

**PECO NUCLEAR**

A Unit of PECO Energy

PECO Energy Company  
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October 29, 1997

Docket Nos. 50-352  
50-353License Nos. NPF-39  
NPF-85U.S. Nuclear Regulatory Commission  
ATTN: Document Control Desk  
Washington, DC 20555Subject: Limerick Generating Station, Units 1 and 2  
Clarification of 10 CFR 20.2002 Documentation Terminology

Gentlemen:

PECO Energy is providing this letter for the purpose of clarifying, for administrative purposes, some of the terminology used in correspondence related to the disposal of slightly contaminated material at Limerick Generating Station (LGS).

Your letter dated July 10, 1996, approved our request for disposal of contaminated soil, sediment and sludge from three sources in accordance with 10CFR20.2002. While in the process of finalizing our administrative controls, we identified that in NRC and PECO Energy correspondence related to 10CFR20.2002, the terms "settling basin," "holding pond," and "oil interceptors and associated site settling basin" were used interchangeably in referring to one of these three sources.

For clarity purposes, and consistency with the language used in our UFSAR and existing administrative controls, this source should be referred to as "the holding pond and its associated oil separators." This is, in fact, the best terminology for this source which is clearly described by physical location, content and function throughout both NRC and PECO Energy correspondence on this matter. The terminology used for the other two sources, i.e., the emergency spray pond and the cooling tower basins, is clear.

This clarification does not involve any changes to the limitations, as specified in PECO Energy's original 10CFR20.2002 application and associated correspondence, and the NRC's letters of approval, that are applied to material deposited in the approved disposal area.

If you have any questions, please do not hesitate to contact us.

Very truly yours,

George A. Hunger, Jr.  
Director - Licensingcc: H. J. Miller, Administrator, Region 1, USNRC  
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