

NOV 19 1982

DCS MS-016

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Docket No. 50-267

Mr. O. R. Lee, Vice President
 Electric Production
 Public Service Company of Colorado
 P. O. Box 840
 Denver, Colorado 80201

Dear Mr. Lee:

We have reviewed the additional information you provided by letter dated September 10, 1982 in response to a request made during a telephone conference held on September 8, 1982 regarding the Control of Heavy Loads (NUREG-0612). Some of the areas discussed have not been adequately addressed and require further clarification. Therefore, please review the enclosed comments and provide a written response within 30 days of your receipt of this letter.

Since this request for information is related solely to the Fort St. Vrain Facility, fewer than ten respondents are involved; therefore, OMB clearance is not required under P. L. 96-511.

If you have any questions on this matter, please contact your Project Manager.

Sincerely,

Original signed by:

Robert A. Clark, Chief
 Operating Reactors Branch #3
 Division of Licensing

Enclosure:
 Request for Additional
 Information

cc: See next page

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 PDR ADOCK 05000267
 P PDR

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SURNAME	PKreutzer	PCWagner:dd	GREqua	RAClark			
DATE	11/19/82	11/19/82	11/19/82	11/19/82			

Ft. St. Vrain
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REQUEST FOR ADDITIONAL INFORMATION

FORT ST. VRAIN

CONTROL OF HEAVY LOADS

(NUREG-0612)

The September 10, 1982 letter to Mr. Eisenhut from Mr. Lee of Public Service Company of Colorado (PSC) addresses only interim actions. This letter provides only a statement of five items and a declaration that these items are all addressed and contained in PSC's Crane Operating Procedure Manual. This letter does not state when FSVNGS will be brought into compliance with NUREG-0612.

To reiterate the rough draft TER comments:

Guideline 1 - Non-compliance

"(2) PSC should provide a written analysis of safe load paths relative to the use of the fuel handling machine near the PCRV. Also address the marking of safe load paths and methods of securing approval for departure therefrom."

Guideline 2 - Compliance

PSC should address the level of management necessary to approve procedural changes.

Guideline 3 - Compliance

If 2.3.3.A of the rough draft TER constitutes a commitment to comply with Chapter 2-3 of ANSI B30.2-1976, FSVNGS is in compliance.

Guideline 4 - Non-compliance

"(2) PSC should submit a statement addressing compliance with ANSI N14.6-1978, as modified by Guideline 4."

Guideline 5 - Non-compliance

Even though lifting devices which are not specially designed are in compliance with ANSI B30.9-1971, PSC should supply a written commitment to comply with Guideline 5 (dynamic loading and sling marking).

Guideline 6 - Compliance

Guideline 7 - Non-compliance

PSC should provide an analysis of compliance with Chapter 2-1 of ANSI B30.2-1976.