



DOCKET NUMBER

PETITION RULE PRM 50-60

(59 FR 17499)

DOCKETED
USNRC

3

WASHINGTON PUBLIC POWER SUPPLY SYSTEM

P.O. Box 968 • 3000 George Washington Way • Richland, Washington 99352-0968 • (509) 372-5000

'94 JUN 20 A 9:57

June 14, 1994
GO2-94-136OFFICE OF SECRETARY
DOCKETING & SERVICE
BRANCH

Docket No. 50-397

Mr. Samuel J. Chilk
Secretary of the Commission
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555
ATTN: Docketing and Service Branch

Dear Mr. Chilk

Subject: **VIRGINIA ELECTRIC AND POWER COMPANY; PETITION FOR
RULEMAKING, 59 FED. REG. 17499 (1994)**

These comments are submitted by the Washington Public Power Supply System in response to the above-referenced notice and invitation to comment on Virginia Electric and Power Company's petition for rulemaking to amend 10 CFR Part 50.54(t). We support the petition and believe that the proposed clarification is warranted.

Power reactor licensee effectiveness in emergency planning has improved steadily to the point where annual audits no longer provide a significant benefit, let alone a benefit commensurate with their cost in dollars and diverted resources. For the nuclear power industry, emergency planning audit deficiencies over the past few years have been largely absent or narrowly focussed. Furthermore, adequate safeguards exist to ensure that the effectiveness of licensee emergency planning does not deteriorate during the proposed two-year interval for audits.

The proposed relaxation of the annual audit requirements compliments VEPCo's March 1993 rulemaking petition — still pending before the Commission — to reduce the frequency of mandatory emergency preparedness exercises from annually to biennially. By alternating the mandatory emergency preparedness audit and exercise, the NRC will still maintain a formal mechanism to annually verify program effectiveness.

9406220219 940614
PDR PRM
50-60 PDR

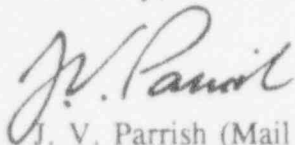
DS10

Page Two

**VIRGINIA ELECTRIC AND POWER COMPANY; PETITION FOR
RULEMAKING, 59 FED. REG. 17499 (1994)**

Based on documented industry performance, we agree with VEPCo that annual audits are no longer necessary to ensure an adequate level of emergency response capability. Biennial audits would allow licensees to concentrate available audit resources in areas of observed weakness based on performance. Because the costs associated with the annual audit requirement are not commensurate with its safety benefits, amending the emergency preparedness rules to permit biennial audits could provide a net safety benefit.

Sincerely,



J. V. Parrish (Mail Drop 1023)
Assistant Managing Director, Operations

PRB/bk

cc: LJ Callan - NRC RIV
KE Perkins, Jr. - NRC RIV, Walnut Creek Field Office
NS Reynolds - Winston & Strawn
JW Clifford - NRC
DL Williams - BPA/399
NRC Sr. Resident Inspector - 927N