



Commonwealth Edison

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Address Reply to: Post Office Box 767
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March 15, 1984

Mr. Harold R. Denton, Director
Office of Nuclear Reactor Regulation
U.S. Nuclear Regulatory Commission
Washington, DC 20555

Subject: LaSalle County Station Units 1 & 2
Amendment 64 to FSAR
NRC Docket Nos. 50-373 and 50-374

Dear Mr. Denton:

The purpose of this letter is to document the final amendment to the LaSalle (license basis) FSAR. This final amendment is intended to do the following:

1. Clarify ambiguities, make editorial corrections, eliminate typographical errors and minor inconsistencies in the text;
2. Update the equipment qualification record by revision to FSAR Sections 3.10 and 3.11, which are not expected to change much in time, along with the introduction of a separate "M Summary Report" that stands alone as a periodic status summary on these subjects;
3. Reports test progress by incorporating preoperational test results, failure analyses, and safe shutdown analyses previously reported in informational letters; and
4. Reports start-up test progress and results via incorporation of necessary Tech Spec values and responses to recent questions from the NRC staff.

This amendment does not introduce new systems previously unmentioned, nor does it make safety significant changes, but rather attempts to catalog recent NRC interpretations and commission requests into the historical (license issue) FSAR. Its contents have been evaluated by the On Site Safety Review Committee and the Offsite Safety Review Group who have agreed that there are no significant safety issues included in the context of this amendment. A separate status report summary on equipment qualification entitled the "M Summary Report" is being forwarded under separate cover. This report, which merely provides status, is being eliminated from the body of the FSAR.

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To the best of my knowledge and belief the statements contained herein and in the enclosure are true and correct. In some respects, these statements are not based on 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 there are any questions in this matter please contact this office.

Three (3) signed original and sixty (60) copies of this amendment are submitted for your review and approval.

Very truly yours,

C.W. Schroeder 3/15/84

C.W. Schroeder
Nuclear Licensing Administrator

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SUBSCRIBED and SWORN to
before me this 15th day
of March, 1983

Rosalie A. Pienta
Notary Public