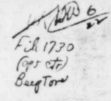


NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20555



JUN 1 8 1981

MEMORANDUM FOR: John H. Corley, Director

Division of Facilities and Operations Support, ADM

FROM:

Brian K. Grimes, Director

Division of Emergency Preparedness, IE

SUBJECT:

BEEP TONES ON NRC OPERATIONS CENTER RECORDINGS

This is in response to your memorandum of the same subject dated June 15, 1981. The course of action specified in your memorandum is satisfactory. We are pleased that you will be able to remove the beep tone from the NRC Operations Center telephone system. We will not request your office to provide a switchable beep tone. We are, however, considering the use of verbal notification when the Operations Center is operating in a "Normal" mode. A draft of such procedures will be provided to your staff for comment prior to implementation.

I appreciate the efforts of you and your staff in accomplishing the task of removing the beep tone from the Operations Center telephones. This is another step in upgrading the Operations Center.

Brian K. Grimes, Director

Division of Emergency Preparedness, IE

cc: V. Stello, IE

R. DeYoung, IE

R. Voegeli, ELD

R. Brady, SEC

J. Cohen, SEC

B. Weiss, IRB/IE

R. Smith, OIA

J. Jones, TB

NUCLEAR REGULATORY COMMISSION

June 30, 1981

PDR GORY

SECRETARY

OFFICE OF THE

MEMORANDUM FOR:

Alan S. Rosenthal, Chairman, ASLAP B. Paul Cotter, Jr., Chairman, ASLBP Leonard Bickwit, Jr., General Counsel

FROM:

Samuel J. Chilk, Secretary

SUBJECT:

PROCEEDINGS SUA SPONTE IN ADJUDICATORY

On June 2, 1981, the Commission requested that henceforth:

- (1) When a Licensing Board or an Appeal Board raises an issue sua sponte in an Operating License proceeding, it shall issue a separate order making the requisite findings, briefly state its reasons for raising the issue; and it shall forward a copy of that order to the Office of the General Counsel and to the Commission and
- when a Licensing Board or an Appeal Board has raised an issue sua sponte, the Office of the General Counsel shall, as part of its regular monitoring of adjudicatory proceedings, make a prompt report on the matter to the Commission.

The Commission made clear that in so requesting, it was not altering in any way the provisions of the Commission's rules regarding the raising and consideration of issues sua sponte. Accordingly the Boards shall continue to make the initial determination of whether a Board question is an exercise of sua sponte authority or a question asked to ensure the completeness of the record on an admitted contention. Furthermore, the fact that an issue has been raised sua sponte, and that the Commission will be advised of that action by the Office of the General Counsel through its menitoring of adjudicatory proceedings, would not provide a basis for any party to fail to meet its obligation to respond expeditiously to the Board's questions.

This completes action on SECY-81-304B.

cc: Chairman Hendrie
Commissioner Gilinsky
Commissioner Bradford
Commissioner Ahearne
Dr. Palladino
Commission Staff Offices

ive Document Rocin

6108120318 B10630

T MO W BOTTLE

CONTACT:
A. Bates (SECY)
41410