



UNITED STATES
NUCLEAR REGULATORY COMMISSION
WASHINGTON, D. C. 20555

September 5, 1986

Docket No. 50-410

NOTE TO: Jim McKnight, Document Control

FROM: Mary Haughey, Project Manager for
Nine Mile Point, Unit 2
BWR Project Directorate No. 3
Division of BWR Licensing

SUBJECT: DRAFT INFORMATION PROVIDED TO NIAGARA MOHAWK POWER CORPORATION
ON NINE MILE POINT, UNIT 2

The enclosed information was provided to Niagara Mohawk on September 5, 1986,
to assist them in responding to NRC concerns on Nine Mile Point, Unit 2.

By copy of this note the enclosed information should be placed in the
PDR and the LPDR.

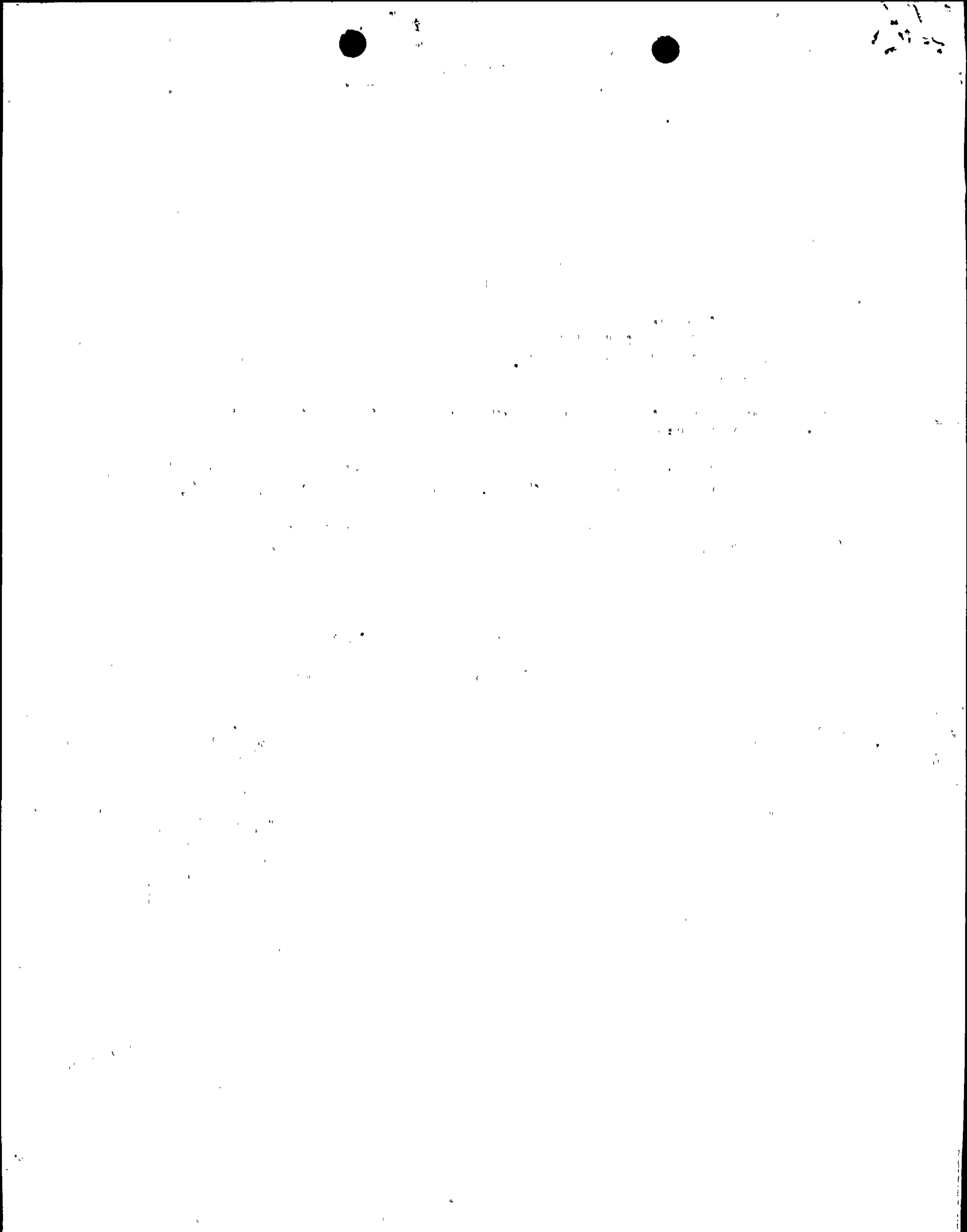
Mary F. Haughey
Mary Haughey, Project Manager
BWR Project Directorate No. 3
Division of BWR Licensing

cc: PDR
LPDR

Noted:

E. Adensam
E. Adensam

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PDR ADDCK 05000410
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ENCLOSURE 1

FOB RESPONSE TO NINE MILE POINT, UNIT 2

LICENSEE COMMENTS ON SER AND SSER NOS. 1 AND 2

SECTION I

- 12. SER, page 13-35, fifth paragraph - It indicates that "in addition because an NSSS vendor representative is a member of the joint test group that reviews operating and testing procedures the staff does not consider an additional NSSS review of low power and power ascension necessary." Remove the words "is a member of the joint test group." The joint test group reviews preoperational tests. A NSSS representative does review startup procedures.

No SER change is required, because FSAR, pages 14.2-11 and 12 (Amendment 22) states that the GE Site Operations Manager is the GE representative on the Joint Test Group. This group reviews low-power and power-ascension testing procedures.

