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Nunzio Palladino, Chairman
Nuclear Regulatory Commission
1717 H. Street, N.W.
Washington, D.C. 20555

Dear Mr. Chairman:

The most recent evidence to surface in the form of signed affidavits from middle echelon employees at TMI, including qualified engineers, again confirms Aamodt's findings on widespread irregularities within GPU management. (see Licensing Board Hearings--NRC).

To compound this recent turn of events is the GPU - B/W court testimony revealing blatant violations of the NRC's own safety procedures by tampering with replacement water to juggle computer data and injection of hydrogen to slow leak rates. (see Hartman testimony: TR 7008 - 7995). Tampering with computer data and then pleading ignorance on calculations. (see Fredericks testimony TR 3938 - 4043). Denial by Robert Arnold of any knowledge that 2500 employees did not attend training courses and were given CAPE packages for instruction or training procedures. (see Arnold TR 1720 - 1754). If Mr. Arnold is unaware of training procedures or who is qualified and who isn't, then pray tell, who is keeping the store?

Because of the lengthiness of the GPU - B/W sworn testimony (7000 + pages) it raises doubts as to whether the Commissioners are reading these transcripts and to what depth, or are the Commissioners relying on the NRC staff for evaluation and analysis?

There is a common thread that trickles through conversations about the NRC staff and GPU management which instills widespread cynicism and distrust within the general public. I need not quote these gutter-like descriptive phrases of the NRC staff and GPU management. Those members of the NRC staff who violate the public trust while feeding at the public trough by engaging and encouraging more and more violations can speak for themselves within the confines of their

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own conscience; that is, if they are capable of such an endeavor. The implications of this message should be clear to every NRC Commissioner. If you persist on relying upon staff evaluation and analysis by pleading time schedules, the Commission not only risks their own credibility but future events that will occur at TMI can lend justification for litigation against the NRC Commission and the Commissioners themselves.

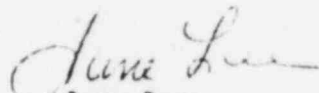
The GPU - B/W testimony grants the NRC Commission a clear cut mandate, within the law, to not only withhold any future operations at TMI but to cancel Metropolitan Edison's operating license permanently. To do otherwise suggests that the Commission is also in collusion with GPU.

Four years of raging controversy, deceitfulness, evasiveness, intimidations, violations of NRC regulations and overwhelming evidence of mismanagement should convince the most rational, naive and unbiased person that enough is enough! It is time to put this TMI charade to rest. How much evidence does this Commission require to be convinced that it can no longer deny the facts or procrastinate on the question of licensing TMI for any nuclear operation. The longer this painful process is permitted to go on the more information will surface in our favor.

Therefore, a full reopening and review of licensing hearings is in order with an unbiased Board that will permit the light of day to be shed on the truth.

We are all guaranteed "due process of law" under our constitution. Let us then pursue that due process unencumbered by the Ivan Smiths and the NRC staff.

Sincerely,


Jane Lee