as it is entirely possible that the specific implementations of each of these alternatives could all be characterized as "SMALL." In fact, if the comparison had not encompassed a phony solar alternative focused on gargantuan utility-scale solar development on undisturbed lands, and focused solely on distributed rooftop and parking lot PV deployments, the net consumptive land use requirements of the "unreasonable" solar alternative would actually be zero, less than the

30-12-LR

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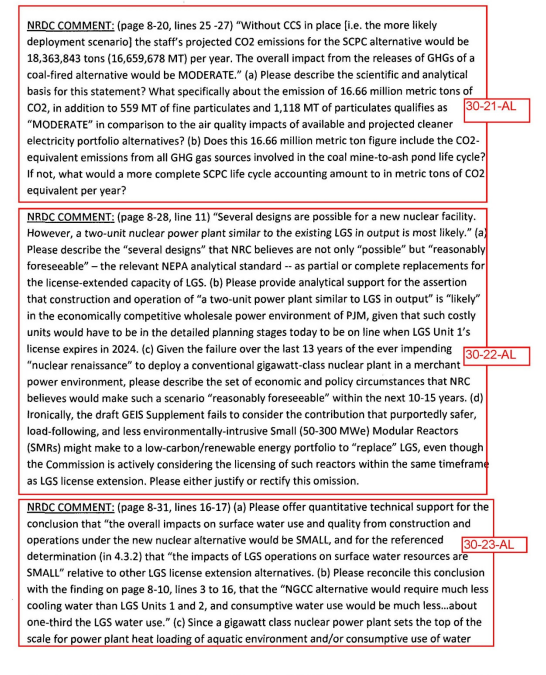
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Please compare the "load-following" characteristics of LGS versus efficient modular Natural Gas Combined Cycle (NGCC) generation. Which represents the better technology for load-following		
and "firming" high levels of market penetration for "intermittent" renewables?		
NRDC COMMENT: (page 8-10, line 7) "The staff estimated that the consumptive water loss for an equivalent-sized combined cycle plant would be about one-third the LGS water use." Please quantify this comparison in gallons-per-day of consumptive use for each technology, and quantify the differences in thermal load discharged directly to receiving waters. 30-16-AL		
<u>NRDC COMMENT:</u> (page 8-10, lines 10-16) (a) Please present this stream flow calculation as a comparison between the LGS and IGCC alternative. (b) What is the reduction in stream flow in units of cubic meters per second and expressed as a percentage of the mean annual stream <u>30-17-AL</u> flow in the Schuylkill River, caused by operation of LGS, and what is this stream flow compared to the NGCC alternative? (c) What level of reduction in stream flow from LGS operation triggers "the need for low-flow augmentation from either the Delaware River or the Wadesville Mine Pool?" (d) Please provide technical references for the data used to make this comparison.		
NRDC COMMENT: (page 8-12, lines 39-40) "Most of this land requirement would occur on land where gas extraction already occurs. Some natural gas could come from within Pennsylvania or nearby states." (a) Please provide the factual basis and references for these statements. (b) 30-18-AL What percentage of this supply for a replacement NGCC plant might reasonably be expected to come from "fracked" natural gas sources?		
NRDC COMMENT: (page 8-12, lines 41-44) Please provide the factual basis and references for the statement that satisfying the fuel requirement for an extended 20 year LGS operating life requirement would result in the disturbance of 1,640 acres. Upon what assumptions, regarding ore grade, mining and processing techniques, and enrichment tails assay, is this calculation 30-19-AL based?		
<u>NRDC COMMENT:</u> (page 8-17, Section 8-2) "Supercritical Pulverized Coal-Fired Alternative": Please provide the detailed scientific and technical basis for the draft GEIS Supplement conclusion that, in light of the global scientific consensus surrounding coal power's outsized contributions to Global Warming, and the serious threat the latter presents to climate stability and species survival, a <i>new</i> Supercritical Pulverized Coal Plant with the approximate generating capacity of LGS is nonetheless a "reasonable" alternative to LGS license extension 10-15 years hence, while a low-carbon/renewable energy portfolio enhanced by DSM measures and another decade or more of technology improvements, as described earlier, is dismissed as "unreasonable." Take as much time as you like, as it will take you a long time to explain this assertion.		
Please provide the detailed scientific and technical basis for the draft GEIS Supplement conclusion that, in light of the global scientific consensus surrounding coal power's outsized contributions to Global Warming, and the serious threat the latter presents to climate stability and species survival, a <i>new</i> Supercritical Pulverized Coal Plant with the approximate generating capacity of LGS is nonetheless a "reasonable" alternative to LGS license extension 10-15 years hence, while a low-carbon/renewable energy portfolio enhanced by DSM measures and another decade or more of technology improvements, as described earlier, is dismissed as "unreasonable." Take as much time as you like, as it will take you a long time to explain this		

