

ECNP

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SEPARATE STATEMENT

of

ECNP

It is the position of the ECNP Interveners that TMI-1 should remain inoperative throughout the entire duration of cleanup and decommissioning of the TMI-2 reactor. Whether or not TMI-1 should ever operate, there can be no question that:

1. The uncertainties and hazards associated with TMI-2 "recovery", cleanup and decommissioning operations are sufficiently great that TMI-1 must not be allowed to operate;
2. The potential for accident conditions at TMI-1, if it were allowed to operate, that could impact negatively on operations and safety at TMI-2 and hence upon the public ~~offset~~ is too high to warrant operation of TMI-1;
3. The additional psychological stress which would be

occasioned by the operation of TMI-1 and the consequences for the public in the environs and EP? of TMI have not been subjected to full and proper inquiry by NRC or any other body.

4. No need for operation of TMI-1 other than the financial well being of the suspended licensee, which is beyond the scope of this proceeding and authority of the NRC, has been demonstrated.

In any event, considering the exceptional circumstances of the TMI experience, all requirements of 10 CFR pertaining to Emergency Response and Evacuation Planning must be complied with in full prior to further consideration of start-up of TMI-1.

In the view of these interveners, TMI-1 is a reactor whose owner-operator possesses a suspended operating license.

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