

Maine Yankee

RELIABLE ELECTRICITY FOR MAINE SINCE 1972

Charles D. Frizzle
President

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January 30, 1991
MN-91-24

CDF-91-13
Proposed Change No. 154

UNITED STATES NUCLEAR REGULATORY COMMISSION
Attention: Document Control Desk
Washington, DC 20055

References: (a) License No. D7R-36 (Docket No. 50-309)
(b) USNRC Letter to Carolina Power and Light Company dated
March 2, 1989 - Shearon Harris Amendment Regarding Qualification
Requirements for Manager Operations
(c) MYAPCo Letter to USNRC dated July 30, 1990 (MN-90-74) - Proposed
Change 154

Subject: Maine Yankee Operations Manager Qualifications - Proposed Change No. 154,
Supplement 1

Gentlemen:

With this letter, Maine Yankee proposes to modify our Technical Specifications associated with the facility qualifications requirements for the Operations Department Manager. This proposed change would modify the Technical Specifications such that either the Manager, Operations or the Assistant Manager, Operations must hold a Senior Operators License, termed Senior Reactor Operator (SRO) license at Maine Yankee. This supplement is in response to the NRC staff request that a management (non-shift) senior licensed individual be added to the proposed Technical Specification change, Reference (c). The options of either the Manager or Assistant Manager, Operations holding a SRO license is proposed as it provides flexibility but at the same time requires an SRO license above the operating shifts representing Plant Management.

Currently at Maine Yankee, while above the cold shutdown condition, two positions having SRO licenses exist between the Manager, Operations and the shift operating crews: the Shift Operating Supervisor (SOS) and the Plant Shift Superintendent. This coverage is required by Maine Yankee's Technical Specifications. The Manager and Assistant Manager, Operations do not directly supervise reactor operators, therefore we do not believe it is necessary that both hold active SRO licenses.

Maine Yankee has reviewed this proposed change and has concluded that no significant hazards consideration exists. The significant hazards evaluation provided with Reference (c) remains unchanged. Revised Technical Specification pages 5.2-2 and 5.3-1 are provided as Attachment A.

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Maine Yankee

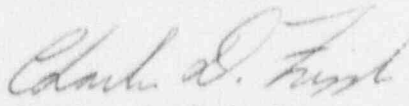
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This proposed change has been reviewed by the Plant Operation Review Committee. The Nuclear Safety Audit and Review Committee has also reviewed this submittal. A representative of the State of Maine is being informed of this request by copy of this letter.

We request that this proposed change be made effective within 30 days after issuance.

Very truly yours,



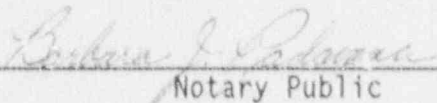
Charles D. Frizzle
President

CDF:ajl

c: Mr. Thomas T. Martin
Mr. E. H. Trottier
Mr. Charles S. Marschall
Mr. Clough Toppan

STATE OF MAINE

Then personally appeared before me, Charles D. Frizzle, who being duly sworn did state that he is President of Maine Yankee Atomic Power Company, that he is duly authorized to execute and file the foregoing request in the name and on behalf of Maine Yankee Atomic Power Company, and that the statements therein are true to the best of his knowledge and belief.



Notary Public

BARBARA J. PADAVANA
NOTARY PUBLIC, MAINE
MY COMMISSION EXPIRES JUNE 20, 1996