

ILLINOIS POWER COMPANY



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500 SOUTH 27TH STREET, DECATUR, ILLINOIS 62525-1805

February 28, 1985

Director of Nuclear Reactor Regulation
Mr. A. Schwencer, Chief
Division of Licensing
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555

Dear Mr. Schwencer:

Enclosed is a copy of a letter dated February 11, 1985, reflecting an agreement reached between Illinois Power Company and the Illinois Attorney General (IAG) concerning the Protocol under which the Independent Design Review (IDR) for the Clinton Power Station has been conducted. Pursuant to that agreement, insofar as the IAG is concerned, the Protocol shall no longer be in effect after the public meeting on the IDR scheduled for March 7, 1985. Accordingly, by copy of this letter, we are informing Bechtel Power Corporation of the agreement with the State.

As we have discussed with you, we believe that once Bechtel has completed its explanation of the IDR final report at the March 7 public meeting, the Protocol will have served its basic purpose. If you agree, we would appreciate receiving the concurrence of the NRC that the Protocol can be terminated entirely after the public meeting.

Sincerely yours,

D. P. Hall
Vice President

cc: See attached distribution list

Attachment

8503040447 850228
PDR ADOCK 05000461
A PDR

13001
1/1

Clinton Power Station

Independent Design Review
Standard Distribution List

Director of Nuclear Reactor Regulation
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Washington, D. C. 20555

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February 11, 1985

BY MESSENGER

Mr. John McCaffrey
Assistant Attorney General
Attorney General's Office
Public Utilities Division
160 North LaSalle
Suite 900
Chicago, Illinois 60601-3084

Re: Clinton Power Station
Independent Design Review

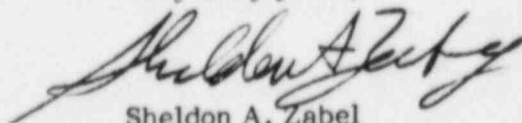
Dear John:

I am writing to confirm our discussions on the termination, as between Illinois Power Company (IP) and the Illinois Attorney General (IAG), of the Protocol under which the Independent Design Review (IDR) has been conducted. As you know, Bechtel Power Corporation (Bechtel) has issued its final IDR report. Our understanding is that the Nuclear Regulatory Commission will schedule a public meeting for March 7, 1985 for the purpose of discussing and commenting on Bechtel's performance of the IDR as reflected in the report, i.e., Bechtel's review effort, the information and commitments Bechtel relied upon, and Bechtel's conclusions.

Based on our discussions, the IAG and IPC have agreed that, insofar as the IAG is concerned, the Protocol shall no longer be in effect after the conclusion of that meeting. However, pursuant to paragraphs A.5, 6 and 7 of the January 28, 1985 Joint Stipulation, IP will be obligated to furnish the IAG with notice and opportunity to attend any meetings scheduled by the NRC concerning findings and corrective actions which relate to the IDR, copies of any requests to the NRC to change the IDR and copies of all documents submitted by IP to the NRC relevant to the IDR. As part of this obligation, should Bechtel submit any additional documents concerning the IDR to the NRC, IP will furnish copies to the IAG.

If the foregoing reflects our agreement, please execute the copy of this letter I have enclosed and return it to me.

Very truly yours,



Sheldon A. Zabel
One of the Attorneys
for Illinois Power Company,
et al.

Agreed and Accepted
This 25 day of February, 1985.

The People of the State of Illinois

Neil F. Hartigan, Attorney General

By: 