

Form 244



Carolina Power & Light Company

JUN 16 1988

Company Correspondence

EPS-88-135

Mr. David L. Markle, Chief
Fuquay-Varina Rural Fire Department, Inc.
P.O. Box 21
Fuquay-Varina, N.C. 27526

Dear Mr. Markle:

This letter is intended to set forth the terms of an agreement between Carolina Power & Light Company (hereinafter CP&L) and the Fuquay-Varina Rural Fire Department, Inc. (hereinafter the Fire Department) under the terms of which the Fire Department will provide assistance in the event of an accident or emergency at the Shearon Harris Nuclear Power Plant (hereinafter SHNPP or the Harris Plant). The parties agree that:

1. This agreement shall take effect on January 1, 1989, and shall continue through December 31, 1998, except that either party may terminate this agreement at anytime prior to December 31, 1998, upon six (6) months written notice to the other party.
2. The Fire Department will be available to fight fires at the Harris Plant, including fires where radioactivity may be present. To the extent the Fire Department is unavailable due to other calls, it will incur no liability for failure to respond to a call from the Harris Plant.
3. The Fire Department will keep adequate firefighting units at the Fuquay-Varina Fire Station at all times.
4. Should it be necessary for more than one fire company to assist in the fighting of a fire at SHNPP, the first fire company to arrive at the fire will assume responsibility as lead fire company under the direction of the SHNPP Fire Brigade Leader.
5. In the event of possible radioactive contamination of the Fire Department personnel and/or equipment, qualified CP&L personnel will provide Fire Department personnel with appropriate monitoring or protective devices.
6. In the event of a chemical fire, proper clothing will be provided by CP&L.
7. Adequate instruction of the Fire Department staff to maintain familiarity with the necessary procedures will be provided.
8. The Fire Department will participate in training exercises and drills. Scheduling of exercises and drills will be mutually agreed upon when possible.

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9. Any contaminated articles belonging to persons or Fire Department, including the fire trucks, will be adequately decontaminated or replaced by CP&L as expeditiously as possible.
10. CP&L's nuclear insurance provides the Fire Department personnel coverage against radiation injury.
11. CP&L retains the right to periodically inspect, calibrate, and ensure operability of any equipment that may be furnished to the Fire Department in order to enhance the performance of support functions.
12. Copies of the Fire Department's procedures for assisting CP&L SHNPP personnel shall be kept readily available for use by the Fire Department personnel.
13. As compensation for the services provided herein, CP&L shall pay the Fire Department the sum of \$12,000 per year payable on or before December 31, 1988, and each year thereafter.

If this agreement is acceptable to the Fuquay-Varina Rural Fire Department, Inc., please sign both copies in the space provided below, keep one copy for your files, and return the other copy to me.

Yours very truly,

R. A. Watson

R. A. Watson
Vice President
Harris Nuclear Project

ACCEPTED AND AGREED TO:

FUQUAY-VARINA RURAL FIRE DEPARTMENT, INC.

By:

David L. Smith
Chief

By:

Robert E. Ragan
President of Board of Directors

JWS/ebc (88-17JWS)

ZB60000037



Carolina Power & Light Company

Post Office Box 165
New Hill, North Carolina 27652

August 21, 1986

Mr. Ray Thaxton, Chief
Holly Springs Rural Fire Department, Inc.
Route 1
Holly Springs, North Carolina 27540

OCT - 3 1986

Dear Mr. Thaxton:

This letter is intended to set forth the terms of an agreement between Carolina Power & Light Company (hereinafter CP&L) and the Holly Springs Rural Fire Department, Inc. (hereinafter the Fire Department) under the terms of which the Fire Department will provide assistance in the event of an accident or emergency at the Shearon Harris Nuclear Power Plant (hereinafter SHNPP or the Harris Plant). The parties agree that:

1. This agreement will take effect as of August 21, 1986 and will remain in effect for a term of ten years.
2. The Fire Department will be available to fight fires at the Harris Plant, including fires where radioactivity may be present. To the extent the Fire Department is unavailable due to other calls, it will incur no liability for failure to respond to a call from the Harris Plant.
3. Should it be necessary for more than one fire company to assist in the fighting of a fire at SHNPP, the first fire company to arrive at the fire will assume responsibility as lead fire company under the direction of the SHNPP Fire Brigade Leader.
4. In the event of possible radioactive contamination of the Fire Department personnel and/or equipment, qualified CP&L personnel will provide Fire Department personnel with appropriate monitoring or protective devices.
5. In the event of a chemical fire, proper clothing will be provided by CP&L.
6. Adequate instruction of the Fire Department staff to maintain familiarity with the necessary procedures will be provided.
7. The Fire Department will participate in training exercises and drills. Scheduling of exercises and drills will be mutually agreed upon when possible.
8. Any contaminated articles belonging to persons or Fire Department, including the fire trucks, will be adequately decontaminated or replaced by CP&L as expeditiously as possible.



