

RELATED CORRESPONDENCE



UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the matter of)

THE DETROIT EDISON COMPANY)
(Enrico Fermi Atomic Power)
Plant, Unit 2))

Docket No. 50-341
(Operating License)

CEE'S RESPONSES TO INTERROGATORIES

Now comes the Citizens for Employment and Energy (CEE), by David Petzel, one of its members, who having been duly sworn in response to the interrogatories served upon CEE by the Applicant in the above matter, makes the following answers and responses.

1. There is some uncertainty as to who will be testifying on behalf of CEE. As soon as a determination is made in regards to the specific individual or individuals who will testify on CEE's behalf, the specific information requested in this interrogatory will be furnished the Applicant.
2. CEE is prepared to release the information requested to the Nuclear Regulatory Commission, but is not ready at this time to release such information to the Detroit Edison Company, or any employee, servant or attorney representing Applicant, being fearful of possible direct repercussions and possible adverse effects on the employment of such individual(s).
3. In response to (a), CEE will be better able to respond after reviewing the materials submitted by Applicant in response to CEE's interrogatories. CEE is attempting to obtain further information on the reinspection contention, and will provide a more detailed response as soon as such information becomes available to it.
4. CEE will be better able to respond to (a) after reviewing Applicant's responses to our interrogatories. In regards to (b), CEE understands that destruction of records through burning may have taken place shortly after construction work was halted in 1974. We are attempting to obtain further specifics and will provide such information when it becomes available to us.
5. 10 C.F.R. Part 20 and 10 C.F.R. Part 50 set general criteria for radiation monitoring systems. CEE contends that the lack of provision for continuous monitoring that can be read remotely does not conform with the general criteria. CEE needs to review Applicant's site emergency plan to respond to (b).
6. CEE does not currently have in its possession a copy of "Standard Review Plan" referred to by Applicant. We are making efforts to obtain this document and will respond to this interrogatory after we have an opportunity to fully study the Review Plan and Applicant's response to it.

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7. According to information provided by the Army Corps of Engineers, the maximum height above sea level since 1973 appears to be about 575 feet, occurring in June, 1973.

8. These responses have been prepared by David Petzel, member of CEE and Kim Arthur Siegfried, attorney for CEE.



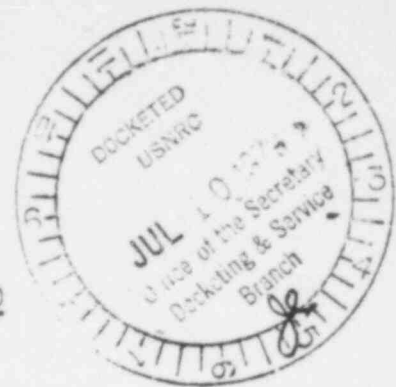
David Petzel, Member, CEE

Subscribed and sworn to before
me, this 6 day of July, 1979



KENNETH J. TRUSSELL
Notary Public, Oakland County, Mich.
My Commission Expires Dec. 12, 1982

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CERTIFICATE OF SERVICE

I hereby certify that I have this 6th day of July, 1979 served the foregoing document entitled "CEE's Responses to Interrogatories" by mailing copies thereof, first class mail, postage prepaid and properly addressed, or by personal delivery, as so indicated, to the following persons:

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Section

David Petzel

David Petzel
Member CEE

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