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Westinghouse Electric Corporation  
ATTN: E. P. Rahe, Jr., Manager  
Nuclear Safety Department  
Nuclear Technology Division  
P. O. Box 355  
Pittsburgh, Pennsylvania 15230

Gentlemen:

While we have not completed our initial safety review of the "Topical Safety Analysis Report for the Westinghouse MC-10 Cask for an Independent Spent Fuel Storage Installation (Dry Storage)" submitted by Westinghouse by letter dated December 20, 1984, we have completed our initial review with respect to your quality assurance program. Accordingly, we are enclosing a request for additional information on it to afford you the opportunity of preparing your response and expediting this part of the review.

Sincerely,

Original signed by  
**John F. Roberts**

*for*  
Leland C. Rouse, Chief  
Advanced Fuel and Spent  
Fuel Licensing Branch  
Division of Fuel Cycle  
and Material Safety

Enclosure: Request for  
Additional Information

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OFFICE	FCAF	FCAF					
SURNAME	JRoberts:bac	LCRouse					
DATE	9/25/85	9/25/85					

## REQUEST FOR ADDITIONAL INFORMATION

### WESTINGHOUSE QA

1. Chapter 11 of TSAR states: "The Westinghouse NCD Quality Assurance Program is involved with every facet of the manufacturing cycle...." Clarify this to a commitment that the pertinent provisions of the Westinghouse NCD QA program shall be applied to every facet of the design and manufacturing cycle..., or justify not doing so.
2. The Westinghouse QA program described in WCAP 8370/7800 Rev. 10/6A and referenced in Chapter 11 of the TSAR for the Westinghouse MC-10 Cask for an ISFSI (dry storage) uses the term "safety-related." 10 CFR Part 72 (Section 72.89) requires a QA program based on the criteria of Appendix B to Part 50 be established and implemented for structures, systems, and components of an ISFSI that are "important to safety." 10 CFR Part 72 includes a definition of the term "important to safety" unique to the ISFSI's. It appears that the term "safety related" in the WCAP meets the definition of "important to Safety" in 10 CFR Part 72, i.e., the terms are used interchangeably. If you agree with this assumption, please so document in the TSAR or the WCAP.
3. Identify the items of the MC-10 cask which are important to safety (per 10 CFR Part 72) and are therefore controlled per WCAP 8370/7800.
4. Section 1.5 of the TSAR states: "Westinghouse does not make reference to any other topical reports within this report," yet Chapter 11 states: "Details of the Quality Assurance Program are contained in WCAP 8370/7800 Rev. 10/6A ..." Since WCAP 8370/7800 is a topical report, these statements appear contradictory. Clarify.