

# UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20555

JUN 23 1977

DOCKET NOS .: 50-0 50-237, 50-249, 50-254, 50-265, 50-295 and 50-304

LICENSEE:

Commonwealth Edison Company

FACILITIES:

Dresden Units 1, 2 and 3 Quad Cities Units 1 and 2 Zion Units 1 and 2

SUMMARY OF MEETING HELD ON JUNE 16, 1977, TO DISCUSS THE IMPLEMENTING PROCEDURES OF THE GENERATING STATIONS EMERGENCY PLAN FOR THE COMMONWEALTH EDISON COMPANY NUCLEAR FACILITIES

On June 16, 1977, we met with representatives of Commonwealth Edison Company (the licensee) to discuss the implementing procedures for the licensee's Generating Stations Emergency Plan (GSEP) which is applicable to each of the licensee's nuclear facilities.

A list of attendees is attached.

Highlights of the meeting are discussed below.

We summarized the staff's position regarding the implementing procedures for emergency plans at nuclear facilities indicating that the procedures should in fact implement the emergency plans. We then discussed the content of our letter of March 31, 1977, in which we recommended that appropriate revisions to the GSEP implementing procedures should be submitted to conform to the guidance cited in our letter.

We indicated that proper consideration should be given to the selective evacuation of children and pregnant women during an emergency involving the evacuation of offsite personnel. We acknowledged that it is the licensees responsibility to only recommend to local official the evacuation of people. The licensee indicated that any evacuation due to what would be termed an "offsite emergency", would be a general evacuation of personnel and not a selective evacuation. The licensee did state however, that known groups of children or any pregnant women (e.g., childrens' camps or home for unwed mothers) near one of their facilities would in fact be considered on a priority basis should an offsite emergency occur.

Our letter of March 31, 1977, also indicated that the provisions in the GSEP implementing procedures for initial notification of offsite state and local authorities involves an unnecessarily excessive delay for an event involving substantial core damage. We referred the licensee to the NRC Standard Review Plan 13.3 and Section 4.5 of Regulatory Guide 1.101 which call for the notification of offsite authorities in a much shorter time interval.

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## ENCLOSURE

### MEETING WITH COMMONWEALTH EDISON COMPANY

JUNE 16, 1977

#### LIST OF ATTENDEES

#### NRC

G. G. Zech

J. A.Martin

J. R. Sears

P. W. O'Connor

#### CECO

D. E. O'Brien

J. C. Golden

N. E. Wandke

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JUN 2 3 1977

Docket NRC PDR LOCAL PDR ORB#1 Reading NRR Reading E. G. Case V. Stello K. R. Goller D. Eisenhut A. Schwencer D. Davis G. Lear R. Reid L. Shao B. Grimes W. Butler R. Baer Project Manager Attorney, OELD 01&E (3) Licensing Assistant Each NRC participant T. B. Abernathy

J. R. Buchanan