REQUEST REPLY BY 11/29/20

pproved.

Richard A. Meserve



UNITED STATES NUCLEAR REGULATORY COMMISSION

COMSECY-00-0038

11/17/00

WASHINGTON, D.C. 20555-0001

November 13, 2000

MEMORANDUM TO: Chairman Meserve

Commissioner Dicus Commissioner Diaz

Commissioner McGaffigan Commissioner Merrifield

Commissioner wermit

FROM: William D. Travers

Executive Director for Operations

SUBJECT: FINAL GUIDELINES FOR APPLYING RISK-INFORMED

DECISIONMAKING IN LICENSE AMENDMENT REVIEWS

In a staff requirements memorandum (SRM) dated January 5, 2000, the Commission approved interim use of staff guidance for applying risk-informed decisionmaking in license amendment reviews while the staff solicited comments from stakeholders and finalized the guidance. By memorandum dated September 26, 2000, the final guidance was provided to the Commission for information. The purpose of this memorandum is to clarify how we intend to implement the provision in the final guidance concerning Commission notification.

Central to the decisionmaking process is determining whether a license amendment, if approved, could create "special circumstances" in which plant operation could pose an undue risk to public health and safety even though all other regulatory requirements appear to be satisfied. A subsidiary issue is whether to notify the Commission when an amendment request is judged to constitute a special circumstance. In the SRM on interim use of the guidance the Commission directed the staff to notify it of any license amendments judged to meet the special circumstances criteria. (No such amendments have been subsequently identified.) In the final guidance, we proposed that the Risk-Informed Licensing Panel (RILP) address whether to notify the Commission if a special circumstance is determined to exist.

CONTACT: Robert L. Palla, SPSB/DSSA/NRR

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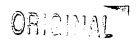
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