



UNITED STATES
NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555-0001

December 13, 1995

50-2791278

Mr. George A. Hunger, Jr.
Director-Licensing, MC 62A-1
PECO Energy Company
Nuclear Group Headquarters
Correspondence Control Desk
P.O. Box No. 195
Wayne, PA 19087-0195

SUBJECT: CORRECTIONS TO AMENDMENTS 210 AND 214, IMPROVED TECHNICAL SPECIFICATIONS, PEACH BOTTOM ATOMIC POWER STATION, UNIT NOS. 2 AND 3, (TAC NOS. M90746 AND M90747)

Dear Mr. Hunger:

In a letter dated August 30, 1995, the Commission issued Amendments Nos. 210 and 214 to Facility Operating License (FOL) Nos. DPR-44 and DPR-56 for the Peach Bottom Atomic Power Station, Unit Nos. 2 and 3. Those amendments replace the current TS (CTS) and associated Bases with a set of improved TS (ITS) based on NUREG-1433, "Standard Technical Specifications, General Electric Plants, BWR/4," dated September 1992 (STS).

Upon review of the completed amendment, your staff discovered two minor concerns with the as-issued amendment. Page 5.0-25 of the Unit 2 Technical Specifications was inadvertently omitted from the final amendment package issued by the staff on August 30, 1995. This page, and the specifications thereon, was included in your submittal dated August 11, 1995. The staff's basis for approving the TS on this page is discussed in Section 2.5 of the safety evaluation that was issued with Amendments 210 and 214. Page 5.0-25 of the Unit 2 TSs is provided as Enclosure 1.

In addition, the staff issued a revised page 3 of the Unit 3 FOL as part of Amendment 214. This page was revised as part of Amendment 214 to reflect the license conditions associated with implementation of new surveillance requirements. In revising this page, the staff failed to include changes to this same page that had been made as part of Amendment 211 to the Unit 3 FOL which was issued on July 18, 1995. Amendment 211 increased the authorized maximum power level for Unit 3 from 3293 Mwt to 3458 Mwt. The staff has provided a corrected page 3 of the Unit 3 FOL that is current through Unit 3 Amendment 214 as Enclosure 2.

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G. Hunger, Jr.

- 2 -

We regret any inconvenience these omissions may have caused you and your staff. If you have any further questions on this matter, please do not hesitate to contact me at (301) 415-1428.

Sincerely,

/s/

Joseph W. Shea, Project Manager
Project Directorate I-2
Division of Reactor Projects - I/II
Office of Nuclear Reactor Regulation

Docket Nos. 50-277/50-278

Enclosures: 1. Page 5.0-25, Unit 2 TS
2. Page 3 of FOL DPR-56

cc w/encls: See next page

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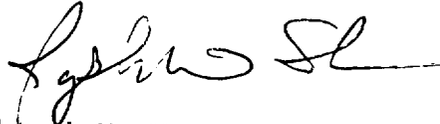
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G. Hunger, Jr.

- 2 -

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Sincerely,



Joseph W. Shea, Project Manager
Project Directorate I-2
Division of Reactor Projects - I/II
Office of Nuclear Reactor Regulation

Docket Nos. 50-277/50-278

Enclosures: 1. Page 5.0-25, Unit 2 TS
2. Page 3 of FOL DPR-56

cc w/encls: See next page

Mr. George A. Hunger, Jr.
PECO Energy Company

Peach Bottom Atomic Power Station,
Units 2 and 3

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5.7 High Radiation Areas

5.7.2 High Radiation Areas with Dose Rates Greater than 1.0 rem/hour (at 30 centimeters from the radiation source or from any surface penetrated by the radiation), but less than 500 rads/hour (at 1 meter from the radiation source or from any surface penetrated by the radiation) (continued)

- (b) Be under the surveillance, as specified in the RWP or equivalent, by means of closed circuit television, of personnel qualified in radiation protection procedures, responsible for controlling personnel radiation exposure in the area, and with the means to communicate with and control every individual in the area.
- 4. A radiation monitoring and indicating device in those cases where the options of Specifications 5.7.2.d.2 and 5.7.2.d.3, above, are impractical or determined to be inconsistent with the "As Low As is Reasonably Achievable" principle.
- e. Except for individuals qualified in radiation protection procedures, entry into such areas shall be made only after dose rates in the area have been established and entry personnel are knowledgeable of them.
- f. Such individual areas that are within a larger area that is controlled as a high radiation area, where no enclosure exists for purpose of locking and where no enclosure can reasonably be constructed around the individual area need not be controlled by a locked door or gate, but shall be barricaded and conspicuously posted as a high radiation area, and a conspicuous, clearly visible flashing light shall be activated at the area as a warning device.

- (5) PECO Energy Company, pursuant to the Act and 10 CFR Parts 30 and 70, to possess, but not to separate, such byproduct and special nuclear material as may be produced by operation of the facility.
- C. This license shall be deemed to contain and is subject to the conditions specified in the following Commission regulations in 10 CFR Chapter I: Part 20, Section 30.34 of Part 30, Section 40.41 of Part 40, Sections 50.54 and 50.59 of Part 50, and Section 70.32 of Part 70; is subject to all applicable provisions of the Act and to the rules, regulations, and orders of the Commission now or hereafter in effect; and is subject to the additional conditions specified below:

(1) Maximum Power Level

PECO Energy Company is authorized to operate the Peach Bottom Atomic Power Station, Unit 3, at steady state reactor core power levels not in excess of 3458 megawatt thermal.

(2) Technical Specifications

The Technical Specifications contained in Appendices A and B, as revised through Amendment No. 214, are hereby incorporated in the license. PECO shall operate the facility in accordance with the Technical Specifications.

The Surveillance Requirements (SRs) listed in the licensee's letter dated August 4, 1995 are not required to be performed immediately upon implementation of Amendment No. 214. The SRs listed in the licensee's letter dated August 4, 1995 shall be successfully demonstrated prior to the time and condition specified below for each:

- a) Those SRs listed as Category A SRs in the licensee's August 4, 1995 letter shall be completed within a period consistent with the implementation date for Amendment 214, the specified frequency for each SR and the allowance of SR 3.0.2;
- b) Those SRs listed as Category B SRs in the licensee's August 4, 1995 letter shall be completed within a period consistent with the last completion date for the related existing SRs, the specified frequency for each SR and the allowance of SR 3.0.2.