MEMORANDUM TO: File Center

FROM: Richard B. Ennis, Project Manager, Section 2 /RA/

Project Directorate I

Division of Licensing Project Management Office of Nuclear Reactor Regulation

SUBJECT: HOPE CREEK GENERATING STATION, SALEM NUCLEAR

GENERATING STATION, PEACH BOTTOM ATOMIC POWER STATION, FACSIMILE TRANSMISSION, LICENSE TRANSFER

CONDITIONS, (TAC NOS. MA7776, MA7777, MA7778, MA7802, AND

MA7803)

The attached information was transmitted by facsimile on March 16, 2000, to Mr. James Priest of Public Service Electric & Gas Company (PSE&G). This information was transmitted as a courtesy to document a draft proposed condition to be added to an Order for the Hope Creek Generating Station (HCGS) associated with the proposed transfer of the license for HCGS, to the extent it is held by Atlantic City Electric Company (ACE), to PSEG Nuclear Limited Liability Company (PSEG Nuclear). Similar conditions would be added to the Orders for Salem Units 1 and 2 and Peach Bottom Units 2 and 3 (Reference application from PSE&G dated 12/20/99 and from PECO Energy Company dated 12/21/99).

Docket Nos. 50-354, 50-272, 50-311, 50-277, 50-278

Attachment: License Transfer Condition

## March 23, 2000

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Attachment: License Transfer Condition

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## License Transfer Condition

The following condition is proposed to be added to the Order associated with the proposed transfer of the license for HCGS, to the extent it is held by ACE, to PSEG Nuclear. Similar conditions would be added to the Orders for Salem Units 1 and 2 and Peach Bottom Units 2 and 3 (Reference application from PSE&G dated 12/20/99 and from PECO Energy Company dated 12/21/99).

. . . IT IS HEREBY ORDERED that the license transfer from ACE to PSEG Nuclear referenced above is approved, subject to the following conditions:

(1) Any interim transaction described in the application whereby ACE's interest in HCGS is first acquired by PSE&G, PSEG Power, or any other entity prior to the acquisition by PSEG Nuclear of such interest shall not result in the acquisition, possession, or use of HCGS, or any activity for which a license is required under the Atomic Energy Act of 1954, as amended, by any entity other than PSEG Nuclear, unless such result is expressly approved by a separate order upon further application. This Order shall not be deemed to provide consent under 10 CFR 50.80 to the transfer of the license for HCGS with respect to ACE's interest in HCGS to any entity other than PSEG Nuclear.