



Metropolitan Edison Company A DIVISION OF GENERAL PUBLIC UTILITIES CORPORATION

OFFICE BOX 542 READING, PENNSYLVANIA 19603

TELEPHONE 215 - 929-3601

June 16, 1975
GQL 1163

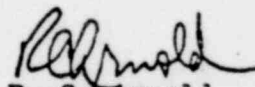
Mr. Paul R. Nelson, Chief
Radiological Environmental Protection Branch
U. S. Nuclear Regulatory Commission, Region 1
631 Park Avenue
King of Prussia, Pennsylvania 19406

Dear Mr. Nelson:

Three Mile Island Nuclear Station Units 1 & 2
Licenses DPR-50 and CPPR-66
Inspection Nos. 50-289/75-08 and 50-320/75-04

This letter and the accompanying enclosure are in response to your inspection letter of May 22, 1975, concerning Dr. Gallina's inspection of our Three Mile Island Nuclear Station Units 1 and 2 and the resultant findings of that inspection.

Sincerely,


R. C. Arnold
Vice President

RCA:RSB:eg

File 20.1.1/7.7.3.5.1

Enclosure - Response to Inspection Letter

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ENCLOSURE

Metropolitan Edison Company
Three Mile Island Nuclear Station (TMI)
Licenses Nos. DPR-50 and CPPR-66
Inspection Nos. 50-289/75-08 and 50-320/75-04

Response to Description of Apparent Violation

Apparent Violation

Contrary to Sections 6.2.1 and 6.2.3 of your Technical Specifications and Health Physics Procedure 1670.12, "Emergency Equipment Readiness Check," emergency equipment was not checked and inventoried from April through November of 1974.

Response to Apparent violation

A record of inventories of emergency equipment is not available for the period of April through November 1974 due to the fact that implementing procedural guidance for performing and documenting inventories did not exist prior to November 1974. A specific inventory procedure (H.P. 1778) was implemented in November 1974, and all subsequent quarterly inventory records are available at the TMI site. Recent revision to the emergency equipment inventory procedure has been incorporated to insure that instrumentation is checked for calibration and that any equipment deficiency corrections are thoroughly documented. Further, procedure requires this to be done quarterly.

As full compliance has been achieved, no further actions are planned.

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