



**Written submission from
Roger J. Short**

**Mémoire de
Roger J. Short**

In the Matter of

À l'égard de

**Ontario Power Generation Inc.,
Pickering Nuclear Generating Station**

**Ontario Power Generation Inc.,
centrale nucléaire de Pickering**

Request for a ten-year renewal of its Nuclear
Power Reactor Operating Licence for the
Pickering Nuclear Generating Station

Demande de renouvellement, pour une période
de dix ans, de son permis d'exploitation d'un
réacteur nucléaire de puissance à la centrale
nucléaire de Pickering

Commission Public Hearing – Part 2

**Audience publique de la Commission –
Partie 2**

June 2018

Juin 2018

Covering Letter, 6 May 2018

Roger J Short

**To: The Tribunal Officer for the Canadian Nuclear Safety Commission
(CNSC)**

This Submission to the CNSC Public Hearing offers commentary with regard to Ontario Power Generation's (OPG's) application to renew its Nuclear Power Operating Licence for the Pickering Nuclear Generating Stations for a period of 10 years.

This material covers over 2 years of work and investigation beginning with a submission to the Auditor General in early 2016.

It was accepted and their commentary was submitted to the PMO, which passed it on to Minister Carr who acknowledged its receipt and thence to CNSC's CEO.

Its central theme deals with my opinion (along with independent others) that the relationship between OPG and the CNSC gives every appearance to be in "Conflict of Interest". There are examples of the concerns arising from such a set-up, especially at the margin on critical situations and decisions.

In this summary, a simple example of such concern, has to do with this submission which, if past is prologue, will be in the hands of the CNSC and chaired by the CEO of CNSC to assess and opine on its relevance!

In addition, and either by deliberate choice or bad planning by CNSC, the upcoming hearings are to be held in a very inconvenient location for those who may be most at risk and would like to witness the review process first hand.

The recommendations arising should include a commitment to reschedule the Pickering licence hearings and hold them in a place within the area for those most likely to suffer the consequences of any errors or lack of oversight.

The attachments to this submission form part of the submission and are examples of the follow-on's, all of which were sent to Minister Carr (who acknowledged their receipt) and for a while to the CNSC CEO too.

My background and experience:

I make no “expert” claims in nuclear technology and operations.

My academic qualifications are degrees in the sciences and business.

My career 40+ year covered industrial businesses, public, private, national and international.

I am now retired

Respectfully,

R.J. Short

Attachment 1

Complaint-March 3 2016

To: The Office of the Auditor General:

I am a retired private citizen with science and business training experience, but with no claims for matters nuclear.

My interest and concern is for full public disclosure and reasoned debate on Ontario's nuclear industry, in particular in this instance the Pickering units.

Pickering's reactors have recently been licensed twice in quick succession by the Canadian Nuclear Safety Commission (CNSC) to operate a total of 8 years beyond their recommended operating hours.

This submission refers to concerns I have over a potential conflict of interest arising by the CNSC and its "client", the Ontario nuclear business within Ontario Power Generation (collectively "OPG").

I take no issue with the publicly posted CNSC Financial Statements themselves, rather the unusual single connection between the operator "OPG" and those who oversee their governance (CNSC).

In round numbers:

- the annual cost for CNSC is in the order of \$150-160 million**
- the source of funds for CNSC, again in order of magnitude, is \$100 million from fees levied on the client (nuclear operations), with \$50 million provided by the Federal Government.**

Should occasions arise where completely unbiased experts might determine that there are concerns such as safety, accident and performance issues, the objective result could lead to decisions to close plants.

The current one to one relationship between CNSC and "OPG" might upset this prudent independent practice, since such decisions could, amongst other reasons give rise to lost "fees" by CNSC.

I list below several examples tabled by independent experts to support my concern.

Please note that I have never met these people, but in the case of two, I have spoken to them and received their consent to quote them:

1. Arnie Gundersen: Relicensing of Pickering (**Attachment 1.**)
2. Material from the ccnr and other websites:
 - http://ccnr.org/hydro_report.html This led to shut down of 7 reactors for 6 years
 - http://www.ccnr.org/CNSC_CCNR_Supp_2013.pdf This submission is an example of the difficulty in getting sound dialogue and information from “OPG”
 - <http://www.nuclearsafety.gc.ca/eng/pdfs/Reports/Severe-AccidentProgression-without-Operator-Action.pdf>
 - Gambling at Pickering
http://ccnr.org/Gambling_at_Pickering.pdf (**Attachment 2.**)
3. Sunil Nijhawan: Proceedings of ICONE-23 23rd International Conference on Nuclear Engineering May 17-21, 2015, Chiba, Japan ICONE23-1053
4. Hydro Quebec: <http://news.hydroquebec.com/en/press-releases/185/hydro-quebec-confirms-gentilly-2-closure-at-the-end-of-2012/> CEO confirms Gentilly-2 closure, having reached its recommended maximum hour limits.
5. Pickering recently fined for safety violations:
<http://www.cleanairalliance.org/opg-fined/> A disconcerting admission that OPG decided not to correct required actions. A trivial fine was levied (RJS statement).

In view of the potential dire adverse consequences arising from mistakes in such decisions, I'd recommend that this whole subject be subject to independent expert review, with time being of the essence.

Attachment 1.

Fairewinds Associates, Inc
Arnold Gundersen, Chief Engineer
70 South Winooski, Box 289, Burlington, VT 05401 Phone 802-865-9955
fairewinds@mac.com

ANALYSIS OF THE RELICENSING APPLICATION FOR PICKERING NUCLEAR GENERATING STATION

Durham Nuclear Awareness (DNA) commissioned Fairewinds Associates, Inc to conduct a safety review of the continued

operation of the Pickering Nuclear Generating Station (NGS) and propose measures to mitigate or reduce these risks. Fairewinds Associates' Chief Engineer Arnie Gundersen has written this report for submission by DNA to the Canadian Nuclear Safety Commission (CNSC).

CREDENTIALS

My name is Arnold Gundersen, and I reside at 125 Northshore Drive, Burlington, Vermont, USA. I have been employed as the Chief Engineer for Fairewinds Associates, Inc, an expert witness and paralegal services firm located in Burlington, Vermont, USA since its founding in 2003. My updated Curriculum Vitae is attached.

I earned my Bachelor Degree in Nuclear Engineering from Rensselaer Polytechnic Institute (RPI) cum laude. I earned my Master Degree in Nuclear Engineering from RPI via an Atomic Energy Commission Fellowship. The areas of study for my Master Degree were: cooling tower operation and cooling tower plume theory.

I began my career as a reactor operator and instructor in 1971 and progressed to the position of Senior Vice President for a nuclear licensee prior to becoming a nuclear engineering consultant and expert witness.

I serve as an expert witness before the United States Nuclear Regulatory Commission (USNRC) Atomic Safety and Licensing Board (ASLB) and Advisory Committee on Reactor Safeguards (ACRS), in Federal Court, the State of Vermont Public Service

Page 2 of 22

Board, the State of Vermont Environmental Court, and the Florida Public Service Commission.

I am an author of the first edition of the United States Department of Energy (USDOE) Decommissioning Handbook.

As an appointee of Vermont State Legislature for two years, I was charged with serving in an oversight role of Entergy Nuclear Vermont Yankee and an advisory role on nuclear reliability issues

to the Vermont State Legislature.

I have more than 40-years of professional nuclear experience *including and not limited to*: Nuclear Power Operations, Nuclear Safety Assessments, Nuclear Power Management, Nuclear Quality Assurance, Archival Storage and Document Control, NRC Regulations and Enforcement, Licensing, Engineering Management, Contract Administration, Reliability Engineering, In-service Inspection, Thermohydraulics, Criticality Analysis, Radioactive Waste Processes, Decommissioning, Waste Disposal, Cooling Tower Operation, Cooling Tower Plumes, Consumptive Water Use, Source Term Reconstruction, Dose Assessment, Technical Patents, Structural Engineering Assessments, Nuclear Fuel Rack Design and Manufacturing, Nuclear Equipment Design and Manufacturing, Public Relations, Prudency Defense, Employee Awareness Programs, and Whistleblower Protection.

