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 KEISER, H. W. Pennsylvania Power & Light Co.
 RECIP. NAME RECIPIENT AFFILIATION
 BUTLER, W. R. Project Directorate I-2

SUBJECT: Forwards application for amends to Licenses NPF-14 & NPF-22,
 consisting of proposed Amends 107 & 59, incorporating
 administrative corrections. Fee paid.

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Pennsylvania Power & Light Company

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Harold W. Keiser
Vice President-Nuclear Operations
215/770-7502

Director of Nuclear Reactor Regulation
Attn.: Dr. W. R. Butler, Project Director
Project Directorate I-2
Division of Reactor Projects
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555

SUSQUEHANNA STEAM ELECTRIC STATION
PROPOSED AMENDMENTS 107 TO LICENSE NO.
NPF-14 AND 59 TO LICENSE NO. NPF-22:
ADMINISTRATIVE CORRECTIONS
PLA-2954 FILES A17-2, R41-2

Docket Nos. 50-387
and 50-388

Dear Dr. Butler:

The purpose of this letter is to propose changes of an administrative nature to the Susquehanna SES Units 1 and 2 Technical Specifications.

DESCRIPTION OF CHANGES

The following changes, illustrated in attached marked-up pages, are proposed:

- o Unit 1, page 3/4 3-20: In footnote "#", change "TSH-G33-N600" to "TSH-G33-1N600", and "TSH-G33-N602" to "TDSH-G33-1N602".
- o Unit 2, page 3/4 3-20: In footnote "#", change "TSH-G33-N600" to "TSH-G33-2N600", and "TSH-G33-N602" to "TDSH-G33-2N602".
- o Unit 1, page 3/4 7-21: Change 3.7.6.3k from "C-412" to "C-413".
- o Unit 1, page 3/4 8-17: Delete 3.8.3.1a.2.c and 3.8.3.1b (including footnote "*").
- o Units 1 & 2, page 6-3: Delete "Manager-Nuclear Licensing" from Figure 6.2.1-1.
- o Unit 2, page 3/4 6-10: Revise elevations and azimuths as shown on the attached marked-up page.

NO SIGNIFICANT HAZARDS CONSIDERATIONS

The following three questions are addressed below for each of the proposed changes:

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- I. Does the proposed change involve a significant increase in the probability or consequences of an accident previously evaluated?
- II. Does the proposed change create the possibility of a new or different kind of accident from any accident previously evaluated?
- III. Does the proposed change involve a significant reduction in a margin of safety?

o Units 1 & 2, page 3/4 3-20

- I. No. This information is provided based on a review of the pertinent design drawings. No functional change to these instruments or the associated trip system has occurred. Therefore the change is entirely administrative in nature.
- II. No. See I above.
- III. No. See I above.

o Unit 1, page 3/4 7-21

- I. No. This information is provided based on a review of the pertinent design drawings. C-412 is a Unit 2 designated area and appears in the corresponding section of the Unit 2 Technical Specifications. No missed surveillances occurred due to this error. Based on the above, this change is entirely administrative in nature.
- II. No. See I above.
- III. No. See I above.

o Unit 1, page 3/4 8-17

- I. No. The deleted information is redundant to information provided on page 3/4 8-17a, which is also attached for information. NRC made this error when they issued Amendment 55; therefore this change is entirely administrative in nature.
- II. No. See I above.
- III. No. See I above.

o Unit 1 & 2, page 6-3

- I. No. The deletion of the Manager-Nuclear Licensing title reflects PP&L's current organization. This function has not been dropped, but merely realigned to report through the Manager-Nuclear Support to the Vice-President Nuclear Operations. This change has no impact on safety and is entirely administrative in nature.
- II. No. See I above
- III. No. See I above.

1. The first part of the document discusses the importance of maintaining accurate records of all transactions. It emphasizes that proper record-keeping is essential for the effective management of any business or organization. This section also outlines the various methods and tools that can be used to ensure the accuracy and reliability of the data collected.

2. The second part of the document focuses on the role of technology in modern record-keeping. It explores how digital tools and software can streamline the process of data collection, storage, and analysis. This section also discusses the challenges associated with using technology, such as data security and privacy concerns, and offers strategies to address these issues.

3. The third part of the document provides a detailed overview of the legal requirements for record-keeping. It covers the various regulations and standards that must be followed to ensure compliance with the law. This section also discusses the consequences of non-compliance and offers guidance on how to avoid these pitfalls.

4. The fourth part of the document discusses the importance of regular audits and reviews of the record-keeping system. It emphasizes that regular audits are necessary to identify any errors or discrepancies in the data and to ensure that the system is up-to-date and accurate. This section also outlines the steps that should be taken to conduct a thorough audit and offers tips on how to make the most of the results.

5. The fifth part of the document provides a summary of the key points discussed in the previous sections. It reiterates the importance of accurate record-keeping and the role of technology in this process. This section also offers some final thoughts and recommendations for anyone looking to improve their record-keeping practices.

o Unit 2, page 3/4 6-10

I. No. This information is provided based on a review of the pertinent design drawings. None of the associated instruments have been relocated. Errors apparently occurred in the original development of this information and resulted in one incorrect elevation reference, and several azimuth errors that appear to be the result of estimating by eye instead of using a more exact method. In c and d, the transposing of the two azimuth values reflects their actual relationship to the two elevations listed (i.e., the temperature element at elevation 725 is at azimuth 258 and the temperature element at elevation 716 is at azimuth 80.) These errors have not resulted in any inappropriate surveillance, since the TE's have always been at the revised locations, and they are used electronically to determine the average temperature. Therefore, the changes are entirely editorial in nature.

II. No. See I above.

III. No. See I above.

Any questions on this submittal should be directed to Mr. R. Sgarro at (215) 770-7916. Pursuant to 10CFR170, the appropriate fee is enclosed.

Very truly yours,



H. W. Keiser
Vice President-Nuclear Operations

Enclosure

cc: NRC Document Control Desk (original)
NRC Region I
Mr. J. Stair, NRC Resident Inspector-SSES
Mr. M. C. Thadani, NRC Project Manager-Bethesda
Mr. T. M. Gerusky, Pennsylvania DER

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