

Exelon Generation Company, LLC  
LaSalle County Station  
2601 North 21<sup>st</sup> Road  
Marseilles, IL 61341-9757

www.exeloncorp.com

May 28, 2004

United States Nuclear Regulatory Commission  
Attention: Document Control Desk  
Washington, D.C. 20555

LaSalle County Station, Units 1 and 2  
Facility Operating License Nos. NPF-11 and NPF-18  
NRC Docket Nos. 50-373 and 50-374

Subject: 2003 Regulatory Commitment Change Summary Report

Enclosed is the Exelon Generation Company (EGC), LLC, commitment change summary for LaSalle County Station for 2003. Revisions to docketed correspondence were processed using the Nuclear Energy Institute's (NEI) 99-04, Revision 0, "Guidelines for Managing NRC Commitment Changes," dated July 1999.

Should you have any questions concerning this letter, please contact Mr. Glen T. Kaegi, Regulatory Assurance Manager, at (815) 415-2800.

Respectfully,

Handwritten signature of Susan R. Landahl in black ink, followed by the word "for" in a cursive script.

Susan R. Landahl  
Plant Manager  
LaSalle County Station

Attachment

cc: Regional Administrator - NRC Region III  
NRC Senior Resident Inspector - LaSalle County Station

A001

Commitment Revision Tracking No.	Date of Commitment Revision	Original Document	Original Commitment	Revised Commitment	Basis For Revision
03-001	2/18/03	Generic Letter 88-14	LaSalle's original response to Item 2 included the following discussion: "LaSalle has implemented a performance monitoring program for the SA compressors which supply IA and IN compressors which is conducted monthly to detect deterioration of compressor performance. For the SA compressors, stage pressure ratios and cold temperature difference for the intercoolers are monitored. Operating pressures and loading and unloading times are measured for the IN compressors."	The subject discussion has been deleted from the response to Item 2.	<p>Generic Letter 88-14 Item 2 required "Verification that maintenance practices, emergency procedures, and training are adequate to ensure that safety-related equipment will function as intended on a loss of instrument air."</p> <p>The deleted discussion is not a required portion of the response required by Item 2, and should not be considered as part of the commitment.</p>
03-002	9/24/03	Response to IR 50-373/85-025 and 50-374/85-026 dated 9/26/85	Onsite dumping is no longer permitted.	LaSalle County Station will follow applicable Illinois Environment Protection Agency (IEPA) regulations regarding the dumping of materials onsite.	<p>The commitment to disallow all onsite dumping, including non-radiological wastes, is not required to prevent dumping of radiological wastes onsite.</p> <p>The Station is subject to IEPA regulations regarding dumping of non-radiological wastes onsite.</p>