

Rt#1, Pleasant Valley Stoddard, WI 54658

November 19, 1982

Secretary U.S. Nuclear Regulatory Commission Washington, D. C. 20555

DOOKET NULSBER PR-2 (41 FR 47260)

ATTN: Docketing and Service Branch

SUBJECT: Comments on Proposed Rule 10 CFR Part 2 as published in the Federal Register on October 25, 1982

Gentlemen:

I am writing to strongly support the proposed rule which deals with the immediate effectiveness element for power reactor construction permits.

The proposed rule would delete the redundant review by the Appeals Board of the licensing boards decision. In the Post-TMI climate it was decided that the Nuclear Regulatory Commission, itself, should conduct this review. Subsequent to that, both the Appeals Board and the Commission are reviewing the merits of licensing board decisions. This is time consuming and does not represent an appropriate use of our review resources and as the Commission is the ultimate supervisory authority and wishes to continue doing these types of reviews, it is my feeling that the appeals board review should be deleted.

I support this rule change.

Sincerely,

John D. Parkyn

JDP:eme

DS10 dd: P. Pareish 8212020375 821119 PDR PR 47FR47260

PDR

Acknowledged by card. 1130/82 eno