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(i.e. it poses an unattractive tradeoff between two environmental harms) please explain how both the nuclear plant and an NGCC plant of equivalent capacity can, relative to each other, both have surface water impacts assessed as "SMALL"? (d) Are the harmful groundwater impacts of ISL uranium mining and natural gas "fracking" included in the assessment that the groundwater impacts of the LGS, New Nuclear, and NGCC alternatives are also "SMALL?" Please provide the empirical basis for this conclusion.

 NRDC COMMENT: (page 8-33, lines 23-25) "According to GEIS estimates [that are now 17 years

 old], an additional 1000 ac (400 ha) of land would be affected by uranium mining and

 processing during the life of the new nuclear power plant." (a) Please clarify the comparison

 being attempted here – does the figure of 1000 ac affected by uranium mining and processing

 "during the life of the new nuclear plant" refer to the 20 year life of the new plant that is

 comparable to the 20 year license extension of LGS, or to the anticipated 60 year licensed

 lifetime of both plants. (b) If the latter, does this mean that NRC is asserting that fueling 2350

 MW of nuclear capacity at LGS (or a new plant with similar specifications) for 20 years at > 90%

 capacity factor would only require the disturbance of 1000/3 = 333.33 acres of land for mining,

 processing, conversion, enrichment, waste storage, fuel fabrication, and disposal? (c) Please

 provide the complete technical assumptions and methodology used in making this calculation,

 including the ore grade, mining technology, enrichment tails assay, and fuel burnup assumed in

 the original GEIS analysis and any updates that may be justified in light of new information after

 the passage of 17 years.

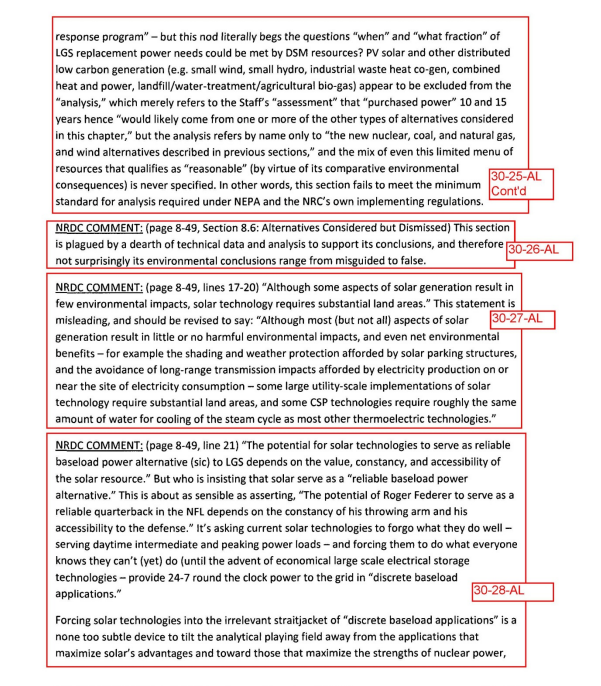
<u>NRDC COMMENT:</u> (page 8-46 to 8-48, Section 8.5: Purchased Power) Despite its alleged status as a "reasonable alternative" subjected to "detailed analysis" in the draft GEIS Supplement, this section is exceptionally brief (2.5 pages) and notably devoid of any quantitative or even qualitative analysis. The projected mix(es) of "purchased power," including DSM resources, that could reasonably "replace" LGS Unit 1 in 2024 and Unit 2 in 2029 are nowhere specified, not even qualitatively, and the various broad "area impact" discussions consist of a single paragraph each and carry the usual meaningless labels made worse by in most cases embracing a fuzzy *qualitative range*. You can't get much further than that from an accountable quantitative analysis that can be objectively evaluated and assessed for accuracy. 30-25-AL

