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January 8, 2002

VIA FEDERAL EXPRESS

Licensed D.C., MD., VA.

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Mr. Herbert J. Miller Regional Administrator, Region 1 United States Nuclear Regulatory Commission 476 Allendale Road King of Prussia, PA 19406-1415

Re: NRC OFFICE OF INVESTIGATION CASE NOs. 1-1997-010, 1-1997-006 and 1-1997-011 (Millstone Units 1, 2 and 3)

Dear Mr. Miller:

I represent the former Director of Training at the Millstone Nuclear Station. was a subject of the above referenced investigations.

On behalf of we would request a written clarification of the enclosed November 9, 2001 letter and attachments sent by you to Mr. J. Alan Price, Vice-President, Nuclear Technical Services/ Millstone (the "Letter").

The second paragraph of the Letter states that the NRC staff adopted findings of the Office of Investigation ("OI") that there had been a violation of NRC regulations by the former Unit 1 Supervisor of Operator Training ("SOT") and Manager of Operating Training ("MOT"). The Letter goes on to report that the NRC staff concluded, for reasons stated in the Letter, not to take any regulatory action against either the SOT or the MOT.

is not mentioned by either name or position in the Letter. However, a synopsis attached to the Letter states that OI concluded that in his capacity as the Director of Training, had not acted in compliance with a Training program requirement.

With the foregoing by way of background, permit me to request our clarification. Because is not included in the NRC staff findings described on the first page

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Mr. Herbert J. Miller January 8, 2002 Page 2

of the Letter, which describes the OI findings adopted by the NRC staff, we interpret the Letter to mean that the NRC staff did not adopt the OI conclusions regarding contained in the synopsis.

This distinction is extremely important to my client. Although the Letter is silent with regard to by attaching the synopsis, an erroneous conclusion could be drawn that had like the SOT and the MOT been found guilty of wrongdoing, but was not prosecuted by the NRC staff in the exercise of its enforcement discretion. This misleading inference could have significant implications on my client's reputation and his ability to obtain employment commensurate with his expertise and experience.

Accordingly, I would respectfully request written clarification that the NRC staff did not accept the OI findings regarding I would also request that a copy of this clarification be placed in the NRC Public Document Room.

Thank you in advance for your kind attention to this matter. Please do not hesitate to contact me should the need arise.

Encl.

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UNITED STATES NUCLEAR REGULATORY COMMISSION REGION 1 475 ALLENDALE ROAD KING OF PRUSSIA, PA 19406-1415

Novamber 9, 2001

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Mr. J. Alan Price, Vice-President -Nuclear Technical Services/Milistone c/o Mr. D. A. Smith, Process Owner -Regulatory Affairs Dominion Nuclear Connecticut, Inc. Rope Ferry Road Waterford, CT 06385

SUBJECT: NRC OFFICE OF INVESTIGATION CASE NOs. 1-1997-010, 1-1997-006 and 1-1997-011 (Milistone Units 1, 2 and 3)

Dear Mr. Price:

On September 27, 1999, the United States Attorney's Office, District of Connecticut, announced that Northeast Nuclear Energy Company (NNECo), the former licensee for the Millstone Station which is now operated by Dominion Nuclear Connecticut, inc., would pay a \$5 million fine for guilty pleas for false statements made to the NRC concerning the qualifications of operators at Millstone. NNECo pled guilty to violations of the Atomic Energy Act based on Inaccurate reactor operator license applications submitted to the NRC in 1996 for Units 1 and 2. The applications were inaccurate in that applicants, in some cases: (1) had not met requisites to enroll in the program; (2) had not stood under instruction watches in the control room for the required number of hours: (3) had not performed the number of significant control manipulations represented in statements submitted to the NRC; or (4) had not met some or all of the above requirements.

Subsequent to the criminal penalty imposed by the United States on NNECo, the NRC Office of Investigations (Of) completed its investigations to determine the roles of certain individuals regarding these findings. Of's findings are described in the three enclosed synopees of the investigations. Based on evidence developed during Of's Investigations, the NRC staff has concluded that: (1) the former Unit 1 Supervisor of Operator Training (SOT), acting in intentional noncompliance with licensed operator training program requirements, caused two incomplete and inaccurate license applications to be signed and submitted to the NRC on June 3, 1994, and October 5, 1995, resulting in two Senior Reactor Operator (SRO) licenses being issued; and (2) the former Unit 1 Manager of Operator Training (MOT), intentionally submitted an inaccurate waiver request to the NRC on October 27, 1994, which ultimately resulted in the NRC issuing one of the aforamentioned SRO licenses. The licenses of both SRO candidates were subsequently terminated, and there was insufficient evidence to conclude that any of the license candidates were led to believe, by their supervisors (SOT/MOT), that they had satisfied enough program requirements to take the NRC license examination.

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Mr. J. Alan Price

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After careful consideration, the NRC has concluded that no further action is warranted against NNECo (or its successor - Dominion Nuclear Connecticut, Inc.) because: (1) these training deficiencies were symptomatic of several performance problems that existed at Mittetone In the mid-1990s; and, they also occurred prior to December 1997, when the NRC issued a \$2.1 million civil penalty to Millstone because of poor management oversight that existed at that time; (2) the \$5 million criminal penalty paid by NNECo in September 1999 was the result of these specific training issues related to inaccurate license applications; and (3) Millstone has undergone extensive management, personnel and process changes as result of these and other problems that were reviewed by the NRC prior to allowing plant restart. Additionally, an assessment of recent licensee performance does not indicate similar weaknesses exist that would warrant such action.

