

A-128
50-348/364-CIVF
5/20/92

APCD Ex. 128

0102436

Farley Exit Meeting

DOCKETED
USNRC
10 am

11/20/87 p 2

Licensee recap of NRC List: '92 JUN -2 P12:12

V1. TBA - (b)(1) act short term - agreed last night not affected
(b)(3) PAM long-term impl. 5th unit now; 8th unit 3/88.

Propose: prior to U-2 restart, will splice TBs + EPA

U-1, splice prior to 1988 startup

Files: States, have file + position

GE, have new report

Houston: know of one licensee where TBA accepted

V2. Ltg L.S. - historical (LCO)

V3. Raychem/Chico - relates to Raychem bond to metal - believe can show not a problem

V4. Target Rod seal - will continue to evaluate

V5. Com Egpt - have proposed NOKR already - corrective action in 6/87 - discussed in enf conf - corrected procedures 11/87 - known of no new instances of violation since 6/87, ^{Emerging issue} Coulon review of 6k of 10k 11WRs showed (historical) potential violation of Ee Egpt in 22 cases.

[Mierschoff: we've found no instance where new proced. failed]

Emerging issue: believe any previous enforcements (2) only involved shutdown plants.

V6. 50.49(f) upgrade - disagree - claim that SER 6/esses what they did - they changed at NRC request but object to being cited.

V7. Training - not required by 50.49. [is required by App B]. Had App B training, recently upgraded to extend scope. We elected to upgrade training. Evolving set of training reqs - continue to upgrade.

V8. Timeliness of corrective action - don't believe NRC looked at all that was done

Es only subset of 83-28.

9207310220 920520
PDR ADOCK 0500034B
PDR