

A Centerior Energy Company

DONALD C. SHELTON /4191249-2300

Docket No. 50-346

License No. NPF-3

Serial No. 1593

September 26, 1988

United States Nuclear Regulatory Commission Document Control Desk Washington, D.C. 20555

Subject: 10 CFR 50.54(w)(5) Property Insurance Requirements

Gentlemen:

10 CFR 50.54(w)(5) requires that the decontamination priority and trust requirements of 10 CFR 50.54(v)(3) and (v)(4) be incorporated in onsite property insurance policies for nuclear power plants not later than October 4, 1988. Based on conversations between Toledo Edison and NRC Staff representatives (R. Wood, NRC/NRR/Policy Development and Technical Support Branch and A. W. DeAgazio, NRC/NRR Davis-Besse Senior Project Managar), it is Toledo Edison's understanding that a new proposed rule is being issued which will extend this due date by approximately 18 months. It is further understood that this new rule will not be issued until after October 4, 1988 and, therefore, exemptions to the present due date are being issued to each plant by MRC. Based on an understanding that the NRC vill issue this exemption without a specific exemption request from each utility, Toledo Edison does not intend to submit a specific exemption request on this issue. If an exemption request is required for Davis-Besse, please provide notification to that effect as soon as possible.

If there are any further questions, please contact Mr. R. W. Schrauder, Nuclear Licensing Manager, at (419) 249-2366.

Very truly yours.

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cc: DB-1 NRC Resident Inspector NRC Region III, Regional Administrator A. V. DeAgazio, DB-1 NRC/NRR Senior Project Manager

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