

**UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION
Before the Atomic Safety and Licensing Board**

In the Matter of:)	Docket No. 50-346-L
FirstEnergy Nuclear Operating Company)	September 12, 2014
Davis-Besse Nuclear Power Station, Unit 1)	
)	

**ERRATUM TO INTERVENORS' MOTION TO AMEND AND SUPPLEMENT
CONTENTION NO. 7 ON WORSENING SHIELD BUILDING CRACKING AND
INADEQUATE AMPS IN SHIELD BUILDING MONITORING PROGRAM**

Now come Beyond Nuclear, Citizens Environment Alliance of Southwestern Ontario (CEA), Don't Waste Michigan, and the Green Party of Ohio (collectively, Intervenor), by and through counsel, and correct an error in their "Motion to Amend and Supplement Contention No. 7 on Worsening Shield Building Crcking and Inadequate AMPs in Shield Building Monitoring Program" filed on September 8, 2014. Specifically, at p. 4 of their Motion to Amend and Supplement, Intervenor state that "Enclosure 2," a document entitled the "Full Apparent Cause Evaluation," is the thrust of the Motion, and that it was enclosed as part of the FENOC RAI Letter authored by Timothy Matthews which is dated July 3, 2014.

However, the ADAMS number cited¹ by Intervenor does not contain Enclosure 2, but only the July 3, 2014 Matthews cover letter and the 14-page report mentioned in the cover letter.

The correct ADAMS number is <http://pbadupws.nrc.gov/docs/ML1418/ML14189A452.pdf>.

The correct ADAMS file contains the cover letter and Enclosures 1 and 2, such that Enclosure 2

¹NRC ADAMS No. ML14184B184. This is the **incorrect** number.

is properly added to the record as the subject of Intervenor's Motion to Amend and Supplement.

Intervenor's apologize for any inconvenience caused by their incorrect citation.

/s/ Terry J. Lodge

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing “*ERRATUM* TO INTERVENORS’ MOTION TO AMEND AND SUPPLEMENT CONTENTION NO. 7 ON WORSENING SHIELD BUILDING CRACKING AND INADEQUATE AMPS IN SHIELD BUILDING MONITORING PROGRAM” was deposited in the NRC’s Electronic Information Exchange this 12th day of September, 2014 and was served upon all parties of record.

Executed in Accord with 10 C.F.R. § 2.304(d)

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