Thus we are told, for example, that impacts from this unspecified mix of purchased power would be "Small to Moderate" for "Air Quality" and "Terrestrial and Aquatic," but "Small to Large" for "Land Use" and "Socioeconomics, Transportation, and Aesthetics." How these and other environmental conclusions were arrived at is a mystery, as the analysis is unmoored from any factual or analytical foundation.

The potential role of DSM resources receives a backhanded acknowledgement – "At some times, some portion of replacement power needs may be addressed by PJM's demand

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coal, and gas central-station alternative. Get rid of the "standalone baseload" assumption, and embed solar energy in a *portfolio of other renewable and low-carbon electricity resources with complementary characteristics*, and there is basically no limit to the reliable integration of solar energy into the future electricity grid. Such a system will necessarily be organized somewhat differently than the present system, allowing a far greater degree of autonomy, resilience, and reliability than the current central-station, hub and spoke model of electric power production and distribution that fails with virtually every intense summer thunderstorm or winter ice storm. In some areas of the country, some people are already meeting their entire electric power needs from off-grid solar applications, including round-the-clock availability via battery storage.

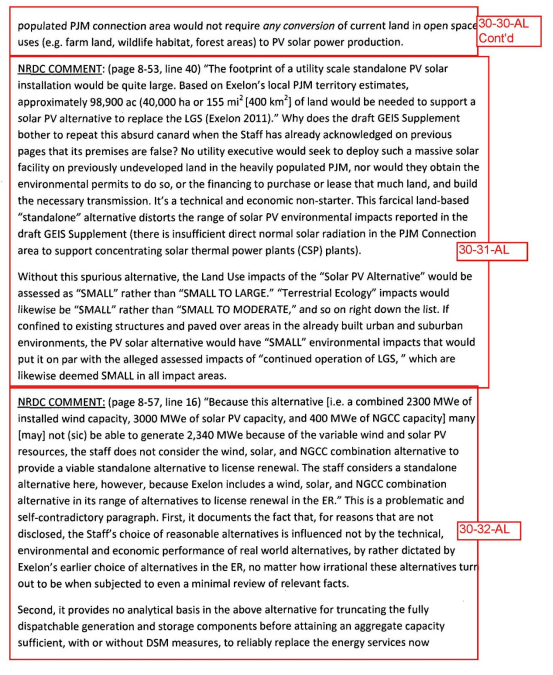
<u>NRDC COMMENT:</u> (page 8-50, line 10) "Because PV does not produce electricity at night and produces diminished amounts of power during particular weather conditions, the staff does not consider solar PV to provide a viable standalone alternative to license renewal." Again, no one save the NRC Staff and the Exelon is insisting that solar, in order to serve a portion of the load now served by LGS, must by itself provide a "viable standalone alternative to license renewal." This is an arbitrary hurdle confected by the Applicant and Staff that bears no resemblance to reality. 30-29-AL

In the real world of wholesale power markets and emission controls, there is no "standalone" baseload alternative to a 2.3 GW twin-unit nuclear plant save another 2.3 GW (or larger) twinunit nuclear plant. As the draft GEIS Supplement tacitly acknowledges by its acceptance of an *undocumented random mix* of "purchased power" on the wholesale power market as *a reasonable alternative to LGS license extension*, in the real world there are *few if any* "standalone" baseload options for LGS replacement power, and by far the likeliest LGS replacement option is a *portfolio* of resources, which by 2024 and 2029 will include a wide range of "reasonably foreseeable" electricity resources, including a significant rooftop and parking lot PV solar component.

