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WEKreger (2)

JUN 3 0 1981

MEMORANDUM FOR: Robert L. Tedesco, Assistant Director

for Licensing, DL

FROM:

William E. Kreger, Assistant Director

for Radiation Protection, DSI

SUBJECT:

RAB INPUT TO WNP-2 DES

Attached is the RAB input to the WNP-2 DES/OL. This input replaces the earlier submittal in its entirety. It should be noted that one question remains outstanding; does the proposed radiological monitoring program satisfy the Post-TMI monitoring requirements for measurement of direct radiation? That question will be resolved prior to issuance of the DES. The Applicant has been informed and is working on a resolution.

The reviewer was R. L. Gotchy, RIS, RAB.

Original signed by W. E. Kreger

William E. Kreger, Assistant Director for Radiation Protection Division of Systems Integration

Attachment: As Stated

cc: w/attachment

R. Mattson

R. Auluck

F. Congel

R. Gotchy



Jul Jul

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Dockets

FFR 9 9 1980

Docket Nos. 50-397 50-460 50-513 EV.

MEMORANDUM FOR:

Donald E. Sells, Acting Chief

Environmental Projects Branch 2, DSE

FROM:

Robert B. Samworth, Section Leader

Aquatic Resources Section

Environmental Specialists Branch, DSE

SUBJECT:

SUSPENSION OF THE WPPSS 1, 2 and 4 PREOPERATIONAL AQUATIC

MONITORING PROGRAM

The Aquatic Resources Section of the Environmental Specialists Branch has reviewed, as requested in your January 18, 1980 memo, the request dated December 27, 1979, from J. L. Renberger, WPPSS, to discontinue preoperational aquatic monitoring at the WPPSS 1, 2 and 4 site.

The staff reviewed the commitment to monitor contained in the FES for WPPSS 1 and 4 and the progress reports for the last two years of preoperational monitoring.

The implications of NRC deletion of the study requirements was discussed with Mr. A. Hansen, Energy Projects Engineer, Department of Ecology, State of Washington. It was established that the State site certification, issued by the Energy Facilities Site Evaluation Council, State of Washington, contains requirements for a prepperational monitoring program identical to those required in our FES. Therefore, deletion of the NRC's requirement for the continuation of this study will not adversely impact the Continuation of the State of Washington.

Discussions with A. Rutz, Unvironmental Engineer, Technology, WPPSS, established that the utility has requested that the State suspend it's requirement for continuing the preoperational monitoring study. The state has not yet responded formally to their request. A. Rutz also stated, contrary to what was contained in the December 27, 1979 memo from D. L. Renberger, that the utility now plans to reactivate the preoperational aquatic monttering program one year prior to the scheduled fuelload date for Unit 2, the first of the three units to come on line.

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Based on our review of the data contained in the progress reports, the availability of a large body of historical data on the Columbia River in the vicinity of the stations, and discussions with representatives from the utility and the State of Washington, it is concluded that deletion of the aquatic portion of the preoperational monitoring program is warranted. No significant changes in the aquatic biota that could depordize the interpretation of the results of the operational monitoring program is anticipated during the period of the suspension.

We request that in notifying the applicant of our approval of deletion of the preoperational aquatic monitoring program.he also be notified that we request all future state submittals dealing with WPPSS 1. 2 and 4 as required under the Clean Water Act including copies of revisions and renewal requests of the NPDES permits.

Calginal Signed by Robert B. Samworth

Robert B. Samworth, Section Leader Aquatic Resources Section Environmental Specialists Branch Division of Site Safety and Environmental Analysis

cc: M. Ernst W. Regan G. Lear M. Masnik

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