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 FACIL: 50-400 Shearon Harris Nuclear Power Plant, Unit 1, Carolina 05000400
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 KATZ, S. P. Coalition for Alternatives to Shearon Harris
 RECIP. NAME RECIPIENT AFFILIATION
 DENTON, H. R. Office of Nuclear Reactor Regulation, Director (post 851125)

SUBJECT: Requests NRC look at problems cited in 861017 2.206 petition re insp of placements of alleged violations.

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 TITLE: Request for NRR Action (e.g. 2.206 Petitions) & Related Correspondence

NOTES: Application for permit renewal filed. 05000400

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Coalition for Alternatives to Shearón Harris

November 11, 1986

237 McCauley Street
Chapel Hill, NC 27514
(919) 967-6812

Mr. Harold R. Denton, Director
Office of Nuclear Reactor Regulation
U.S. Nuclear Regulatory Commission
Washington, D.C.

Dear Mr. Denton,

As you know, on October 17, 1986, CASH and Wells Eddleman filed a 10 CFR 2.206 Show Cause Petition with NRR. Per conversation with NRC Region II it has come to our attention that as of Friday November 7, 1986, no affirmative action has been taken to visually inspect the placements of the alleged violations. Except for the fact that NRR made a determination that the allegations were not "safety significant" and subsequent issuance of the low-power license, no other action has been undertaken by the NRC during the intervening three week period.

Let us state for the record, that the allegations contained in the CASH/Eddleman 2.206 Petition are specific (the allegations contain placement numbers of particular components at the plant) and are safety related (the allegations involve particular buildings which are involved in ^{supports of the} ~~the~~ primary and secondary coolant systems).

In light of C.P. & L's recent violations, SEE: 50-400/86-65, concerning unauthorized work in the very areas from which CASH/Eddleman's allegations arise (specifically electrical conduits,

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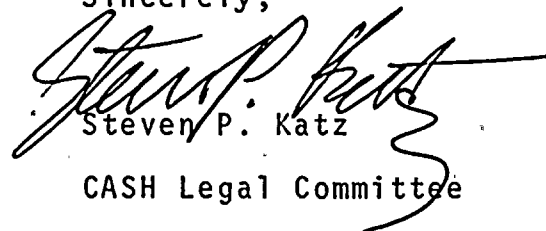
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and cable trays, concrete repairs, and structural and ahnger repairs); to suppose that C.P.& L. will make efforts to correct and document over the existence of such problems is highly probable.

Is it the practice of NRR to delay in the examination of allegations, particularly where specific placement numbers have been cited in the alleging petition, for more than three weeks from the date of filing? If such is the case, then some revision of NRR's inspections procedures may be necessary; and if such is not the case, then why not take a look at the problems cited in the Show Cause Petition?

We look forward to a timely response,

Sincerely,



Steven P. Katz

CASH Legal Committee