<u>NRDC COMMENT:</u> (page 8-50, line 35) Contrary to Exelon's absurd portrayal in its ER of a virgin land-based 98,900 acre solar PV replacement for LGS license extension, "the Staff notes that much of the solar capacity installed in PJM is likely to be in the form of rooftop installations," and acknowledges that "this type of installation minimizes land disturbance, can provide electricity to end-users, and minimizes the modifications necessary to the transmission system" Unfortunately, the draft GEIS Supplement does not follow through on the logical implications of these (already widely understood) beneficial characteristics of distributed PV solar, nor explore the likelihood that 100% of all solar PV "land-based installations" could also be undertaken on already disturbed land areas, such as parking lots, freeway embankments, abandoned military bases, and urban –industrial "brownfields, meaning that solar deployment in the densely

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supported by LGS. Of course, never mentioned is the fact that LGS itself *must be and is backed up* by excess grid "reserve capacity" (largely coal and gas-fired) for those times when one or both units are down for maintenance or even unplanned and possibly extended "outages," an inherent operational risk of nuclear plants.

Conceptually, this "load following" reserve capacity is no different from the intermediate Conceptually, this "load following" reserve capacity is no different from the intermediate generation resources needed to "firm" a combination of wind, solar and other renewable resources to whatever level of reliability is believed to be required. It is capricious to truncate this portfolio at some arbitrarily reduced level of readily dispatchable and responsive generation capacity (e.g. at 400 MW of NGCC, as in this example) when it could just as easily include not only more natural gas NGCC capacity but also other distributed but reliably dispatchable resources, such as bio-gas, waste-heat cogen, pumped storage, battery storage, fuel cells, and small and large hydro, which together could reliably cover the range of integrated output fluctuations experienced by a geographically and technologically dispersed portfolio of renewable energy resources.

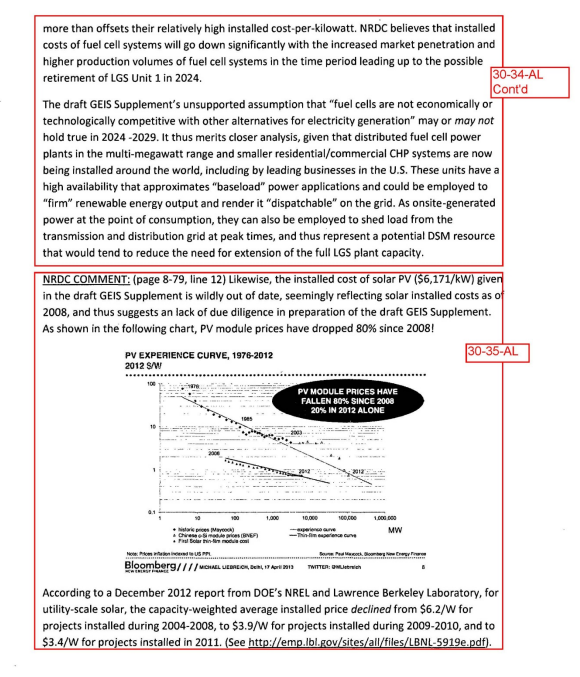
For example, why not include in this firming portfolio the 703 MWe of hydro potential (a 1997 number!) that the draft GEIS Supplement (p. 8-75, line 19) says is distributed across 104 sites in Pennsylvania, only one of which is larger than 100 MWe? Small hydro technologies have improved over the last 16 years, making it likely than *more than* 703 MWe could be extracted today from the state's hydro resources.

