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June 10, 1983

Judge Lawrence Brenner
Atomic Safety and Licensing
Board
U.S. Nuclear Regulatory
Commission
Washington, DC 20555

Judge Richard F. Cole
Atomic Safety and Licensing
Board
U.S. Nuclear Regulatory
Commission
Washington, DC 20555

Judge Peter A. Morris
Atomic Safety and Licensing
Board
U.S. Nuclear Regulatory
Commission
Washington, DC 20555

In the Matter of
Philadelphia Electric Company
(Limerick Generating Station, Units 1 and 2)
Docket Nos. 50-352 and 50-353

Gentlemen,

In its May 16, 1983 Memorandum and Order Confirming Schedules Established During Prehearing Conference, the Board denied without prejudice contentions I-33B, D, E, K, and I-45, due to lack of specificity and basis since the materials to which they relate had been either just recently filed or still lacking. June 15 was set as the date for refiling based on new information.

I-33B. (TMI Action Plan item # I.C.6)

No refiling necessary; contention satisfied.

I-33D. (TMI Action Plan item # I.G.1)

In its most recent submission, applicant points to its responses to SRAI-8 and Question 640.11, as sources of additional information in satisfaction of this TMI Action Plan item. Responses SRAI-8 and 640.11, however, were submitted as presently written in September of 1982; since that time, the staff has expressed the same need for additional information expressed by LEA (see the staff's March 11, 1983 report on the Development of the Draft Safety Evaluation Report for Limerick, in which it is stated that

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Brenner, page 2.

"[t]he response to item 640.11 needs to be expanded to more clearly describe additional testing and training discussed in the applicant's letter of March 6, 1981 to Robert L. Tedesco (NRR), regarding NUREG-0737 Item I.G.1."

LEA will, if necessary, submit new contentions on this TMI Action Plan item when the required information is available. Since the NRC staff is pursuing this matter, it will likely not be necessary for LEA to do so.

I-33E. (TMI Action Plan item #s I.D.1, II.F.1, II.D.3, and II.B.2)

LEA has no additional contentions to file at this time based upon the new information submitted by the applicant. When the control room design review itself is completed and available, LEA will submit contentions if necessary.

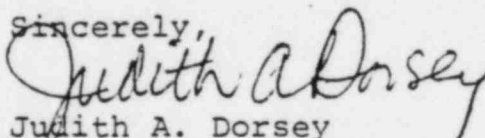
I-33K.

No refiling necessary; contention satisfied.

I-45.

No refiling necessary; contention satisfied.

Sincerely,



Judith A. Dorsey
Counsel for Limerick Ecology Action

xc: Service List