

February 7, 1986

Docket No. 50-286

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Mr. John C. Brons
 Senior Vice President - Nuclear Generation
 Power Authority of the State of New York
 123 Main Street
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Dear Mr. Brons:

The Commission has issued the enclosed Amendment No. 63 to Facility Operating License No. DPR-64 for the Indian Point Nuclear Generating Unit No. 3. The amendment consists of changes to the Operating License in response to your application transmitted by letter dated May 17, 1985, as supplemented August 9, 1985.

The amendment revises the license condition related to the physical security plan to reference the latest revision to the plan.

A copy of the related Safety Evaluation is enclosed. A Notice of Issuance will be included in the Commission's next regular bi-weekly Federal Register notice.

Sincerely,

/s/JDNeighbors

Joseph D. Neighbors, Senior Project Manager
 PWR Project Directorate #3
 Division of PWR Licensing-A

Enclosures:

1. Amendment No. 63 to DPR-64
2. Safety Evaluation

cc: w/enclosures
 See next page

Production documents
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Indian Point Nuclear Generating
Unit No. 3

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Indian Point 3

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UNITED STATES
NUCLEAR REGULATORY COMMISSION
WASHINGTON, D. C. 20555

POWER AUTHORITY OF THE STATE OF NEW YORK

DOCKET NO. 50-286

INDIAN POINT NUCLEAR GENERATING UNIT NO. 3

AMENDMENT TO FACILITY OPERATING LICENSE

Amendment No. 63
License No. DPR-64

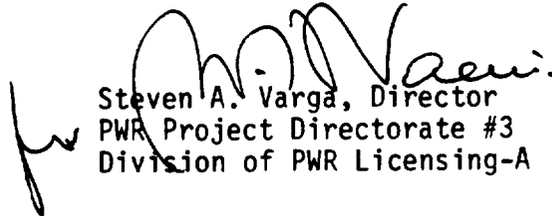
1. The Nuclear Regulatory Commission (the Commission) has found that:
 - A. The application for amendment by Power Authority of the State of New York (the licensee) dated May 17, 1985, as supplemented August 9, 1985, complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act) and the Commission's rules and regulations set forth in 10 CFR Chapter I;
 - B. The facility will operate in conformity with the application, the provisions of the Act, and the rules and regulations of the Commission;
 - C. There is reasonable assurance (i) that the activities authorized by this amendment can be conducted without endangering the health and safety of the public, and (ii) that such activities will be conducted in compliance with the Commission's regulations;
 - D. The issuance of this amendment will not be inimical to the common defense and security or to the health and safety of the public; and
 - E. The issuance of this amendment is in accordance with 10 CFR Part 51 of the Commission's regulations and all applicable requirements have been satisfied.
2. Accordingly, paragraph 2.G. of Facility Operating License No. DPR-64 is hereby amended to read as follows:

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G. The licensee shall fully implement and maintain in effect all provisions of the Commission-approved physical security plan, safeguards contingency plan, and guard training and qualification plan, including all amendments and revisions made pursuant to the authority of 10 CFR 50.90 and 10 CFR 50.54(p). These plans, which contain Safeguards Information protected under 10 CFR 73.21, are entitled: "Indian Point #3, Security Plan," with revisions submitted through May 17, 1985; "Indian Point #3 Security Contingency Plan," with revisions submitted through June 20, 1980; and "Indian Point #3 Security Force Training and Qualification Plan," with revisions submitted through August 9, 1982.

3. This license amendment is effective as of the date of its issuance.

FOR THE NUCLEAR REGULATORY COMMISSION


Steven A. Varga, Director
PWR Project Directorate #3
Division of PWR Licensing-A

Date of Issuance: February 7, 1986



UNITED STATES
NUCLEAR REGULATORY COMMISSION
WASHINGTON, D. C. 20555

SAFETY EVALUATION BY THE OFFICE OF NUCLEAR REACTOR REGULATION
RELATED TO AMENDMENT NO. 63 TO FACILITY OPERATING LICENSE NO. DPR-64
POWER AUTHORITY OF THE STATE OF NEW YORK
INDIAN POINT NUCLEAR GENERATING UNIT NO. 3
DOCKET NO. 50-286

Introduction

By letter dated May 17, 1985, as supplemented August 9, 1985, the Power Authority of the State of New York (the licensee) requested an amendment to amend Facility Operating License No. DPR-64 to incorporate Revision 9 to Indian Point No. 3 Security Plan.

Discussion

By letter dated May 17, 1985, the New York Power Authority submitted for staff review Revision 9 to the Indian Point Unit #3 Security Plan. The stated purposes for the changes are (i) to revise the table of management organization, including certain management title changes, (ii) to remove and replace out-of-date documents references with current references to the guard training and qualification plan, (iii) to extend certain construction completion dates which fall due during an outage, (iv) to document changes to locations of the perimeter fence, (v) to clarify additional upgrades to the intrusion detection/CCTV system, and (vi) to provide additional details on the special security measures at the condensate polisher building and intake structures.

Evaluation

The staff has concluded that the licensee has provided for equivalent or improved measures in all instances. The changes discussed in items (i) and (ii) are considered to be administrative and have no safeguards impact. The delay (item iii) requested by the site for the implementation of the additional security upgrades had no impact since the plant was shut down during the entire period of delay. Changes requested for the perimeter (item iv) either eliminate specific hazards or provide additional measures for certain areas of concern. Items (v) and (vi) represent improvements to the intrusion detection system, CCTV, and special security measures for the new condensate polisher building.

It is the staff's judgment that the amendment to the Indian Point Unit #3 Security Plan as contained in the May 17, 1985 letter from the licensee continues to satisfy regulatory requirements and is therefore acceptable.

Environmental Consideration

This amendment involves a change in the installation or use of a facility component located within the restricted area as defined in 10 CFR Part 20. The staff has determined that the amendment involves no significant increase in the amounts, and no significant change in the types, of any effluents that may be released offsite, and that there is no significant increase in individual or cumulative occupational radiation exposure. The Commission has previously issued a proposed finding that this amendment involves no significant hazards consideration and there has been no public comment on such finding. Accordingly, this amendment meets the eligibility criteria for categorical exclusion set forth in 10 CFR Sec 51.22(c)(9). Pursuant to 10 CFR 51.22(b) no environmental impact statement or environmental assessment need be prepared in connection with the issuance of this amendment.

Conclusion

We have concluded, based on the considerations discussed above, that: (1) there is reasonable assurance that the health and safety of the public will not be endangered by operation in the proposed manner, and (2) such activities will be conducted in compliance with the Commission's regulations and the issuance of this amendment will not be inimical to the common defense and security or to the health and safety of the public.

Dated: February 7, 1986

Principal Contributor:

J. Gibson