<u>NRDC COMMENT:</u> (page 8-78, line 18) "In the GEIS, the NRC indicated that technologies relying on a variety of biomass fuels had not progressed to the point of being competitive on a large scale or being reliable enough to replace a baseload plant such as LGS...the staff finds biomassfueled alternatives are still unable to replace LGS capacity and are not considered feasible alternatives to LGS license renewal (emphasis added)." Once again, the draft GEIS Supplement employs an arbitrary and capricious construct – that each electricity technology considered must alone be sufficient to "replace LGS capacity" – to ignore the contribution that "biomass fuels" – including fuel cells and microturbines running on captured methane from landfills, animal husbandry operations, and water treatment plants – could play in an integrated lowcarbon electricity portfolio to provide the energy services that would otherwise be supplied by LGS license extension.

NRDC COMMENT: (page 8-79, lines 8 – 18) The fuel cell costs given in this paragraph are dated, and in any event, vary widely and should be expressed as a range based on the specific application and the value of the avoided costs arising from that specific application. For example, highly (70%) efficient distributed fuel cells running 75% on biogas and 75% in CHP mode offer significant avoided costs – e.g. vastly reduced GHG emissions, and reduced transmission, fuel, and HVAC costs – that add up to a substantial value proposition that can

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The draft GEIS Supplement analysis of solar alternatives appears to be predicated not only on faulty consumptive solar land use assumptions, but on erroneous cost assumptions as well, suggesting that the entire solar alternatives analysis must be redone.

30-35-AL Cont'd

NRDC COMMENT: (page 8-81, line 18, Comments on Section 8.7, No-Action Alternative) This section, which supposedly considers the environmental impacts of the "No Action Alternative" of not renewing the operating licenses of LGS Units 1 and 2 when they expire at the end of their current license terms, in 2024 and 2029, respectively. The section is only 3 pages long, including a half-page summary table, and thus constitutes a mere pro forma pretense at presenting a NEPA-compliant analysis of the environmental consequences - both harmful and beneficial -- of "No Action." In fact, the analysis is impermissibly truncated because it addresses "only those impacts that arise directly as a result of plant shutdown," not including "the environmental impacts from decommissioning and related activities," which this section claims "have already been addressed in other documents," and other connected and reasonably foreseeable impacts.

This leaves prompt and direct "shut-down effects" as the only subject for analysis, and in all impact areas save one ("Socioeconomics," which may be "Small to Moderate") these are each assessed in a single paragraph as SMALL, making (absurdly) the impacts of "No Action" environmentally equivalent to the effects of "Continued Operation of LGS," which are likewise 30-36-AL all assessed as being "SMALL." The vacuity of this analysis is readily apparent. How can the environmental consequences and risks of operating 2340 MWe of aging and technologically obsolescent nuclear capacity for an additional 20 years have no discernible difference in impacts when compared with not operating this capacity over the same time period?

Instead of reducing the required analysis of No Action to such meaningless comparisons, the draft GEIS Supplement must address the reasonably foreseeable range of real world consequences from implementing the No Action Alternative, such as potential increases in CO2 emissions and other pollution arising from increased reliance on fossil-fueled generation, to an increased reliance within PJM on DSM measures and low-carbon distributed generation, including vastly greater reliance on clean renewable energy solutions, to the less tangible benefits for citizens of the Philadelphia metro area of living with a reduced risk of being harmed by a severe nuclear accident. This section as currently drafted fails to comply with NEPA. Few potential impacts are examined, and none are quantified in a manner that admits meaningful comparison, as required by law.

NRDC COMMENT: (page 8-84, line 2, Alternatives Summary) The discussion under this heading presents conclusions that are based not on reasoned analysis supported by facts, but rather on 30-37-AL the mere application of three vague qualitative labels - "SMALL," "MODERATE," and "LARGE," which are associated with no discernible quantitative measures of impacts, and are themselves

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frequently employed in combination – e.g. "SMALL to MODERATE," "SMALL to LARGE," "MODERATE to LARGE – in a manner that further deprives the required comparison of environmental impacts among alternatives of any substantive meaning.

