PSEG Site ESP Application Part 5, Emergency Plan

ATTACHMENT 2 CERTIFICATION LETTERS

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Note: This attachment contains certification letters from offsite support agencies to support the new plant. As PSEG moves forward with new plant development, information to support the new plant will be incorporated into Memoranda of Understanding (Attachment 3) and the Certification Letters will be deleted.



Nuclear Development Received

JAN 25 2010

State of New Jersey

OFFICE OF THE ATTORNEY GENERAL
DEPARTMENT OF LAW AND PUBLIC SAFETY
DIVISION OF STATE POLICE
POST OFFICE BOX 7068
WEST TRENTON NJ 08628-0068
(609) 882-2000

Anne Milgram
Attorney General

COLONEL JOSEPH R. FUENTES Superintendent

January 13, 2010

Mr. James Mallon Public Service Enterprise Group Power, LLC Post Office Box 236 M/C ND7 Hancocks Bridge, New Jersey 08038

Re: PSEG Site Early Site Permit Application Emergency Plan and Evacuation Time Estimate

Dear Mr. Mallon:

ION S. CORZINE

Governor

The New Jersey Office of Emergency Management (NJOEM) has received a copy of the Early Site Permit Emergency Plan for the PSEG Site ("ESP Emergency Plan"). In addition, the NJOEM has received a copy of the final updated Evacuation Time Estimate study. These documents have been developed to support the Early Site Permit (ESP) License Application for up to two (2) proposed new generating units adjacent to the Salem and Hope Creek nuclear generating stations (hereafter collectively referred to as the "PSEG Site"). The NJOEM believes the proposed emergency plan is practicable. The NJOEM has also reviewed the updated Evacuation Time estimate and concurs with the information in the final report.

It is our understanding that the Early Site Permit License Application is being developed in accordance with 10 CFR Part 52 and will be submitted to the Nuclear Regulatory Commission during the second quarter of 2010. Emergency planning provisions of 10 CFR § 52 and the application process require PSEG to obtain certifications (assurances) from local and state governmental agencies with emergency planning and support emergency response to any new plant,





if constructed. Therefore, pursuant to the New Jersey statutes, the NJOEM provides the following assurances:

- The proposed emergency plan is practicable.
- The NJOEM will fully participate in any further development of the plan and required field demonstrations for this emergency plan.
- The NJOEM is committed to executing our responsibilities under the plans in the event of an emergency.
- Per the existing Memorandum of Understanding, the NJOEM will continue to coordinate with the Maryland Emergency Management Agency (MEMA) and the Pennsylvania Emergency Management Agency (PEMA) on all mutual aid activities to support the emergency planning and response efforts of the PSEG nuclear units.

Over the years, the NJOEM has maintained a successful working partnership with PSEG in support of the existing Salem and Hope Creek nuclear generating stations. It is our commitment to support emergency preparedness for this, as well as all hazards that may potentially impact the citizens of New Jersey. Therefore, we will continue to work with PSEG in their planning efforts for the ESP for the PSEG Site.

It is our understanding that the specific nature of arrangements in support of emergency preparedness for operation of any new plant will be clearly established in a properly executed and binding Memorandum of Understanding with NJOEM that will be included in the emergency plan if and when PSEG proceeds with construction and operation of a new plant.

Any questions regarding this matter should be directed to SFC Thomas Scardino, Radiological Emergency Response Planning and Technical Unit, at (609) 963-6900, extension 6721.

FOR COLONEL JOSEPH R. FUENTES SUPERINTENDENT

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Sincerely.