After careful consideration, the NRC concluded that action against the SOT and MOT is also not warranted because: (1) at the time, the existing culture at Millstone contributed to poor management of the facility; (2) the criminal panelty imposed by the United States against NNECo reflected the significant degree of the company's responsibility concerning these findings; and (3) the licensee took disciplinary action against the SOT and MOT.

No response to this letter is required. In accordance with 10 CFR 2.790 of the NRC's "Rules of Practice," a copy of this letter will be evaliable electronically for public inspection in the NRC Public Document Room or from the Publicly Available Records (PARS) component of the NRC's document system (ADAMS). ADAMS is accessible from the NRC Web site at http://www.nrc.gov/reading.m/adams.html (the Public Reading Room).

Sincerely,

Hübert J. Miller Regional Administrator

Docket Nos. 50-245; 50-338; 50-423 License Nos. DPR-21, DPR-65, NPF-49

Enclosure: Ol Report Synopses

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Mr. J. Alan Price

D. A. Christian, Senior Vice President - Nuclear Operations and Chief Nuclear Officer

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W. R. Matthews, Vice President and Senior Nuclear Executive - Milistone

R. P. Necci, Vice President - Nuclear Operations - Milistone

J. A. Price, Vice President - Nuclear Technical Services - Millstone

G. D. Hicks, Master Process Owner - Training

C. J. Schwarz, Master Process Owner - Operate the Asset

P. J. Parulis, Process Owner - Oversight

D. J. Meekhoff, Unit 1 General Manager

D. A. Smith, Process Owner - Regulatory Affairs

L. M. Cuoco, Senior Nuclear Counsel

J. R. Egan, Esquire

N. Burton, Esquire

V. Juliano, Waterford Library

S, Comiay, We The Paople

J. Buckingham, Department of Public Utility Control

E. Wilds, Director, State of Connecticut SLO Designee

First Selectmen, Town of Waterford

D. Katz, Chizens Awareness Network (CAN)

T. Concannon, Co-Chair, NEAC

R. Bassliekis, CAN

J. M. Block, Attorney, CAN

J. Besade, Fish Unlimited

G. Winslow, Citizens Regulatory Commission (CRC)

E. Woollacott, Co-Chair, NEAC

R. Shadis, New England Coalition Staff

B. D. Kenyon, Northeast Utilities

K. Helder, Connecticut Yankan Atomic Power Company

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SYNOPSIS

This investigation was initiated by the Office of Investigations (OI), Region I (RI), on April 4, 1997, to determine whether the facility licensee, Northeast Nuclear Energy Company (NNECo), and/or licensee employees deliberately submitted incomplete and inscounste personal qualification statements (NRC Form 398s) to the NRC for Millstone Nuclear Power Station, Unit No. 1 (MPI), licensed operator candidates (candidates). Specifically, those statements contified that the candidates had successfully completed the requirements to be licensed Reactor Operators (ROs) or Senior Reactor Operators (SROs), having completed the approved Systems Approach to Training (SAT) based training program requirements for classes ending in January 1994, October 1995, and December 1996.

Based on the results of this investigation, OI concludes that the MP1 Supervisor of Operator Training (SOT) and the MP1 Manager of Operator Training (MOT), acting in intentional noncompliance with locaned operator training program requirements, caused two incomplete and inaccurate 398s to be signed and submitted to the NRC on June 3, 1994, and October 5, 1995, resulting in two Senior Resotor Operator (SRO) licenses being issued. In addition, the MP1 MOT also intentionally submitted an inscourse waiver request to NRC:RI on October 27, 1994, which, ultimately, resulted in the NRC issuing one of the aforementioned SRO licenses.

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Case No. 1-1997-010

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SYNOPSIS

This investigation was initiated by the Office of Investigations (OI), Region I (RI), on March 3, 1997, to determine whether the facility licensee, Northeast Nuclear Energy Company (NNECo), and/or licensee employees deliberately submitted incomplete and inaccurate personal qualification statements (NRC Form 398s) to the NRC for Millstone Nuclear Power Station, Unit No. 2 (MP2), licensed operator condidates (candidates). Specifically, those statements cortified that the candidates had successfully completed the requirements to be licensed Reactor Operators (ROs) or Senior Reactor Operators (SROs), having completed the approved Systems Approach to Training (SAT) based training program requirements for classes ending in January 1995 and July 1996.

Based on the results of this investigation, OI concludes that the MP2 Manager of Operator Training (MOT), acting in intentional noncompliance with licensed operator training program requirements, caused 12 inaccurate 398s to be signed and submitted to the NRC on July 12, 1996, resulting in five Senior Reactor Operator (SRO) and seven Reactor Operator (RO) licenses being issued.

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Case No. 1-1997-006

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operator candidates for classes ending in February 1994 and November 1995. Speedfically, those (NRC Form 398s) to the NRC for Milistone Nuclear Power Station, Unit No. 3 (MP3), licensed This investigation was initiated by the Office of Investigations on April 4, 1997, to dotamine whother the facility licensee. Northeast Nuclear Energy Company (NNECo), and/or licensee employees deliberately submitted incomplete and inscenate personal qualification statements statements contified that the candidates had processfally completed all requirements to be licensed as Reserve Operators or Senior Reactor Operators, in accordance with their Commission-approved Systems Approach to Training (SAT) based program.

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for MP3 licensed operator candidates signed on November 13, 1995, to be submitted to the NRC. program requirements, caused on incomplete and inscrumts 398, signed on November 13, 1995, Based on the results of this investigation, OI concludes that NNECo, through the willful actions In addition, the fourner Director of Training, axing in intentional noncompliance with Training of some Operator Training Department personnel, caused four incomplete and insecurate 398s. to be submitted to the NRC.

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Case No. 1-1997-011

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