

UNITED STATES

ATOMIC ENERGY COMMISSION DIRECTORATE OF REGULATORY OPERATIONS REGION III 799 ROOSEVELT ROAD

GLEN ELLYN, ILLINOIS 60137

(312) 858-2660

Docket No. 50-346

JUN 2 5 1974

Toledo Edison Company ATTN: Mr. Lowell E. Roe Vice President, Power Edison Plaza 300 Madison Avenue Toledo, Ohio 43652

Gentlemen:

This refers to the inspection conducted by Messrs. Dickerson and Sutton of this office on June 14-15, 1974 of activities at the Davis-Besse Construction site authorized by AEC Construction Permit License No. CPPR-80 and to the discussion of our findings with Messrs. Novak, Leanardson and others of your staff at the conclusion of the inspection.

A copy of our report of this inspection is enclosed and identifies the areas examined during the inspection. Within these areas, the inspection consisted of a selective examination of procedures and representative records, interviews with plant personnel, and observations by the inspectors.

During this inspection, it was found that certain of your activities appear to be in violation of AEC requirements. The item and reference to the pertinent requirements are listed under Enforcement Action in the Summary of Findings Section of the enclosed inspection report.

This notice is sent to you pursuant to the provisions of Section 2.201 of the AEC's "Rules of Practice," Part 2, Title 10, Code of Federal Regulations. Section 2.201 requires you to submit to this office within thirty days of your receipt of this notice, a written statement or explanation in reply, including: (1) corrective steps which have been taken by you, and the results achieved; (2) corrective steps which will be taken to avoid further violations; and (3) the date when full compliance will be achieved.

In accordance with Section 2.790 of the AEC's "Rules of Practice," Part 2, Title 10, Code of Federal Regulations, a copy of this notice, the enclosed inspection report, and your response to this notice will be placed in the AEC's Public Document Room. If this report contains any information that you or your contractors believe to be proprietary, it is necessary that you

DOPY SENT TO: PDR

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make a written application to this office, within twenty days of your receipt of this notice, to withhold such information from public disclosure. Any such application must include a full statement of the reasons for which it is claimed that the information is proprietary, and should be prepared so the proprietary information identified in the application is contained in a separate part of the document. Unless we receive an application to withhold information or are otherwise contacted within the specified time period, the written material identified in this paragraph will be placed in the Public Document Room.

Should you have any questions concerning this inspection, we will be glad to discuss them with you.

Sincerely yours,

James G. Keppler Regional Director

Enclosure: RO Inspection Rpt No. 050-346/74-04

bcc: RO Chief, FS&EB
RO:HQ (4)
Licensing (4)
DR Central Files
RO Files
PDR
Local PDR
NSIC
DTIE