Docket No. 50-263/17-9

Northern States Power Company
ATTN: Mr. Leo Wachter
Vice President
Power Production and
System Operation
414 Nicollet Mall
Minneapolis, MN 55401

Gentlemen:

Thank you for your letter dated July 28, 1977, informing us of the commitments concerning non-licensed operator training to which you have agreed. We will examine the implementation of these commitments during a future inspection.

Your cooperation with us is appreciated.

Sincerely,

Caston Fiorelli, Chief
Reactor Operations and
Nuclear Support Branch

cc: Mr. L. R. Eisenstein
Plant Manager

cc w/1tr dtd 7/28/77:
Central Files
Reproduction Unit NRC 205
PDR
Local PDR
RSIC
TIC
Anthony Neisman, Esq.,
Attorney
Mr Gaston Fiorelli, Chief  
Reactor Operations & Nuclear Support Branch  
U S Nuclear Regulatory Commission  
Region III  
799 Roosevelt Road  
Glen Ellyn, IL  60137

Dear Sir:

This refers to IE Inspection Report No. 50-263/77-09 and request for confirmatory response as discussed in your letter dated June 9, 1977.

The facility commitment to training and retraining of plant personnel is stated in the Monticello Nuclear Generating Plant Technical Specifications Section 6.1, as follows:

"Minimum qualifications, training, replacement training and retraining of plant personnel shall be in accordance with that stated in the Standard for Selection and Training of Personnel for Nuclear Power Plants ANSI N18.1-1971. The Radiation Protection Supervisor shall meet the minimum qualifications in regulatory guide 1.8, September, 1975. The minimum frequency of the retraining program shall be every two years. The training program shall be under the direction of a designated member of the Plant staff."

As discussed with Mr Barker, the IE Inspector, ANSI N18.1-1971 does not require documentation of retraining for non-licensed personnel; however, because of the safety related and critical systems work performed by the maintenance department, it was agreed that on-the-job training records would be kept for maintenance personnel.

Additionally, ANSI N18.1-1971 does not specify any cyclic requirements for General Employee Training, rather the Technical Specifications establish a two year retraining cycle. In this regard Administrative Controls such as Security Badge Revocation, exclusion from certain activities or areas will be exercised to ensure satisfactory completion of the general employee training requirements by all plant employees on a two year basis.

We believe these commitments meet the requirements of the facility license and adequately respond to the Inspector's concerns.

Yours very truly,

L J Wachter  
Vice President - Power Production and System Operation

cc: Mr Victor Stello  
Mr G Charnoff  
MPCA-Attn: J W Ferman