



Note: The enclosure was inadvertently detached prior to mailing. It is attached hereto.

MAY 6 1985.

Docket No. 50-397

Mr. G. C. Sorenson, Manager Regulatory Programs Washington Public Power Supply System P. O. Box 968 3000 George Washington Way Richland, Washington 99352

Dear Mr. Sorenson:

SUBJECT: GENERIC LETTER 83-28, REQUEST FOR ADDITIONAL INFORMATION

The staff is continuing its review and evaluation of the WNP-2 responses to Generic Letter 83-28 - Generic Implications of the Salem ATWS Event. Based on our review as of this date we have identified the need for additional information for the WNP-2 facility as listed in the enclosure. It is requested that you provide the information identified in the enclosure within 45 days of receipt of this letter.

The reporting and/or recordkeeping requirements of this letter affect fewer than ten respondents; therefore, OMB clearance is not required under P.L. 96-511.

Sincerely,

A. Schwencer, Chief Licensing Branch No. 2

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Division of Licensing

Enclosure:

Request for Additional Information

cc w/enclosure: see next page

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UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20555

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WNP-2

Mr. G. C. Sorensen, Manager Regulatory Programs Washington Public Power Supply System P. O. Box 968 3000 George Washington Way Richland, Washington 99352

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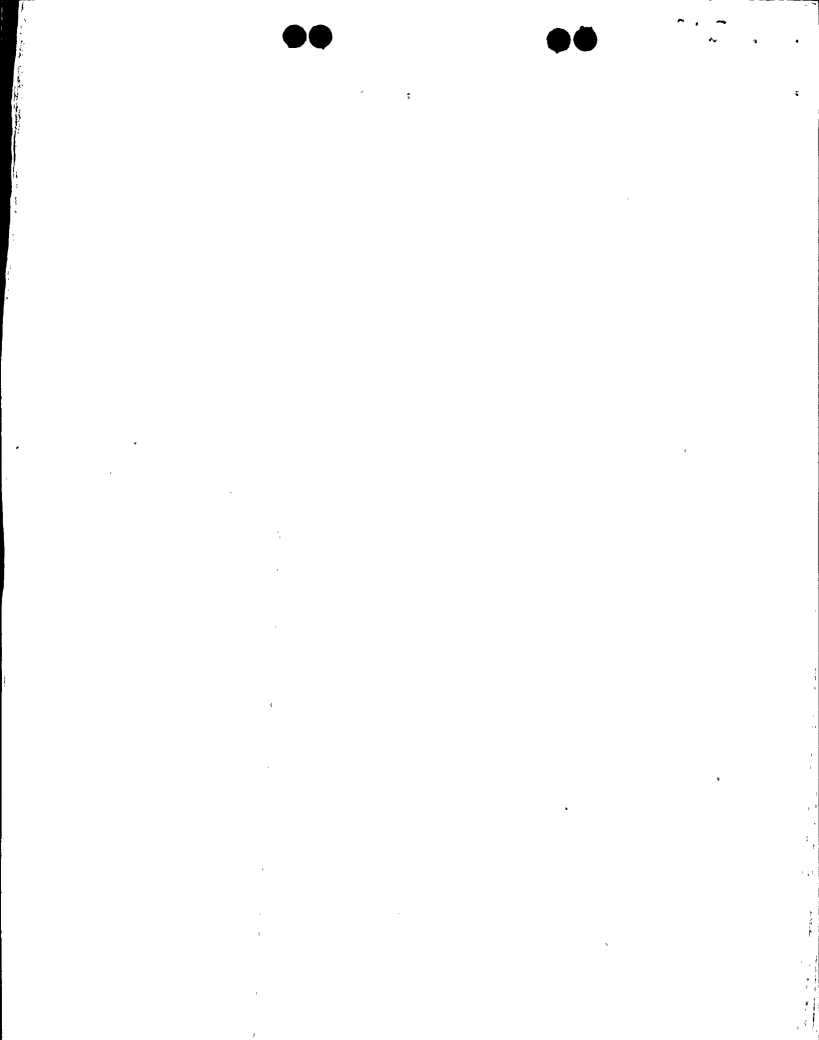
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ENCLOSURE

REQUEST FOR ADDITIONAL INFORMATION RELATING TO GENERIC LETTER 83-28 WASHINGTON NUCLEAR PROJECT NO. 2 DOCKET NO.: 50-397

Positions 3.1.2 and 3.2.2 of GL 83-28 both state that licensees should 1. submit the results of their checks of vendor and engineering. recommendations to ensure that any appropriate test guidance is included in the test and maintenance procedures or the Technical Specifications, where required. Your response to these requests, dated November 18, 1983, indicates that no check of vendor and engineering recommendations has been performed. While the practices described in your response contribute to a sound test program, it is not apparent how one can justify excluding control and prompt incorporation of service advice received from vendors. Since your program indicate's no such control or prompt incorporation is provided, please perform the checks requested by Positions 3.1.2. and 3.2.2 and submit the results within the time period specified in the cover:letter. The subject of your incorporation of vendor information in the future will be addressed by our review of Position 2.2.2.

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