BACKGROUND: CANDU REACTORS AND PICKERING NUCLEAR GENERATING STATION (NSG)

1. Like many other reactor designs, the concept for the CANDU nuclear reactors originated during the 1940s and 1950s, and the reactor prototypes were developed during the 1960s. While there were logical scientific reasons why Canadians originally chose the CANDU design, those choices continue to plague the CANDU design today.

1.1. The scientific reasons Canada chose the CANDU design began with the availability of heavy water as well as the abundance of natural Uranium and no

Page 3 of 22

enrichment capability. That decision to use natural uranium in CANDU reactors created myriad design tradeoffs that plague the CANDU design to this day. Chief among these was the need to continuously refuel the reactor because fissile uranium U235 had only an abundance of seven atoms out of every one thousand atoms of non- fissile U238. The need to continuously refuel the reactors created an added level of complexity with an abundance of

fuel channels inside the core and a multitude of cooling pipes outside the core area of each nuclear reactor.

1.2. Worldwide there are approximately 440 nuclear plants in operation today. Of this group, only 29 are of the CANDU design and an additional 13 are CANDU derivatives, for a total of 42. The breakdown by country¹ is as follows: 1.1.1. Canada: 17 (+3 refurbishing, +5 decommissioned) 1.1.2. South Korea: 4 1.1.3. China: 2 1.1.4. India: 2 (+13 CANDU-derivatives in use) 1.1.5. Argentina: 1 1.1.6. Romania: 2 1.1.7. Pakistan: 1

1.3. For whatever reason Canada originally chose the CANDU design, it is apparent from the data that the most other nuclear nations have rejected that CANDU design concept. After sixty years of nuclear power designs, less than 6% of the reactor designs worldwide (beyond the borders of Canada) are similar to the CANDU design.

2. Why did most of the world reject the CANDU design?

2.1. The choice to use natural uranium made for an extraordinarily large and complicated nuclear core structure that is filled with very expensive and difficult to obtain heavy water. This unique combination of complicated nuclear core structure and heavy water has increased the costs of the CANDU design.

¹ http://www-pub.iaea.org/mtcd/meetings/PDFplus/2009/cn164/Sessions/09KS_ALIZADEH%20CANDU%20Technology%20IAEA%20Oct%202009.pdf

Page 4 of 22

2.2. Throughout most of the world, the complex structure of the CANDU design has been rejected for the intricacy of its fuel channels and piping design.

2.3. In order to eliminate complexity and risk, trends worldwide have been to move reactor pumps and piping inside the reactor vessel itself. Elimination of external pipes reduces the chance of pipe breaks and reduces the likelihood of an accident. In other designs used throughout the world,

the simplification of the piping systems has led to less complexity, higher reliability, and improved safety margins.

2.4. The separation of coolant and moderator has created a positive void coefficient of reactivity -- an undesirable characteristic from a reactor safety point of view, unique to pressure-tube reactor designs such as the CANDU and the RBMK, the Russian design used at Chernobyl.

2.4.1. A *positive void coefficient of reactivity* means that the nuclear chain reaction speeds up whenever there is a loss of coolant accident. This is undesirable because under adverse circumstances, a loss of coolant accident may be compounded by a loss of regulation as well (a power surge).

2.4.2. When the coolant is lost in a CANDU reactor, the moderator remains intact, so the nuclear reaction increases because there is an increased availability of thermal neutrons when steam forms in the primary cooling circuit.

2.4.3. So, under accident conditions, the heat increases in the nuclear core creating more power, not less. Thus a *positive void coefficient of reactivity* is a much more dangerous design, like having a car engine accelerate at the same time one is trying to apply the breaks.

2.4.4. The CANDU design does not meet international expectations for a more passively safe nuclear reactor design. In most other reactors, such as those used in the US and throughout the world, there is a negative void coefficient of reactivity -- meaning the power level drops when the coolant is lost. That's because the coolant and the moderator are the same in those
Page 5 of 22

reactor designs, so as soon as the coolant is lost the moderator is also lost and the chain reaction quickly comes to a stop.

2.4.5. The inherent complexity of the fuel channels and piping design used at the Pickering NGS, together with the positive void coefficient of reactivity, have been judged to be sufficiently undesirable throughout most of the world to prevent the adoption of CANDU technology in all but a handful of countries.

3 Simply put, the fuel channels and associated pressure tubes of the piping design in the Pickering nuclear reactor were created by decisions made almost 50 years ago leaving an underlying design concept has reached the end of its useful life. 3.1. As the reactor ages, it becomes increasingly difficult to determine the status of all of the individual components, and so the safety case becomes increasingly uncertain as it is necessarily based upon incomplete and questionable data.

4 Pickering's CANDU reactors were built as a multi-unit station. *These six nuclear reactors at Pickering share a single common safety system: the vacuum building.*

4.1. This shared safety system leads to a reduced redundancy that significantly compromises nuclear safety. One of the hallmarks of nuclear power is that *each unit has its own back-up and redundant safety systems*, so that if one system fails, there is another safety system in place to take over thereby protecting public health and safety.

4.2. At the Pickering site, there is only one overall *safety related containment* system when there should be *six separate safety related containment* systems. This design flaw has created a cumulative risk at the Pickering station that is higher than that at any single unit station in Canada.

PRESSURE TUBE AND FUEL CHANNEL PROBLEMS AT PICKERING

5. CANDU reactors like Pickering have a long, well documented history of problems with their pressure tubes and fuel channels. The complexity of these components and

Page 6 of 22

the severe environment in which the components are forced to operate are leading factors in CANDU's unreliability when the plant has aged and components are deteriorating.

6. This picture² inserted below begins to illustrate how the cooling

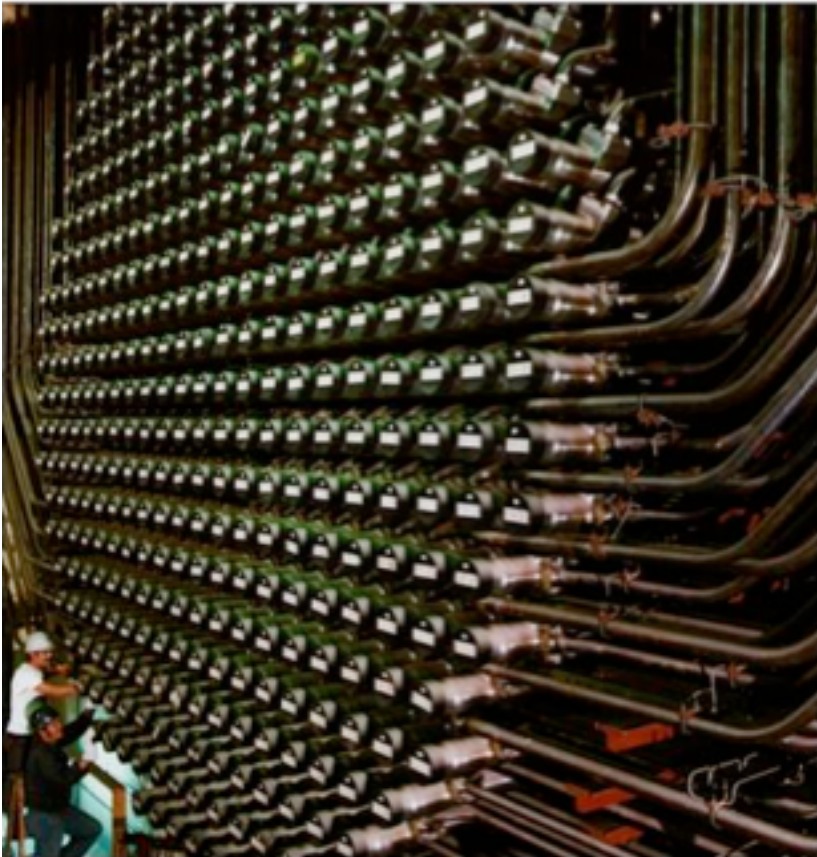
pipes and refueling fittings are enmeshed in a warren of pipes and connections interacting in the Reactor Face of a typical CANDU reactor.

