DISTRIBUTION: Docket JRBuchanan NRC PDR File 1978 JAN 5 Local PDR Xtra Copies ORB#3 Rdq VStello KRGoller | **CParrish** SNowicki **OELD** Oglethorpe Electric Membership Corporation OI&E (5) Municipal Electric Association of Georgia BJones (4) City of Dalton, Georgia BScharf (15) **JMcGough** ATTN: Mr. Charles F. Whitmer Vice President - Engineering DEisenhut ACRS (16) Georgia Power Company Atlanta, Georgia 30302 **CMiles**

DRoss

TBAbernathy

Gentlemen:

Docket No. 50-321

Georgia Power Company

The Commission has issued the enclosed Amendment No. 4^{e_1} to Facility Operating License No. DPR-57 for the Edwin I. Hatch Nuclear Plant Unit No. 1. The amendment consists of changes to the Technical Specifications in response to your application dated November 10, 1977.

The amendment to the Technical Specifications deletes the requirement for an Annual Operating Report in order to be consistent with recent Commission guidance.

Copies of the Safety Evaluation and the Federal Register Notice are also enclosed.

Sincerely,

Original signed by

George Lear, Chief Operating Reactors Branch #3 Division of Operating Reactors

Enclosures:

1. Amendment No. 49

2. Safety Evaluation

Federal Register Notice

cc w/enclosures: see next page

Const. 1

OFFICE →	ORB#3	0RB#3///	OELD	ORB#3 🔼		
' SURNAME≯	CParrish	SNowickiracr	Brown	- GLear		
DATE	21/4/18	12/30 /77	12/13/78	1 5 /78	· · · · · · · · · · · · · · · · · · ·	

Georgia Power Company Oglethorpe Electric Membership Corporation Municipal Electric Association of Georgia City of Dalton, Georgia

cc: G. F. Trowbridge, Esquire Shaw, Pittman, Potts and Trowbridge 1800 M Street, N. W. Washington, D. C. 20036

Ruble A. Thomas Vice President P. O. Box 2625 Southern Services, Inc. Birmingham, Alabama 35202

Mr. Harry Majors Southern Services, Inc. 300 Office Park Birmingham, Alabama 35202

Mr. John Robins Office of Planning and Budget Room 615-B 270 Washington Street, S. W. Atlanta, Georgia 30334

Mr. H. B. Lee, Chairman Appling County Commissioners County Courthouse Baxley, Georgia 31513

Mr. L. T. Gucwa Georgia Power Company Engineering Department P. O. Box 4545 Atlanta, Georgia 30302

Mr. C. P. Moore Georgia Power Company Production Department P. O. Box 4545 Atlanta, Georgia 30302

Chief, Energy Systems Analysis Branch (AW-459)
Office of Radiation Programs
U. S. Environmental Protection Agency
Room 645, East Tower
401 M Street, S. W.
Washington, D. C. 20460

Mr. D. P. Shannon Georgia Power Company Edwin I. Hatch Plant P. O. Box 442 Baxley, Georgia 31513

U. S. Environmental Protection Agency Region IV Office ATTN: EIS COORDINATOR 345 Courtland Street, N. E. Atlanta, Georgia 30308

Appling County Public Library Parker Street Baxley, Georgia 31513



UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20555

GEORGIA POWER COMPANY OGLETHORPE ELECTRIC MEMBERSHIP CORPORATION MUNICIPAL ELECTRIC ASSOCIATION OF GEORGIA CITY OF DALTON, GEORGIA

