TENNESSEE VALLEY AUTHORITY

CHATTANOOGA, TENNESSEE 37401

5N 157B Lookout Place

NOV 26 1986

Mr. Harold R. Denton, Director Office of Nuclear Reactor Regulation U.S. Nuclear Regulatory Commission Washington, D.C. 20555

Dear Mr. Denton:

In the Matter of)	Docket No	s. 50-259
Tennessee Valley Authority)		50-260
•			50-296
			50-327
			50-328
			50-390
			50-391
			50-438
			50-439

BROWNS FERRY, SEQUOYAH, WATTS BAR, AND BELLEFONTE NUCLEAR PLANTS - REVISED PHYSICAL SECURITY/CONTINGENCY PLAN

Pursuant to revised 10 CFR 73.55 we are submitting a complete revision and replacement Physical Security/Contingency Plan (PS/CP) for Browns Ferry, Sequoyah, Watts Bar, and Bellefonte Nuclear Plants for NRC review and approval. The individual PS/CPs for each TVA nuclear plant have been consolidated into the enclosed TVA Physical Security/Contingency Plan.

As stated above, the PS/CP is submitted for NRC review and approval pursuant to 10 CFR 73.55. Those portions of the plan which implement the requirements of 10 CFR 73.55 for which NRC review and approval is needed are indicated in the summary of revisions. The editing to consolidate the individual plan is being done pursuant to 10 CFR 50.54(p). Because this PSP includes revisions made pursuant to 10 CFR 73.55 and 50.54(p), five copies are being provided to NRR and one copy is being provided to IE-Region II. Copy Nos. 6 through 10 are being assigned to NRR and copy No. 19 is being assigned to IE-Region II.

10 CFR 73.55 requires each licensee to submit security plan revisions by December 2, 1986. TVA's licensed facilities are Browns Ferry and Sequoyah. The enclosed PS/CP is being made applicable to Watts Bar and Bellefonte because of TVA's desire to have one single security plan for all plants. This w/check \$ 150 * Sool * plan is not proposed to be effective for Watts Bar or Bellefonte until a later date.

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We propose the following implementation schedule. The portions of the plan which adopt the search requirements of 10 CFR 73.55(d)(1) are to be implemented within 60 days of NRC approval. The portions of the plan which implement the miscellaneous amendments of 10 CFR 73.55 are to be implemented within 180 days of NRC approval. This proposed implementation schedule is consistent with the guidance of 10 CFR 73.55.

The enclosed PS/CP contains safeguards information which is to be protected in accordance with 10 CFR 73.21. We, therefore, request that a copy of the enclosure not be placed in the Public Document Room.

Licensing review application fees of \$150 required by 10 CFR 170 are being wired to the NRC, Attention: Fee Management Branch.

If you have any questions concerning this issue, please get in touch with R. E. Rogers at (615) 751-2723.

Very truly yours,

TENNESSEE VALLEY AUTHORITY

R. L. Gridley, Director Nuclear Safety and Licensing

Enclosure

cc: U.S. Nuclear Regulatory Commission

Region II

Attention: Dr. J. Nelson Grace, Regional Administrator

P.O. Box 2203

Atlanta, Georgia 30303