

Entergy Nuclear Northeast Entergy Nuclear Operations, Inc. James A. Fitzpatrick NPP P.O. Box 110 Lycoming, NY 13093 Tel 315 349 6024 Fax 315 349 6480

T.A. Sullivan Site Vice President - JAF

August 25, 2004 JAFP-04-0138

United States Nuclear Regulatory Commission

ATTN: Document Control Desk

Washington, DC 20555

SUBJECT: James A. FitzPatrick Nuclear Power Plant

Docket No. 50-333

Follow-up to Responses to Request for Additional Information Regarding Security Plan Sections 1 – 19 and Safeguards Contingency Plan (TAC No. MC2921)

References:

- 1) USNRC Letter, R. Fretz to T. Sullivan Dated June 16, 2004, regarding James A. FitzPatrick Nuclear Power Plant Request For Additional Information Re: Security Plan Sections 10 19 (TAC No. MC2921)
- 2) USNRC Letter, R. Fretz to T. Sullivan Dated June 25, 2004, regarding James A. FitzPatrick Nuclear Power Plant – Request For Additional Information Re: Security Plan Sections 1 – 9 (TAC No. MC2921)
- 3) USNRC letter, R. Fretz to T. Sullivan, Dated July 23, 2004 regarding James A. FitzPatrick Nuclear Power Plant – Request for Additional Information Re: Safeguards Contingency Plan and Section 9.4.1 of the Physical Security Plan (TAC No. MC2921)
- 4) Entergy Operations, Inc. Letter to USNRC (JAFP-04-0097) Dated July 8, 2004, regarding Response to Request for Additional Information Regarding Security Plan Sections 10 – 19 (TAC No. MC2921)
- 5) Entergy Operations, Inc. Letter to USNRC (JAFP-04-0106) Dated July 12, 2004, regarding Response to Request for Additional Information Regarding Security Plan Sections 1 9 (TAC No. MC2921)
- 6) Entergy Operations, Inc. Letter to USNRC (JAFP-04-0123) Dated August 11, 2004, regarding Response to Request for Additional Information Regarding Safeguards Contingency Plan and Physical Security Plan Section 9.4.1 (TAC No. MC2921)
- 7) USNRC Letter N. Diaz to J. Colvin Dated August 6, 2004, Position on Vehicle Searches and Spent Fuel Sabotage

Dear Sir or Madam;

Entergy Nuclear Operations, Inc., (ENO), James A. FitzPatrick (JAF) Nuclear Power Plant is in receipt of your requests for additional information (RAIs) (References 1, 2, and 3). Our initial responses to these RAIs (References 4, 5, and 6) identified a number of issues which were considered to be generic issues that were to be resolved using the security frequently asked question (SFAQ) process.

Notice: Attachment 1 contains Safeguards Information, upon separation of Attachment 1 this letter and Attachment 2 become "DECONTROLLED"

SAFEGUARDS INFORMATION

* NSIROS

Those generic issues have now been resolved using the SFAQ process. Also, the NRC review team, by telephone conference, requested that we provide additional detail to our earlier response to the RAI regarding § 6.1.1 of the PSP. The responses in this letter complete our responses to the NRC RAIs by agreeing to adopt the agreed upon language for the generic RAIs and providing the requested additional detail for PSP § 6.1.1. Each RAI, for which we are updating our response, is identified by the Physical Security Plan (PSP) or Safeguards Contingency Plan (SCP) section number referenced in the original RAI. In addition where our earlier responses simply referred to correspondence containing mutually acceptable language, we are updating those responses to reflect the actual text that will be inserted into the PSP and SCP.

This letter contains no new commitments. As noted in references 4 and 5, revised plan pages will be submitted when all RAI questions are resolved. If you have any questions or require additional information, please contact Jonathan LaPlante at (315) 349-6406.

I declare under penalty of perjury that the foregoing is true and correct. Executed on the 25 day of August 2004.

Very Truly yours,

T. A. Sullivan
Site Vice President

TAS:ed

Attachments:

- 1. Updated Responses to RAI Questions
- 2. List of Regulatory Commitments

Cc: with attachments

Robert J. Fretz, Project Manager Security Plan Review Team Project Directorate II Division of Licensing Project Management Office of Nuclear Reactor Regulation

w/o attachments

G. Taylor

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