6.1. Canadian nuclear scientist F.R. Greening, Ph. D. has succinctly identified the pressure tube problems in the CANDU Pickering design in a publicly available report that summarizes the problems with the CANDU Pickering pressure tubes. Dr. Greening said,

Pressure tube problems have plagued CANDU reactors since the early days of Pickering NGS in the mid 1970s. OPG, NBP, AECL

² <http://3.bp.blogspot.com/->

TI583uRsicU/T1eZ8RZchqI/AAAAAAAAACo/o_y1Tc7SLpw/s1600/Reactor_Fa
ce.png



Page 7 of 22

and other members of COG, the CANDU Owners Group, have collectively spent over \$100 million on pressure tube research and development in the past 20 years but achieved *only marginal*

improvements in pressure tube performance...

One would expect that after OPG and AECL fixed all these early problems, CANDU pressure tubes would now be able to deliver many years of trouble free service. Indeed, the CNSC stipulates that nuclear pressure boundary materials meet stringent inspection codes as a licensing requirement.

Unfortunately, the complexity and *inconsistent results* of pressure tube inspections over the past 25 years leave the question of future CANDU *pressure tube performance still very much in doubt....*

These observations raise *serious concerns* about the reliability of the inspection procedures used for pressure tubes at Bruce, and undermine any belief in the long-term integrity of pressure tubes in all CANDU reactors. Certainly, as a veteran of many years of research into pressure tube corrosion and hydrogen pickup, I can attest to the *poor level of mechanistic understanding* of pressure tube behavior inside a CANDU fuel channel in spite of the efforts of literally hundreds of scientists and engineers worldwide.

A good example of an observation *lacking a cogent explanation* is the remarkable variability, frequently by more than a factor of two, in the rate of corrosion and deuterium uptake by nominally identical pressure tubes sitting side by side in a reactor.

The through-wall distribution of deuterium is *another mystery....* the CANDU reactor design incorporates a number of intricately engineered and *highly complex systems* that require an *inordinate amount of skilled manpower* to operate, inspect and repair.

Many components are *difficult to access*, or are located in areas of high radiation fields, *adding to the problems of CANDU reactor operation and maintenance...*

Unfortunately, as Ontario's CANDU reactors approached 20 years of operation, *serious problems with critical components started to emerge*. Pressure tube integrity became a major issue in the 1980s, while steam generator corrosion and annulus gas problems dominated the 1990s. Outlet feeder pipes are the latest CANDU components to *suffer from premature failures*.

Page 8 of 22

The hard pill for AECL to swallow is that CANDU's innovative engineering, seen as leading edge in the 1960s, has become *its Achilles' heel* by the year 2000. This is perhaps not so surprising for 50 year-old technology. After all, many engineering marvels from the 1960s, such as the Space Shuttle and Concorde, have now outlived their usefulness as recent events have so dramatically shown.

But, to return to the main thesis of this submission, *CANDU was destined to run into difficulties due to the complexity of its design*. Corrosion is a well-known concern for all nuclear plant, but when it occurs in essentially inaccessible pipe work, such as the annulus gas system, it presents a problem that is next to impossible to fix. As we have shown, each new problem that developed in CANDU reactors - whether it was leaking pressure tube rolled joints, annulus gas system flow blockages or feeder pipe thinning - has required more inspections leading to more outages and higher OM&A costs.

The CANDU reactor was always an experimental venture; it has had its successes and was probably a worthwhile undertaking because it added to our understanding of nuclear science and engineering. *However, it is time to declare the CANDU experiment over, and move on to something simpler, something proven, something better.*³ [Emphasis added]

6.2. Furthermore, in a second report, Dr. Greening argues that the Canadian engineering expertise to adequately design CANDU reactors is no longer available. He said,

I believe AECL's predicament with regard to the Maple X reactor stems from the fact that, in spite of a 50-year legacy of building nuclear reactors, this once great engineering company has *lost most of its expertise* in reactor design.

Many of the CANDU reactors operating in Ontario today were designed in the 1960's, other, newer, reactors commissioned in Ontario in the 1980's or early 1990's, are essentially old AECL

designs modified by OPG's Design and Development Division. ... And AECL can no longer turn to OPO for help in designing new reactors because OPG *also lost its expertise* in this area when it disbanded its own Nuclear Design and Development Division back in the 1990's.⁴

³ <http://www.energyquest4naticoke.ca/green1.htm> ⁴
<http://www.energyquest4naticoke.ca/green2.htm>

Page 9 of 22

6.3. The CNSC itself set forth a criteria for adequacy of design of safety related structures and components at the Pickering Nuclear Generating Station. In its response to OPG's Initial Response to CNSC, the CNSC stated:

E.2 CNSC staff recommends OPG should demonstrate safe operation for a minimum of 10-year period beyond the assumed design life, if ever required.⁵

7. At the same time that the CNSC is requiring demonstrated safety for ten years beyond the unit's designed operating life, OPG seems to have applied a double standard to fuel channel integrity as evidenced by the following excerpt from its *Fuel Channel Life Management Project*:

As Pickering B approaches its current nominal operating end of life for the fuel channels and Darlington *fuel channel pressure tubes potentially degrade at a more rapid than anticipated rate*, decisions must be made regarding future plant operation and refurbishment activities. These decisions must be based on data in which there is a high level of confidence.

Currently, Pickering B and Darlington are limited in life by the fuel channel pressure tubes. *Methodologies and models* used to demonstrate fitness-for-service, and their technical bases, *may not be adequate* to allow continued operation beyond the current nominal operating life at Pickering B (to at least 240k EFPH) or operation to the end of the nominal operational life at Darlington (210k EFPH) or beyond. Mitigating actions which can help justify

continued fuel channel fitness-for-service must be identified and incorporated into business planning.

A major hurdle is that the time to reach fitness-for-service limiting conditions, and the exact criteria for this limit, are not well defined.

This creates *technical and regulatory risk* and uncertainty in operation beyond the nominal operating life for these reactors.

The objective of this project is to provide high confidence projections of the time to reach fitness-for-service limits as they relate to various degradation mechanisms related to fuel channels in Pickering B (to achieve 240k EFPH) and Darlington (to achieve 210k EFPH) reactors.

To achieve this objective, by the end of 2012, predictions of the

⁵ CD# NK30-CORR-00531-06229, OPG's Initial Response to CNSC Review of Pickering NGS-B Continued Operations Plan-Action Item 2010-8-05 (2461), Attachment 1, page 10, G. Jager to M. Santini, April 26, 2012

Page 10 of 22 impact of the limiting degradation mechanisms must be able to be

made with *a high or very high (>70%) level of confidence*.⁶

7.1. These two documents present a puzzling dichotomy for the Pickering NGS relicensing review. CNSC is requiring assurance of safety for ten years beyond the end of useful life while OPG is simply analyzing the safety of Pickering's fuel channels to the end of their useful life, which it hopes will be 240,000 EFPH. However, these two standards are mutually incompatible.

7.2. Do the people of Toronto deserve assurance of their safety beyond a 70% level of confidence? Because, OPG states that the safety of the fuel channels is only 70% assured and claims that this 70% safety level in the fuel channels is a "high or very high level of confidence". Indeed, this is a very low safety bar indeed. In the university system where I teach, 70% is barely passing and is in fact the minimum acceptable grade to earn in order to receive a diploma.

