

UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

ATOMIC SAFETY AND LICENSING BOARD

Before Administrative Judges:
Andrew C. Goodhope, Chairman
Dr. Linda W. Little
Dr. Forrest J. Remick



SERVED MAR 17 1981

In the Matter of:

GENERAL ELECTRIC COMPANY

(GE Morris Operation Spent
Fuel Storage Facility)

Docket No. 70-1302
(Spent Fuel Pool)

March 16, 1981



ORDER RULING ON ADDITIONAL
CONTENTIONS REQUESTED BY THE
STATE OF ILLINOIS AND ROEM, ET AL

On June 4, 1980 this Board entered an Order Ruling on Contentions of the parties. Thereafter new Part 72 to 10 C.F.R. became effective and as a result the Board permitted the filing of amended or additional contentions by the intervenors. This order rules upon such contentions.
State Additional Contention 1

This contention is admitted as edited as State Contention 4(e). This contention is admitted only to the extent that Part 72 requires such information to be provided in the CSAR.

State Additional Contention 2

This contention is rejected. Part 72.31(c) specifically provides that this type of site evaluation is unnecessary for a prior Licensee unless new information makes such re-evaluation necessary. No such information has been provided.

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State Additional Contention 3

This contention is accepted and numbered State Contention 8.

State Additional Contention 4

This contention is accepted and numbered State Contention 9.

State Additional Contention 5.

This contention is accepted and numbered State Contention 10.

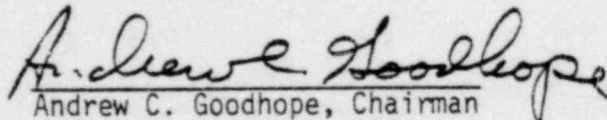
Rorem, et al Additional Contention A through D

All these contentions are rejected. Additional Contentions A and B are so vague and lacking in specificity as to provide no basis for litigation. Part 72.31(c) specifically provides that the evaluation sought in A and C are unnecessary unless new information is discovered which could alter the original site evaluation. No such information has been presented.

Additional Contentions B and C are already the subject of contentions to the extent permissible.

Additional Contention D, as pointed out by the Staff, is limited to determining whether the license of the General Electric Company to operate GE Morris Inspection with its present storage capacity should be renewed. The Storage expansion is beyond the scope of this proceeding.

FOR THE ATOMIC SAFETY AND
LICENSING BOARD


Andrew C. Goodhope, Chairman
ADMINISTRATIVE JUDGE

Dated at Bethesda, Maryland
this 16th day of March, 1981