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SUBJECT: Responds to NRC 890606 ltr re violations noted in Insp Rept

50-397/88-40.

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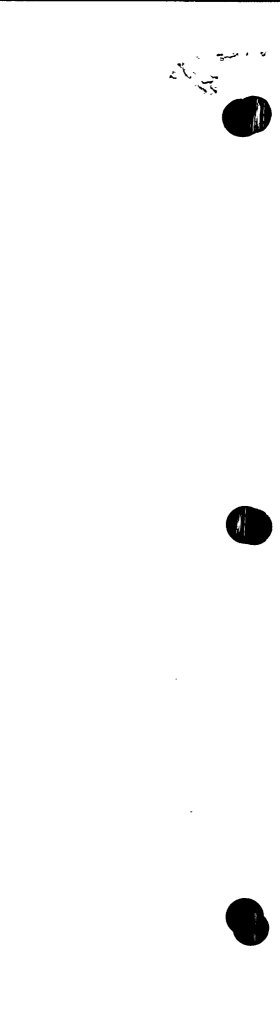
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WASHINGTON PUBLIC POWER SUPPLY SYSTEM

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June 6, 1989 G02-89-106

Docket No. 50-397

U. S. Nuclear Regulatory Commission Attn: Document Control Desk Mail Station P1-137 Washington, D.C. 20555

Gentlemen:

Subject:

NUCLEAR PLANT NO. 2

CHARCOAL ADSORBER SAMPLING AND OPERABILITY

Reference:

Letter, GO2-89-020, GC Sorensen (SS) to NRC," Response to NRC Inspection Report 88-40", dated February 13, 1989

Appendix A to the reference letter provided a response to a Notice of Violation concerning charcoal adsorber sampling. Part of the "Corrective Action to be Taken" portion of the response stated that a technical specification change would be submitted to clarify wording in Technical Specification 4.7.2.d. In researching the technical specification bases and accident analyses the Supply System has determined that a technical specification change is not necessary. In discussions with the Staff, including the WNP-2 site resident, this position has not been questioned. Accordingly, no technical specification change to section 4.7.2.d will be submitted as part of the "Corrective Action to be Taken".

In summary during the 31 day period discussed in section 4.7.2.d the filtration system train being sampled will be considered operable until either the 31 day period expires or an unacceptable sample analyses result is obtained. No further action is required with respect to the referenced letter.

Very truly yours,

G. D. Bouchey, Director

Licensing & Assurance (MD 280)

cc: JB Martin - NRC RV

NS Reynolds - BCP&R

RB Samworth - NRC

DL Williams - BPA/399

NRC Site Inspector - 901A

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