30-37-AL Cont'd

The lack of accurate up-to-date information on the environmental impacts and installed costs of various alternatives to LGS license extension deprives the analysis – and therefore the deciding agency, other federal agencies, state and local governments, and individual citizens -- of any meaningful ability to weigh the environmental benefits and risks of these alternatives against their costs. The selection of alternatives deemed "reasonable" for detailed analysis is further biased by the imposition of an arbitrary screen that only "standalone baseload alternatives" capable of "replacing" LGS generating capacity *in toto* can meet the underlying purpose and need for LGS license renewal. Imposition of this screen excludes from detailed consideration a wide range of potential low-carbon/DSM/distributed generation/renewable energy *portfolios* that could plausibly provide the same level of energy services that would be otherwise be provided by a 20 year LGS license renewal. In so doing, the draft GEIS Supplement ignores the clear requirement of NEPA to examine "all reasonable alternatives" to the Proposed Action – which courts have subsequently interpreted as requiring analysis of the full *range* of reasonable alternatives — including the environmental consequences of "No Action."

Conclusion

As we noted at the outset, rather than comply with well-established NEPA requirements, the draft GEIS Supplement for license extension of the two reactors at LGS does not provide required analysis and data for a host of issues, including severe accident mitigation, refurbishment, fuel cycle and solid waste disposal and energy alternatives. In addition license renewal for LGS is premature, given the more than a decade of operation remaining under Exelon's current licenses. For these reasons, NRDC respectfully urges the NRC to withdraw the current draft GEIS Supplement, and prepare a more informed and perceptive document that presents up-to-date information and makes meaningful environmental comparisons between the impacts of a full range of reasonable alternatives.

Sincerely,

<u>/s/ (electronic signature)</u> Geoffrey H. Fettus Senior Attorney, Nuclear Program Natural Resources Defense Council 1152 15th St., NW # 300 <u>/s/ (electronic signature)</u> Matthew G. McKinzie, Ph.D. Director, Nuclear Program Natural Resources Defense Council 1152 15th St., NW # 300

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June 27, 2013

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UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of:)	
)	
EXELON GENERATION COMPANY, LLC)	Docket No. 50-352-LR
)	Docket No. 50-353-LR
(Limerick Generating Station, Units 1 and 2))	
		November 21, 2012
(License Renewal Application)		

NATURAL RESOURCES DEFENSE COUNCIL'S PETITION, BY WAY OF MOTION, FOR WAIVER OF 10 C.F.R. § 51.53(c)(3)(ii)(L) AS APPLIED TO APPLICATION FOR RENEWAL OF LICENSES FOR LIMERICK UNITS 1 AND 2

In accordance with the Commission's October 23, 2012 Memorandum and Order (CLI -

12-19) (hereafter "Comm. Op."), see 2012 WL 5266118, and 10 C.F.R. § 2.335(b)-(d), the

Natural Resources Defense Council ("NRDC") respectfully submits this petition for waiver of 10

C.F.R. § 51.53(c)(3)(ii)(L). This waiver request is supported by the attached Declaration of

Christopher Weaver, Ph.D, on behalf of NRDC ("NRDC Decl.") and NRDC's Counsel,

Geoffrey H. Fettus ("Counsel Decl.").¹

I. INTRODUCTION

On October 23, 2012, the Commission reversed the Atomic Safety and Licensing Board's

("ASLB") April 4, 2012 Memorandum and Order (ASLBP No. 12-916-04-LR-BD01) (hereafter

"ASLB Op."), which had admitted two bases for one of NRDC's November 22, 2011

Contentions concerning Exelon Generating Company LLC's ("Exelon") license renewal

1

¹ For convenience we are also attaching NRDC's Petition to Intervene and Contentions, along with the supporting technical declaration filed with that Petition ("NRDC Cont.).