

August 15, 2001

Mr. Ronald DeGregorio  
Vice President Oyster Creek  
AmerGen Energy Company, LLC  
P.O. Box 388  
Forked River, NJ 08731

SUBJECT: OYSTER CREEK NUCLEAR GENERATING STATION - REQUEST FOR  
ADDITIONAL INFORMATION ON TECHNICAL SPECIFICATION CHANGE  
REQUEST NO. 285 - OFFSITE POWER SOURCES (TAC NO. MB0976)

Dear Mr. DeGregorio:

In reviewing your December 29, 2000, submittal requesting approval of offsite power source allowable configurations, the U.S. Nuclear Regulatory Commission (NRC) staff has determined that it will need additional information to continue its review. So that the NRC may complete its review on schedule, as discussed with your staff on August 14, 2001, we request that you respond to the enclosed request for additional information within 30 days of the date of this letter.

If you have any questions regarding this correspondence, please contact me at (301) 415-1261.

Sincerely,

**/RA TColburn for/**

Helen N. Pastis, Senior Project Manager, Section 1  
Project Directorate I  
Division of Licensing Project Management  
Office of Nuclear Reactor Regulation

Docket No. 50-219

Enclosure: Request for Additional Information

cc w/encl: See next page

August 15, 2001

Mr. Ronald DeGregorio  
Vice President Oyster Creek  
AmerGen Energy Company, LLC  
P.O. Box 388  
Forked River, NJ 08731

SUBJECT: OYSTER CREEK NUCLEAR GENERATING STATION - REQUEST FOR  
ADDITIONAL INFORMATION ON TECHNICAL SPECIFICATION CHANGE  
REQUEST NO. 285 - OFFSITE POWER SOURCES (TAC NO. MB0976)

Dear Mr. DeGregorio:

In reviewing your December 29, 2000, submittal requesting approval of offsite power source allowable configurations, the U.S. Nuclear Regulatory Commission (NRC) staff has determined that it will need additional information to continue its review. So that the NRC may complete its review on schedule, as discussed with your staff on August 14, 2001, we request that you respond to the enclosed request for additional information within 30 days of the date of this letter.

If you have any questions regarding this correspondence, please contact me at (301) 415-1261.

Sincerely,

**/RA TColburn for/**

Helen N. Pastis, Senior Project Manager, Section 1  
Project Directorate I  
Division of Licensing Project Management  
Office of Nuclear Reactor Regulation

Docket No. 50-219

Enclosure: Request for Additional Information

cc w/encl: See next page

DISTRIBUTION:

PUBLIC	PDI-1 R/F	ASC	OGC
SLittle	HPastis	JKnox	
ACRS	BPlatchek, RI	CHolden	

Accession Number: ML012250211

OFC	PDI-1/PM	PDI-1/LA	EEIB:SC	PDI-1/SC(A)
NAME	TColburn for HPastis	SLittle	CHolden	PTam
DATE	8/14/01	8/14/01	8/11/01	8/14/01

OFFICIAL RECORD COPY

AmerGen Energy Company, LLC  
Oyster Creek Nuclear Generating Station

cc:

Kevin P. Gallen, Esquire  
Morgan, Lewis & Bockius LLP  
1800 M Street, NW.  
Washington, DC 20036-5869

Mr. Jeffrey A. Benjamin  
Licensing - Vice President  
Exelon Corporation  
1400 Opus Place, Suite 900  
Downers Grove, IL 60521

Manager Nuclear Safety & Licensing  
Oyster Creek Nuclear Generating Station  
Mail Stop OCAB2  
P. O. Box 388  
Forked River, NJ 08731

Regional Administrator, Region I  
U.S. Nuclear Regulatory Commission  
475 Allendale Road  
King of Prussia, PA 19406-1415

Mayor  
Lacey Township  
818 West Lacey Road  
Forked River, NJ 08731

Resident Inspector  
c/o U.S. Nuclear Regulatory Commission  
P.O. Box 445  
Forked River, NJ 08731

Kent Tosch, Chief  
New Jersey Department of  
Environmental Protection  
Bureau of Nuclear Engineering  
CN 415  
Trenton, NJ 08625

PECO Energy Company  
Nuclear Group Headquarters  
Correspondence Control  
P.O. Box 160  
Kennett Square, PA 19348

REQUEST FOR ADDITIONAL INFORMATION  
OFFSITE POWER SOURCE CONFIGURATIONS  
OYSTER CREEK NUCLEAR GENERATING STATION (OCNGS)  
FACILITY OPERATING LICENSE NO. DPR-16  
DOCKET NO. 50-219

- A. Confirm that the 69 kV S2045 line is physically independent from the 230 kV lines.
- B. The existing OCNGS design basis requires two independent offsite power sources. Show how the proposed configuration provides an acceptable level of reliability and redundancy of offsite power sources. Risk arguments are acceptable to include with supporting justification.

Enclosure