



Domestic Members

- AmerenUE
Callaway
- American Electric Power Co.
D.C. Cook 1 & 2
- Carolina Power & Light Co.
H.B. Robinson 2
Shearon Harris
- Commonwealth Edison
Braidwood 1 & 2
Byron 1 & 2
- Consolidated Edison
Company of NY, Inc.
Indian Point 2
- Duke Power Company
Catawba 1 & 2
McGuire 1 & 2
- First Energy Nuclear
Operating Co.
Beaver Valley 1 & 2
- Florida Power & Light Co.
Turkey Point 3 & 4
- New York Power Authority
Indian Point 3
- Northeast Utilities
Seabrook
Millstone 3
- Northern States Power Co.
Prairie Island 1 & 2
- Pacific Gas & Electric Co.
Diablo Canyon 1 & 2
- PSEG - Nuclear
Salem 1 & 2
- Rochester Gas & Electric Co.
R.E. Ginna
- South Carolina Electric
& Gas Co.
V.C. Summer
- STP Nuclear Operating Co.
South Texas Project 1 & 2
- Southern Nuclear
Operating Co.
J.M. Farley 1 & 2
A.W. Vogtle 1 & 2
- Tennessee Valley Authority
Sequoyah 1 & 2
Watts Bar 1
- TXU Electric
Comanche Peak 1 & 2
- Virginia Power Co.
North Anna 1 & 2
Surry 1 & 2
- Wisconsin Electric Power Co.
Point Beach 1 & 2
- Wisconsin Public Service Corp.
Kewaunee
- Wolf Creek Nuclear
Operating Corp.
Wolf Creek

International Members

- Electrabel
Doel 1, 2, 4
Tihange 1, 3
- Kansai Electric Power Co.
Mihama 1
Takahama 1
Ohi 1 & 2
- Korea Electric Power Co.
Kori 1 - 4
Yonggwang 1 & 2
- Nuclear Electric plc
Sizewell B
- Nuklearna Elektrarna Krsko
Krsko
- Spanish Utilities
Asco 1 & 2
Vandellós 2
Almaraz 1 & 2
- Vattenfall AB
Ringhals 2 - 4
- Taiwan Power Co.
Maanshan 1 & 2

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Document Control Desk
US Nuclear Regulatory Commission
Washington, DC 20555-0001

Attention: Mr. C.E. Rossi, Director
Division of Systems Analysis and Regulatory Effectiveness
Office of Nuclear Regulatory Research

Subject: Westinghouse Owners Group
**Westinghouse Owners Group Declines to Comment on Draft Report
“Causes and Significance of Design-Basis Issues as U.S. Nuclear
Power Plants” (MUHP-4018)**

Reference: Letter from C.E. Rossi, NRC, to L. Liberatori, WOG, Con Ed, dated
May 8, 2000

This letter is to notify you that the Westinghouse Owners Group (WOG) has declined the opportunity to provide comments on the draft report, “Causes and Significance of Design-Basis Issues as U.S. Nuclear Power Plants”. The present demands and prioritization of WOG resources do not allow us to review and comment on this report. However, by not commenting on this report, it should not be assumed that the WOG agrees with all of the information or all of the observations listed within the report.

The Westinghouse Owners Group (WOG) would like to thank you for this opportunity to review and comment on the draft report and believes peer review by the industry will help to strengthen these type activities and allows both the NRC and industry to benefit from the final documents. We encourage you to continue to include the industry owners groups on your distribution list of peer reviewers.

If you have any questions regarding this letter, please contact me at New York Power Authority, (914) 681-6262.

Very truly yours

Karl Jacobs
Chairman
Westinghouse Owners Group

Add: C.E. Rossi - E. Rossi

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cc: C.E. Rossi, USNRC
R.L. Lloyd, USNRC
Westinghouse Owners Group Primary Representatives
Westinghouse Owners Group Operations Subcommittee
Westinghouse Owners Group Steering Committee
A.P. Drake, WOG Project Manager