

AUGUST 3 1981

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Docket No. 50-289

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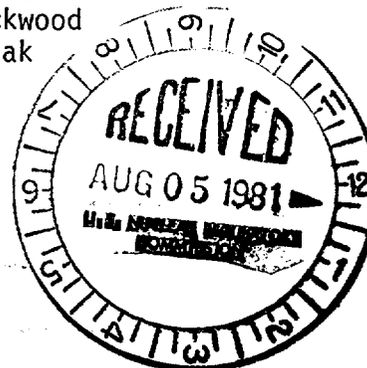
RBosnak

Mr. Henry D. Hukill, Vice President
and Director - TMI-1

Metropolitan Edison Company

P. O. Box 480

Middletown, Pennsylvania 17057



Dear Mr. Hukill:

The Commission has issued the enclosed Amendment No. 71 to Facility Operating License No. DPR-50 for the Three Mile Island Nuclear Power Plant, Unit No. 1 (TMI-1). This license amendment partially implements the requirements of 10 CFR 50.55(a), "Codes and Standards". This amendment adds license conditions for your implementation of the in-service testing of the ASME Code Class 2 and Class 3 pumps and valves considered as your Inservice Test Program (IST). The amendment consists of changes to your license in response to your application submitted by letter dated July 1, 1977 (GQL 090) as supplemented and revised by letters dated August 17 (GQL 0781), September 30, 1977, December 13, 1978 (GQL 1971), October 26, 1979 (GQL 1357) and January 31, 1980 (TLL 032).

Certain changes to this license amendment, relative to the amendment you requested, were made in order to meet NRC requirements. The NRC staff has discussed these changes with your staff and the licensee has agreed to the changes.

Based on our review, we have concluded that your proposed IST Program with the exception of the open items, conforms to the 1974 Edition of Section XI of the American Society of Mechanical Engineers Boiler and Pressure Vessel Code through the Summer 1975 Addenda. Our review has resulted in items which: (1) are complete either because you met Code requirements or because the staff has granted the relief requested, or (2) remain open because you have not provided sufficient justification for the relief sought.

Our review of the completed items is supported by the enclosed staff Safety Evaluation (SE). The relief from ASME Code requirements described in the enclosed SE, supercedes the interim IST relief forwarded by our letter dated December 20, 1977 and remains in effect until the start of the next 120 month interval for your facility.

For those items for which relief from the Code is not granted, you should, as you have agreed, propose alternatives to the requirements in accordance with the schedule in the enclosed SE.

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PDR ADDCK 05000289
PDR

Mr. Henry D. Hukill

-2-

We have determined that no license amendment fee is required to accompany our proposed Technical Specifications or your justification for relief for open items. This determination is limited to items which are being reviewed as part of the alternatives that you have agreed to propose. Any other unrelated changes or requests that you might choose to include at this time would be subject to amendment fees in accordance with 10 CFR 170.22. Please be advised that your submittal at the end of the current inspection period should be forwarded as a Class III amendment.

If we can be of further assistance, please advise. Should uncertainties remain, please direct inquiries to your Project Manager.

Sincerely,

*ORIGINAL SIGNED BY

JOHN F. STOLTZ*

John F. Stolz, Chief
Operating Reactors Branch #4
Division of Licensing

Enclosures:

- 1. Amendment No. 71
- 2. SE
- 3. Notice

cc w/enclosures:
See next 3 pages

*See previous 318 for concurrences.

OFFICE ▶	ORB#4:DL	ORB#4:DL <i>rch</i>	C-ORB#4:DL	AD-OR:DL	C-MEB:DE	OELD	
SURNAME ▶	EHyilton*	DDianni/cab	JStolz <i>[Signature]</i>	TNovak*	RBosnak*	JGray*	
DATE ▶	2/18/81	6/23/81	6/3/81	5/8/81	4/8/81	6/22/81	

Mr. Henry D. Hukill

-2-

as part of our request to implement the requirements of 10 CFR 50.55(a). Any other unrelated changes or requests that you might choose to include at this time would be subject to amendment fees in accordance with 10 CFR 170.22. Please be advised that your submittal at the end of the current inspection period should be forwarded as a Class III amendment.

If we can be of further assistance, please advise. Should uncertainties remain, please direct inquiries to your project manager.

Sincerely,

John F. Stolz, Chief
Operating Reactors Branch #4
Division of Licensing

Enclosures:

- 1. Amendment No.
- 2. SE
- 3. Notice

cc w/enclosures:
See next 3 pages

*See previous 318 for concurrences.

Handwritten notes:
 6/17/81
 with
 [unclear]
 [unclear]
 [unclear]

OFFICE ▶	ORB#4:DL	ORB#4:DL	C-ORB#4:DL	AD-OR:DL	C-MEB:DE	ØELD	
SURNAME ▶	EHylton*	DDiIanni/cb	JStolz*	TNovak*	RBosnak*		
DATE ▶	2/18/81	6/11/81	3/20/81	5/8/81	4/8/81	6/ /81	

Mr. Henry D. Hukill

-2-

For those items for which relief from the code is not granted, you are requested to commit to Code requirements or propose alternatives to the requirements in accordance with the schedule in the enclosed SE.

