ENCLOSURE 1

NOTICE OF VIOLATION

Tennessee Valley Authority Watts Bar 1 and 2

Docket Nos. 50-390 and 50-391 License Nos. CPPR-91 and CPPR-92

During the Nuclear Regulatory Commission (NRC) inspection conducted on July 6 - August 14, 1987, violations of NRC requirements were identified. The violation involved failure to comply with 10 CFR 50.55 (e). In accordance with the "General Statement of Policy and Procedure for NRC Enforcement Actions," 10 CFR 2, Appendix C (1985), the violation is listed below:

10 CFR 50.55 (e)(1)(3) requires that: "The holder of a construction permit shall also submit as specified in paragraph 5.4, a written report on a reportable deficiency (CDR). The report must include a description of the deficiency, an analysis of the safety implications and the corrective action taken, and sufficient information to permit analysis and evaluation of the deficiency and of the corrective action."

Contrary to the above, on August 14, 1987, the NRC inspector identified 10 of the 18 CDRs reviewed as CDRs for which the licensee did not provide adequate analysis and evaluation of the deficiency and the corrective action taken to permit NRC evaluation and closure. The ten CDRs so identified are: *390/85-43; *390/85-44; 390/86-29; *390/86-16; 390/86-34; 390/86-43; *390/82-80; 391/83-31; *390/85-55; 390/85-63. Starred (*) items also carry a Unit 2 designation.

This is a Severity Level IV Violation (Supplement II) and applies to Units 1 and 2.

Pursuant to the provisions of 10 CFR 2.201, Tennessee Valley Authority is hereby required to submit a written statement or explanation to the Nuclear Regulatory Commission, ATTN: Document Control Desk, Washington, DC 20555, with a copy to the Regional Administrator, Region II, and a copy to the NRC Resident Inspector, Watts Bar, within 30 days of the date of the letter transmitting this Notice. This reply should be clearly marked as a "Reply to a Notice of Violation" and should include [for each violation]: (1) admission or denial of the violation, (2) the reason for the violation if admitted, (3) the corrective steps which have been taken and the results achieved, (4) the corrective steps which will be taken to avoid further violations, and (5) the date when full compliance will be achieved. Where good cause is shown, consideration will be given to extending the response time. If an adequate

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reply is not received within the time specified in this Notice, an order may be issued to show cause why the license should not be modified, suspended, or revoked or why such other action as may be proper should not be taken.

FOR THE NUCLEAR REGULATORY COMMISSION

Kenneth P. Barr, Acting Assistant Director for Inspection Programs TVA Projects Division Office of Special Projects

Dated at Atlanta, Georgia this $2\pi^2$ day of February 1988



