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RECIP. NAME:

RECIPIENT AFFILIATION

VARGA, S.A.

Operating Reactors Branch 1

SUBJECT: Forwards radiological environ monitoring manual, per 841220 commitment. Radiological effluent Tech Specs will be submitted per schedule in 840821 ltr.Program meets requirements of NUREG-0472 Rev 1 to study plan also encl.

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NOTES:

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P.O. Box 1200, Green Bay, WI 54305



January 31, 1985

Director of Nuclear Reactor Regulation Attention: Mr. S. A. Varga, Chief Operating Reactors Branch No. 1 Division of Licensing U.S. Nuclear Regulatory Commission Washington, D.C. 20555

Dear Mr. Varga:

Docket 50-305
Operating License DPR-43
Kewaunee Nuclear Power Plant
TAC# M08145
Radiological Effluent Technical Specifications

References: 1) Letter from D. C. Hintz (WPSC) to S. A. Varga (NRC) dated December 20, 1984

2) Letter from D. C. Hintz (WPSC) to S. A. Varga (NRC) dated August 21, 1984

In accordance with our commitment made by letter dated December 20, 1984, Attachment 1 provides the Kewaunee Nuclear Power Plant Radiological Environmental Monitoring Manual (REMM). This manual has been developed in accordance with the guidance provided in NUREG 0472 to implement the appropriate Kewaunee Radiological Effluent Technical Specification (RETS). The Kewaunee RETS are currently being developed and will be submitted to you consistent with the schedule outlined in our August 21, 1984 letter.

Of particular interest, however, may be the format of the REMM. This manual consists of two sections. Section 1 provides the environmental monitoring program which WPSC will implement to meet the requirements of NUREG 0472. Any deviations between this program and that recommended in NUREG 0472 have been identified in Attachment 2. Any revisions to this program will be subject to the reporting requirements of the RETS. Because section 1 of the REMM will be used to implement the requirements of the Kewaunee RETS, it is being submitted to you for review.

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Mr. S. A. Varga January 31, 1985 Page 2

Section 2 of the REMM describes our current environmental monitoring program. As you are aware, our current program is quite extensive and therefore in many instances exceeds that recommended in NUREG 0472. At this time, WPSC has elected to maintain, rather than reduce, the current monitoring program to preserve its database. In fact, the current program will actually be further expanded due to the additional requirements incorporated in section 1 of the manual to assure compliance with NUREG 0472. However, these additions have not yet been included in our current monitoring program and are therefore not reflected in section 2.

Section 2 is intended to serve as an in-house document, to be used by contractors in implementing our program, and has been incorporated in the REMM for completeness and ease of administration. It is being submitted to you as information and is not subject to the revision and reporting requirements of the RETS.

Very truly yours,

D. C. Hintz

Manager - Nuclear Power

MSL:jks

Attach.

cc - Mr. Robert Nelson, US NRC

Attachment 1