

June 17, 1994

GFSLTR 94-0200

Office of Nuclear Reactor Regulation U.S. Nuclear Regulatory Commission Washington, DC 20555

Attention:

Document Control Desk

Subject:

Dresden Station Units 2 and 3 NRC Dockets 50-237 and 50-249

Commonwealth Edison Company Supplemental Response to NRC Bulletin 93-02, Supplement 1, Debris Plugging of Emergency Core Cooling Suction

Strainers, dated February 18, 1994.

Reference:

L.O. DelGeorge letter to U.S. Nuclear Regulatory Commission, Dresden Station Units 2 and 3, LaSalle County Station Units 1 and 2, Quad Cities Station Units 1 and 2, Commonwealth Edison Company Response to NRC Bulletin 93-02 Supplement 1 Debris Plugging of Emergency Core Cooling Suction Strainers, dated April 19, 1994.

This letter provides the Dresden Station followup response to NRC Bulletin 93-02 Supplement 1. The supplement addresses Operator compensatory actions in the event of insulation debris generation during a LOCA and subsequent strainer blockage. The supplement recommended procedure changes and training to apprise Operators of actions to be taken to minimize debris transport to the strainers, reduce debris deposition at the strainers, and to establish alternate injection sources in the event of strainer blockage. The bulletin required completion of these actions by May 19, 1994 (90 days from the date of the bulletin), with a report confirming completion of the requested actions by June 18, 1994 (120 days from the date of the bulletin).

Of the actions requested by the bulletin supplement, Dresden committed to perform Action 1. Short-term awareness training for all Licensed Operators performing licensed duties was completed on May 19, 1994. One individual on vacation May 19 was trained on May 20 prior to assuming licensed duties. Another individual on medical leave has been provided with the training material by mail. The training consisted of the required reading material discussed in the referenced letter, and classroom training on indications of strainer clogging at Dresden and compensatory

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actions. Additional actions not specifically requested by the bulletin supplement, but identified as commitments in the referenced letter, which include long-term training, long-term investigation into the backwash option, permanent insulation repair and replacement, potential enhancement of drywell closeout inspections, strainer cleanliness inspections, and Torus desludging, will be completed in accordance with the schedule provided in the referenced letter.

To the best of my knowledge and belief, the statements contained in this document are true and correct. In some respects these statements are not based on my personal knowledge, but on information furnished by other CECo employees, contractor employees, and/or consultants. Such information has been reviewed in accordance with company practice, and I believe it to be reliable.

"OFFICIAL SEAL"

JANICE M. TONDINI

NOTARY PUBLIC, STATE OF ILLINOIS

MY COMMISSION EXPIRES 2/21/97

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Simicerely,

Gary F Spedl Station Manager

Dresden Nuclear Power Station

GFS/KWS:cfq

cc: J. Martin, Regional Administrator-RIII

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