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December 29, 1995

BY MESSENGER

U.S. Nuclear Regulatory Commission
Document Control Desk
Washington, D.C. 20555

Re: Facility Operating License No: NPF-58
Perry Nuclear Power Plant, Unit No. 1
Docket No. 50-440
Ohio Edison's Supplemental Application For License Transfer

Gentlemen:

I am enclosing Ohio Edison's Supplemental Application For License Transfer concerning the Perry Nuclear Power Plant. This Supplemental Application is related to the proposed sale and related transactions described in Ohio Edison's November 17, 1995 application for license transfer, which was approved by the NRC in an order dated December 20, 1995. The November 17, 1995 application requested, and the NRC's December 20, 1995 order approved, the transfer of license for a 17.42% ownership share of the NRC licensed Perry Nuclear Power Plant (except for transmission facilities) held by Ohio Edison Company to its wholly owned subsidiary, OES Nuclear Inc. ("OES"). In addition to the 17.42% share transferred to OES, Ohio Edison also holds an additional 12.58% ownership interest in a portion of the facilities that had formerly been denominated as "common facilities" when the owners had previously intended to construct and operate a second unit at the Perry site. Ohio Edison had intended to include this portion of these facilities in its original application filed November 17, 1995, but it was inadvertently omitted. Accordingly, Ohio Edison now requests the NRC in the attached Supplemental Application to approve the transfer to OES of the remaining ownership share held by Ohio Edison in the so-called "common

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facilities," i.e., its 12.58% interest not previously transferred pursuant to the NRC's order dated December 20, 1995.

As with the November 17, 1995 application, the transfer requested in the attached Supplemental Application will not affect Ohio Edison's license or financial responsibilities for Perry. Ohio Edison will remain a named licensee on the Perry license, as well as OES, with the antitrust conditions and other conditions remaining fully applicable to both. Further, the additional ownership interest requested to be transferred by the attached Supplemental Application will be subject to the same contractual arrangements and terms described in the November 17, 1995 application. Under these arrangements, Ohio Edison will make payments to OES in an amount sufficient for OES to pay all of its expenses and will retain full responsibility for the costs of operating, maintaining and decommissioning the interest in Perry transferred to OES, including without limitation any costs associated with meeting NRC safety and other requirements.

Because the administrative amendment request, dated November 22, 1995, now pending before the NRC, will name OES as a licensee for the Perry Nuclear Power Plant, no separate or additional license amendment is required with respect to this Supplemental Application.

With the Supplemental Application For License Transfer, I am enclosing a computer disk which has on it in Word Perfect 5.1 format the proposed draft Federal Register Notice attached to the Supplemental Application. If you have questions or require additional information, please contact me at the telephone number above or Paul Gaukler at 663-8304.

Sincerely,


Gerald Charnoff

U.S. Nuclear Regulatory Commission

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Enclosures

cc: NRC Office of General Counsel (without computer disk)
Perry NRC Project Manager
Regional Administrator, NRC Region III (without computer disk)
Perry NRC Senior Resident Inspector (without computer disk)