



**Commonwealth Edison**

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August 12, 1983

Mr. C. J. Paperiello, Chief Emergency  
Preparedness and Radiological Safety Branch  
U.S. Nuclear Regulatory Commission - Region III  
799 Roosevelt Road  
Glen Ellyn, IL 60137

Subject: LaSalle Co. Station Units 1 and 2 Response to Inspection  
Report Nos. 50-373/83-21 and 50-374/83-21. NRC Docket Nos.  
50-373, 50-374

Reference: C. J. Paperiello letter to Cordell Reed, dated  
July 15, 1983.

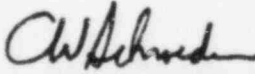
Dear Mr. Paperiello:

This letter is in response to the inspection conducted by Messrs. Ploski and Gloersen on June 7-10 and 16, 1983 of activities at LaSalle County Station. The Commonwealth Edison response to the open items identified in the inspection report, particularly to the problem of inadequacy of record keeping associated with actual emergency plan activations, is attached.

To the best of my knowledge and belief the statements contained herein and in the attachment are true and correct. In some respects these statements are not based upon my personal knowledge but upon information furnished by other Commonwealth Edison employees. Such information has been reviewed in accordance with Company practice and I believe it to be reliable.

If you have any further questions on this matter, please direct them to this office.

Very truly yours,

*for*  8/15/83  
D. L. Farrar  
Director of Nuclear Licensing

DLF/JCG/kjn  
#1406D

AUG 17 1983

#### ATTACHMENT

A draft policy concerning record retention for both emergency preparedness, drills/exercises and actual emergency events has been developed by the Division Vice-President and General Manager, Nuclear Stations Division. This draft policy will be issued to the nuclear station superintendents for review and comment. The draft policy requires the Station Superintendents and Technical Services Nuclear (TSN) Manager to establish files and retain these records for various periods of time. When this policy is established TSN working with the Stations will retrieve such records as exist for prior events and establish the designated files by December 31, 1983.

Station procedure LZP 1310-1 Rev. 4 dated July 21, 1983 has been revised to reflect notification (per 10CFR50 app. E.D.3) to State and local authorities within 15 minutes of declaring an emergency (initiation of a GSEP).

LaSalle County Station is currently evaluating writing a new procedure (LZP 1200-5 Guidelines for Recommended Protective Actions) of which Attachment C to LZP 1110-1 will appear and will be tabbed. Attachment C may or may not remain in LZP 1110-1; if it does it will be tabbed.

In order to be able to follow-up efficiently on drill recommendations, an Action Item Record (AIR) will be written on the drill recommendations. In order to track these AIR's, the AIR number will be written on the Drill Report.

GSEP training is currently being evaluated by Production Training to include not only generic training and position-specific training, but special training including:

1. Environs Team - (team members)
2. Environmental Directors
3. EOF activation and use - (Recovery Staff)
4. Mitigating Core Damage - (Primary Recovery Group Personnel)
5. BWR/PWR Function (Symptom) Based EOP's - (Primary Recovery Group personnel)

This evaluation will be completed by December 31, 1983 and at that time a schedule will be established for implementation.

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