Docket No. 50-352,353 MAR 1 1 1986 -11

Judges I.W. Smith Chairman, Dr. R. P. Cole, G.A. Diner Corporter. OCH PROD & UTIL FAC

Feb. 26, 1986

PETITION BY INTERVENOR ANTHONY/FOE POR.A. HEARING AND LEAVE TO INTERVENE IN OPPO-SITION TO PECO'S REQUEST TO AMEND TS 4.6.1.2.d and 8, TLICENSE NPF-39

On 2/15/86 we received notification of the establishment of an Atomic Safety and Licensing Board comprised of the judges above. Since this Board was designated to respond to the notice to amend PECo's operating license, NPF-39, 52874, we conclude that its jurisdiction extends also to a further request from PECo for an amendment to revise Technical Specifications 4.6.1.2 d and g , 50 F.R. 53235.

We received a copy of 50 F.R. 53235 on 1/29/86 as an attachment to a Monthly Notice form from NRC, dated 1/27/86, addressed to Mr. Edward G. Bauer, Jr. Phila Electric Co. We are hereby responding to this notice within the prescribed time period in opposition to the granting of this amendment and requesting a hearing before the Board and for leave to intervene as Robert L. Anthony/ Friends of the Earth in the Delaware Valley, as in our previous intervention.

We assert that the extention of time for the leak rate testing on primary containment isolation valves from 3/3/86 to the proposed plant shutdown on 5/26/86 constitutes a high risk to the public and myself and my family and members of Friends of the Earth since the saf operation of the reactor cannot be assured without these tests been successfully concluded.

We believe that we are entitled as effected residents and PECo ratepayers (1 ) to be admitted as a party to the proceedings, and that (2) as property owners and workers in the area of the Limerick plant we have family and financial interests in the proceedings, and ()) if this amendment were issued there would be severe repercussions for us through the threat of radioactive poisoning from a possible radiological accident, the necessity to sell our property and seek employment outside the PECo area, and the accompanying financial and social disruption of our live

Furthermore, these tests could have been performed during plant shutdowns which included 8-15 of October, 14-25 in Nov., 4 days in Dec. and 3-9 and 14-20 in January 1986. They should , therefore be required without extention of time.

We call the Board's attention to our submissions on Amendment "o.1 of 1/20, 2/5, 2/11,2/12, and 2/15/86 and we incorporate these here by reference.

On the basis of the above we petition the Board for a hearing and leave to be admitted as an intervenor.

Respectfully submitted, I certify copies by mail to: WRC-Sec., Gen Counsel Docketing and Serve, Conner & Wetterhahn, F. Romano, LEA Bor 186 Moylan, Pa. 19065

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