FPL

**Received & Inspected** 

APR 22 2008

FCC Mail Room

April 21,2008

Marlene H. Dortch Secretary Federal Communications Communications 445 12<sup>th</sup> Street, SW Washington, DC 20554

Re: Experimental License # 0575-EX-PL-2007 (the "Licensee")

Dear Madame Secretary

On behalf of the Point Beach Nuclear Plant (the "Plant"), I hereby provide this report pursuant to the Consensus Plan, referred to in the Plant's ExperimentalLicense Application and also filed in ET Docket No. 05-345 on May 15,2007 by the Nuclear Energy Institute and the Utilities Telecom Council in their Supplement to Petition for Waiver.

Specifically, pursuant to Section IV D of the Consensus Plan, I confirm that the Plant has engaged in local frequency coordination, to the extent required, and limited its use of the Telex Equipment to only those circumstances permitted under the Consensus Plan. Further, the Plant has also operated in compliance with the Special Conditions set forth on the License.

Should you have any questions concerning this report, please contact me at (561) 694-4213.

Respectfully submitted,

Joseph L. Danek FPL-Corporate Radiation Protection Manager

Attachment: Nuclear Energy Institute and United Telecom Council Request for Waiver; ET Docket No. **05-345** 

 cc: Bruce A. Romano, Esq.
Asst. Chief, Legal Office of Engineering and Technology Room #7-A164
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

April 9,2007

## VIA ELECTRONIC FIL

Ms. Marlene Dortch Secretary Federal Communications Commission 445 **12thSt.,** S.W. Washington, DC 20554

Re: Nuclear Energy Institute and United **Telecom Council** Request for Waiver; ET Docket No. 05-345

Dear Ms. Dortch:

The National Association of Broadcasters("NAB"), the Association for Maximum Service Television ("MSTV"), and the Society of Broadcast Engineers ("SBE") (collectively, the "Broadcast Parties"), and the Nuclear Energy Institute ("NEI") and the Utilities (formerly "United',) Telecom Council ("UTC") (collectively, the "Parties") herebyjointly submit this proposal to resolve the opposition to the above-referenced request for waiver of the commission's rules. As discussed below, the Commission's adoption of this plan will serve the public interest by preventing an abrupt cessation of the commercial nuclear industry's use of certain Telex wireless intercom equipment (the "Telex Equipment") while ensuring that the temporary continuation such use is consistent with the Commission's carefully crafted interference and frequency coordination standards.

Many nuclear power plants (the "Plants") use the Telex Equipment for communication among personnel during plant "outages" and in other circumstances, as expressly contemplatedherein. NEI and UTC have represented that the Telex Equipment is presently the only equipment known by NEI and UTC to offer the requisite features and capabilities to allow plant workers to efficiently communicate and **fulfill** their obligations under the Nuclear Energy Commission's ("NRC") "ALARA" standard. The ALARA standard requires NRC licensees to make every reasonable effort to maintain exposures to radiation as far below the NRCestablished dose limits as is practical, consistent with the purpose for which the licensed activity is undertaken, taking into account the state of technology, the economics of improvements in relation to the benefits to the public health and safety, and other societal and socioeconomic considerations, in relation to the utilization of nuclear energy and licensed materials in the public interest. 10 C.F.R. \$20.1003et seq. Although the Telex Equipment transmits on Part 74 frequencies for which the Plants are not eligible users, since early 2003 the Commissionhas issued a series of Special Temporary Authorizations ("STAs") to permit the Plants' continued use of the Telex Equipment over Part 74 frequencies in order to accommodate the nuclear industry's efforts to limit plant worker exposure to radiation.

The Broadcast Parties do not dispute the Plants' need for reliable telecommunications. Nevertheless, it is imperative **that** the Plants engage in local frequency coordination, as required under the terms of the **STAs**. Frequency coordination contributes to the prevention of interference to other services in the band **and** to the protection of the Plants'

wireless **communications***from* interference. Also, based on the increasingly congested nature of the broadcast spectrum, it is in the public interest that this matter be carefully addressed and that there be a strategy for monitoring and swiftly developing alternative, frequency-compliant equipment.

The Parties have worked to forge a consensus plan that will enable the Plants, during the period specified herein, continued use of the Telex Equipment, on an experimental basis, while avoiding interference to licensed television services and encouraging the Plants' to migrate to frequencies for which they are eligible.

