

UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON D. C. 20555

MAR 2 1986

Docket No. 50-341 (10 CFR 2.206)

Safe Energy Coalition of Michigan c/o Ms. Jennifer Puntenney 24220 Locust Farmington Hills, Michigan 48018

Dear Ms. Puntenney,

This is to acknowledge receipt of your letter dated February 15, 1986 to me on behalf of the Safe Energy Coalition of Michigan (SECOM) in which you requested immediate action be taken regarding Fermi 2. You sent identical letters to Mr. Denton, the Director of Nuclear Reactor Regulation, and Mr. Keppler, the Administrator of NRC Region III.

In your letter you requested that the Commission immediately issue an order requiring the licensee to show cause why its license should not be revoked based on the five allegations you set forth in your request. You assert as grounds for your request that (1) the NRC has not elevated enforcement actions against the licensee to the extent mandated by the Atomic Energy Act and the Commission's regulations, (2) continued lack of management controls at levels that meet NRC requirements have resulted in ineffective programs and incompetence at critical levels of the licensee's organization including operations, maintenance, security, and engineering, (3) twenty-six violations issued recently were willful in that they showed a careless disregard for requirements, (4) the licensee has been unable to comply with certain NRC requirements, and (5) the recently released operations improvement plan will not provide the substantive changes needed to correct the serious breakdown of operations at Fermi 2.

Your request will be considered by my office as a request for action pursuant to 10 CFR 2.206 of the Commission's regulations. Although you requested immediate issuance of a show cause order, such action is not warranted. The plant is currently shut down and poses no hazard to public health and safety. In addition the issues raised in your request relate to matters which have been identified in our inspection process and which have been reviewed or are under continuing NRC review. Part of this review process included a determination that protection of the public health and safety did not require immediate action at the time. As provided by Section 2.206, action will be taken on your request within a reasonable time.

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I have enclosed for your information a copy of the notice that is being filed with the Office of the Federal Register for publication.

Sincerely,

Original Signed By: Richard H. Vollmer

James M. Taylor, Director Office of Inspection and Enforcement

Enclosure: As stated cc: Detroit Edison Company

PDR

EHoller 3/4/86

JLieberman 3/14/86

JKeppler

3/17/86