Dennis P. McNulty, Major

Commanding Officer

Emergency Management Section

DPM/TAS:law



JAN 0 8 2010

SALEM COUNTY DEPARTMENT OF EMERGENCY SERVICES

EMERGENCY MANAGEMENT FIRE MARSHAL 911 DISPATCH CENTER HOMELAND SECURITY FIRE ACADEMY FIRE POLICE

January 5, 2010

James Mallon
Public Service Enterprise Group Power, LLC
PO Box 236
M/C ND7
Hancocks Bridge, NJ 08038

PSEG SITE EARLY SITE PERMIT APPLICATION EMERGENCY PLAN AND EVACUATION TIME ESTIMATE

Dear Mr. Mallon:

The Salem County Department of Emergency Services has received a copy of the Early Site Permit Emergency Plan and the final updated Evacuation Time Estimate study to support the Early Site Permit License Application for up to two (2) proposed new generating units adjacent to Salem and Hope Creek nuclear generating stations (hereafter collectively referred to as the "PSEG Site"). The Department of Emergency Services believes the proposed emergency plan is practicable. The Department of Emergency Services has also reviewed the updated Evacuation Time Estimate and has provided comments.

It is our understanding that the Early Site Permit License Application is being developed in accordance with 10 CFR Part 52 and will be submitted to the Nuclear Regulatory Commission during the second quarter of 2010. Emergency planning provisions of 10 CFR § 52 and the application process require PSEG to obtain certifications (assurances) from local and state governmental agencies with emergency planning responsibilities that the agency will participate in emergency planning and support emergency response to any new plant, if constructed. The Salem County Department of Emergency Services provides the following assurances:

- The proposed emergency plan is practicable;
- The Salem County Department of Emergency Services will fully participate in any further development of the plan, and required field demonstrations for this Emergency Plan;
- The Salem County Department of Emergency Services is committed to executing our responsibilities under the plans in the event of an emergency.

Over the years, the Salem County Department of Emergency Services has maintained a successful working partnership with PSEG in support of the existing Salem and Hope Creek nuclear generating stations. It is our commitment to support emergency preparedness for this, as well as all hazards that may potentially impact the citizens of Salem County. Therefore, we will continue to work with PSEG and the State of New Jersey Office of Emergency Management in their planning efforts for the ESP for the PSEG Site.

(856) 769-2900 (856) 769-3500 Fax (856) 769-3571 135 CEMETERY ROAD • WOODSTOWN, NEW JERSEY 08098-9455

Salem County Certification Letter

It is our understanding that the specific nature of arrangements in support of emergency preparedness for operation of any new plant will be clearly established in a properly executed and binding Memorandum of Understanding that will be included in the emergency plan, if and when, PSEG proceeds with construction and operation of a new plant.

Respectfully,

Jeffery Pompper

Emergency Management Coordinator

Salem County Department of Emergency Services



OFFICE OF EMERGENCY MANAGEMENT COUNTY OF CUMBERLAND 637 BRIDGETON AVENUE BRIDGETON, NEW JERSEY 08302

December 17, 2009

James Mallon Public Service Enterprise Group Power, LLC PO Box 236 M/C ND7 Hancocks Bridge, NJ 08038

PSEG SITE EARLY SITE PERMIT APPLICATION EMERGENCY PLAN AND EVACUATION TIME ESTIMATE

Dear Mr. Mallon:

The Cumberland County Office of Emergency Management has received a copy of the Early Site Permit Emergency Plan and the final updated Evacuation Time Estimate study to support the Early Site Permit License Application for up to two (2) proposed new generating units adjacent to Salem and Hope Creek nuclear generating stations (hereafter collectively referred to as the "PSEG Site"). The Office of Emergency Management believes the proposed emergency plan is practicable. The Office of Emergency Management has also reviewed the updated Evacuation Time Estimate and concurs with the information in the final report.

It is our understanding that the Early Site Permit License Application is being developed in accordance with 10 CFR Part 52 and will be submitted to the Nuclear Regulatory Commission during the second quarter of 2010. Emergency planning provisions of 10 CFR § 52 and the application process require PSEG to obtain certifications (assurances) from local and state governmental agencies with emergency planning responsibilities that the agency will participate in emergency planning and support emergency response to any new plant, if constructed. The Cumberland County Office of Emergency Management provides the following assurances:

- The proposed emergency plan is practicable;
- The Cumberland County Office of Emergency Management will fully participate in any further development of the plan, and required field demonstrations for this Emergency Plan;

.