DOCKET NO. 50-321

EDWIN I. HATCH NUCLEAR PLANT UNIT NO. 1

AMENDMENT TO FACILITY OPERATING LICENSE

Amendment No. 49 License No. DPR-57

- 1. The Nuclear Regulatory Commission (the Commission) has found that:
 - A. The application for amendment by Georgia Power Company, Oglethorpe Electric Membership Corporation, Municipal Electric Association of Georgia and City of Dalton, Georgia, (the licensees) dated November 10, 1977, complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's rules and regulations set forth in 10 CFR Chapter I;
 - B. The facility will operate in conformity with the application, the provisions of the Act, and the rules and regulations of the Commission;
 - C. There is reasonable assurance (i) that the activities authorized by this amendment can be conducted without endangering the health and safety of the public, and (ii) that such activities will be conducted in compliance with the Commission's regulations;
 - D. The issuance of this amendment will not be inimical to the common defense and security or to the health and safety of the public; and
 - E. The issuance of this amendment is in accordance with 10 CFR Part 51 of the Commission's regulations and all applicable requirements have been satisfied.

2. Accordingly, the license is amended by changes to the Technical Specifications as indicated in the attachment to this license amendment, and paragraph 2.C.(2) of Facility Operating License No. DPR-57 is hereby amended to read as follows:

(2) Technical Specifications

The Technical Specifications contained in Appendices A and B, as revised through Amendment No. 49, are hereby incorporated in the license. The licensee shall operate the facility in accordance with the Technical Specifications.

3. This license amendment is effective as of the date of its issuance.

FOR THE NUCLEAR REGULATORY COMMISSION

Acrys Jew George Lear, Chief

Operating Reactors Branch #3
Division of Operating Reactors

Attachment: Changes to the Technical Specifications

Date of Issuance: January 5, 1978

ATTACHMENT TO LICENSE AMENDMENT NO. 49

TO THE TECHNICAL SPECIFICATIONS

FACILITY OPERATING LICENSE NO. DPR-57

DOCKET NO. 50-321

Replace the following pages of the Appendix "A" Technical Specifications with the enclosed pages. The revised page is identified by Amendment number and contains vertical lines indicating the area of change.

6-11 6-12 6-12 6-12 6-12	Remove	Replace		
6-13	•	•		

6.8 PROCEDURES (Continued)

c. The change is documented, reviewed by the PRB, and approved by the Plant Superintendent on a timely basis.

6.9 REPORTING REQUIREMENTS

In addition to the applicable reporting requirements of Title 10, Code of Federal Regulation, Chapter I, the following identified reports shall be submitted to the Director of Inspection and Enforcement Regional Office II, Atlanta, Georgia 30303, unless otherwise noted.

6.9.1 Routine Reports

a. Startup Report. A summary report of plant startup and power escalation testing shall be submitted following (1) receipt of an operating license, (2) amendment to the license involving a planned increase in power level, (3) installation of fuel that has a different design or has been manufactured by a different fuel supplier, and (4) modifications that may have significantly altered the nuclear, thermal, or hydraulic performance of the plant. The report shall address each of the tests identified in the FSAR and shall in general include a description of the measured values of the operating conditions or characteristics obtained during the test program and a comparison of these values with design predictions and specifications. Any corrective actions that were required to obtain satisfactory operation shall also be described. Any additional specific details required in license conditions based on other commitments shall be included in this report.

Startup reports shall be submitted within (1) 90 days following completion of the startup test program, (2) 90 days following resumption or commencement of commercial power operation, or (3) 9 months following initial criticality, whichever is earliest. If the Startup Report does not cover all three events (i.e., initial criticality, completion of startup test program, and resumption or commencement of commercial power operation), supplementary reports shall be submitted at least every three months until all three events have been completed.

(b) Tabulation of Occupational Exposure

A tabulation (supplementing the requirements of Section 20.407 of 10 CFR Part 20) shall be submitted on an annual basis of the number of station, utility and other personnel (including contractors) receiving exposures greater than 100 mrem/yr and their associated man rem exposure according to work and job function, e.g., reactor operations and surveillance, inservice inspection, routine maintenance, special maintenance (describe maintenance), waste processing, and refueling. The dose assignment to various duty functions may be estimates based on pocket dosimeter, TLD, or film badge measurements. Small exposures totalling less than 20% of the individual total dose need not be accounted for. In the aggregate, at least 80% of the total whoe body dose received from external sources shall be assigned to specific major work functions.