7.3. Even OPG recognizes the complexity and risk involved

with its attempt to extend the operating life of the fuel channels. In the *Fuel Channel Life Management Project*, OPG said, It is noted that there is a significant degree of uncertainty in this project, both in the ability to complete some of the tasks identified in the time allotted and in the overall outcome. To accommodate this, risks will be constantly monitored and scope changes identified.⁷

7.4. Further in the document, OPG confirmed Dr. Greening's analysis regarding the lack of expertise of its own staff to perform fuel channel analysis, stating: However, the scope of this project is of a fixed duration and the resources required fall far in excess of those available within MCED. In addition, OPG does not have the facilities to conduct the necessary R&D works defined by the project.⁸

8. Allowing Pickering to continue to operate with aging pressure tubes is an

⁶ N-PCH-31100-10000, *Fuel Channel Life Management Project*, Page 1 ⁷ N-PCH-31100-10000, *Fuel Channel Life Management Project*, Page 3 ⁸ N-PCH-31100-10000, *Fuel Channel Life Management Project*, Page 4

Page 11 of 22

accommodation that that is in direct opposition to the technical findings and conclusion reached regarding the Darlington nuclear power generating stations where complete refurbishment of the reactor tubes was required as a condition of extending the useful life of those reactors. The population of Toronto deserves the same degree of protection as the populations living near the Darlington nuclear power generating stations.

9. Given the potential risk to the Toronto area and the 4 million people residing there, it is my expert opinion that the ongoing operating uncertainties are significant and do not warrant substantially risking public and safety in order to extend the life of old and outdated reactors like those at the Pickering Nuclear Generating Station. Quite simply, nuclear plants like those at Pickering should not be allowed to operate based upon *mysterious*

unfounded calculations or operating confidence levels as low as 70%. While both OPG and CNSC claim that extending the life of the Pickering Nuclear Generating Station is based upon hard data and pure scientific analysis, it appears that there is a considerable amount of *guesswork* underlying each organization's calculations.

OTHER SYSTEMS, STRUCTURES AND COMPONENTS (SSC)

10. A thorough nuclear engineering analysis must look at the whole forest of components, not just a few trees that support a specific political and financial agenda.

10.1. There seems to be the extensive focus by both OPG and CNSC to analyze and limit fuel channel failures, while totally ignoring the bigger picture that Pickering is an aging and deteriorating plant designed 50-years ago and constructed 40-years ago. Material degradation throughout the plant is an aging management issue similar to those occurring throughout the world in nuclear plants of comparable age and materials, and greatly exacerbated by the inherent complexity of the piping systems in CANDU reactors. But other systems are also degrading.

Page 12 of 22

10.2. In its initial *Response to CNSC Staff Comments Regarding the Pickering NGS-8 Continued Operations Plan*⁹, OPG stated that there is a 30% risk that a steam generator will fail during the extended operation of the Pickering units. This shows that even OPG believes that there is a significant risk of component failure (SSC) other than the pressure tubes. Such an accident would challenge safety systems and release considerable radiation to the environment and the surrounding population.

10.3. Even without severe Canadian freeze and thaw cycles to which Canadian plants are subjected, reactors throughout the world that were built in the 1970s are already experiencing detectable levels of concrete degradation as foundations are exposed to freeze and thaw cycles in ground water. For example, in the United States, there are many facilities that are already experiencing significant

detectable levels of degradation in the concrete foundation, including Seabrook in New Hampshire, Millstone in Connecticut, and Hope Creek in New Jersey.

10.3.1. Concrete foundation degradation is both insidious and difficult to detect. The majority of this degradation is occurring out of eyesight making inspection and analysis challenging and quite difficult. At New Hampshire's Seabrook Nuclear Power Plant, the strength in some of the concrete has already deteriorated by 25%, and Seabrook was built 15-years later than Pickering. Weakened foundations severely compromise each nuclear power plant's ability to withstand accidents and seismic events.

10.3.2. In my opinion that is based upon the available documentation, both OPG and CNSC are not adequately addressing the concrete foundation degradation issues facing Pickering.

10.4. A second weakness in both OPG and CNSC's analysis of the other systems, structures, and components (SSCs) to withstand design basis events is their

⁹ OPG Response to CNSC Staff Comments Regarding the Pickering NGS-8 Continued Operations Plan, April 26, 2012

11.

analysis of underground cables that are also subject to the same harsh environment that the concrete foundations experience. Worldwide experience has shown that the insulation on these 40-year-old wires is likely to breakdown, with catastrophic consequences. Once again, Fairewinds' analysis, based upon the available documentation, shows that both OPG and CNSC have not adequately addressed the condition of the underground wires at Pickering.

10.5. OPG's analysis is not adequately conservative and downplays the likelihood of equipment failures.

10.5.1. The probabilities used in OPG's analysis do not adequately reflect the age-related degradation of the individual components within Pickering.

10.5.2. By not accounting for age-degradation, OPG introduces a favorable bias to its technical safety assessment.

10.5.3. These problems are especially noticeable in reviewing the significant problems with both the reactor components and other SSCs (systems, structures, and components).

10.5.4. More disturbingly, the favorable assumptions applied and submitted by OPG when calculating the Large Release Frequency (LRF) of $8.03E-6$ *are extraordinarily near* OPG's LRF safety limit of $1.0E-5$ ¹⁰, and *exceed* OPG's LRF safety goal of $1.0E-6$.

Fairewinds believes that it is not appropriate to make any determination regarding the possible relicensing of Pickering given that the CNSC says that it does not expect to complete a thorough review of the risk assessment analysis "of all Pickering B PSA reports" until June 30, 2014.¹¹ Given how dangerously close the Large Release Frequency is to the final CNSC safety goal, and given that CNSC will not complete its analysis for another 14-months, it would be imprudent for this body to allow a 5-

Page 13 of 22

¹⁰ *Public Hearing: Day 2: Information Regarding a License Renewal: Submitted by CNSC Staff*, Page 5,

<https://docs.google.com/file/d/0B0Xz0yCKpNGrREhlaFo1bDFJMnc/edit> ¹¹ Ibid

Page 14 of 22 year license renewal without adequate public review of the full CNSC analysis.

11.1. In the OPG and CNSC staff licence renewal application, OPG and CNSC staff are proposing:

11.1.1. A five-year renewal for all eight reactors with the Commission *delegating* to staff the authority to approve the continued operation of reactors past 210,000 EFPH once the studies have been completed.

11.1.2. OPG has not provided the necessary studies to back up its safety claims.

11.1.3. Thus the convoluted process the Commission is attempting to establish creates no opportunity for acceptable and admissible

independent scientific and public review of OPG's safety claims.
11.2. As a nuclear engineer with more than 40-years of nuclear engineering experience in operations and management up to the position of Senior Vice President, I respectfully request that the Commission deny the OPG application for a five-year licence and provide only a temporary licence while OPG completes the rest of its safety studies for the statutorily required public review by the Commission. I also request that the Commission deny the delegation of authority to its staff since this also does not meet the statutory requirements of the legitimate public review process.

11.3. The relationship between OPG and the Canadian Nuclear Safety Commission is eerily similar to the relationship between the Japanese regulator NISA and the Japanese nuclear power generators prior to the triple meltdown at Fukushima Daiichi. Fairewinds Associates, Inc has written an international report entitled *The Echo Chamber Effect*¹² that describes the extreme risks of operating nuclear power stations when the regulator has been captured by the industry.

¹² *The Echo Chamber: Regulatory Capture and the Fukushima Daiichi Disaster*
<http://www.fairewinds.com/content/lessons-fukushima>

Page 15 of 22

LESSONS LEARNED AT FUKUSHIMA DAIICHI NOT IMPLEMENTED

Since the Fukushima Daiichi accident, Fairewinds has extensively studied the triple meltdown at Fukushima Daiichi. During two lecture tours in Japan I have met with Japanese engineers, concerned citizens, and local and national government officials.

- On August 30, 2012, I was invited to be the Keynote speaker at the Tokyo University Symposium entitled the *International Symposium on the Truth of the Fukushima Nuclear Accident and the Myth of Nuclear Safety*.
- I was also an invited speaker at a symposium at the New York Academy of Medicine on March 11, 2013 entitled *Fukushima*

Two Years Later: Global Symposium to Address Mounting Medical & Ecological Consequences.

