CHAIRMAN Resource

From:	Jerry, Anna <anna_jerry@ibew.org></anna_jerry@ibew.org>
Sent:	Monday, November 07, 2016 3:17 PM
То:	Doyle, Daniel
Cc:	Resner, Mark; Blake, Kathleen; CHAIRMAN Resource; Taylor, Renee; Sprogeris, Patricia; CMRSVINICKI Resource; CMRBARAN Resource; Hunter, James L.; Stephenson, Lonnie; Baker,
	Brian
Subject:	[External_Sender] RE: NRC Public Meeting on 11/16 on "Role of Third Parties in Access Authorization and Fitness-for-Duty Determinations" Rulemaking

Good Afternoon,

I am writing to say that I appreciate you sharing this notice of upcoming meeting with us. We are quite stunned with surprise by the short notice that is being given. In the response to SECY-15-0149 from Executive Director for Operations, Vic McCree, he clearly states that "The staff should make specific outreach to potentially affected labor organizations regarding the proposed content and timeframe for the proposed rule, in addition to its normal outreach efforts." We have many things going on in the nuclear industry that have far reaching implications. Some of which include trying to keep viable plants open and running for the future of clean energy. One example is that during the week of 11/16 our Union leaders in Illinois are in the middle of the veto session and are working on legislation to save Clinton and Quad Cities Nuclear plants. In the attached link you sent, it references a timeline that is not sufficient to gather the information and work methodically through the vast number of challenges that we see involved in this issue. We had certainly hoped to find a common ground without having to reach for other options such as Congressional hearings, media and a further ground swell of opposition. We recognize and respect the NRC's role and responsibility in things that could impact nuclear safety. We can think of nothing better that to have our plants operate in the safest manner possible and have the safety of the public and our plants held in the highest regard.

We believe that our input and buy in to a reasonable solution is the key to addressing this issue for the betterment of the nuclear industry. We are asking that you consider moving this meeting out at least 4-6 weeks to give our people time to make travel plans and to be a part of this process, and to also have a series of regional meetings. We hardly see how one public meeting meets the intent of Executive Director for Operations, Vic McCree's direction nor Chairman Burn's statement from his notation vote response sheet that reads "I agree with Commissioner Svinicki that the staff should make specific outreach to potentially affected labor organizations regarding the proposed <u>content</u> and <u>timeframe</u> for the proposed rule, in addition to its normal outreach efforts." The June 6, 2016 memo from NRC Acting Secretary Rochelle Bavol to McCree specifically instructs him and the staff "to make specific outreach to potentially affected labor organizations regarding proposed content and timeframe for the proposed rule, in addition to its normal outreach efforts." So, the short notice appears to contravene directions from the Commissioners to McCree.

This email from you is the first contact NRC staff has made to work on this issue and the timelines are already set by you.

Please take a hard look at how you plan to organize this and keep in mind for logistics sake, we have workers all over the U.S. that want to weigh in on this important issue. the IBEW has workers and local union officials that want, not only to weigh in, but also to attend and speak at any meeting that the NRC conducts. Workers can weigh in by submitting comments; It's the ability to attend and speak and pose questions that is undermined by the short notice.

Sincerely,

Anna Jerry IBEW International Representative O: 202-728-6064 C: 202-763-6488

From: Doyle, Daniel [mailto:Daniel.Doyle@nrc.gov]
Sent: Thursday, November 3, 2016 8:58 AM
To: Jerry, Anna <Anna_Jerry@IBEW.org>
Cc: Resner, Mark <Mark.Resner@nrc.gov>
Subject: NRC Public Meeting on 11/16 on "Role of Third Parties in Access Authorization and Fitness-for-Duty Determinations"
Rulemaking

Ms. Jerry,

I would like to ensure that IBEW is aware that the U.S. Nuclear Regulatory Commission is having a public meeting on Wednesday, November 16, 2016, to obtain public input in the early stages of a rulemaking activity regarding the role of third parties in access authorization and fitness-for-duty determinations.

Additional information: http://meetings.nrc.gov/pmns/mtg?do=details&Code=20161393

Would you be able to disseminate this information to the appropriate people at IBEW or could you direct me to the right person I should contact for updates like this in the future?

Sincerely,

Dan Doyle

Project Manager U.S. Nuclear Regulatory Commission <u>daniel.doyle@nrc.gov</u> (301) 415-3748

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