We have determined that no license amendment fee is required to accompany your proposed Technical Specifications or your justification for relief for open items. This determination is limited to items which are being reviewed as part of our request to implement the requirements of 10 CFR 50.55(a). Any other unrelated changes or requests that you might choose to include at this time would be subject to amendment fees in accordance with 10 CFR 170.22. Please be advised that your submittal at the end of the current inspection period should be forwarded as a Class III amendment.

If we can be of further assistance, please advise. Should uncertainties remain, please direct inquiries to your project manager.

Sincerely,

John F. Stolz, Chief
Operating Reactors Branch #4
Division of Licensing

Enclosures:

- 1. Amendment No.
- 2. SE
- 3. Notice

cc w/enclosures:
See next 3 pages

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ACRS-10	
OPA	
RDiggs	

*See previous 318 for concurrences

OFFICE	ORB#4:DL	ORB#4:DL <i>DLA</i>	C-ORB#4:DL	AD-OR:DL	C-MEB:DE	OELD
SURNAME	EHylton*	DDianni:cb	JStolz*	Thovak	RBosnak*	<i>John Stolz</i>
DATE	2/18/81	5/7/81	3/20/81	5/8/81	4/8/81	5/2/81

Mr. Henry D. Hukill

-2-

For those items which remain open for reasons mentioned in the SE, you are requested to commit to Code requirements or propose alternatives to the requirements in accordance with the schedule in the enclosed SE.

In reference to your letter dated January 31, 1980 (TLL 032) regarding your ISI Program, you have taken a position that you will not examine additional components in the first 40 month period in order to meet the amount required in the 1974 edition through Summer 1975 Addenda of the ASME Code Section XI. You based your position on the NRC approved interim inspection program which included the focused approach in determining the number of components to be examined in the period. Since you have not given an adequate justification, we find your position unacceptable.

We have determined that no license amendment fee is required to accompany your proposed Technical Specifications or your justification for relief for open items. This determination is limited to items which are being reviewed as part of our request to implement the requirements of 10 CFR 50.55(a). Any other unrelated changes or requests that you might choose to include at this time would be subject to amendment fees in accordance with 10 CFR 170.22. Please be advised that your submittal at the end of the current inspection period should be forwarded as a Class III amendment.

If we can be of further assistance, please advise. Should uncertainties remain, please direct inquiries to your project manager.

Sincerely,

John F. Stolz, Chief
Operating Reactors Branch #4
Division of Licensing

Enclosures:

- 1. Amendment No.
- 2. SE
- 3. Notice

cc w/enclosures:
See next 3 pages

*See previous 318 for concurrences.

OFFICE ▶	ORB#4:DL	ORB#4:DL ^{ADD} *	C-ORB#4:DL	AD-OR:DL	C-MEB:DL ^{ADD}	OELD	
SURNAME ▶	EHyton*	DDianni:cb	JStolz	TNovak	RBosnak ^{ADD}		
DATE ▶	2/18/81	2/16/81	3/28/81	3/ /81	4/8/81	3/ /81	

For those items which remain open for reasons mentioned in the SER, you are requested to commit to Code requirements or propose alternatives to the requirements in accordance with the schedule in the enclosed SER.

In reference to your letter dated January 31, 1980 (TLL 032) you have taken a position that you will not examine additional components in the first 40 month period in order to meet the amount required in the 1974 edition through Summer 1975 Addenda of the ASME Code Section XI. You based your position on the NRC approved interim inspection program which included the focused approach in determining the number of components to be examined in the period. Since you have not given an adequate justification, we find your position unacceptable.

We have determined that no license amendment fee is required to accompany your proposed Technical Specifications or your justification for relief for open items. This determination is limited to items which are being reviewed as part of our request to implement the requirements of 10 CFR 50.55(a). Any other unrelated changes or requests that you might choose to include at this time would be subject to amendment fees in accordance with 10 CFR 170.22. Please be advised that your submittal at the end of the current inspection period should be forwarded as a Class III amendment.

If we can be of further assistance, please advise. Should uncertainties remain, please direct inquiries to your project manager.

Sincerely,

Robert W. Reid, Chief
Operating Reactors Branch #4
Division of Licensing

Enclosures:

- 1. Amendment No.
- 2. Safety Evaluation
- 3. Notice

cc w/enclosures: See next 3 pages

OFFICE	ORB#4:DL	ORB#4:DL	C-ORB#4:DL	AD-OR:DL	OELD	C-MEB:DE
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Metropolitan Edison Company

- 1 -

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U.S. Nuclear Regulatory Commission
Washington, D. C. 20555
- * Atomic Safety and Licensing Board Panel
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Metropolitan Edison Company

- 3 -

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Mr. Richard Roberts
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& 1/31/80
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State Clearinghouse
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