

AFFIDAVIT

STATE OF PENNSYLVANIA:
 SS.
COUNTY OF BERKS:

The undersigned, Robert F. Jones, being duly sworn according to law, deposes and says that:

1. I am the Manager-Generation Engineering for Metropolitan Edison Company (Met-Ed), 2800 Pottsville Pike, Reading, Pennsylvania 19605. Met-Ed is the licensee and operator of the Three Mile Island Nuclear Generating Station Unit 1, and is a wholly owned subsidiary of General Public Utilities (GPU).

2. I have been employed by Met-Ed since May, 1973. My duties include responsibility for plant performance analysis, nuclear and computer engineering work, evaluation of the hypothesized Loss of Coolant Accident analysis for Three Mile Island Unit 1, and the evaluation of the mode of compliance with the criteria of 10 CFR 50.

3. This statement is submitted in response to the requirements of Section 50.46 of 10 CFR 50, and reflects my opinion with regard to the time required to properly review the forthcoming ECCS evaluation and any resultant changes to the Three Mile Island Nuclear Generating Station Unit 1 Technical Specifications.


4. Review of any safety evaluation and/or proposed changes of the Three Mile Island Unit 1 Technical Specifications is required by the conditions of the Three Mile Island Unit 1 license. Such review consists of consideration of the operational and plant related effects of the change by the Plant Operations Review Committee (PORC), the overall evaluation of safety hazards by the General Office Review Board (GORB), and the evaluation of possible unreviewed safety questions or Technical Specifications changes by the Met-Ed Corporate Technical Support Staff, as well as an overall determination of suitability by the management of Metropolitan Edison Company.

5. It is my best judgment that such review and final preparation of the Three Mile Island Unit 1 ECCS evaluation required by 10 CFR 50.46 will require three weeks time.

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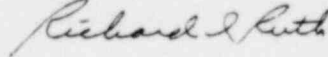
6. It is estimated that one week each will be required for PORC consideration and approval; GORB consideration and approval; and Met-Ed Corporate Technical Support Staff consideration and approval and Management consideration, approval, and final submittal preparation. It is felt that this three week period and the individual estimated times for each required step are the minimum time periods possible in which to accomplish the appropriate actions.

7. The foregoing is true and correct to the best of my knowledge and belief.



Robert F. Jones

SUBSCRIBED AND SWORN TO
BEFORE ME THIS 19th DAY
OF JUNE, 1974.



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