SECTION II

- 137. Page 13-3, second paragraph - Supervisory staff of 15 should be 12 permanent supervisors and additional supervisors as required. Ref. FSAR Figure 13.1-7 (AMD 2)

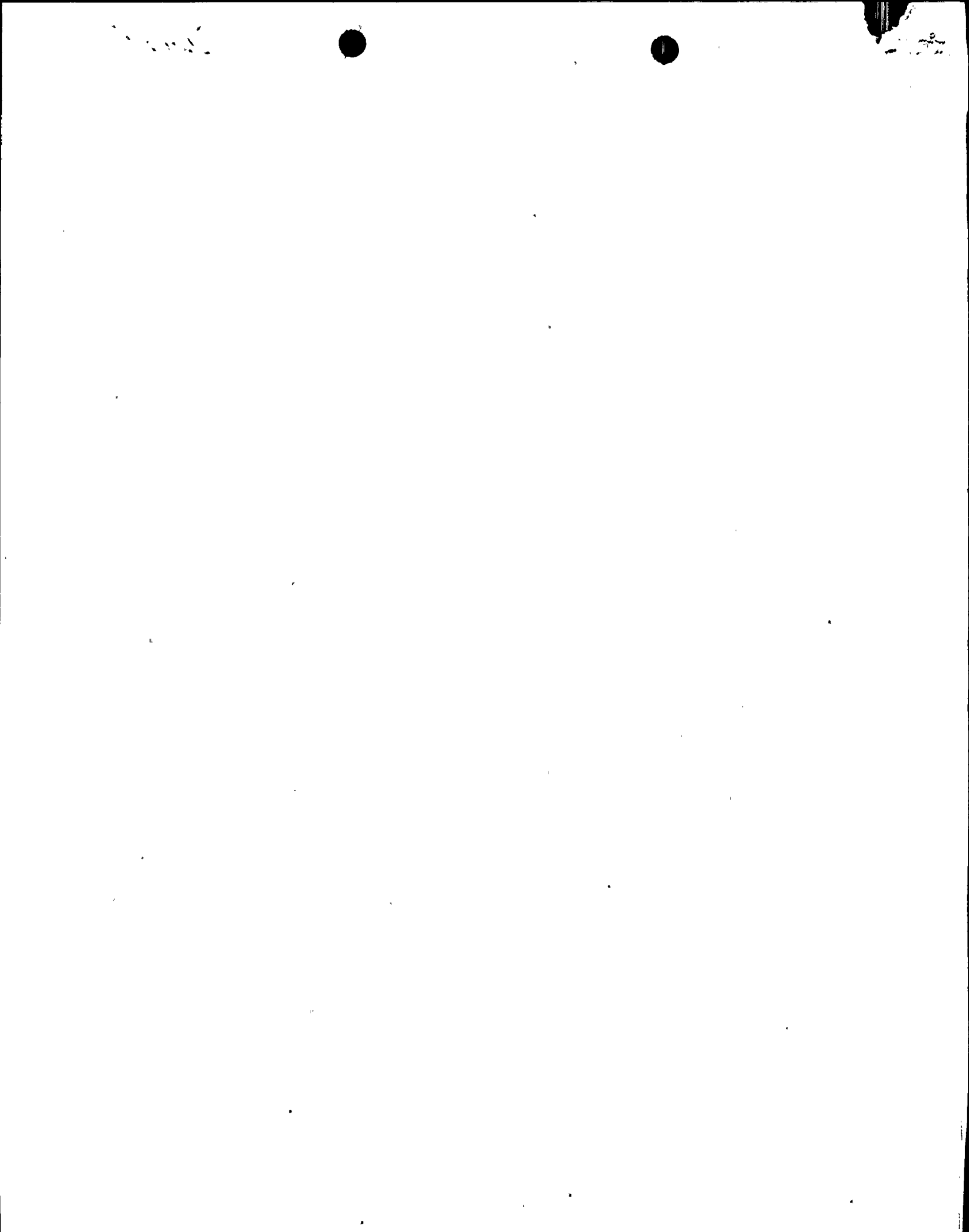
No SER change is required. The SER statement on page 13-3, "The Superintendent Chemistry and Radiation Management appears to have a supervisory staff of 15 to direct the functions of the groups identified in Figure 13.7," is consistent with FSAR Figure 13.1-9. Figure 13.1-9 shows 15 positions reporting to the Superintendent Chemistry and Radiation Management, all of which have lower positions reporting to them. Therefore, the 15 positions are supervisory.

- 139. SER page 13-32 - Add item (8) - Emergency Plan. See FSAR page 13.2-6 (AMD 22).

No SER change is required. The 7-item list on SER pages 13-31 and 13-32 was not intended to be all-inclusive. Therefore, item 8, proposed by the applicant, need not be added.

- 140. SER page 14-2 - Delete first sentence. It is redundant.

The sentence is similar, but is not redundant. The first sentence pertains to initial fuel loading, while the second sentence pertains to initial criticality. These are two distinctly different operations.



[REDACTED]

154. SER page 13-29, fifth paragraph indicates that it is acceptable for the Station Shift Supervisor to be in the control room when he is located in a glass Shift Supervisor's office, the kitchen interior of the duplex panels or lavatory. It should read, "within aural and visual contact." See FSAR page 1.10-10 (AMD 17).

No SER change is required. The open item was resolved, as reported on page 13-2 of SSER No. 1.

155. SER page 13-43 - Remove footnote 1. See revised FSAR Figure 13.1-5 (AMD 22).

We do not see a need to remove footnote 1 from SER Figure 13.4 because that footnote merely states that the title of Station Superintendent becomes that at commercial operation; until then, the title is Superintendent Production.

[REDACTED]