- The Japanese firm Shueisha Publishing has published my analysis of the Fukushima Daiichi accidents. Entitled *Fukushima Daiichi: The Truth and the Way Forward*, this scientific analysis of the Fukushima Daiichi accident was listed as the number one science book in Amazon.jp's science section for more than five months in 2012.
- In addition to appearing as an expert on the Fukushima Daiichi accident more than 20 times on CNN in the United States as well as more than 100 separate television, radio, and print interviews in the US, I was also interviewed numerous times by Canadian radio and television, including CBC.
- Due to my nuclear engineering background and in light of my engineering analysis of Fukushima Daiichi accident, I am uniquely qualified to speak about the lessons learned from the Fukushima Daiichi accident and corrective actions that all reactors, including Pickering, must implement in order to be prepared for an accident beyond its design basis.
- After reviewing OPG and CNSC's analysis of lessons learned from the Fukushima Daiichi accident, I conclude that the Canadian response to the accident and proposed improvements are inadequate and incomplete, especially for the Pickering site. The nearness of Toronto to the Pickering site and the emergency

12.

evacuation it might necessitate should, in and of themselves, be reason to deny a license renewal. Simply put, in a serious accident at Pickering, the Ontario government would find it impossible to evacuate Toronto.

There are three major mechanical flaws in the Pickering design that have not been addressed in the response to the Fukushima Daiichi catastrophe:

12.1. First, the Fukushima Daiichi accident clearly demonstrates

that damage to one unit can adversely affect the remaining units on the site.

12.1.1. The detonation at Fukushima Unit 2 damaged Units 3 and 4 that are adjacent to it.

12.1.2. Pickering has six operating reactors and severe damage to any one of them could cause damage to adjacent units.

12.1.3. Such an accident could cause a single reactor accident to spiral out of control.

12.1.4. Like dominos, adjacent Pickering units could become involved in an ever-worsening series of accidents.

12.1.5. Rather than addressing this possibility, OPG and CNSC appear to be ignoring it, thereby risking public health and safety for one of the most densely populated areas of Canada.

12.1.6. The single Vacuum Building at Pickering is designed to accommodate a single accident -- not the cascading series of events that Fukushima Daiichi proved is distinctly possible at multi-reactor generating sites.

12.2. Second, at the Pickering nuclear generating station multi-reactor site, the evidence reviewed shows that in the event of a design basis accident that disables two reactors, the Vacuum Building would not be able to perform its safety functions for both.

12.2.1. Because the design of the Pickering units can only accommodate one Vacuum Building, it is impossible to cope adequately with significant damage from cascading multiple accidents.

Page 16 of 22

Page 17 of 22

12.2.2. Furthermore, rather than admit these multi-reactor site flaws and take steps to protect public health and safety, OPG and CNSC are currently ignoring these significant safety risks.

12.3. The third issue facing the Pickering units is a LoUHS (Loss of the Ultimate Heat Sink). Television footage has led people around the world to believe that Japan's March 10, 2011 tsunami and earthquake and their destruction of the diesel generators caused the cascading destruction of the Fukushima Daiichi units

that began on March 11, 2011. Such an assessment is inaccurate and incomplete because the tsunami's destruction of the diesel generators was not the cause of the multi-unit destruction.

12.4. Instead, the destruction of the emergency cooling pumps that pump cooling water into the diesels in order to keep them cool is the reason for the cascading failures at the Fukushima Daiichi multi-unit site. The accident that occurred is a design basis accident that is called the Loss of the Ultimate Heat Sink (LoUHS).

12.4.1. Design basis accidents are accidents for which the nuclear industry prepares with redundant safety features so that if a natural disaster or reactor event causes one safety system to fail, then the nuclear plant has a back-up system in place.

12.4.2. At Daiichi, all the operating and back-up systems failed and did not perform as designed. Even if the diesels had survived the tsunami, they would have failed in a short time because they could not be cooled.

12.4.3. Of course a 15-meter tsunami will not hit the Pickering Units, but the issue is not one of whether or not a tsunami or major flood could compromise the reactors. Instead the issue revolves around the fact that critical safety systems failed – for whatever initiating reason -- and did not operate as designed.

12.4.4. There are many conditions under which the Pickering nuclear stations would be vulnerable to a LoUHS design-basis accident. By not analyzing the lessons learned at Daiichi and by not implementing the appropriate

13.

design and engineering modifications necessary to compensate for such events, OPG and CNSC have not learned the most important lessons from the devastating Fukushima Daiichi catastrophe. There are plausible scenarios during which a LoUHS (Loss of the Ultimate Heat Sink) scenario might occur at the Pickering site, especially given the units positive reactivity coefficient.

12.5. As I have detailed earlier in this report, the operating Pickering reactors have significantly *less* redundancy than the Fukushima reactors that each had a separate containment system.

Pickering, however, shares one containment among six separate reactors. The weakness of this lack of redundancy is detailed in OPG's own risk assessment¹³ that shows that the core damage frequency for the Pickering B reactors is basically the same as LRF. Otherwise put, there is a significant lack of defence in depth. Submitted by CNSC Staff, the document: *Public Hearing: Day 2: Information Regarding a License Renewal*, contains a long list of post Fukushima Daiichi action items to be implemented at the Pickering and other nuclear power generating station sites.

13.1. For example, the CNSC staff stressed that it intends to: Assess the adequacy of the existing means to protect the containment integrity and prevent uncontrolled release in beyond design basis accidents including severe accidents.¹⁴

13.2. While this is a noble goal that is imperative to protect public health and safety in the heavily populated Toronto area, the action item due date has been postponed until 2015, only three years before the Pickering station units are scheduled to be permanently shutdown if their license is not renewed.

13.3. Similarly, according to Action Item 1.4.1 of the CNSC post Fukushima Daiichi

Page 18 of 22

¹³ *Pickering Risk Assessment*, Page 102,

<http://www.opg.com/power/nuclear/pickering/NK30-REP-03611-00021.pdf>¹⁴
Public Hearing: Day 2: Information Regarding a License Renewal, Appendix A-3: Fukushima Action Items Page 30, Item 1.3.1.

<https://docs.google.com/file/d/0B0Xz0yCKpNGrREhlaFo1bDFJMnc/edit>

Page 19 of 22 list states that OPG will develop:

A plan and schedule for design enhancements to control long-term radiological releases and, to the extent practicable, unfiltered releases.¹⁵

13.4. However the report notes that the plan will also not be completed until 2015, which then makes it too late to design, fabricate and implement any crucial safety features and requirements prior to the presently scheduled permanent shutdown

of the Pickering Units. In other words by allowing OPG to have such an extension on just the plan and schedule for this essential safety parameter, it is clear that no new safety features can or will be put in place.

RELICENSING AGING NUCLEAR GENERATING STATIONS

14.

Gentilly-2, Quebec's only operating nuclear power plant was taken off the grid December 28, 2012 following a decision by the new provincial government immediately after the September 2012 elections.

14.1. During the past four years, the 29-year old 635 MW heavy-water reactor operated with an average load factor of only 64% and was slated for major upgrading. Following significant cost overruns for the refurbishment of the Point Lepreau plant the costs for the complete renovation of Gentilly-2 were reassessed. When the refurbishment costs were estimated to have increased to CAD4.3 billion and the plant showed marked deteriorated conditions, operator Hydro-Quebec "recommended the closure of the plant to the Quebec government"¹⁶.

14.2. Deteriorating and aging nuclear generating stations is a significant issue at plants throughout the world. When the Pickering NGS was designed and built, the slide rule, the old mechanical analog computer, was used to make the

¹⁵ *Public Hearing: Day 2: Information Regarding a License Renewal, Appendix A-3: Fukushima Action Items* Page 30, Item 1.4.1.

<https://docs.google.com/file/d/0B0Xz0yCKpNGrREhlaFo1bDFJMnc/edit>

¹⁶ <http://nouvelles.hydroquebec.com/fr/communiqués-de-presse/185/hydro-quebec-confirme-la-fermeture-de-la-centrale-de-gentilly-2-a-la-fin-2012/?fromSearch=1#.UN7AObbiSs8>

Page 20 of 22

calculations.

14.3. The design life of these older nuclear units was based upon

the maximum lifetime expectancy for critical components like nuclear grade concrete, tubes, piping and components. At Pickering, for example, it is not technically possible to ascertain the condition of the kilometers of tubes and piping that wind their way through each unit.

