

# SHAW, PITTMAN, POTTS & TROWBRIDGE

1800 M STREET, N. W.

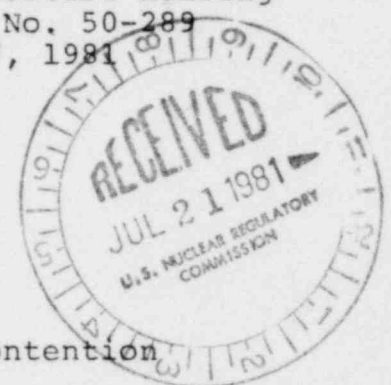
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TMI-1 Restart Hearing  
Docket No. 50-289  
July 17, 1981



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## MEMORANDUM TO THE SERVICE LIST

It recently has come to my attention that Contention EP-5(D), listed on page 8 of the attachment to my July 10, 1981 memorandum erroneously includes only the first part of the contention. The complete Contention EP-5(D) reads as follows:

### Warning.

1. The physical means to provide warning to all persons within the plume EPZ in a manner conforming to the standards set forth in N. 0654 Sec. E6 (and App. 3 referenced therein) and in the Pa. DOP, App. 13, Sec. IIIA(6) should exist before TMI-1 is allowed to restart.
2. The Commonwealth's DOP fails to identify the time required to alert the public within the plume EPZ under present circumstances as required by the aforementioned provision of N. 0654. Such estimates as the Commonwealth has provided

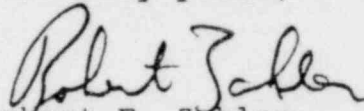
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Memorandum to the Service List  
July 17, 1981  
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elsewhere are founded upon a totally inadequate data base and are thus not credible. Although the Pa. DOP App. 13, Sec. IID states that "the primary means of emergency warning is outdoor siren systems", the York County plan reveals that less than 1/2 of the population in York County within 10 miles of TMI are capable of being warned by sirens (Annex C). Information as to the time required for implementation of "back-up" notification measures of mobile "public address systems" and "knocking on doors" (Annex G, App. 1) is to be provided in local emergency plans which do not as yet exist.

If any other discrepancies are observed in the attachments to my July 10 memorandum, Licensee would appreciate receiving notice of that fact.

Sincerely yours,



Robert E. Zahler  
Counsel for Licensee