

Criteria v Standard

Office Memorandum • UNITED STATES GOVERNMENT

TO : H. L. Price, Director
 Division of Licensing and Regulation

FROM : Robert Lowenstein *RL*
 Office of the General Counsel

SUBJECT: PARALLEL PROCEDURES FOR THE SECOND ROUND

DATE: APR 1 1959
JLD

In order to avoid constant questions as to whether or not internal communications between DRD and DL&R respecting second round reactors are privileged, and in order to maintain "parallel" procedures to the greatest extent possible, I suggest that DRD be requested to advise its contractors for these projects that hazards summary reports and related information required for the Hazards Evaluation Branch and for the ACRS be furnished directly from the contractor involved to the Division of Licensing and Regulation; and that further communications be directly between DL&R and the contractors.

I think it would be desirable also if requests for preliminary site approvals and relevant hazards information were submitted directly to DL&R by the companies involved. This suggestion relates to requests such as the recent one for preliminary site approval for the Carolinas project.

cc: J. F. Hennessey

To EPA return
Bob Boyan B
Martin Fisher
~~*John...*~~
WHL
Staff. R.H. Hurst
H. Hennessey
 [] ~~*RAJ*~~
~~*Rub...*~~
JE
RL

B/1
 []