14.4. Until very recently Thierry Vandal was the CEO of Hydro Quebec. When former CEO Vandal testified to the Parliamentary Commission hearings in Quebec City in January regarding the aftermath of the shutdown of the Gentilly-2 reactor, he said, I would no more operate Gentilly-2 beyond 210,000 hours than I would climb onto an airplane that does not have its permits and that does not meet the standards. So, it is out of question to put anyone, i.e. us, the workers, the public, and the company, in a situation of risk in the nuclear realm.¹⁷

14.5. The industry term is called “aging management”, and the nuclear power industry is facing significant engineering and fabrication challenges as well as substantial and unanticipated refurbishment and repair expenses. I have testified to the US Nuclear Regulatory Commission and its boards, state legislatures, and to regional regulatory commissions regarding the numerous *aging management issues* confronting today’s nuclear power station generators. Thierry Vandal’s comments relating to Gentilly-2 could be directed to many of the aging nuclear generating stations in Canada, the US, Japan, France, and other nuclear power locations around the world.

¹⁷ HQ President Thierry Vandal's testimony in the Commission Parlementaire held 29-30 January 2013 in our Parliament in Québec City. Translation by Michel Duguay, Nuclear Physicist and Professor of Electrical Engineering at Laval University.

CONCLUSION

In conclusion and in my expert opinion, the license extension beyond the original design life of the Pickering station to 2018 should be denied. If an accident were to occur at Pickering, the

plant is unprepared to prevent the release of significant quantities of radioactive materials. Radioactive materials released from nuclear power accidents contaminate the air, the water and the soil, and enter into the water table and food chain. The environmental and health damage created by the release of radioactive materials lasts for decades after any radioactive material release has occurred. OPG has yet to produce the safety studies required to support its claims that the station's limiting components can operate reliably and safely for the next five years, which is past their design life. It would therefore be imprudent for the Commission to approve such a renewal without all the statutorily required technical and safety information.

With six operating nuclear reactors, the Pickering Station is one of the largest nuclear power plants in the world. It is also one of the oldest nuclear power plants and one of the closest nuclear stations to a major population center. These three factors pose a unique risk that would not be deemed acceptable in the United States.

Given the Pickering Station's already surprisingly high large release frequency, it is imperative to improve emergency preparedness in Toronto and its surrounding area.

The evidence reviewed by Fairewinds Associates makes it clear that both the CNSC and OPG have failed to grasp the magnitude of the essential messages from the Fukushima Daiichi accident. A severe accident could occur at an aging end of design life plant like the Pickering Nuclear Generating Station.

End

Dated the 29th day of April 2013 Arnold Gundersen, MENE Chief Engineer, Fairewinds Associates, Inc

Attachment 2.

Opposition to “Nuclear gambling” at Pickering

Shawn-Patrick Stensil, Theresa McClenaghan, Anna Tilman, Gordon Edwards, Chris Rouse, Frank Greening, and Michel Duguay have all filed interventions for a CNSC hearing on May 7 2014.

May 5, 2014

Background. On May 7, 2014, Ontario Power Generation (OPG) and senior staff members at the Canadian Nuclear Safety Commission (CNSC) will seek permission to push the operation of the Pickering nuclear power plant five years or more past its designed lifetime of 30 years at 80% capacity — equivalent to 210,000 hours at full power. New Brunswick Power Nuclear, Hydro-Québec and the CNSC have always previously decided, based on safety considerations, not to operate CANDU reactors beyond the 210,000-hour design limit. We are opposed to OPG’s request because in our view it is not acceptable to gamble with a potential nuclear disaster.

http://ccnr.org/Thierry_Vandal.pdf

Shawn-Patrick Stensil, spokesman for Greenpeace, filed a paper entitled “An Inconvenient truth: Pickering Exceeds Safety Limits”. Last year Stensil and other interveners convinced the CNSC Commissioners to suspend consideration of OPG’s request unless a convincing safety case can be presented at the May 7 Hearing. One year later, Stensil argues that OPG is still unable to satisfy basic safety criteria and strongly underestimates the probability of a severe nuclear accident that would release large amounts of radioactive elements into the environment. He urges the Commissioners to act in a precautionary manner by not allowing these six reactors to operate beyond the 210,000 hours that had been previously established as a safety limit.

http://ccnr.org/Gamble_Stensil.pdf

Theresa McClenaghan, representing the Canadian Environmental Law Association (CELA), filed her May 2013 paper titled “Emergency Planning at the Pickering Nuclear generating Station”. She argues that previous experience with the Chernobyl and Fukushima nuclear catastrophes shows that wide-ranging measures must be taken by municipalities and by the Province of Ontario in order to protect the health of citizens in case of a severe nuclear accident releasing large quantities of radioactive elements. Both OPG and the CNSC now acknowledge that such accidents could take place. CELA argues that the combined population of Pickering and neighboring cities, including Toronto, is so huge that a large-scale evacuation could not be carried out quickly enough to ensure adequate protection of men, women and children. Theresa McClenaghan states: “CELA recommends to the CNSC that it deny its operating licence to operate the Pickering reactors beyond their design life unless and until serious, capable, detailed offsite emergency planning for catastrophic accidents is finally in place.”

http://ccnr.org/Gamble_McClenaghan.pdf

Anna Tilman, representing the International Institute of Concern for Public Health (IICPH), in a paper reviewed by Dr. Gordon Albright, documents several technical problems of the CANDU reactors that could initiate a severe nuclear accident if the 210 000 hour limit is exceeded. Corrosion problems plague the many kilometers of pipes needed to cool the reactors. IICPH points out that OPG’s probabilistic risk assessment (PRA) calculations are of dubious validity because of the large uncertainties associated with corrosion. The paper concludes: “Ignoring the potential risks of a major accident is contrary to the precautionary principle, which requires a project to err on the side of caution, especially where there is a large degree of uncertainty, or the risk of very great harm. To risk the mass destruction of people, property, and the natural environment that a serious accident at Pickering would cause, is completely unacceptable.”

http://ccnr.org/Gamble_Tilman.pdf

Opposition to “Nuclear gambling” at Pickering

(conclusion)

Dr. Gordon Edwards of the Canadian Coalition for Nuclear Responsibility (CCNR) warns the Great Lakes could be seriously contaminated by a Pickering nuclear accident, given the problems with enormous volumes of radioactive water leaking from Fukushima. He cites Hydro-Québec President Thierry Vandal's 2013 testimony in Québec's National Assembly: "I would no more operate Gentilly-2 beyond 210,000 hours than I would climb onto an airplane that does not have its permits and that does not meet the standards. So, it is out of question for us to put anyone – i.e. us, the workers, the public, or the company – in a situation of risk in the nuclear domain. So this deadline of 210,000 hours, this is a hard deadline." Dr. Edwards remarks that at public hearings CNSC senior staff always seems to support the licensee, never asking them hard questions: "It almost seems like a tag- team effort – whatever one party says, the other party promptly reinforces." Edwards also deplores the fact that the CNSC disregards constructive suggestions aimed at reducing the nuclear risk by Dr. Sunil Nijhawan and Dr. Frank Greening, nuclear reactor specialists with over 20 years of experience in the nuclear safety field.

http://ccnr.org/Gamble_Edwards.pdf

Dr. Frank Greening, senior research scientist retired from OPG, explained in his submission that OPG has used fault-tree software to carry out its "Probabilistic Risk Assessments (PRAs)", but has failed to disclose the methodology used to estimate the numerical inputs, to validate the computer programs and to quantify the many large uncertainties in the analysis. Moreover OPG did not disclose its new PRAs (obtained with post- Fukushima enhancements) until 29-30 April, seven days after the deadline for public intervention, and seven days before the May 7 public hearing. This is clearly unacceptable to anyone outside OPG who wishes to provide input into an informed decision on the continued operation of Pickering NGS – and this evidently includes the Commissioners themselves – thereby undermining the rationale for holding Public Hearings.

