

AmerGen Energy Company, LLC  
2130-01-20262  
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December 28, 2001  
2130-01-20262

United States Nuclear Regulatory Commission  
Document Control Desk  
Washington DC 20555

Subject: Oyster Creek Generating Station  
Docket 50-219  
Reply to Request for Information

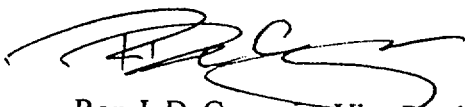
Reference: NRC Letter "Request for Information Concerning the Oyster Creek  
Fitness For Duty Report (ENS No. 38514)", dated November 29, 2001

By the letter referenced above, the NRC Region I Office requested that additional information be provided relating to the Fitness For Duty occurrence on November 23, 2001, at the Oyster Creek Generating Station. Attachment I to this cover contains the requisite information.

Pursuant to 10 CFR 2.790(a)(6) and 10 CFR 26.29, AmerGen Energy Company, LLC, is requesting that the information in Attachment I be withheld from public disclosure due to the highly personal nature of the information. Attachment II to this cover letter contains the redacted version of Attachment I.

If any further information or assistance is required, please contact Mr. John Rogers of my staff at 609.971.4893.

Very truly yours,



Ron J. DeGregorio, Vice President  
Oyster Creek Generating Station

RJD/JJR  
Enclosure

cc: Administrator, Region I  
NRC Senior Project Manager  
Senior Resident Inspector

rec'd 1/2/02

## **Reply to Request for Information Attachment II, Redacted Version**

NRC Request: "1. Name and responsibilities of the operator."

AmerGen Reply: **This information has been deliberately withheld pursuant to 10 CFR 2.790(a)(6) and 10CFR 26.29.**

NRC Request: "2. A summary of the operator's entire fitness for duty testing history. Please include the dates and times the operator was tested, the reasons for the tests (i.e., random, for-cause, or follow-up), the results of the test, and the dates that any tests were confirmed positive."

AmerGen Reply: In August 2001, AmerGen Energy Company, LLC revised the record retention requirements for Fitness for Duty testing. Prior to August of 2001, the AmerGen Fitness For Duty Program required retaining the results of all negative tests for the current and one previous year, and all positive tests for the life of the plant.

**This information has been deliberately withheld pursuant to 10 CFR 2.790(a)(6) and 10 CFR 26.29.**

NRC Request: "3. Whether the operator consumed alcoholic beverages within the protected area. If so, please provide the details of the circumstances surrounding such consumption."

AmerGen Reply: Nothing in our investigation of this occurrence indicates in any way that alcoholic beverages were on AmerGen property.

NRC Request: "4. Whether the operator was at the controls or supervising the licensed activities while under the influence of alcohol. If so, please provide the details of the operator's performance of licensed duties while under the influence of alcohol."

AmerGen Reply: The licensed operator was not at the controls, nor did he supervise licensed activities prior to the positive breathalyzer test.

**This information has been deliberately withheld pursuant to 10 CFR 2.790(a)(6) and 10 CFR 26.29.**

NRC Request "5. Whether the operator fulfilled a position that was required to meet minimum licensed operator staffing requirements (fire brigade, shutdown from outside the control room, etc.) while under the influence of alcohol."

AmerGen Reply On November 23, 2001, he was assigned as a member of the Safe Shutdown Crew. The licensed operator did not perform any duties in the control room.

NRC Request "6. Whether the operator was involved in procedural errors. If so, please provide the details of the procedural errors and the consequences of the errors."

AmerGen Reply The licensed operator was not involved in any procedural errors on November 23, 2001.

NRC Request "7. Your intentions with regard to the operator's resumption of duties under the 10 CFR Part 50 and Part 55 licenses, including your plans for follow up testing."

AmerGen Reply The operator has successfully completed the requirements for return to duty under the AmerGen Energy Company, LLC, Fitness For Duty Program. He was interviewed and/or examined by both Fitness for Duty personnel and the site medical doctor. No disqualifying indications were noted and he was returned to his previous level of performance of licensed duties. He will be subject to the testing requirements for random and follow-up testing in accordance with the Fitness for Duty Program.