

MARKET

*WA*

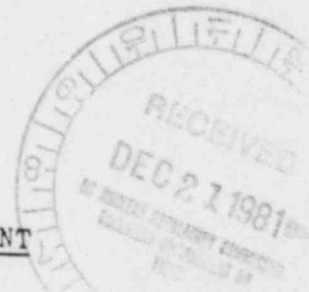
BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

'81 DEC 17 P2:04

In the Matter of  
 CINCINNATI GAS AND ELECTRIC CO., et al.  
 (Wm. H. Zimmer Nuclear Power Station, Unit 1)

Docket No. 50-358

To: Troy Conner  
 1747 Pennsylvania Avenue, N.W.  
 Washington, D.C. 20014



CITY OF MENTOR REQUESTS FOR ADMISSIONS FROM APPLICANT

The Intervenor, the City of Mentor, pursuant to 10 C.F.R. §2.742 requests that the Applicant, within 10 days after service of this request, make the following admissions under oath or affirmation that the following statements are true:

1. That portions of the State of Indiana are within 50 miles of the Zimmer Power Station and are therefore within the Ingestion Pathway Emergency Planning Zone.
2. That the State of Indiana has no Radiological Emergency Plan at the date of this request.
3. That the State of Indiana and the State of Kentucky engage in interstate commerce of food and milk products.
4. That some of the food and milk products processed or grown within 50 miles of Zimmer Power Station eventually reach Campbell County, Kentucky where they are used, sold, consumed or otherwise disposed of.
5. That the Commonwealth of Kentucky does not have written and comprehensive standard operating procedures for emergency operation centers.
6. That the Commonwealth of Kentucky does not have written and comprehensive standard operating procedures for notification of all concerned parties in the event of an accident.

DS03  
 5  
 1/0

8112220295 811214  
 PDR ADDCK 05000358  
 PDR  
 G

7. That the Commonwealth of Kentucky does not have written and comprehensive standard operating procedures for schools in the event of an accident.
8. That the Commonwealth of Kentucky does not have written and comprehensive standard operating procedures for activation of the Emergency Broadcast System.
9. That the Commonwealth of Kentucky does not have written and comprehensive standard operating procedures for Ingestion Pathway Protective Actions Recommendations.
10. That the State of Indiana does not have written and comprehensive standard operating procedures for Ingestion Pathway Protective Actions Recommendations.
11. That the Commonwealth of Kentucky does not have written and comprehensive standard operating procedures for use and distribution of potassium iodine.
12. That an exercise has not been held to fully test the prompt notification system as described in the Kentucky, Campbell County, Bracken County, and Pendleton County Radiological Emergency Plans.