



**CENTERIOR  
ENERGY**

**PERRY NUCLEAR POWER PLANT**

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PERRY, OHIO 44081  
(216) 259-3737

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**Robert A. Stratman**  
VICE PRESIDENT - NUCLEAR

February 27, 1993  
PY-CEI/NRR-1615 L

U.S. Nuclear Regulatory Commission  
Document Control Desk  
Washington, D. C. 20555

Perry Nuclear Power Plant  
Docket No. 50-440  
Semiannual Fitness-for-Duty Report

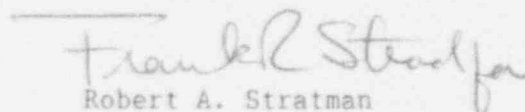
Gentlemen:

This letter provides the Semiannual Fitness-For-Duty Report for the Perry Nuclear Power Plant (PNPP), covering the time period of July 1 through December 31, 1992, inclusive. This report is submitted in accordance with requirements stated in 10CFR26.71(d). Attachment 1 provides the Fitness-For-Duty Program performance data regarding testing results on standard forms. Attachment 2 provides additional information regarding management actions and reported events. The provisions of the Fitness-For-Duty program apply to all persons granted unescorted access to protected areas, and to Licensee, Vendor, or Contractor personnel required to physically report to the Technical Support Center (TSC) or the Emergency Operations Facility (EOF) in accordance with emergency plans and procedures.

Requirements of 10CFR26 apply to Licensees authorized to operate a nuclear power reactor, and also apply to Licensees holding permits to construct a nuclear power plant, with a plant under active construction. Please note that Perry Unit 2 (Docket No. 50-441), although on hold from active construction and exempt from 10CFR26 requirements, has been enclosed by the Protected Area (PA) boundary since August 11, 1990. Therefore, personnel with access to the Protected Area, whether Unit 1 or Unit 2, are currently subject to the Unit 1 Fitness-for-Duty Program.

If you have any questions, please feel free to call.

Sincerely,

  
Robert A. Stratman

RAS:DWC:ss 040054

Attachments

cc: NRC Project Manager  
NRC Resident Office  
USNRC, Region III

Operating Companies  
Cleveland Electric Illuminating  
Toledo Edison

9303040306 930227  
PDR ADOCK 05000440  
R PDR

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# Fitness for Duty Program Performance Data Personnel Subject to 10CFR26

PNPP No. 8808 Rev. 6/92

SAI-0010

<u>Cleveland Electric Illuminating Company</u>	<u>December 31, 1992</u>
<i>Company</i>	<i>6 Months Ending</i>
<u>Perry Nuclear Power Plant 10 Center Road Perry, OH 44081</u>	
<i>Location</i>	
<u>Michele L. Benedict, Access Authorization Supervisor</u>	<u>(216) 259-3737 Ext. 5850</u>
<i>Contact Name</i>	<i>Phone (include area code)</i>
Cutoffs: Screen/Confirmation (ng/ml) <input type="checkbox"/> Appendix A to 10CFR 26	
Marijuana 50 / 15	Amphetamines <u>Append. A / Append. A</u> /
Cocaine <u>Append. A / Append. A</u>	Phencyclidine <u>Append. A / Append. A</u> /
Opiates <u>Append. A / Append. A</u>	Alcohol (%BAC) <u>                    </u> /

Testing Results		Licensee Employees		Long-Term Contractor Personnel		Short-Term Contractor Personnel	
Average Number with unescorted Access		1,219		n/a		215	
Categories		# Tested	# Positive	# Tested	# Positive	# Tested	# Positive
Pre-Access		55	0			337	1
For Cause	Post accident	0	0			0	0
	Observed behavior	1	1			1	1*
Random		779	0			112	0
Follow-up		21	0			1	0
Other -		3	0			5	0
Total		859	1			456	2*

\* See note on r page

## Breakdown of Confirmed Positive Tests for Specific Substances

	Marijuana	Cocaine	Opiates	Amphe- tamines	Phency- clidine	Alcohol	Refusal to Test	1	2	3	4	5	
Licensee Employees						1							
Long-Term Contractors													
Short-Term contractors	1 / 1+					1*							A
Total	1	0	0	0	0	2*	0						3*

+ # of NRC cutoff positive/# of company cutoff positive.

\* One individual identified as a short-term contractor was a visitor making a delivery to site. Circumstances are explained in Attachment 2.

#### Management Actions Taken

During the reporting period, there was one positive drug test and two positive alcohol tests.

The one positive drug test involved a contractor employee, which resulted from a pre-access test. The individual was denied access to the Protected Area.

Regarding the two positive alcohol tests delineated above, one involved a licensee employee and one involved a visitor.

The licensee employee tested positive for alcohol following a for-cause test. Management action taken with respect to the employee included removal of the individual from site for a number of days. Following completion of Employee Assistance Program requirements and the Medical Review Officer's evaluation, the individual's unescorted access was reinstated. Since reinstatement, the individual was subjected to unannounced follow-up testing, with all tests being negative.

In addition, a positive alcohol test involved a non-company, non-site assigned visitor. The individual was a truck driver making a delivery to the plant. Although he did not fall within the scope of 10 CFR Part 26, he was requested to submit to a breath alcohol test following detection of the odor of alcohol by security personnel. The individual agreed to the test, which resulted in a level greater than .04. Following the breath alcohol test, the individual was turned over to the Supervisor responsible for receipt of his cargo. This Supervisor assumed responsibility for ensuring the individual's safe transportation.

Ten individuals were subjected to unannounced follow-up testing during the reporting period. These individuals were in the follow-up program either as a result of a positive test during this reporting period, during a previous reporting period, or off-site activity involving substance abuse.

Of the ten individuals in the follow-up program, six were licensee employees and four were contractors. Three of the four contractors have since been laid off. One individual was removed from the program following the Medical Review Officer's recommendation; the individual successfully met the terms of the treatment plan. He remains badged for unescorted access and has not been involved in any subsequent Fitness-for-Duty incidents.

#### Initiatives Taken

Perry management continued to communicate Fitness-for-Duty policy to all plant personnel throughout this report period. In addition, the canine element was utilized in search of drugs on company property and as a deterrence factor to prevent drugs from being brought on site.

#### Reported Events Under 10 CFR Part 26

There were no occurrences of significant Fitness-for-Duty events during the reporting period.