

**UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION**

BEFORE THE COMMISSION

In the Matter of)	
)	
ENTERGY NUCLEAR OPERATIONS, INC.)	Docket Nos. 50-255-LT
and ENTERGY NUCLEAR PALISADES, LLC)	and 72-7-LT
(Palisades Nuclear Plant))	
)	
ENTERGY NUCLEAR OPERATIONS, INC.)	Docket Nos. 50-333-LT
and ENTERGY NUCLEAR FITZPATRICK, LLC)	and 72-12-LT
(James A. Fitzpatrick Nuclear Power Plant))	
)	
ENTERGY NUCLEAR OPERATIONS, INC.)	Docket No. 50-293-LT
and ENTERGY NUCLEAR GENERATION COMPANY)	
(Pilgrim Nuclear Power Station))	
)	
ENTERGY NUCLEAR OPERATIONS, INC.)	Docket No. 50-271-LT
and ENTERGY NUCLEAR VERMONT YANKEE, LLC)	
(Vermont Yankee Nuclear Power Station))	
)	
ENTERGY NUCLEAR OPERATIONS, INC.;)	Docket Nos. 50-003-LT,
ENTERGY NUCLEAR INDIAN POINT 2, LLC; and)	50-247-LT, and 50-286-LT
ENTERGY NUCLEAR INDIAN POINT 3, LLC)	
(Indian Point Nuclear Generating Unit Nos. 1, 2, and 3))	
)	
ENTERGY NUCLEAR OPERATIONS, INC.)	Docket Nos. 50-155-LT
and ENTERGY NUCLEAR PALISADES, LLC)	and 72-43-LT
(Big Rock Point))	
)	

June 12, 2008

**NOTICE OF WITHDRAWAL OF PETITION TO INTERVENE OF LOCAL 369,
UTILITY WORKERS UNION OF AMERICA, AFL-CIO**

Local 369, Utility Workers Union of America, AFL-CIO (“Local 369”), hereby notifies the Commission that it voluntarily withdraws its February 5, 2008, Petition to Intervene and

related requests for relief in the captioned proceedings.¹ This withdrawal is intended to apply equally to each of the other pleadings filed in this proceeding by Local 369.²

As is apparent on the face of the pleadings, Local 369 has sought leave to intervene in the captioned proceeding along with UWUA Local 590. This Notice is not submitted by, nor does it apply to, Local 590. Both Local 369 and Local 590 have raised admissible contentions in these proceedings. The Notice is not intended to affect in any way either (1) the request of Local 590 that it be granted leave to intervene in each of the captioned proceedings as a Party; or (2) the continued assertion by Local 590 that the contentions raised in its pleadings meet the applicable regulatory standards and should be set for hearing by the Commission. *See Power Authority of the State of New York and Entergy Nuclear Fitzpatrick LLC*, LBP-01-5, 53 NRC 136, 137 (2001) (issue co-sponsored by a non-withdrawing party remained before the Commission).

¹ “Petition to Intervene, Request for Initiation of Hearing Procedures, Preliminary Statement of Contentions, Request for Issuance of Protective Order(s) and Related Production of Data” (“Petition to Intervene”).

² Those pleadings are: (1) “Statement of New or Amended Contentions ... Supplementing Petitions for Leave to Intervene and Related Requests For Relief” (filed March 18, 2008); (2) “Reply ... to Answer of Entergy Nuclear Operations, Inc. Opposing Petitions for Leave to Intervene, Request for Hearing, And Related Requests for Relief” (filed April 15, 2008); and (3) “Response ... In Opposition To Motion of Entergy Nuclear Operations, Inc. to Strike Reply Filing” (filed April 30, 2008).

CONCLUSION

WHEREFORE, for the foregoing reasons, Local 369 respectfully withdraws from this proceeding.

Respectfully submitted,

/s/ Scott H. Strauss

Scott H. Strauss
Rebecca J. Baldwin

Attorneys for
Locals 369 and 590, Utility Workers,
Union of America, AFL-CIO

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)	
)	June 12, 2008

CERTIFICATE OF SERVICE

I hereby certify that I have on this 12th day of June, 2008, caused the foregoing document to be served electronically via the Electronic Information Exchange to all parties whose names and respective email addresses appear on the service list compiled by the Office of the Secretary for the above-captioned dockets:

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This Certificate of Service is submitted in accordance with the requirements of 10 C.F.R. 2.305.

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