

**From:** David Diec, *10/12*  
**To:** David Nelson (HQ-OE)  
**Date:** 5/14/03 11:03AM  
**Subject:** Re: Proposed Response to Brian Sheron Comments on Operator Manual Action

Thanks dave...

*nm*  
David Diec  
U.S. NRC  
Project Manager, DRIP/RPRP  
Office Phone: 301-415-2834  
Fax: 301-415-2002  
Email: [dtd@nrc.gov](mailto:dtd@nrc.gov)

>>> David Nelson (HQ-OE) 05/14/03 11:02AM >>>  
David - OE suggests the third sentence be changed to:

*OE*  
However, the fact that rulemaking is in progress will not suspend staff inspection and findings of non-compliance nor avoid potential enforcement proceedings and the related potential for exemption or deviation requests associated with operator manual actions.

Dave Nelson  
OE

>>> David Diec 05/14/03 10:37AM >>>  
Dave/Renee--

*NR*  
Brian Sheron wants to capture the need to stress staff's expectation regarding the continuation of FP inspection and licensee's response to non-compliance findings. I attempted to revise the enforcement consideration section of the proposed rulemaking plan to reflect his concerns. Let me know if you guys are okayed with the suggestions.

David Diec  
U.S. NRC  
Project Manager, DRIP/RPRP  
Office Phone: 301-415-2834  
Fax: 301-415-2002  
Email: [dtd@nrc.gov](mailto:dtd@nrc.gov)

**CC:** James Luehman; Phil Qualls; Renee Pedersen

#142