209 Lavendar Court Orlando,FL 32806

June 15, 1979

PROPUSED RULE PRM-50-23 (2)

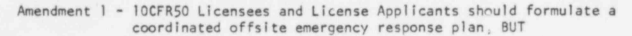
44 FR 32486)

Secretary of the Commission Nuclear Regulatory Commission Washington, DC 20555

Attn: Docketing and Service Branch

Re: Docket No. PRM-50-23

Gentlemen:



- A. the distance should be 30 miles (as shown by TMI history)
- B. expense should be split by licensee/applicant, State and NRC
- Amendment 2 The plan should be tested, but evacuation test should be of a nature where the people involved need not really leave home, i.e., notify those "evacuees" to stand in their front yard and sight from a helicopter to check the effectiveness of notification. I feel the risk of an accident during false evacuation is greater than the exposure risk associated with a non-practiced real evacuation.
- Amendment 3 Offsite monitoring:concur, except: operator should "allow" a suitably accurate..., not delegate, to satisfy this amendment.
- Amendment 4 Public No. 3: I feel it should be on the order of: Licensee shall distribute...information showing the suggested evacuation route and an outline of the emergency response plan. The notice should contain a listing of sources where more detailed information (as proposed in amendment 4) is available for those who want it; also make the sources more commonplace (i.e., bank, post office, etc).
- Amendment 5 Again (TMI history) 50 miles is too far out; also the construction permit should not be held up for development of a plan; the time between construction and operation is sufficient.
- Amendment 6 Operators of existing plants should ASSIST state health officials in planning for offsite emergency action. The plant should not tell the state or the people in it, but suggest or assist in the development of a plan.

Thank you for considering my opinions on this matter.

Sincerely,

Peter C Balley

Peter G. Bailey

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