• The Cumberland County Office of Emergency Management is committed to executing our responsibilities under the plans in the event of an emergency.

Over the years, the Cumberland County Office of Emergency Management has maintained a successful working partnership with PSEG in support of the existing Salem and Hope Creek nuclear generating stations. It is our commitment to support emergency preparedness for this, as well as hazards that may potentially impact the citizens of Cumberland County. Therefore, we will continue to work with PSEG and the State of New Jersey Office of Emergency Management in their planning efforts for the ESP for the PSEG Site.

It is our understanding that the specific nature of arrangements in support of emergency preparedness for operation of any new plant will be clearly established in a properly executed and binding Memorandum of Understanding that will be included in the emergency plan, if and when, PSEG proceeds with construction and operation of a new plant.

Respectfully,

Joseph C. Sever Coordinator

Cumberland County Office of Emergency Management

Nuclear Development Received

JAN 14 2010

LOWER ALLOWAYS CREEK TOWNSHIP OFFICE OF THE MAYOR PO BOX 157 501 LOCUST ISLAND ROAD HANCOCK'S BRIDGE, NEW JERSEY 08038

(856) 935-1549 ext #624

(856) 935-7666 Fax

lactwpclerk@yahoo.com



James Mallon Public Service Enterprise Group Power, LLC PO Box 236 M/C ND7 Hancocks Bridge, NJ 08038

RE: PSEG SITE EARLY SITE PERMIT APPLICATION EMERGENCY PLAN AND EVACUATION TIME ESTIMATE

Dear Mr. Mallon,

The Lower Alloways Creek Township Emergency Management Office has received a copy of the Early Site Permit Emergency Plan and the final updated Evacuation Time Estimate study to support the Early Site Permit License Application for up to two (2) proposed new generating units adjacent to Salem and Hope Creek nuclear generating stations (hereafter collectively referred to as the "PSEG Site"). Lower Alloways Creek Township Emergency Management believes the proposed emergency plan is practicable. Lower Alloways Creek Township Emergency Management has also reviewed the updated Evacuation Time Estimate and concurs with the information in the final report.

It is our understanding that the Early Site Permit License Application is being developed in accordance with 10 CFR Part 52 and will be submitted to the Nuclear Regulatory Commission during the second quarter of 2010. Emergency planning provisions of 10 CFR § 52 and the application process require PSEG to obtain certifications (assurances) from local and state governmental agencies with emergency planning responsibilities that the agency will participate in emergency planning and support emergency response to any new plant, if constructed. Lower Alloways Creek Township Emergency Management provides the following assurances:

- The proposed emergency plan is practicable;
- The Lower Alloways Creek Township Emergency Management will fully participate in any further development of the plan, and required field demonstrations for this Emergency Plan;
- The Lower Alloways Creek Township Emergency Management is committed to executing our responsibilities under the plans in the event of an emergency.

Over the years, Lower Alloways Creek Township Emergency Management has maintained a successful working partnership with PSEG in support of the existing Salem and Hope Creek nuclear generating stations. It is our commitment to support emergency preparedness for this, as well as all hazards that may potentially impact the citizens of Lower Alloways Creek Township. Therefore, we will continue to work with PSEG and the State of New Jersey Office of Emergency Management in their planning efforts for the ESP for the PSEG Site.

It is our understanding that the specific nature of arrangements in support of emergency preparedness for operation of any new plant will be clearly established in a properly executed and binding Memorandum of Understanding that will be included in the emergency plan, if and when, PSEG proceeds with construction and operation of a new plant.

