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UNITED STATES NUCLEAR REGULATORY COMMISSION

DOCKET NO. 50-289

The Consission has <u>YNAPMOD NOZICE NATILOPONTEM</u> of this anendment will not result in <u>YNAPMOD THBIL CNA NEWOP LANTNED YEAREN</u>d that pursuant to 10 CFR 551.5(d)(d) a <u>YNAPMOD DINTDELE AINAVLYZNNEP</u>mt, or negative declaration and <u>YTILIDAR OT THEMDHAM FOLEDANUSZI. FOLEDATOM</u> repared in consection with issuance of this amondemt.

The U. S. Nuclear Regulatory Commission (the Commission) has issued of 0.0.4 incompany, (s) 1001 issued to commission) has issued Amendment No. 67 to Facility Operating License No. DPR-50, issued to company. Increasing of the facility Operating License No. DPR-50, issued to company, increasing of the facility Operating License No. DPR-50, issued to company, Metropolitan Edison Company, Jersey Central Power and Light Company, and of a 'noizeingo' of the facility of the facility of the facility of the Pennsylvania Electric Company (the licensees), which revised Technical of the Specifications for operation of the Three Mile Island Nuclear Station, of the facility) located in Dauphin County, Pennsylvania. The amendment is effective as of its date of issuance. The amendment revises the Technical Specifications for the facility A to permit hot functional testing without requiring carbon analysis of the. carbon filters for the control building emergency ventilation system and the voltant of functional testing period which is part of the restart program and the carbon filters will be analyzed and replaced prior to reactor startup following any unusual activities (i.e., major construction or painting) Which could deprate the filters.

The application for the amendment complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's rules and regulations in 10 CFR Chapter I, which are set forth in the license amendment. Prior public notice of this amendment was not required since the amendment does not involve a significant hazards

consideration.

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The Commission has determined that the issuance of this amendment will not result in any significant environmental impact and that pursuant to 10 CFR §51.5(d)(4) an environmental impact statement, or negative declaration and environmental impact appraisal need not be prepared in connection with issuance of this amendment.

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For further details with respect to this action, see (1) the application for amendment dated April 24, 1981, (2) Amendment No. 67 to License No. DPR-50, and (3) the Commission's related Safety Evaluation. All of these items are available for public inspection at the Commission's Public Document Room, 1717 H Street, N. W., Washington, D. C. 20555, and at the Government Publications Section, State Library of Pennsylvania, Education Building, Commonwealth and Walnut Streets, Harrisburg, Pennsylvania 17126. A copy of items (2) and (3) may be obtained upon request addressed to the U. S. Nuclear Regulatory Commission, Washington, D. C. 20555, Attention: Director, Division of Licensing.

Dated at Bethesda, Maryland, this 1st day of June 1981.

FOR THE NUCLEAR REGULATORY COMMISSION

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