

DEC 27 1974

R. W. Houston, Chief
Industrial Security & Emergency Planning, I

EVALUATION OF KEWAUNEE NUCLEAR POWER PLANT, DOCKET NO. 50-305
PHYSICAL SECURITY PROGRAM

During an October 1974 physical security inspection of the Kewaunee facility, two problem areas involving the security plan content were developed. These problem areas are discussed in the enclosed RO:III memorandum.

We believe unresolved problem areas of this type reduce the effectiveness of the safeguards inspection and enforcement program and therefore forward the enclosed memorandum for your consideration.

Original Signed by
J. G. Whiteaker

James G. Whiteaker, Chief
Materials & Plant Protection
Directorate of Regulatory Operations

Enclosure:
As Stated Above

cc: C. W. Kuhlman w/o encl.
H. D. Thornburg w/o encl.

bcc: J. A. Hind, RO:III w/o encl.

memo
4

OFFICE >	RO:MPPB	RO:MPPB				
SURNAME >	<i>DR</i> DRChapell:jr	<i>JG</i> JGWhiteaker				
DATE >	12/16/74	12/27/74				



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DEC 5 1974

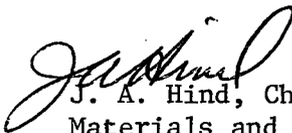
Harold D. Thornburg, Chief, Field Support and Enforcement Branch
Directorate of Regulatory Operations, Headquarters

WISCONSIN PUBLIC SERVICE CORPORATION
GREEN BAY WISCONSIN
DOCKET NO. 50-305
LICENSE NO. 43

Attached are a copy of the enforcement letter and the inspection report covering the physical security inspection at Kewaunee Nuclear Power Plant conducted on October 21-23, 1974.

In a letter dated July 26, 1974, Licensing requested the Licensee to respond to questions put forth in the enclosure to the letter. Paragraph 23.4 of the subject enclosure, states that "Surveillance of the protected area by routine guard patrols should be supplemented, preferably by a system which in principle, provides for continuous monitoring of the entire physical barrier surrounding the protected area." No commitment is made in the physical security plan for continuous monitoring of the entire physical barrier surrounding the protected area.

Part 50.34(c) requires the licensee to prepare their security plan in two parts, Part I to address vital areas, vital equipment and isolation zones. The Kewaunee Industrial Security Manual does not, in our judgment, meet the requirements of 50.34(c) in that it does not identify the vital areas within the plant. (See Report Details, Section I.9.C.)


J. A. Hind, Chief
Materials and Plant
Protection Branch

Enclosure:
RO Inspection Report No. 050/305/74-14

cc: w/encl
DR Central Files
RO Files
RO Chief, MPPB