Respectfully,

Ellen B. Pompper

Mayor of Lower Alloways Creek Township

Ellew B. Fompper



December 10, 2009

James Mallon Public Service Enterprise Group Power, LLC PO Box 236 M/C ND7 Hancocks Bridge, NJ 08038

PSEG SITE EARLY SITE PERMIT APPLICATION EMERGENCY PLAN AND EVACUATION TIME ESTIMATE

Dear Mr. Mallon:

The Delaware Emergency Management Agency (DEMA) has received a copy of the Early Site Permit Emergency Plan and the final updated Evacuation Time Estimate study to support the Early Site Permit License Application for up to two (2) proposed new generating units adjacent to Salem and Hope Creek Nuclear Generating Stations (hereafter collectively referred to as the "PSEG Site"). DEMA believes the proposed emergency plan is practicable. DEMA has also reviewed the updated Evacuation Time Estimate and concurs with the information in the final report.

It is our understanding that the Early Site Permit License Application is being developed in accordance with 10 CFR Part 52 and will be submitted to the Nuclear Regulatory Commission during the second quarter of 2010. Emergency planning provisions of 10 CFR § 52 and the application process require PSEG to obtain certifications (assurances) from local and state governmental agencies with emergency planning responsibilities that the agency will participate in emergency planning and support emergency response to any new plant, if constructed. DEMA provides the following assurances:

- The proposed emergency plan is practicable;
- DEMA will fully participate in any further development of the plan, and required field demonstrations for this Emergency Plan;
- DEMA is committed to executing our responsibilities under the plans in the event of an emergency.

Over the years, DEMA has maintained a successful working partnership with PSEG in support of the existing Salem and Hope Creek Nuclear Generating Stations. It is our commitment to support emergency preparedness for this, as well as all hazards that

State of Delaware, Department of Safety and Homeland Security

165 Brick Store Landing Road • Smyrna, DE • 19977 302 • 659 • DEMA (3362) / 877 • SAY • DEMA (877-729-3362) (In-State Only) Fax: 302 • 659 • 6855 http://dema.delaware.gov may potentially impact the citizens of the State of Delaware. Therefore, we will continue to work with PSEG in their planning efforts for the ESP for the PSEG Site.

It is our understanding that the specific nature of arrangements in support of emergency preparedness for operation of any new plant will be clearly established in a properly executed and binding Memorandum of Understanding that will be included in the emergency plan, if and when, PSEG proceeds with construction and operation of a new plant.

Respectfully,

James E. Turner III

Director

Delaware Emergency Management Agency



NEW CASTLE COUNTY DEPARTMENT OF PUBLIC SAFETY OFFICE OF EMERGENCY MANAGEMENT

December 10, 2009

James Mallon Public Service Enterprise Group Power, LLC PO Box 236 M/C ND7 Hancocks Bridge, NJ 08038

PSEG SITE EARLY SITE PERMIT APPLICATION EMERGENCY PLAN AND EVACUATION TIME ESTIMATE

Dear Mr. Mallon:

The New Castle County Office of Emergency Management has received a copy of the Early Site Permit Emergency Plan and the final updated Evacuation Time Estimate study to support the Early Site Permit License Application for up to two (2) proposed new generating units adjacent to Salem and Hope Creek nuclear generating stations (hereafter collectively referred to as the "PSEG Site"). The Office of Emergency Management has also reviewed the updated Evacuation Time Estimate and concurs with the information in the final report, although we believe some data has been minimized.

It is our understanding that the Early Site Permit License Application is being developed in accordance with 10 CFR Part 52 and will be submitted to the Nuclear Regulatory Commission during the second quarter of 2010. Emergency planning provisions of 10 CFR § 52 and the application process require PSEG to obtain certifications (assurances) from local and state governmental agencies with emergency planning responsibilities that the agency will participate in emergency planning and support emergency response to any new plant, if constructed. The New Castle County Office of Emergency Management provides the following assurances:

- The proposed emergency plan is practicable;
- The New Castle County of Emergency Management will fully participate in any further development of the plan, and required field demonstrations for this Emergency Plan;
- The New Castle County of Emergency Management is committed to executing our responsibilities under the plans in the event of an emergency, as per our standing MOU with PSEG and DEMA, or as revised in the future, and in accordance with available funding.

