

SECURITY-RELATED INFORMATION WITHHOLD UNDER 10 CFR 2.390

June 14, 2011

ULNRC-05790

U.S. Nuclear Regulatory Commission Attn: Document Control Desk Washington, DC 20555-0001

> 10 CFR 50.90 10 CFR 73.54

Ladies and Gentlemen:

DOCKET NUMBER 50-483 CALLAWAY PLANT UNIT 1 UNION ELECTRIC CO. FACILITY OPERATING LICENSE NPF-30 CYBER SECURITY PLAN SUPPLEMENT (LDCN 10-0022 SUPPL 1)

Reference:

- 1. Letter from Michael Moon (NERC) to Kirit Shah (Ameren), sent via eMail, Dated November 8, 2010, Subject: "Update on 706-B Bright-Line"
- 2. Ameren Missouri letter ULNRC-05719, "Request for Approval of the Callaway Plant Cyber Security Plan (License Amendment Request LDCN 10-0022)," dated August 12, 2010
- 3. Ameren Missouri letter ULNRC-05732, "Notification Letter Designating Callaway Balance-of-Plant Systems within the Cyber Security Rule Scope," dated September 27, 2010
- Ameren Missouri letter ULNRC-05739, "Update to Notification Letter Designating Callaway Nuclear Plant Unit 1 Station Balance-of-Plant Systems within the Cyber Security Rule Scope," LDCN 10-0022, dated November 29, 2010

Enclosures 1, 2, and 3 to this letter contain sensitive information. Withhold from public disclosure under 10 CFR 2.390. Upon removal of Enclosures 1, 2, and 3, this letter is uncontrolled.

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By letter dated August 12, 2010 (Reference 2), Union Electric Company (dba Ameren Missouri) resubmitted a request for amendment of the facility Operating License for Callaway, including a request for approval of Callaway's proposed Cyber Security Plan (CSP). By subsequent letter dated September 27, 2010 (Reference 3), Ameren Missouri responded to the Federal Energy Regulatory Commission (FERC) Order to clarify "balance-of-plant" systems, structures, and components (SSCs) in the Callaway CSP. In that letter, Ameren Missouri stated that the revised Callaway CSP would be submitted to the NRC on or before November 30, 2010, consistent with the North America Electric Reliability Corporation's (NERC's) expectation.

The intended submittal schedule was subsequently changed, however, due to an e-mail letter issued from NERC in November 2010 (Reference 1) in which NERC acknowledged the effort being undertaken by the NRC to address the issue of regulatory jurisdiction over continuity-of-power, balance-of-plant SSCs. In the letter, NERC acknowledged that licensees would provide their updated CSPs in accordance with a schedule determined by the NRC.

In response to the NRC's current expectation for licensees to submit their revised CSPs, Ameren Missouri is hereby providing the updated/revised CSP for Callaway as Enclosure 1 to this letter. Along with the revised CSP, an updated implementation schedule (table) is provided as Enclosure 2, and an updated summary of deviations (also a table) is provided as Enclosure 3.

This letter does not contain new commitments.

Should you have any questions concerning this letter, or require additional information, please contact Scott Maglio at (573) 676-8719.

I declare under penalty of perjury that the foregoing is true and correct.

Sincerely,

Executed on: $\frac{6/14/11}{}$

Stephanie P. Banker

Manager, Protective Services

Enclosures:

Enclosure 1 – Cyber Security Plan for Ameren Missouri (Union Electric Company) Callaway Plant Unit 1

Enclosure 2 – Cyber Security Plan Implementation Schedule

Enclosure 3 – Summary of Deviations from NEI 08-09, Revision 6

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cc:

(copy w/out Enclosures 1, 2, and 3 except as noted with asterisk*)

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