

February 4, 2003

Ann Marshall Young, Chair  
Administrative Judge  
Atomic Safety and Licensing Board  
U.S. Nuclear Regulatory Commission  
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Washington, D.C. 20555

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Dr. Richard F. Cole  
Administrative Judge  
Atomic Safety and Licensing Board  
U.S. Nuclear Regulatory Commission  
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Washington, D.C. 20555

In the Matter of  
DOMINION NUCLEAR CONNECTICUT, INC.  
(Millstone Power Station, Unit No. 2)  
Docket No. 50-336-OLA-2

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Dear Administrative Judges:

The Staff's "Response to Amended Petition to Intervene and Request for Hearing Filed by Connecticut Coalition Against Millstone and Star Foundation," filed January 2, 2003, contained a typographical error. The final sentence in the next to the last paragraph on page 17 should conclude "*than* in public hearings" rather than "*and* in public hearings." A corrected page is attached to this letter. The Staff regrets any inconvenience caused by this error.

Sincerely,

**/RA/**

Ann P. Hodgdon  
Counsel for NRC Staff

cc w/encl: Service list

explicitly defines such administrative measures. The proposed amendment would allow containment penetrations, including the equipment door and personnel airlock door, to be maintained open under administrative controls. As discussed in Attachment 2, page 8, of the application, Dominion Nuclear Connecticut will establish administrative controls to ensure that any containment penetration which provides direct access to the outside atmosphere, including the equipment door and personnel airlock door, can be manually closed within 30 minutes of a fuel handling accident. The administrative controls are explicitly discussed in the application in Attachment 2 (pages 7 and 8), Attachment 4 (Insert G), and Attachment 5 (pages B 3/4 9-1a and B 3/4 9-1b).

The Petitioner's final asserted interest focuses on general concerns relating to terrorism. Petition at 3. There is no indication that the granting of this license amendment will have any impact on terrorism or the likelihood of a terrorist attack. Beyond that, the Commission recently decided that such contentions are inadmissible under the National Environmental Policy Act (NEPA), *Dominion Nuclear Connecticut, Inc.* (Millstone Nuclear Power Station, Unit 3), CLI-02-27, 56 NRC \_\_\_ (slip op. Dec. 18, 2002), at 5, or the Atomic Energy Act, Private Fuel Storage, L.L.C. (Independent Spent Fuel Storage Installation), CLI-02-25, 56 NRC \_\_\_ (slip op. Dec. 18, 2002) at 7-9, 20-21. The Commission stated that such issues are better addressed by other means than in public hearings. *Id.*

Thus, Petitioners have not identified any general areas of concern that are within the scope of this proceeding.