

Docket

NOV 22 1972

Docket Nos. 50-327
and 50-328

Tennessee Valley Authority
ATTN: Mr. James E. Watson
Manager of Power
818 Power Building
Chattanooga, Tennessee 37401

Gentlemen:

The Atomic Energy Commission has issued Amendment No. 1 to Construction Permits Nos. CPPR-72 and CPPR-73 issued to Tennessee Valley Authority for the Sequoyah Nuclear Plant Units 1 and 2. A copy of each Amendment is enclosed.

The construction permits have been amended pursuant to the revision of 10 CFR Part 50, Appendix D, published in the FEDERAL REGISTER on May 13, 1972 (37 F.R. 9619), which eliminated authority for the inclusion in construction permits and operating licenses of a specified condition relating to Federal and State environmental standards.

A copy of the amended regulation is also enclosed.

Sincerely,

Original Signed By
R. C. DeYoung

R. C. DeYoung, Assistant Director
for Pressurized Water Reactors
Directorate of Licensing

Enclosures:

1. Amendment 1 to CPPR-72
2. Amendment 2 to CPPR-73
3. Federal Register publication of 5/13/72

cc: See next page

Cress#03	L:PWR-2	L:PWR-2	AD:PWR			
Mc# 219131	MService:db	PCheck	RCDeYoung			LB
11/6/72	11/9/72	11/9/72	11/10/72			
	<i>MWS</i>	<i>JS</i>	<i>KK</i>			

cc w/encl:

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Mr. Walter Lambert, Director
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Mr. Francis P. Jung, Acting Director
Division of Radiological Health
Tennessee Department of Public Health
727 Cordell Hull Building
Nashville, Tennessee 37219

Honorable Chester L. Frost
County Judge
Hamilton County, Tennessee

bcc w/encl:

H. J. McAlduff, ORO
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J. R. Buchanan, ORNL
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N. H. Goodrich, ASLBP
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UNITED STATES
ATOMIC ENERGY COMMISSION
WASHINGTON, D.C. 20545

TENNESSEE VALLEY AUTHORITY

(SEQUOYAH NUCLEAR PLANT UNIT 1)

DOCKET NO. 50-327

PROVISIONAL CONSTRUCTION PERMIT

Construction Permit No. CPPR-72
Amendment No. 1

1. Pursuant to the revision of the Atomic Energy Commission's regulations in 10 CFR Part 50, Appendix D, published in the FEDERAL REGISTER on May 13, 1972 (37 F.R. 9619), Construction Permit No. CPPR-72, issued to the Tennessee Valley Authority for the Sequoyah Nuclear Plant Unit 1, is amended by deleting paragraph 4 thereof.

FOR THE ATOMIC ENERGY COMMISSION

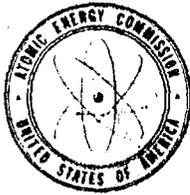
Original Signed by

D. J. Skovholt

[Signature] A. Giambusso, Deputy Director
for Reactor Projects
Directorate of Licensing

Date of Issuance:

NOV 22 1972



UNITED STATES
ATOMIC ENERGY COMMISSION
WASHINGTON, D.C. 20545

TENNESSEE VALLEY AUTHORITY

(SEQUOYAH NUCLEAR PLANT UNIT 2)

DOCKET NO. 50-328

PROVISIONAL CONSTRUCTION PERMIT

Construction Permit No. CPPR-73
Amendment No. 1

1. Pursuant to the revision of the Atomic Energy Commission's regulations in 10 CFR Part 50, Appendix D, published in the FEDERAL REGISTER on May 13, 1972 (37 F.R. 9619), Construction Permit No. CPPR-73, issued to the Tennessee Valley Authority for the Sequoyah Nuclear Plant Unit 2, is amended by deleting paragraph 4 thereof.

FOR THE ATOMIC ENERGY COMMISSION

Original Signed by
D. J. Skovholt

 A. Giambusso, Deputy Director
for Reactor Projects
Directorate of Licensing

Date of Issuance:
NOV 22 1972

Title 10—ATOMIC ENERGY

**Chapter I—Atomic Energy
Commission**

PART 50—LICENSING OF PRODUCTION AND UTILIZATION FACILITIES

**Implementation of National
Environmental Policy Act of 1969**

On September 9, 1971, the Atomic Energy Commission published in the FED-

ERAL REGISTER (36 F.R. 18071) a revision of Appendix D of its regulation in 10 CFR Part 50, effective on publication. Revised Appendix D as published is an interim statement of Commission policy and procedure for the implementation of the National Environmental Policy Act of 1969 (NEPA) in light of the decision of the U.S. Court of Appeals for the District of Columbia Circuit in *Calvert Cliffs' Coordinating Committee, Inc., et al. v. United States Atomic Energy Commission, et al.*, Nos. 24,839 and 24,871. The procedures in Appendix D apply to licensing proceedings for nuclear power reactors; testing facilities; fuel reprocessing plants; and other production and utilization facilities whose construction or operation may be determined by the Commission to have a significant impact on the environment. The procedures also apply to proceedings involving certain specified activities subject to materials licensing.

Paragraph 13 of section A of Appendix D of Part 50 provides that:

The Commission will incorporate in all construction permits and operating licenses for production and utilization facilities described in paragraph 1, a condition, in addition to any conditions imposed pursuant to paragraph 11, to the effect that the licensee shall observe such standards and requirements for the protection of the environment as are validly imposed pursuant to authority established under Federal and State law and as are determined by the Commission to be applicable to the facility that is subject to the licensing action involved. This condition will not apply to radiological effects since radiological effects are dealt with in other provisions of the construction permit and operating license.

The central premise of Appendix D prior to its revision in light of the earlier referenced *Calvert Cliffs'* decision, was the concept that the preservation of environmental values could best be accomplished through the establishment of environmental quality standards and requirements by appropriate Federal, State, and regional agencies having responsibility for environmental protection. The condition referred to was an aspect of NEPA implementation by the Commission reflecting that concept. Since the decision in the *Calvert Cliffs'* case, the Commission, in compliance with the mandate of the Court of Appeals, has revised its NEPA regulations to provide for an independent review of the environmental impact of the matters covered by such standards and requirements. Accordingly, the condition no longer serves the purpose intended. Any license conditions resulting from the Commission's independent review will be tailored to the particular facility. The Commission has, therefore, revoked paragraph 13 of section A of Appendix D of Part 50 since it is no longer necessary or appropriate. This amendment does not, of course, relieve holders of AEC licenses of any obligation which they otherwise have in regard to applicable standards and requirements imposed by other agencies under Federal or State law.

Because this amendment relates solely to elimination of an obsolete requirement, the Commission has found that good cause exists for omitting notice of proposed rule making and public procedure thereon as unnecessary and for making the amendment effective without the customary 30-day notice.

Accordingly, pursuant to the National Environmental Policy Act of 1969, the Atomic Energy Act of 1954, as amended, and sections 552 and 553 of title 5 of the United States Code, the following amendment to Title 10, Chapter 1, Code of Federal Regulations, Part 50, is published as a document subject to codification to be effective upon publication in the FEDERAL REGISTER (5-13-72).

In Appendix D, paragraph 13 of section A is revoked.

(Sec. 102, 83 Stat. 853; secs. 3, 161; 68 Stat. 922, 948, as amended; 42 U.S.C. 2013, 2201)

Dated at Germantown, Md., this 8th day of May 1972.

For the Atomic Energy Commission.

W. B. McCool,
Secretary of the Commission.

[FR Doc.72-7344 Filed 5-12-72; 8:51 am]