6.9 REPORTING REQUIREMENTS (Continued)

(c) Monthly Operating Report

Routine reports of operating statistics and shutdown experience shall be submitted on a monthly basis to the Director, Office of Management Information and Program Control, U. S. Nuclear Regulatory Commission, Washington, D. C. 20555, with a copy to the Regional Office of OI&E, no later than the 15th of each month following the calendar month covered by the report.

Each monthly operating report shall include:

 A narrative summary of operating experience during the report period relating to safe operation of the facility, including safety-related maintenance.

6.9.1.2 Reportable Occurrences

Reportable Occurrences, including corrective actions and measures to prevent reoccurrences, shall be reported to the NRC. Supplemental reports may be required to fully describe final resolution of occurrence. In case of corrected or supplemental reports, a licensee event report shall be completed and reference shall be made to the original report date.

- Prompt Notification With Written Followup. The types of events listed below should be reported as expeditiously as possible, but within 24 hours, by telephone and confirmed by telegraph, mailgram, or facsimile transmission to the Director of the Region II Office of Inspection and Enforcement, or his designate, no later than the first working day following the event, with a written followup report within two weeks. The written report should include, as a minimum, a completed copy of the licensee event report form. Information provided on the licensee event report form should be supplemented, as needed, by additional narrative material to provide complete explanation of the circumstances surrounding the event.
 - (1) Failure of the reactor protection system or other systems subject to limiting safety-system settings to initiate the required protective function by the time a monitored parameter reaches the setpoint specified as the limiting safety-system setting in the technical specifications or failure to complete the required protective function.



UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20555

SAFETY EVALUATION BY THE OFFICE OF NUCLEAR REACTOR REGULATION SUPPORTING AMENDMENT NO. 49 TO FACILITY OPERATING LICENSE NO. DPR-57

GEORGIA POWER COMPANY
OGLETHORPE ELECTRIC MEMBERSHIP CORPORATION
MUNICIPAL ELECTRIC ASSOCIATION OF GEORGIA
CITY OF DALTON, GEORGIA

EDWIN I. HATCH NUCLEAR PLANT UNIT NO. 1

DOCKET NO. 50-321

Introduction

By letter dated November 10, 1977, Georgia Power Company (GPC) requested an amendment to Facility Operating License No. DPR-57 for the Edwin I. Hatch Nuclear Plant Unit No. 1. The amendment would modify the Technical Specifications by deleting the requirement for an Annual Operating Report in order to be consistent with recent Commission guidance.

Background

After two years of experience with the reporting requirements for nuclear power reactors, we reviewed the scope of information licensees are required to submit in the Licensee Event Report (LER), Annual Operating Report, Monthly Operating Report and the Startup Report. Based on our review of LER's we developed a modified format for the LER to make this document more useful for evaluation purposes. By letters sent in July and August 1977, we informed licensees of the new LER format and requested that they use it.

From our review of all licensee reports we determined that much of the information found in the Annual Operating Reactor either is addressed in the LER's or Monthly Operating Reports, which are submitted in a more timely manner, or could be included in these reports with only a slight augmentation of the information already supplied. Therefore we concluded that the Annual Operating Report could be deleted as a Technical Specification requirement if certain additional information were provided in the Monthly Operating Reports. As a result we sent letters during September 1977 to licensees informing them that a revised and improved format for Monthly Operating Reports was available and requested that they use it. In addition, licensees were informed that if they agreed to use the revised format they should submit a change request to delete the requirement for an Annual Operating Report except that occupational exposure data must still be submitted.

