

CCNPP3COLA PEmails

From: Quinn, Laura
Sent: Thursday, March 24, 2011 9:42 AM
To: Lutchenkov, Dimitri
Subject: RESEND FW: Clarification of Permits - Follow up

From: Quinn, Laura
Sent: Monday, March 21, 2011 4:35 PM
To: 'Lutchenkov, Dimitri'
Subject: RE: Clarification of Permits - Follow up

Dimitri,

I found 3 others that I missed in the ER that need to be updated. They are

MDE	Code of Maryland Regulations 26.03.12	Major Sewerage System Permit	Construction of sanitary waste treatment system for operation	Application to be submitted January 2011
MDE	Code of Maryland Regulations 26.04.06	Sewage Sludge Utilization Permit	Disposal of sludge from sewage treatment plant	Application to be submitted January 2011
MDE	Code of Maryland Regulations 26.03.12	Major Water Facilities Permit	Construction of potable water supply system	Application to be submitted January 2011

Thanks
Laura

From: Lutchenkov, Dimitri [<mailto:dimitri.lutchenkov@unistarnuclear.com>]
Sent: Monday, March 21, 2011 3:30 PM
To: Quinn, Laura
Subject: Clarification of Permits - Follow up

The Anticipated Application Submittal Date for the "Calvert County Department of Planning and Zoning, County Building Permit, and related Site Development Plan, Construction of buildings and other structures" (Table 1.3-1 Page 1-27 of CC3 ER) should be changed from Q4 2010 to Q3 2011.

Regards,

Dimitri Lutchenkov

UniStar Nuclear Energy
410-470-5524 | m 410-370-9090

From: Lutchenkov, Dimitri
Sent: Monday, March 21, 2011 11:27 AM
To: Quinn, Laura
Subject: Clarification of Permits

Provided below is clarification regarding permits identified in Appendix H of the Calvert Cliffs Unit 3 DEIS .

1. In regard to air permits,
 - a. The 5th permit on Page H-7 of Appendix H of the DEIS from “PSC” for “New Source Review (NSR)-Construction Phase” did not apply because there were no major nonattainment NSR (NA-NSR) construction sources identified. As such, the NSR-Construction Phase listed in the table was understood to be subsumed within the CPCN process and was only shown, for completeness, as being issued at the same time the CPCN was issued.
 - b. The 6th permit on Page H-7 of Appendix H of the DEIS from “PSC” for Air permit to Construct-Operational Phase” is not required because the CPCN, by statute, constitutes a state air permit to construct for the operational sources and, furthermore, the MDE Permit to Construct (PTC) regulations state that a generating station that receives a CPCN is "exempt" from the PTC requirement. As such, the PTC listed in the table was understood to be subsumed within the CPCN process and was only shown, for completeness, as being issued at the same time the CPCN was issued. The Final Orders for the state’s CPCN process for Case No. 9127/Order No. 82741 and Case No. 9218/Order No. 83547 were issued on June 26, 2009 and August 24, 2010, respectively.
 - c. The 1st permit on Page H-8 of Appendix H of the DEIS from “PSC” for “NSR-Operational Phase” did not apply because, following review within the CPCN process, there were determined to be no major (nonattainment) NSR (NA-NSR) sources. The project did not require/receive an NA-NSR permit. As such, the NSR-Operational Phase listed in the table was understood to be subsumed within the CPCN process and was only shown, for completeness, as being issued at the same time the CPCN was issued. Please note that the “Activity Covered” of this permit should refer to “nonattainment” rather than “attainment” pollutants.
2. The 3rd permit on Page H-9 of Appendix H of the DEIS from “Calvert County Department of Planning and Zoning” for “Structure Demolition or Move” shows a target date of “Expected Spring 2010”. The permit application was “approved” by the county in January 2010, however, it will not be “issued” until requested by the applicant.

Regards,

Dimitri Lutchenkov

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From: Quinn, Laura

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Recipients:
"Lutchenkov, Dimitri" <dimitri.lutchenkov@unistarnuclear.com>
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MESSAGE	4008	3/24/2011 9:41:00 AM

Options
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Return Notification: No
Reply Requested: No
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