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Federal Emergency Management Agency DOCKETED
USNRC

Washington, D.C. 20472

'88 MAY 16 P6:59

May 12, 1988

OFFICE OF SECRETARY
DOCKETING & SERVICE
BRANCH

Ivan W. Smith Esq., Chairman
Dr. Jerry Harbour
Gustave A. Linenberger, Jr.
Administrative Judges
Atomic Safety and Licensing Board
Nuclear Regulatory Commission
4350 East West Highway
Bethesda, Maryland 20814

Re: Public Service Co. of New Hampshire
(Seabrook Station) (Offsite Issues)
Docket Nos. 50-443-OL, 50-444-OL

Dear Judges:

As directed by the Atomic Safety and Licensing Board, I am hereby serving on the parties copies of the two documents as to which a claim of Executive Privilege was asserted on April 15, 1988, namely, a typewritten "FEMA/NRC Agenda Jan. 19, 1988" and typewritten "Talking Points for Stello Meeting" with handwritten notes. I have inquired of the participants from the Federal Emergency Management Agency in the meeting of January 19, 1988, and they have each advised me that they took no notes of the meeting.

Sincerely,

H. Joseph Flynn
H. Joseph Flynn,
Assistant General Counsel

Enclosures

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PDR ADOCK 05000443
G PDR

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FEMA/NRC Agenda Jan. 19, 1988

I. FEMA Position Concerning Seabrook Evacuation Plan:

A. New Hampshire

1. Sheltering Plan with respect to the beach population needs to be address.

A. Majority of RAC believed plan adequate but minority held that the plan was inadequate until sheltering issues were addressed. Minority FEMA position that the state needs to address shelter issue, trasportation of people to shelters etc.

B. FEMA position that the plan is incomplete until shelter issue specifically addressed in the Plan of New Hampshire.

2. Timing concerning ANL sheltering survey and follow-up with the State.

A. After comments from non responding RAC members HRS, EPA, DOE, DOC, USDA and DOI, FEMA will expedite ANL study. FEMA region will also follow up with other agencies the need for comments.

B. It should also be noted that there are 55 deficiencies in the State exercise for 1986. FEMA will require another exercise to insure that these deficiencies have been corrected.

II. Massachusetts

A. Concerning siren system for Alert Notification program. Utility is not using the system system and in an exercise this would be a deficiency.

B. UPEC: Utility never conformed its plan to UPEC. This could result in some deficiencies if reviewed by FEMA today.

C. Ingestion Pathway: ASLB ordered FEMA to test in an exercise. This leads to multijurisdic. al management concerns.

D. Redacted data: FEMA needs the names from the NRC are this could result in deficiencies.

III. Shoreham

A. How will the utility submit its plan under Rev 9-0654 or under UPEC.

Talking Points for Stello Meeting

I. Seabrook - New Hampshire

A. Currently many reasons for the overall negative bottom line on the New Hampshire preparedness for the Seabrook site.

1. Beach Population Issues.

- FEMA's view- In order to reach a positive evaluation of the beach population aspects of the New Hampshire plan, FEMA believes that the sheltering issues/options must be fully considered in the plans. Currently, they are not. As we currently see things today, the sheltering survey is not sufficient to fulfill this requirement because it is not a shelter plan.

-RAC majority view. We understand that the majority of the RAC members believe that the beach aspects of the plan are adequate without any sheltering information. We consider the RAC advisory to us; we do not consider ourselves bound to adopt a majority view.

2. Issues other than Beach.

- 55 deficiencies in the February 1986 exercise. ~~many~~ areas must be redemonstrated.

- Other plan issues must be resolved, e.g., transportation resources issues- numbers of bus drivers, etc. - This is what is being litigated, 30 other inadequacies. About 15 are contacted

B. Shelter survey - See chronology of events to date.

- Only 2 RAC agencies have responded in writing. After these comments have been received (and FEMA ~~is~~ contact them ~~immediately~~), we will expedite the Argonne analysis & consolidation of comments and issue a technical assistance report.

- if RAC comments - ~~as later~~ ~~after~~ ~~comments~~

II. Seabrook - Massachusetts (Utility Plan)

A. Redacted Material - (eg. names of bus companies, etc.)

-FEMA needs material ~~to yield~~ a positive finding on a plan review. The absence of the material would also affect the conduct of an exercise. We are willing to abide by any protective order issued by the Board.

-We understand that NRC has received the material. What is its disposition? Why haven't we received it?

pursuant to your request at the public meeting:

In other words, we want the full range of protective actions to be viewed. Current plan does not address shelter during the summer

This is just the first step. EPA, DOE, HHS, NOAA, USDA, DOI. JAN 29th

has not been a complete path with the litigation

it does not represent formal plan change.

it does not cover a range of options. It is not a plan, it is a survey.

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UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING APPEAL BOARD

OFFICE OF SECRETARY
DOCKETING & SERVICE
BRANCH

_____)	
In the Matter of)	
Public Service Co. of New Hampshire,)	
et al.)	Docket No. 50-443-OL
(Seabrook Station, Units 1 & 2))	50-444-OL
_____)	Offsite Emergency
)	Planning Issues
)	

CERTIFICATE OF SERVICE

I hereby certify that copies of the letter to the Atomic Safety and Licensing Board and the typewritten "FEMA/NRC Agenda Jan. 19, 1988" and typewritten "Talking Points for Stello Meeting" with handwritten notes referred to in the letter have been served on the following by depositing them with the U.S. Postal Service on this 12th day of May, 1988.

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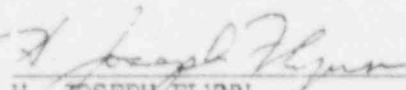
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Dated: May 12, 1988



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