Evaluation

The licensee's proposal of November 10, 1977 would delete all but one of the four specified items in the Annual Operating Report. The report which tabulates occupational exposure on an annual basis is needed and therefore, the requirement to submit this information has been retained. We have determined that the failed fuel examination information does not need to be supplied routinely by licensees because these type of historical data can be obtained in a compiled form from fuel vendors when needed. The information concerning forced reductions in power and outages will be supplied in the revised Monthly Operating Reports and the narrative summary of operating experience will be provided on a monthly basis in the Monthly Operating Report rather than annually. The licensee has committed to use the revised Monthly Operating Report format beginning with their report for January 1978 as requested. We have suggested to the licensee that the Monthly Operating Reports be submitted to the Office of Management Information and Program Control no later than the 15th of each month. The licensee has agreed to this change in his submittal, hence, we inserted the Standard Technical Specification in Specification 6.9.1.c.

We have concluded that all needed information will be provided and deletion of the Annual Operating Report is acceptable.

Environmental Consideration

We have determined that the amendment does not authorize a change in effluent types of total amounts nor an increase in power level and will not result in any significant environmental impact. Having made this determination, we have further concluded that the amendment involves an action which is insignificant from the standpoint of environmental impact and, pursuant to $10 \ \text{CFR } \$51.5(d)(4)$, that an environmental impact statement or negative declaration and environmental impact appraisal need not be prepared in connection with the issuance of this amendment.

Conclusion

We have concluded, based on the considerations discussed above, that: (1) because the amendment does not involve a significant increase in the probability or consequences of accidents previously considered and does not involve a significant decrease in a safety margin, the amendment does not involve a significant hazards consideration, (2) there is reasonable assurance that the health and safety of the public will not be endangered by operation in the proposed manner, and (3) such activities will be conducted in compliance with the Commission's regulations and the issuance of this amendment will not be inimical to the common defense and security or to the health and safety of the public.

Dated: January 5, 1977

UNITED STATES NUCLEAR REGULATORY COMMISSION

DOCKET NO. 50-321

GEORGIA POWER COMPANY
OGLETHORPE ELECTRIC MEMBERSHIP CORPORATION
MUNICIPAL ELECTRIC ASSOCIATION OF GEORGIA
CITY OF DALTON, GEORGIA

NOTICE OF ISSUANCE OF AMENDMENT TO FACILITY OPERATING LICENSE

The U. S. Nuclear Regulatory Commission (the Commission) has issued Amendment No. 49 to Facility Operating License No. DPR-57 issued to Georgia Power Company, Oglethorpe Electric Membership Corporation, Municipal Electric Association of Georgia and City of Dalton, Georgia, which revised Technical Specifications for operation of the Edwin I. Hatch Nuclear Plant, Unit No. 1, located in Appling County, Georgia. The amendment is effective as of its date of issuance.

The amendment consists of changes to the Technical Specifications which will delete the requirement for an Annual Operating Report in order to be consistent with Commission guidance.

The application for the amendment complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's rules and regulations. The Commission has made appropriate findings as required by the Act and the Commission's rules and regulations in 10 CFR Chapter I, which are set forth in the license amendment. Prior public notice of this amendment was not required since the amendment does not involve a significant hazards consideration.

The Commission has determined that the issuance of this amendment will not result in any significant environmental impact and that pursuant to 10 CFR \$51.5(d)(4) an environmental impact statement or

negative declaration and environmental impact appraisal need not be prepared in connection with issuance of this amendment.

For further details with respect to this action, see (1) the application for amendment dated November 10, 1977, (2) Amendment No. 49 to License No. DPR-57, and (3) the Commission's related Safety Evaluation. All of these items are available for public inspection at the Commission's Public Document Room, 1717 H Street, N. W., Washington, D. C. and at the Appling County Public Library, Parker Street, Baxley, Georgia 31513. A copy of items (2) and (3) may be obtained upon request addressed to the U. S. Nuclear Regulatory Commission, Washington, D. C. 20555, Attention: Director, Division of Operating Reactors.

Dated at Bethesda, Maryland, this 5th day of January 1978...

FOR THE NUCLEAR REGULATORY COMMISSION

George Lear, Chief

Operating Reactors Branch #3
Division of Operating Reactors