

August 17, 2000

Mr. Michael B. Sellman
Senior Vice President and
Chief Nuclear Officer
Wisconsin Electric Power Company
231 West Michigan Street
Milwaukee, WI 53201

SUBJECT: POINT BEACH NUCLEAR POWER PLANT, UNITS 1 AND 2 - REQUEST FOR
ADDITIONAL INFORMATION RE: SECTION 5.5 OF IMPROVED TECHNICAL
SPECIFICATIONS CONVERSION (TAC NOS. MA7186 AND MA7187)

Dear Mr. Sellman:

By letter dated November 15, 1999, the Wisconsin Electric Power Company submitted a license amendment request to convert the current Technical Specifications to improved Technical Specifications for Point Beach, Units 1 and 2.

The enclosed request was discussed with Mr. Jack Gadzala and Roger Scott of your staff during a conference call on August 14, 2000. A mutually agreeable target date of 30 days from the date of this letter for your response was established. If circumstances result in the need to revise the target date, please contact me at (301) 415-1355 at the earliest opportunity.

Sincerely,

/RA/

Beth A. Wetzel, Senior Project Manager, Section 1
Project Directorate III
Division of Licensing Project Management
Office of Nuclear Reactor Regulation

Docket Nos. 50-266 and 50-301

Enclosure: Request for Additional Information

cc w/encl: See next page

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DATE	08/15/00	08/15/00	08/16/00	08/17/00

Accession No.: ML003741986

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Point Beach Nuclear Plant, Units 1 and 2

cc:

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6612 Nuclear Road
Two Rivers, WI 54241

November 1999

REQUEST FOR ADDITIONAL INFORMATION

POINT BEACH NUCLEAR POWER PLANT, UNITS 1 AND 2

IMPROVED TECHNICAL SPECIFICATIONS (ITS), SECTION 5.5

1. There is a discrepancy between the Section 5.5 mark-up and the proposed final draft. The mark-up references ASME N510-1989 and the final draft references ASME N510-1980. Which version will be used for the final draft? If exceptions are being taken, explicitly state those sections.
2. The Section 5.5 mark-up says, "the applicable portions of Regulatory Guide 1.52, Revision 2." This vague terminology is unacceptable. However, the Section 5.5.10 final draft does not contain this vague terminology. Does the final version have exceptions to Regulatory Guide 1.52 or the ASME or ASTM codes? If so, explicitly state those exception sections.
3. The proposed final draft Section 5.5.10, first paragraph, should add the "ASTM D3803-1989" at the end of the sentence for consistency. Will this be added?
4. The proposed final draft Section 5.5.10.c should remove the " \leq " before 30 degrees Centigrade and remove "greater than or equal to" before relative humidity for consistency. Will these be removed?

ENCLOSURE