

Rulemaking Comments

PR 50
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From: John Osborne [johnmosborne@msn.com]
Sent: Saturday, April 19, 2008 5:36 PM
To: Rulemaking Comments
Subject: Power Reactor Security Requirements; Supplemental Proposed Rule RIN 3150-AG63

The final form of the rule should include an applicability statement similar to the following:

"This section does not apply to a nuclear power reactor facility for which the certifications required under § 50.82(a)(1) have been submitted."

It appears inappropriate that a permanently shutdown, defueled reactor where the fuel was removed from the site or moved to an ISFSI should be subject to any portion of the proposed 50.54(hh). It is typical that plants permanently shutdown in the earlier 1970s no longer have fuel on-site. One example is the Nuclear Ship SAVANNAH (License # NS-1) (docket # 50-238) where the fuel was removed from the ship in 1971 but the "power plant" has not completed decommissioning.

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