

DCD

November 14, 1997

Mr. John K. Wood
Vice President - Nuclear
Davis-Besse Nuclear Power Station
Centerior Service Company
5501 North State Route 2
Oak Harbor, OH 43449

SUBJECT: DAVIS BESSE SECURITY TRAINING AND QUALIFICATION PLAN
(REVISIONS 8 AND 9)

Dear Mr. Woods:

This letter acknowledges receipt of your letter dated March 13, 1996, which transmitted changes identified as Revision 8 to the Davis Besse Security Training and Qualification Plan, and your letter dated September 10, 1997, which transmitted changes identified as Revision 9 to the Davis Besse Security Training and Qualification Plan, submitted under the provisions of 10 CFR 50.54(p).

Based on your determination that the changes do not decrease the overall effectiveness of the plan and after limited review of the changes no NRC approval is required, in accordance with 10 CFR 50.54(p). Some observations were noted during our limited review and are addressed in the enclosure to this letter. The observations were discussed with Mr. G. Skeel and others of your staff on November 7, 1997. Implementation of these changes will be subject to inspection to confirm that the changes have not decreased the effectiveness of the security plan.

In accordance with 10 CFR 2.790 of the Commission's regulations, a copy of this letter and the enclosure will be placed in the NRC Public Document Room.

Sincerely,

Original Signed By J. Belanger

James R. Creed, Chief
Plant Support Branch 1

Docket No. 50-346

Enclosure: As stated

See Attached List

DOCUMENT NAME: G:\DRS\DAV11\37.DRS

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J. K. Wood

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November 14, 1997

bcc: NRR/DRPM/PSGB
NRR Docket File
SG Case File Nos. W7035460WG; W704226WG
SG Inspector File: Plan

COMMENTS ON REVIEW OF SECURITY TRAINING AND QUALIFICATION PLAN

(Revisions 8 and 9)

<u>Chapter</u>	<u>Section</u>	<u>Comment</u>
(Revision 8)		
1	1.2	3rd Paragraph: Describe the "Associated training" required prior to being assigned duties (e.g. do SOs need to complete Watchman training, etc).
1	2.2	3rd Paragraph pertaining to NRC review of documented waivers of minimum medical and fitness requirement by the Manager-Security. NRC review of such documentation will include assurance that there is adequate medical justification for the waiver and that the waiver does not constitute a health or safety concern for the public. Such justification may exceed the Manager-Security's expertise and require evaluation by the medical staff.
3	3.2.14.1	Vehicle escort for vehicles not requiring an armed officer is not addressed in the plan.

(Revision 9)

No review comments were noted for revision 9

DAVIS BESSE

Docket No. 50-346

cc:

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