THE STATE OF THE S

UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555-0001

October 12, 2012

Mr. David A. Heacock President and Chief Nuclear Officer Dominion Nuclear Connecticut, Inc. Innsbrook Technical Center 5000 Dominion Boulevard Glen Allen, VA 23060-6711

SUBJECT:

MILLSTONE POWER STATION, UNIT NO. 3 – CORRECTION LETTER TO ISSUANCE OF CONFORMING AMENDMENT RE: DIRECT TRANSFER OF CENTRAL VERMONT PUBLIC SERVICE CORPORATION'S INTEREST IN THE LICENSE FOR MILLSTONE POWER STATION, UNIT NO. 3 TO GREEN

MOUNTAIN POWER CORPORATION (TAC NO. ME8968)

Dear Mr. Heacock:

By letter dated October 3, 2012, the Nuclear Regulatory Commission (NRC) issued Amendment No. 254 to Renewed Facility Operating License No. NPF-49 for the Millstone Power Station, Unit No. 3 (MPS3). The amendment conformed the operating license to reflect the change of name for the co-owner licensee on the MPS3 license from "Central Vermont Public Service Corporation" to "Green Mountain Power Corporation" as a result of the merger. This amendment was in response to your application dated July 23, 2012.

The NRC staff was recently informed that page 4 of the Renewed Facility Operating License, which indicates the latest Amendment No., was inadvertently omitted from this license amendment. Please find this page enclosed.

Sincerely,

James Kim, Project Manager Plant Licensing Branch I-1

Dougla V July

Division of Operating Reactor Licensing Office of Nuclear Reactor Regulation

Docket No. 50-423

Enclosure: As stated

cc w/encl: Distribution via Listserv

ENCLOSURE

Corrected License Page to Renewed Facility Operating License No. NPF-49
Issued with License Amendment No. 254,
Issued October 3, 2012

(2) <u>Technical Specifications</u>

The Technical Specifications contained in Appendix A, revised through Amendment No. 254 and the Environmental Protection Plan contained in Appendix B, both of which are attached hereto are hereby incorporated into the license. DNC shall operate the facility in accordance with the Technical Specifications and the Environmental Protection Plan.

- (3) DNC shall not take any action that would cause Dominion Resources, Inc.
 (DRI) or its parent companies to void, cancel, or diminish DNC's
 Commitment to have sufficient funds available to fund an extended plant shutdown as represented in the application for approval of the transfer of the licenses for MPS Unit No. 3.
- (4) Immediately after the transfer of interests in MPS Unit No. 3 to DNC, the amount in the decommissioning trust fund for MPS Unit No. 3 must, with respect to the interest in MPS Unit No. 3, that DNC would then hold, be at a level no less than the formula amount under 10 CFR 50.75.
- (5) The decommissioning trust agreement for MPS Unit No. 3 at the time the transfer of the unit to DNC is effected and thereafter is subject to the following:
 - (a) The decommissioning trust agreement must be in a form acceptable to the NRC.
 - (b) With respect to the decommissioning trust fund, investments in the securities or other obligations of Dominion Resources, Inc. or its affiliates or subsidiaries, successors, or assigns are prohibited. Except for investments tied to market indexes or other non-nuclear-sector mutual funds, investments in any entity owning one or more nuclear power plants are prohibited.
 - (c) The decommissioning trust agreement for MPS Unit No. 3 must provide that no disbursements or payments from the trust, other than for ordinary administrative expenses, shall be made by the trustee until the trustee has first given the Director of the Office of Nuclear Reactor Regulation 30 days prior written notice of payment. The decommissioning trust agreement shall further contain a provision that no disbursements or payments from the trust shall be made if the trustee receives prior written notice of objection from the NRC.
 - (d) The decommissioning trust agreement must provide that the agreement can not be amended in any material respect without 30 days prior written notification to the Director of the Office of Nuclear Reactor Regulation.

October 12, 2012

Mr. David A. Heacock President and Chief Nuclear Officer Dominion Nuclear Connecticut, Inc. Innsbrook Technical Center 5000 Dominion Boulevard Glen Allen, VA 23060-6711

SUBJECT:

MILLSTONE POWER STATION, UNIT NO. 3 – CORRECTION LETTER TO ISSUANCE OF CONFORMING AMENDMENT RE: DIRECT TRANSFER OF CENTRAL VERMONT PUBLIC SERVICE CORPORATION'S INTEREST IN THE LICENSE FOR MILLSTONE POWER STATION, UNIT NO. 3 TO GREEN

MOUNTAIN POWER CORPORATION (TAC NO. ME8968)

Dear Mr. Heacock:

By letter dated October 3, 2012, the Nuclear Regulatory Commission (NRC) issued Amendment No. 254 to Renewed Facility Operating License No. NPF-49 for the Millstone Power Station, Unit No. 3 (MPS3). The amendment conformed the operating license to reflect the change of name for the co-owner licensee on the MPS3 license from "Central Vermont Public Service Corporation" to "Green Mountain Power Corporation" as a result of the merger. This amendment was in response to your application dated July 23, 2012.

The NRC staff was recently informed that page 4 of the Renewed Facility Operating License, which indicates the latest Amendment No., was inadvertently omitted from this license amendment. Please find this page enclosed

Sincerely,
//RA by DPickett for/
James Kim, Project Manager
Plant Licensing Branch I-1
Division of Operating Reactor Licensing
Office of Nuclear Reactor Regulation

Docket No. 50-423

Enclosure: As stated

cc w/encl: Distribution via Listserv

DISTRIBUTION:

PUBLIC

RidsAcrsAcnw_MailCTR Resource

RidsNrrDorlDpr Resource RidsNrrLAKGoldstein Resource

RidsOgcRp Resource
ACCESSION NUMBER: ML12284A230

LPLI-1 R/F

RidsNrrDirsItsb Resource RidsNrrDorlLpI1-1 Resource RidsNrrPMMillstone Resource RidsRgn1MailCenter Resource

**via email

	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	*******		
OFFICE	NRR/LPLI-1/PM	NRR/LPL1-2/LAit	NRR/LPLI-1/LA	NRR/LPLI-1/BC
NAME	JKim (DPickett for)	SLent	KGoldstein (ABaxter for)**	GWilson (BVaidya for)
DATE	10/12/12	10/11/12	10/11/12	10/12/12