

September 4, 2012

UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of: )  
 )  
THE DETROIT EDISON COMPANY ) Docket No. 52-033-COL  
 )  
(Fermi Nuclear Power Plant, Unit 3) )

APPLICANT'S SUPPLEMENTAL DISCLOSURES

Pursuant to 10 C.F.R. § 2.336, the Joint Motion on Mandatory Disclosures dated August 19, 2009, and the Licensing Board's Orders, dated September 11, 2009 and June 16, 2010, The Detroit Edison Company ("Detroit Edison" or "Applicant"), hereby supplements its disclosures with respect to the admitted contentions.

1. Testifying Witnesses

In accordance with 10 C.F.R. § 2.336(d), Detroit Edison will supplement this disclosure if additional testifying witnesses are identified.

2. Documents and Data Collections

A description by category of all new, relevant, non-privileged, non-proprietary documents and data compilations in the possession, custody, or control of Detroit Edison that are relevant to the admitted contentions and subject to disclosure under the parties' disclosure agreement are provided in Attachment A. A list of proprietary documents are provided in Attachment B.

3. Tangible Things

Other than documents provided or listed, no relevant tangible things have been identified.

Respectfully submitted,

/s/ signed electronically by \_\_\_\_\_  
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COUNSEL FOR THE DETROIT  
EDISON CO.

Dated at Washington, District of Columbia  
this 4th day of September 2012

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CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing “APPLICANT’S SUPPLEMENTAL DISCLOSURES” and “CERTIFICATION OF SUPPLEMENTAL DISCLOSURES” have been served upon the following persons by Electronic Information Exchange.

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Respectfully submitted,

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COUNSEL FOR THE DETROIT  
EDISON CO.

Dated at Washington, District of Columbia  
this 4th day of September 2012

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CERTIFICATION OF SUPPLEMENTAL DISCLOSURES

I, Bruce R. Maters, do hereby state as follows:

1. I am employed as Assistant General Counsel for The Detroit Edison Company. Working with other attorneys for the Applicant, I have been responsible for managing the searches, collection, and compilation of documents, data compilations, and tangible things to comply with the mandatory disclosure requirements in 10 C.F.R. § 2.336.
2. A search was conducted of documents, data compilations, and tangible things under the custody and control of the Applicant for the types of information specified in 10 C.F.R. § 2.336(a). The search was based on information and documents reasonably available to the Applicant. The searches encompassed both electronic and paper documents.
3. I hereby certify that to the best of my knowledge, information, and belief all relevant materials required to be disclosed pursuant to 10 C.F.R. § 2.336(a) in the captioned proceeding have been disclosed, and that the disclosures are accurate and complete as of July 31, 2012.
4. I hereby certify under penalty of perjury that the foregoing is true and complete to the best of my knowledge, information, and belief.

Executed in accord with 10 C.F.R. § 2.304(d),

/s/ Bruce R. Maters  
Bruce R. Maters  
The Detroit Edison Co.  
One Energy Plaza  
Detroit, Michigan 48226

Dated at Detroit, Michigan  
this 4th day of September 2012

Detroit Edison Fermi 3  
 Non-Proprietary Supplemental Disclosures  
 Dated 9/4/2012

FERMI 3 BATES	DOCUMENT DATE	DOCUMENT TITLE	AUTHOR	RECIPIENTS	CONTENTION
DTE-02341	07/00/2012	Fermi 3 Aquatic Resource Mitigation Strategy and Final Design MDEQ/USACE Joint Permit Application	Conservation Connects - Tetra Tech		Contention 8

Detroit Edison Fermi 3  
Proprietary Supplemental Disclosures  
Dated 9/4/2012

FERMI 3 BATES	DOCUMENT DATE	DOCUMENT TITLE	AUTHOR	RECIPIENTS	CONTENTION	PRIVILEGE BASIS
DTE-02342	7/11/2012	2012-MEP-F3COLA-0052	Detroit Edison	Alicia T. Tatham, Dallas E. Manning, Peter W. Smith, Joseph A. Laprad, Stanley Stasek, James L. Moore, Tia Umfress, Patricia M. Anthony	Contention 15	Proprietary
DTE-02343	7/13/2012	4 QA issues discussed 7/13	Michael Brandon		Contention 15	Proprietary
DTE-02344	7/13/2012	Corrective Action 3686273	Detroit Edison		Contention 15	Proprietary
DTE-02345	7/5/2012	QA Audit Requests	Joseph A. Laprad	Alicia T. Tatham, William Wagner, Michael Brandon, Peter W. Smith	Contention 15	Proprietary
DTE-02346	7/5/2012	QA Audit, ND Open POs 7-3-12	Detroit Edison		Contention 15	Proprietary
DTE-02347	7/25/2012	CARs open greater than 180 days 7-20-2012	Detroit Edison		Contention 15	Proprietary
DTE-02348	7/19/2012	DR-2.1-1, Rev. 2, Training- Fermi 3 Processes Associated with Fermi 3 Position Responsibilities	Detroit Edison		Contention 15	Proprietary
DTE-02349	7/5/2012	ND CARs Opened Since 8-2011	Detroit Edison		Contention 15	Proprietary
DTE-02350	7/10/2012	3582792 CAR	Detroit Edison		Contention 15	Proprietary
DTE-02351	7/10/2012	CAR record (CAR 3532712)	Detroit Edison		Contention 15	Proprietary