http://ccnr.org/Gamble_Greening.pdf

Chris Rouse, representing New Clear Free Solutions, is an

Engineering Technologist with a keen eye for details. He argues that the PRA methodology used by OPG and accepted by CNSC Staff is not following best practice, or even the guidance documents referenced in OPG's licence. He says OPG is dodging its responsibility for making a number of important safety improvements, such as installing a filtered vent – as other Canadian reactors have done – capable of filtering out 99% of the radioactivity in the event of a severe accident. As Rouse notes, Canada has an international obligation under the UN Convention on Nuclear Safety to either make improvements or shut the reactors down when safety limits are not met. Rouse highlights safety culture issues within CNSC and OPG similar to the institutional deficiencies that led to the Fukushima disaster.

http://ccnr.org/Gamble_Rouse.pdf

Dr. Michel Duguay holds a PhD in nuclear physics from Yale University and is a professor in the Department of electrical and computer engineering at Laval University. Duguay argues that OPG and CNSC staff are not in full compliance with Article 9 of the Nuclear Safety and Control Act (NSCA) of 1997. On 1 August 2013, in a letter to Honorable Joe Oliver, Duguay and 15 cosigners argued that the annual probability of a severe accident in the greater Toronto area is 100 times larger than the probability of a frequent flyer dying in a commercial airline flight. This situation does not comply with article 9(a) of the Act. Moreover article 9(b) is not complied with because OPG and CNSC do not inform the public in an objective scientific manner about the uncertainties that accompany their calculations of reactor accident probabilities.

Duguay points out that OPG & CNSC do not have all the necessary information. For example, many of the hundreds of high-pressure “feeder pipes” have not been inspected, although it is known that corrosion could cause them to rupture, triggering a nuclear emergency. Neither OPG nor CSNC can give scientific information on those non-inspected feeder pipes because they do not have it.

http://ccnr.org/Gamble_Duguay.pdf

Attachment 2

Minister
of Natural Resources



Ministre
des Ressources naturelles

Ottawa, Canada K1A 0E4

6 JAN 2017

JAN - 6 2017

Mr. Roger Short
195842 Grey Road 7
Kimberley, Ontario N0C 1G0

Dear Mr. Short:

The Office of the Prime Minister forwarded me your correspondence of October 15, 2016, about the funding of the Canadian Nuclear Safety Commission (CNSC). As the Minister of Natural Resources, the health and safety of Canadians is my top priority in all aspects of the nuclear industry in Canada.

The CNSC is an independent regulator that makes science-based decisions and regularly undergoes peer reviews by international nuclear experts, including those at the International Atomic Energy Agency. More than 80% of employees occupying mid- and senior-level positions have degrees in fields such as nuclear engineering, chemistry, physics, environmental and radiation science, which ensures the CNSC has the technical capacity to effectively regulate the nuclear industry. All these measures ensure expertise and experience from Canada and abroad are brought to bear when considering nuclear safety issues that affect Canadians.

The CNSC receives most of its funding by charging fees to licensees on a cost recovery basis, with the remaining funds from annual appropriations by Parliament. This provides a sustainable and timely funding regime to address the rapid changes in the regulatory oversight workload associated with the Canadian nuclear industry. This system is also used by nuclear regulators in other countries, such as the United States, United Kingdom, and Australia.

It is my expectation that the CNSC operate in a way that is safety-focused and puts the health and safety of Canadians above all else. Working within one of the strictest regulatory regimes in the world, the CNSC will continue to regulate all aspects of the nuclear industry in Canada.

Canada

6 JAN 2017

As an independent regulator, it is up to the Commission to respond directly to concerns raised. I have taken the liberty of sending a copy of your letter to the President of the CNSC, Dr. Michael Binder, for his consideration.

Thank you for writing.

Yours sincerely,



The Honourable Jim Carr, P.C., M.P.

c.c.: Dr. Michael Binder
President, Canadian Nuclear Safety Commission

Attachment 3

24th July 2017

The Honourable James Gordon Carr, Minister of Natural Resources

Dear Minister,

With the greatest respect, I am replying to your latest letter to me.

I apologise if my delay inconvenienced you in any way. It was caused by a serious family road accident, which has fortunately just now been overcome.

I wish once more to bring matters to your attention on my concerns for potential Conflict of Interest (COI) in the case of the Canadian Nuclear Safety Commission (CNSC).

I strongly believe this matter should be urgently and independently reviewed.

Given that some of my comments have a direct bearing on Dr. Binder's reply to me, I have chosen in this instance not to copy Dr. Binder on this letter.

"The CNSC prides itself on its transparency, openness and full communication with all interested parties".

Taken from the 2016-17 Report on Plans and Priorities:

<http://nuclearsafety.gc.ca/eng/resources/publications/reports/rpp/rpp-2016-2017/index.cfm>

As for my efforts, I am aware of what I have synthesized and pulled together over the last 16 months or so, starting with a submission to the Auditor General then through the PMO and on to you thence to Dr. Binder.

In all but one case, Dr. Binder's claim to have answered all my questions is incorrect. Rather, not unlike his last reply, I have read his statements concerning health, safety, security of the public and the environment

accompanied by his invitation to attend the public hearings more than once. As an aside in his last letter I was urged to contact un-named others with my points raised (none singled out).

I interpret this as an attempt to obfuscate and brush my efforts off.

Having met people who have attended public sessions, and separately having watched or read transcripts, the forum is governed by well-funded and entrenched intellectual staff. I concluded it is complicated, one-sided and cumbersome with strict time limits, even a clock to control submissions. Time allocations are rigorous and can be compared with the time taken to make the weekly grocery purchases.

This does little to encourage participation and solid debates on such critical subjects which could have impact on masses of citizens.

To give you a sense for my many concerns, here are just two examples:

Hydro Quebec:

<http://news.hydroquebec.com/en/press-releases/185/hydro-quebec-confirms-gentilly-2-closure-at-the-end-of-2012/>

President & CEO, Thierry Vandal confirms Gentilly-2 closure, having reached its recommended maximum hour limits.

He likened going beyond the plant's lifetime to flying in an unlicensed plane.

Pickering is just about to apply for a significant extension of its operating license, well beyond its recommended running life.

CNSC is a key player in this decision and derives a significant portion of its operating fees from Pickering and other Ontario nuclear plant

Nuclear Waste:

June 9, 2017: German utility warns of short decommissioning services market, <http://preview.tinyurl.com/ybetd25l>

June 16, 2017: Risks associated with transport of 250 truckloads of highly radioactive liquid waste over a period of 4-6 years from Chalk River to the Savannah River Site in South Carolina.

http://ccnr.org/Niagara_MR_2017.pdf

Less than 2 fluid ounces of this liquid is enough to ruin over 530 million litres of drinking water, by exceeding the maximum permitted level of radioactive contamination for drinking water.

Two days later there was a freak road accident near St Catharine's — a truck carrying very toxic material rolled over completely but luckily no leakage occurred. http://ccnr.org/Niagara_MR_2017.pdf

June 27, 2017: Scientists (some formerly AECL experts) decry plans for Ontario nuclear-waste site <http://tinyurl.com/yaqzps2z>

May 14 2017: the trucking of 23,000 litres of highly radioactive liquid material from Chalk River Laboratories (CRL) in Ontario to the Savannah River Site (SRS) in South Carolina has begun. The first truckload arrived at SRS last month (see the official communication copied below).

In the week ending April 21, 2017, SRS workers oversaw the remote-controlled operation used to extract each one of the four liquid containers from the shipping flask [see http://ccnr.org/TRM_Transport_CRL-SRS.pdf] and place it in a solid-cast lead container called a “pig” (<http://www.imagesco.com/geiger/containers.html>).

The radioactive shielding in one of these pigs was found to be defective, as a “hot spot” was detected that could give an unacceptably high level of gamma radiation exposure to SRS workers. That pig has been replaced with a spare pig.

May 5, 2017: The Expert Panel on Environmental Assessment has recommended that a single independent agency be set up to handle the multidimensional considerations surrounding a project to enable a proper environmental assessment, encompassing potential adverse effects on health, environment, social life, economic prosperity, and indigenous people's rights.