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Mr. Ray Thaxton
August 21, 1986
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9. CP&L's nuclear insurance provides the Fire Department personnel coverage against radiation injury.
10. CP&L retains the right to periodically inspect, calibrate, and ensure operability of any equipment that may be furnished to the Fire Department in order to enhance the performance of support functions.
11. Copies of the Fire Department's procedures for assisting CP&L SHNPP personnel shall be kept readily available for use by the Fire Department personnel.
12. In compensation for the services provided for above, CP&L shall pay the Fire Department the sum of \$12,000 per year, this payment to be made on or before December 31 of each year from 1986 through 1995.

If this agreement is acceptable to the Holly Springs Rural Fire Department, Inc., please sign both copies in the space provided below, keep one copy for your files, and return the other copy to me at the address shown above.

Yours very truly,




J. L. Willis
General Manager
Shearon Harris Nuclear Power Plant

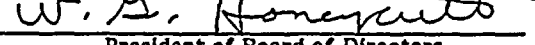
ACCEPTED AND AGREED TO:

HOLLY SPRINGS RURAL FIRE DEPARTMENT, INC.

CONFORMED

By: 
Ray Thaxton
Chief

10/7/86

By: 
President of Board of Directors

APEX RESCUE SQUAD, INC.

P. O. BOX 44, APEX, NORTH CAROLINA 27502 - PHONE 362-8861

January 29, 1987

Mr. J. L. Willis, General Manager
Shearon Harris Nuclear Power Plant
Carolina Power & Light Company
Post Office Box 165
New Hill, North Carolina 27562

Dear Mr. Willis:

This letter is intended to set forth the terms of an agreement between Carolina Power & Light Company (hereinafter CP&L) and the Apex Rescue Squad, Inc. (hereinafter the Rescue Squad) under the terms of which the Rescue Squad will provide assistance in the event of an accident or emergency at the Shearon Harris Nuclear Power Plant or other properties owned by CP&L in the Apex Rescue District including but not limited to the Shearon Harris Environmental Center and the Shearon Harris Lake (hereinafter SHNPP or the Harris Plant). The parties agree that:

1. This agreement will take effect as of FEBRUARY 1, 1987 and will remain in effect for a term of one year, at which time the contract will be evaluated, updated and renegotiated. The Rescue Squad will have an option to renew this contract annually for a period not to exceed 10 years. U
and Carolina Power & Light Company
2. The Rescue Squad, upon request by CP&L, will respond to, treat, and transport emergency cases as determined by Rescue Squad personnel from the Harris Plant, some of who may be radioactively contaminated.
3. In the event of possible radioactive contamination of a patient, qualified CP&L personnel will accompany the patient and will provide Rescue Squad personnel with appropriate monitoring or protective devices.
4. Adequate instruction of the Rescue Squad staff to maintain familiarity with the necessary procedures will be provided by CP&L. Any contaminated articles belonging to the Rescue Squad, or Rescue Squad members including the ambulance itself, will be adequately decontaminated or replaced by CP&L as expeditiously as possible.
5. The Rescue Squad will participate in training exercises and drills. Scheduling of exercises and drills will be mutually

Mr. J. L. Willis
January 29, 1987
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and, if possible, will not
require Rescue Squad participation W
agreed upon prior to their being held, and ~~will not be scheduled~~
Monday through Friday 8:00 a.m. to 5:00 p.m.

6. CP&L's nuclear insurance provides the Rescue Squad
personnel coverage against radiation injury, and CP&L will annually
provide evidence of that coverage.

7. In compensation for the services provided for above, CP&L
shall pay the Rescue Squad the sum of \$12,000.00 per year in equal
quarterly installments, the first payment of \$3,000.00
beginning APRIL 30, 1987. For every call or evacuation route run
over 50 annually, CP&L shall pay the Rescue Squad the sum of
\$125.00 per call or route run.

8. This agreement supersedes all prior agreements between the
Rescue Squad and CP&L.

Yours very truly,

APEX RESCUE SQUAD, INC.

Jim Longman
Mr. Jim Longman, Captain

ACCEPTED AND AGREED TO:

APEX RESCUE SQUAD, INC.

BY: Nick Winston
COMMITTEE President

ATTESTED:

BY: Wilma M. Johnson
Secretary
(CORPORATE SEAL)

CAROLINA POWER & LIGHT COMPANY

BY: Ed Miller
PLANT GENERAL MANAGER

ATTESTED:

BY: NOT REQUIRED W
Secretary
(CORPORATE SEAL)

