Distribution: AEC DR Buchanan OGC (2) Docket File JAN 1 4 1971 DR Reading T. W. Laughlin, DTIE, ORO DRL Reading W. D. Gilbert, GE Dudley Thompson PWR-1 Reading Docket No. 50-266 N. M. Brown CO (2) S. Hanauer, DR R. C. DeYoung R. S. Boyd R. S. Brodsky, NR T. R. Wilson Wisconsin Electric Power Company. Dube (5) Wisconsin Michigan Power Company

ATTN: Mr. John G. Quale President 213 West Michigan Street Milwaukee, Wisconsin 53201

Gentlemen:

Your application of December 14, 1970, regarding certain byproduct materials previously authorized under Byproduct License No. 48-13334-01, has been granted. Enclosed is Amendment No. 1 to Facility License No. DPR-24. The amendment incorporates into the facility license, effective as of the termination of the Byproduct License, byproduct materials presently being used as sealed calibration sources in the radiation monitoring system at the facility.

A copy of a related notice which has been filed with the Office of the Federal Register for publication is also enclosed.

Sincerely,

Original Signed by Poter A. Morris

Peter A. Morris, Director Division of Reactor Licensing

Enclosures:

- 1. Amendment No. 1 to DPR-24
- 2. Federal Register Notice

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Form AEC-318 (Rev. 9-53)

U.S. GOVERNMENT PRINTING OFFICE : 1969-0-364-598



UNITED STATES ATOMIC ENERGY COMMISSION WASHINGTON, D.C. 20545

January 14, 1971

Docket No. 50-266

Wisconsin Electric Power Company Wisconsin Michigan Power Company ATTN: Mr. John G. Quale President 213 West Michigan Street Milwaukee, Wisconsin 53201

Gentlemen:

Your application of December 14, 1970, regarding certain byproduct materials previously authorized under Byproduct License No. 48-13334-01, has been granted. Enclosed is Amendment No. 1 to Facility License No. DPR-24. The amendment incorporates into the facility license, effective as of the termination of the Byproduct License, byproduct materials presently being used as sealed calibration sources in the radiation monitoring system at the facility.

A copy of a related notice which has been filed with the Office of the Federal Register for publication is also enclosed.

Sincerely,

Peter A. Morris, Director Division of Reactor Licensing

Enclosures:

- 1. Amendment No. 1 to DPR-24
- 2. Federal Register Notice

UNITED STATES ATOMIC ENERGY COMMISSION

DOCKET NO. 50-266

WISCONSIN ELECTRIC POWER COMPANY

WISCONSIN MICHIGAN POWER COMPANY

NOTICE OF ISSUANCE OF FACILITY LICENSE AMENDMENT

The Atomic Energy Commission (the Commission) has issued Amendment No. 1 to Facility License No. DPR-24. The amendment, corrective in nature, is effective as of October 5, 1970, the date of Facility License No. DPR-24. The license presently authorizes the Wisconsin Electric Power Company and the Wisconsin Michigan Power Company to possess, use and operate the Point Beach Nuclear Plant Unit No. 1 located in Manitowoc County, Wisconsin, at steady-state power levels up to a maximum of 1518 megawatts (thermal). The amendment corrects the license to conform to paragraph 2.C of the text of the proposed license made available with the Notice of Proposed Issuance of the license dated October 5, 1970, authorizing receipt, possession and use of the following additional byproduct materials formerly covered by Byproduct Material License No. 48-13334-01: one sealed source of Strontium 90 not to exceed two microcuries, 14 sealed sources of Strontium 90 not to exceed one microcurie each, and 10 sealed sources of Cesium 137 not to exceed nine microcuries each.

The Commission has found that the application for the amendment dated December 14, 1970, complies with the requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's regulations published in 10 CFR Chapter I. The Commission has made the findings required by the Act and the Commission's regulations which are set forth in the amendment, and has concluded that the issuance of the amendment will not be inimical to the common defense and security or to the health and safety of the public.

Within fifteen (15) days from the date of publication of the notice in the FEDERAL REGISTER, the applicant may file a request for a hearing and any person whose interest may be affected by this proceeding may file a petition for leave to intervene. Requests for a hearing and petitions to intervene shall be filed in accordance with the Commission's "Rules of Practice" in 10 CFR Part 2. If a request for a hearing or a petition for leave to intervene is filed within the time prescribed in this notice, the Commission will issue a notice of hearing or an appropriate order.

For further details with respect to this amendment, see (1) the licensee's application for license amendment dated December 14, 1970, and (2) the amendment to the facility license, which are available for public inspection at the Commission's Public Document Room at 1717 1717 H Street, N.W., Washington, D. C. Copies of item (2) above may be obtained upon request from the U. S. Atomic Energy Commission, Washington, D. C. 20545, Attention: Director, Division of Reactor Licensing. Dated at Bethesda, Maryland this 14 thay of January 1971. FOR THE ATOMIC ENERGY COMMISSION

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Peter A. Morris, Director Division of Reactor Licensing

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UNITED STATES ATOMIC ENERGY COMMISSION WASHINGTON, D.C. 20545

WISCONSIN ELECTRIC POWER COMPANY

WISCONSIN MICHIGAN POWER COMPANY

DOCKET NO. 50-266

FACILITY LICENSE AMENDMENT

License No. DPR-24 Amendment No. 1

The Atomic Energy Commission (the Commission) has found that:

- A. the application for amendment dated December 14, 1970, complies with the requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's regulations set forth in 10 CFR, Chapter I;
- B. 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
- C. prior public notice of proposed issuance of this amendment is not required since the amendment does not involve significant hazards considerations different from those previously evaluated.

Accordingly, Facility License No. DPR-24, issued to the Wisconsin Electric Power Company and Wisconsin Michigan Power Company, is hereby amended by changing paragraph 2.C in its entirety to read:

"C. Pursuant to the Act and 10 CFR Part 30, "Rules of General Applicability to Licensing of Byproduct Material," to receive, possess, and use in connection with operation of the facility two sealed sources of Cobalt 60 not to exceed 60 microcuries each, one sealed source of Cobalt 60 not to exceed 2.341 curies, 4 sealed sources of Cobalt 60 not to exceed 10 microcuries each, one millicurie of Cobalt 60 and one millicurie of Cesium 137 in any form, one curie of Krypton 85 in gaseous form, two Polonium-Beryllium neutron sources, one containing 216 curies of Polonium 210 and the other containing 220 curies of Polonium 210, both as sealed sources, one sealed source of Strontium 90, not to exceed 2 microcuries, 14 sealed sources of Strontium 90, not to exceed 1 microcurie each, and 10 sealed sources of Cesium 137, not to exceed 9 microcuries each."

This amendment, corrective in nature, is effective as of October 5, 1970.

FOR THE ATOMIC ENERGY COMMISSION

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Peter A. Morris, Director Division of Reactor Licensing

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