The Canadian Coalition for Nuclear Responsibility (CCNR) agrees with the Expert Panel that placing environmental assessments for nuclear-related projects under the sole jurisdiction of the Canadian Nuclear Safety Commission (CNSC) is not in the public interest.

The CNSC is very closely identified in its goals and its attitudes with the industries that it regulates, almost never mentioning potential adverse health effects or specific potential detrimental environmental effects in its "Reasons for Decision". In the past 17 years, since the Nuclear Safety and Control Act first came into force in 2000, the Commissioners have never refused to issue a licence.

No one has yet come up with an acceptable storage for an ever increasing volume of spent fuel and other contaminated materials, much of it dangerous for thousand of years.

Respectfully,

Roger J. Short

Roger J. Short

Attachment 4

5th February 2018

The Honourable James Gordon Carr, Minister of Natural Resources

Dear Minister,

This is further to my several exchanges with you, the last of which was dated September 29th 2017.

My continued concern remains with the Canadian Nuclear Safety Commission (CNSC) and its potential to be in Conflict of Interest (COI).

Taken together with my other submissions to you, starting with the one to the Auditor General who considered it worthy of review and passed it on to the PMO, I respectfully submit that the issue of potential CNSC's COI has not been resolved.

In the meantime, more information has surfaced which I believe is germane to this on-going concern.

1. How another institution chose to come down faced with a similar situation concerning nuclear waste.

23 January 2018

The Swedish Environmental Court says NO to the final repository for spent nuclear fuel.

<http://www.mkg.se/en/news>

-SKB , the Swedish Nuclear Fuel and Waste Management Company, owned by Sweden's nuclear power industry, is tasked with "managing Swedish nuclear and radioactive waste in a safe way".

MKG, the Swedish NGO Office for Nuclear Waste Review, is an environmental non-governmental organization primarily funded by the Swedish Nuclear Waste Fund. "We represent an unbiased voice of reason

in a debate where a specific method of disposing our nuclear waste is being presented as a definitive solution, despite the fact that recent scientific studies suggest that the method is seriously flawed."

-this shows the strengths in a functioning environmental proceeding, in which safety issues and good documentation are required.

-environmental organisations have been arguing that the Nuclear Waste Company SKB need to listen to critical scientists as well, and investigate alternative disposal methods, especially the possibility to develop a disposal method of very deep boreholes.

2. Other concerns:

-There have been separate recent critiques by Ontario's auditor, which showed there were errors, which might well have compromised safety.

<https://www.theglobeandmail.com/news/politics/anonymous-letter-accuses-cnsc-of-withholding-critical-information/article30998523/>

-The instruction by OPG to the contractor to leave out costs contaminated soil from its bid (which was eventually found).

<https://globalnews.ca/news/3795843/darlington-refurbishment-contractors-low-estimates/>

-In December 2017 on-site serious safety concerns at Darlington caused a suspension of work.

Trades workers and supervisors tasked with refurbishing the Darlington and Pickering nuclear facilities were told to leave their jobs last week due to a "concerning trend of safety incidents,"

The information was obtained from an internal email sent to employees by senior officials at Ontario Power Generation (OPG).

"Neal Kelley confirmed the validity of the email... He also said in a written statement that such stand downs are "common" in the nuclear and large-scale construction industries".

This last remark is neither reassuring nor accurate from my first-hand experience; rather it comes across as cavalier and possibly an attempt at a brush-off.

<https://globalnews.ca/news/3896056/darlington-pickering-nuclear-safety-concerns/>

3. The chilling effect of the management process in CNSC

- Hamilton scientist suing nuclear agency for \$1.27M

Dr. Greening claims Canada's nuclear regulator has defamed him and ignored much of his overall experience and academic and career experience in the nuclear industry while, amongst other complaints, CNSC sent material about Greening, without prior clearance, to 2,000 addresses.

As some background, Dr. Greening retired having moved up the organisation throughout his career, and was hired back subsequently to do specialised work in the Bruce Nuclear plant.

<https://www.thespec.com/news-story/8042782-hamilton-scientist-suing-nuclear-agency-for-1-27m/>

When this is combined with the outcome of the previous CNSC CEO, and subsequent errors by CNSC under the new CEO, is it any wonder that those with the training, skills and experience refrain from good open exchanges for fear that they too might be attacked?

This is far from being the claim CNSC makes in its charter to be open and balanced in its approach.

<https://www.theglobeandmail.com/news/politics/anonymous-letter-accuses-cnsc-of-withholding-critical-information/article30998523/>

4. The Matters Surrounding Chalk River

January 2018

-The license renewal and 10 year extension for Canadian Nuclear Laboratories (CNL) is currently being considered in hearings.

Representations were made by Aboriginal people:

Aboriginal representatives said they never wanted nuclear activities on their territories in the first place, nor were they ever consulted about it. “Further, we reject the storage of radioactive waste near water bodies. Given the CNL site proximity to the Ottawa River, this licence must not be granted.”

Another intervener proposed that there be much shorter license approvals with renewals conditional on an approved plan and delivery of the specific steps at each stage.

A surprise was that the decommissioning is already underway:

“Kurt Kehler, vice-president of decommissioning and waste management at CNL, said 46 out of the 120 or so legacy structures have already been demolished, and a substantial amount of work and planning is going on to deal with the legacy wastes on site”.

<http://ottawacitizen.com/news/local-news/indigenous-reps-oppose-10-year-licence-extension-for-chalk-labs-operation>

This gives the impression that this process is but a rubber stamp by CNSC who have already reviewed the proponent’s proposal and in CNSC’s opinion based on their assessment, they are advocating CNL’s submission.

If that is not sufficient, then consider the review process itself. CNSC and the proponent delivered the proposal plus CNSC’s recommendation before any 3rd party input at all. At the public review session(s), CNSC are located together having spent hours preparing, then delivering their work and recommendation verbally at length. Any intervener is then granted a strict 10 minutes, which is then challenged for as much time as CNSC needs.

Effectively therefore there is no balanced independent input and assessment to this process which is in turn being moderated by no lesser than the CEO of CNSC.

I wonder how (with CNSC's background and history outlined above) this would stand up to independent scrutiny worthy of impartiality on such critical "for ever" decisions for the safe handling and storage of nuclear waste and other materials.

Take the peer-reviewed process as a suitable example with which to compare this.

The Chalk River waste project seems to have had its scope drastically adjusted, giving rise to the suggestion that a rush to judgement from the hearings could be a mistake. In turn that matters of such import deserve to be scrutinised by completely independent experts for scope, integrity and risk before proceeding further.

We should remember that Ontarians and eventually Canadians are the inheritors of the consequences of these decisions. This industrial organisation is on the record as suggesting they can deliver a "quick and cheap" solution.

AECL's original outline was much more thorough and thoughtful.

If the UK experience is anything to go by from a GoCo (government owned, contractor operated approach), which is in effect for Chalk River, one might predict many unexpected outcomes. The profit-oriented CNL consortium has radically altered the previous plans of AECL. They have adopted quicker, cheaper, less protective measures for "clearing the decks" of radioactive waste on Canadian government sites. They have little "skin in the game", rather see an opportunity to make out well financially.

If a surety irrevocable bond were required from the proponent consortium (in favour of Canada) to the tune of \$ 1 billion for example for 50 years (with Canada paying the carrying cost of the bond), this may go a long way to levelling the playing field, should the outcome of poor work and / or other unforeseens be encountered.

CNSC has frequently emphasised that cost was always subordinated to long-term safety priorities. This current review process doesn't seem to fit that pattern.

We should all remember that the ruling on the Fukushima disaster placed the blame squarely on the Utility and the Government with the summary reason that they either knew or should have known the potential risk and outcome.

The CNL consortium must demonstrate beyond any doubt that their proposal will be risk-free “for ever”, with the Ottawa River, Ottawa and Montreal plus other communities in the area and downstream otherwise at considerable potential risk.

Respectfully,

Roger J. Short