The terms of that plan are as follows:

- I, Nature of FCC Licensing
  - A. The Parties request that the Commission grant experimental licenses (the "Experimental Licenses") to each of the NRC-licensed Plants, thereby authorizing the Plants to utilize the Telex Equipment, solely in accordance with the terms described herein. These Experimental Licenses would be issued pursuant to Section 5.3(k) of the Commission'srules or such other provisions as the Commissionmay determine.
  - **B.** The Plants' use of the Telex Equipment shall constitute a secondary service and the Plants recognize that they are secondary to all Part **73** and **74** broadcast licensees (includingbut not limited to full power, Class A, translator, and low power broadcast television stations).
- 11. Local Frequency Coordination
  - A. For each outdoor use of the **Telex** Equipment under an Experimental License (as that term is defined in Section I(A) hereof), a Plant will engage in local frequency coordination sooner **than** thirty (**30**) days and no later than five (5) days prior to such use. (Indoor use of the Telex Equipment under **an** Experimental License shall not require frequency coordination.) Notwithstanding the foregoing, a Plant may use the Telex Equipment in a situation where it has engaged in local frequency coordination with less than five (5) days notice if such outdoor use is essential to the Plant's efforts to address an unforeseen and critical emergency situation.
  - B. To initiate the **frequency** coordination, a representative of the Plant must contact its local Broadcast Auxiliary Services("BAS') fkequencycoordinator(using the list found at http://freq.sbe.org/pdf\_files/coordinators.pdf, or a substitutelist provided by SBE) and provide the following information: Physical location of the plant; proposed frequencies for operation of Telex Equipment; model number and description of Telex Equipment which user intends to use; **name** and e-mail address of a primary contact person at the user's location, and a phone number that will be staffed whenever the Telex Equipment is in operation. Such Plant representative should use the attached **SBE/Nuclear** Power Plant Local **Coordination Form** for conveying this information to the local frequency coordinator, unless the coordinating parties mutually agree to communicate using some other means (*e.g.*, by e-mail, a web interface, other printed form). The Plants shall update the submitted information

annually and shall have a continuing obligation to promptly update the information provided to the local **frequency** coordinator should that information change.

- C. Plants using the Telex Equipment shall factor into their operations whatever information is provided in response to their timely coordination submission. Such information may include **data** on which **frequencies** are believed to be available for use of the Telex Equipment, and the dates and times during which such **frequencies** are believed to be available. The Parties acknowledgethat ultimately it is the legal obligation of the Plants to avoid interferenceto licensed users to which they are secondary and that coordinationinformation provided by local frequency **coordinator(s)** shall not constitute an approval or disapproval of a **Plant's particular** use of the Telex Equipment. As SBE has explained in prior comments to the FCC, local volunteer frequency coordinatorsserve as a "clearing house" or "facilitator" amongusers of the BAS spectrum and do not **"assign"** a specific frequency to users or act **as** enforcersof the law.
- 111. Terms of the Use of the Telex Equipment.
  - A. <u>Use Inside the Plant</u>. The commercial nuclear industry may use the Telex Equipment inside all plant buildings at maximum power levels of **125mW**, both for transmitter power output **(TPO)** and also for effectiveradiatedpower(ERP).
  - B. <u>Use Outdoorsbut Within the Owner Controlled Area</u>. The commercial nuclear industry may use the Telex Equipment outdoors, within the "owner controlled area" (defined **as** the area inside the outer perimeter fence or, for Plants that do not have a fence at their outer propertyline, the area inside the outer perimeter of the Plants' contiguous propertyline), at maximum power levels of 125 mW for (i) outage-related operations, defined to mean communications in potentially hazardous circumstances or conditions during a Plant's "outage" process; (ii) **fuel** handling and movement; and (iii) radiological material handling.
  - C. <u>Use Outdoors, not Within the Owner Controlled Area</u>. Any Plant's use of the Telex Equipment outdoors (but not within the ''owner controlled area'') other than that specified in Section III(B) herein, including for purposes of training, is not authorized by this consensusplan and shall be discontinued as soon as reasonablypossible but in no event later than sixty (60) days after the grant by the Commission of the Experimental License for the Plants currently using the Telex Equipment in this manner. Further, the Plants that are not currently using the Telex Equipment in the manner contemplated by this Section C shall not be permitted to initiate such use following the execution of this consensus plan.
  - D. <u>Reiteration of Non-Interference Obligation</u>. For the avoidance of doubt, the Parties acknowledgethat, while certain interference mitigation techniques such as the distance separation requirements of Section 74.802(b) will not apply to an Experimental License, the Plants shall have an absolute obligation to not interfere with existing **Part**. 73 and 74 licensees in the broadcast television spectrum, as described in Section I(B), above. This non-interference standard shall ultimately be

determinative of the Plants' use of the Telex Equipment regardless of their distance from co-channel television broadcast operations.