Over the years, the New Castle County Office of Emergency Management has maintained a successful working partnership with PSEG in support of the existing Salem and Hope Creek nuclear generating stations. It is our commitment to support emergency preparedness for this, as well as all hazards that may potentially impact the citizens of New Castle County. Therefore, we will continue to work with PSEG and the State of Delaware Emergency Management Agency in their planning efforts for the ESP for the PSEG Site.

It is our understanding that the specific nature of arrangements in support of emergency preparedness for operation of any new plant will be clearly established in a properly executed and binding Memorandum of Understanding that will be included in the emergency plan, if and when, PSEG proceeds with construction and operation of a new plant.

Respectfully,

Dave Carpenter, Jr., CEM®

Coordinator of Emergency Planning

New Castle County Office of Emergency Management

cc: A/Director of Public Safety and CAO Rick S. Gregory

DE REP file/Renewal License documents

Kent



County

Department of Public Safety

Chief Colin T. Faulkner Director Department of Public Safety

Dean R. Dobbert, MD, FACEP Medical Director Division of Emerg. Med. Services 911 Public Safety Blvd. Dover, DE 19901 (302) 735-2200 Fax (302) 735-2186 John Willson, Deputy Asst. Dir. of Public Safety Division of Emerg. Med. Services

> William R. Dempsey, Jr. Asst. Dir. of Public Safety Division of Emerg. Comm.

J. Allen Metheny, Sr. Asst. Dir. of Public Safety Division of Emerg. Mgmt.

December 2, 2009

James Mallon
Public Service Enterprise Group Power, LLC
P.O. Box 236
M/C ND7
Hancocks Bridge, NJ 08038

PSEG SITE EARLY SITE PERMIT APPLICATION EMERGENCY PLAN AND EVACUATION TIME ESTIMATE

Dear Mr. Mallon:

Kent County Emergency Management has received a copy of the Early Site Permit Emergency Plan and the final updated Evacuation Time Estimate study to support the Early Site Permit License Application for up to two (2) proposed new generating units adjacent to Salem and Hope Creek nuclear generating stations (hereafter collectively referred to as the "PSEG Site"). Kent County Emergency Management believes the proposed emergency plan is practicable. Kent County Emergency Management has also reviewed the updated Evacuation Time Estimate and concurs with the information in the final report.

It is our understanding that the Early Site Permit License Application is being developed in accordance with 10 CFR Part 52 and will be submitted to the Nuclear Regulatory Commission during the second quarter of 2010. Emergency planning provisions of 10 CFR § 52 and the application process require PSEG to obtain certifications (assurances) from local and state governmental agencies with emergency planning responsibilities that the agency will participate in emergency planning and support emergency response to any new plant, if constructed. Kent County Emergency Management provides the following assurances:

- The proposed emergency plan is practicable;
- Kent County Emergency Management will fully participate in any further development of the plan, and required field demonstrations for this Emergency Plan;
- Kent County Emergency Management is committed to executing our responsibilities under the plans in event of an emergency.

"Serving Kent County With Pride"

Over the years, Kent County Emergency Management has maintained a successful working partnership with PSEG in support of the existing Salem and Hope Creek nuclear generating stations. It is our commitment to support emergency preparedness for this, as well as all hazards that may potentially impact the citizens of Kent County. Therefore, we will continue to work with PSEG and the State of Delaware Emergency Management Agency in their planning efforts for the ESP of the PSEG Site.

It is our understanding that the specific nature of arrangements in support of emergency preparedness for operation of any new plant will be clearly established in a properly executed and binding Memorandum of Understanding that will be included in the emergency plan, if and when, PSEG proceeds with construction and operation of a new plant.

Respectfully,

Chief Colin Faulkner

Director

Kent County Emergency Management