

AUG 10 1981

MEMORANDUM FOR: Brian K. Grimes, Director
Division of Emergency Preparedness
Office of Inspection & Enforcement

THRU: Robert L. Tedesco, Assistant Director
for Licensing
Division of Licensing, NRR

FROM: James R. Miller, Chief
Standardization & Special Projects Branch
Division of Licensing, NRR

SUBJECT: EMERGENCY PLANS FOR NON-POWER REACTORS

Recently, we have been in communication with several of our non-power reactor licensees concerning emergency plans required by NRC under 10 CFR 50.54(a). These licensees have expressed concern over the absence of firm guidance concerning the criteria against which their emergency plans will be evaluated and guidance on how to develop individual plans.

We request that those licensees that were to have been required to submit emergency plans by November 3, 1981 (i.e., those greater than or equal to 500 kW thermal) be granted an extension until six months after such guidance has been issued to them by your office.

ORIGINAL SIGNED BY:

James R. Miller, Chief
Standardization & Special
Projects Branch
Division of Licensing

cc: H. Denton
D. Eisenhut

DISTRIBUTION:

~~DCS-016~~

SSPB Reading
R. Tedesco
NRC PDR
Local PDR
TERA
NSIC
TIC

J. Miller
L. Tremper
J. Wilson

8108270015 810810
PDR MISC

PDR



*TD/R-5-1
Emergency
Plans*

OFFICE	DL:SSPB	DL:SSPB	DL:AD/L				
SURNAME	J. Wilson/cc	J. Miller	R. Tedesco				
DATE	8/7/81	8/7/81	8/8/81				



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

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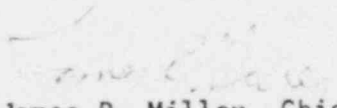
THRU: Robert L. Tedesco, Assistant Director
for Licensing
Division of Licensing, NRR

FROM: James R. Miller, Chief
Standardization & Special Projects Branch
Division of Licensing, NRR

SUBJECT: EMERGENCY PLANS FOR NON-POWER REACTORS

Recently, we have been in communication with several of our non-power reactor licensees concerning emergency plans required by NRC under 10 CFR 50.54(r). These licensees have expressed concern over the absence of firm guidance concerning the criteria against which their emergency plans will be evaluated and guidance on how to develop individual plans.

We request that those licensees that were to have been required to submit emergency plans by November 3, 1981 (i.e., those greater than or equal to 500 kW thermal) be granted an extension until six months after such guidance has been issued to them by your office.


James R. Miller, Chief
Standardization & Special
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