- IV. Licensing and Reporting Requirements
  - **A.** As noted in **Section I(A)**, the Parties request that, because each Plant will be responsible for conductingits own frequencycoordinationand FCC reporting, as specified in Section IV(C) hereof, each Plant should receive its own Experimental License, pursuant to the terms set forthherein.
  - B. Each Experimental License shall specify a term that commences upon the FCC grant and expires on February 17,2009.
  - C. Each Experimental License shall expresslybind the Plant to the terms and conditions described in this letter.
  - D. Within six months of the grant of each Experimental License, and every twelve months thereafter during the term of its Experimental License (each, a "Reporting Date"), each Plant shall submit a report consistent with Section 5.73 of the Commission's rules summarizing its use of the Telex Equipment confirm that the Plants have operated in compliance with the terms and conditions set forthherein. The Plants will also provide any additional information required by the Commission as a condition of the Experimental License.
  - E. NEI and UTC shall engage in an ongoing educational campaign to remind, at reasonable intervals, the Plants of their legal obligations under **this** Agreement.
  - F. On each Reporting Date, NEI and UTC shall submit a report regarding their efforts to identify or develop equipment that operates in Part 90, or other **frequencies** for which the Plants are eligible, and which is capable of satisfying the Plants' communication and safety needs, with the **goal** of the Plants ceasing their use of the Telex Equipment on Part **73** and 74 spectrum.
  - *G*. The Plant will notify the Commission promptly upon location of such Part 90, or other equipment for which the Plant would be eligible to receive an FCC license.
  - H. The Plants recognize that, as secondaryserviceusers, they are accepting the risk of interference to their use of the Telex Equipment as contemplated herein. The Plants also acknowledge that this **risk** of interference could increase further as a result of the **Commission's plan** to repackage the spectrum currently used by broadcast television, in connection with the end of the DTV transition. NEI and **UTC** acknowledge, and by applying for the Experimental License the Plants acknowledge and accept the **risk**, that Plants using Telex Equipment may receive **harmful** interference from incumbent operations and that such interferencemay disrupt communications among Plant personnel.

I. The Broadcast Parties reserve the right to petition the **FCC** for cancellation of a Plant's Experimental License in the event that such Plant materially violates the terms of its Experimental License.

A guiding principle of the plan proposed by the Parties is the minimization of interference within the congested broadcast spectnun. Consistent with that principle, the Parties reiterate their objection to the attempt of the New America Foundation ("NAF") to use this proceeding to promote the proliferation of an unlimited number of unlicensed devices into the broadcast spectrum at unacceptably high emission levels. NAF and its allies would have the Commission authorize such devices without any reliable mechanism for preventing or policing interference to licensed users in the band. That proposal, as the Broadcast Parties have explained elsewhere, would ultimatelyrender the spectnun unusable for everyone, include users of the Telex Equipment.

[SignaturePage Follows]

Accordingly, NAB, MSTV, SBE, NEI and UTC respectfully request that the FCC temporarily authorize the Plants' use of the Telex Equipment solely in accordance with the terms described above.

Respectfully submitted,

NUCLEAR ENERGY INSTITUTE

len (. Binsberg

By:

Its: Vice President. General Counsel

Date: April 12.2007

NATIONAL ASSOCIATION OF BROADCASTERS

By: /s/ Marsha MacBride

Its: Executive Vice President, Legal & Regulatory Affairs

Date: April 9.2007

SOCIETY OF BROADCAST ENGINEERS

Scheren By:

Its: President

Date: April 9.2007

**UTILITIES** TELECOM COUNCIL By:

Its: V i c e President & General Counsel —

Date: April 12,2007\_\_\_\_\_

## ASSOCIATION FOR MAXIMUM SERVICE TELEVISION, INC.

By:

Its: President

Date: April 9,2007