

NRC DISTRIBUTION FOR PART 50 DOCKET MATERIAL
(TEMPORARY FORM)

CONTROL NO: 6520

FILE: _____

FROM: Virginia Electric & Pwr Richmond, Va C M Stallings			DATE OF DOC 6-12-75	DATE REC'D 6-17-75	LTR XXX	TWX	RPT	OTHER
TO: Mr Purple			ORIG one signed	CC	OTHER	SENT NRC PDR <u>***</u>		SENT LOCAL PDR <u>***</u>
CLASS	UNCLASS	PROP INFO XXXXXXXXXX	INPUT	NO CYS REC'D 1	DOCKET NO: <u>50-280/281</u>			

DESCRIPTION:

Ltr re their 6-6-75 submittal...requesting withholding pursuant to 10 CFR 2.790..... trans the following:

PLANT NAME: **Suryy 1 & 2**

ENCLOSURES:

Proprietary ECCS figures.....

(40 cys encl rec'd)
DIST PER LPM FAIRTILE

CYS #24 thru #40 destroyed per LPM Fairtile

FOR ACTION/INFORMATION **6018-75 ehf**

BUTLER (L) W/ Copies	SCHWENCER (L) W/ Copies	ZIEMANN (L) W/ Copies	REGAN (E) W/ Copies	DO NOT REMOVE ACKNOWLEDGED
CLARK (L) W/ Copies	STOLZ (L) W/ Copies	DICKER (E) W/ Copies	LEAR (L) W/ Copies	
PARR (L) W/ Copies	VASSALLO (L) W/ Copies	KNIGHTON (E) W/ Copies	SPIES W/ Copies	
KNIEL (L) W/ Copies	PURPLE (L) #22 W/ Copies	YOUNGBLOOD (E) W/ Copies	LPM Fairtile #23 W/ Copies	

INTERNAL DISTRIBUTION

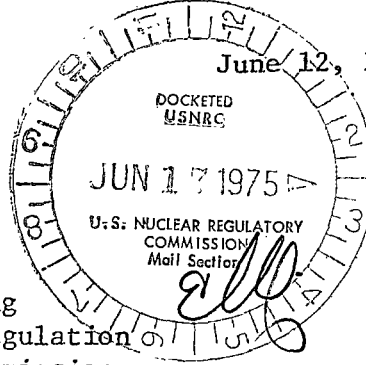
<u>REG FILE #1</u> NRC PDR	<u>TECH REVIEW</u> SCHROEDER	DENTON GRIMES	<u>LIC ASST</u> R. DIGGS (L)	<u>A/T IND.</u> BRAITMAN
OGC, ROOM P-506A	MACCARY	GAMMILL	H. GEARIN (L)	SALTZMAN
GOSSICK/STAFF	KNIGHT	KASTNER	E. GOULBOURNE (L)	MELTZ
CASE	PAWLICKI	BALLARD	P. KREUTZER (E)	
GIAMBUSSO	SHAO	SPANGLER	J. LEE (L)	<u>PLANS</u>
BOYD	STELLO #15		M. MAIGRET (L)	MCDONALD
MOORE (L)	HOUSTON	<u>ENVIRO</u>	S. REED (E)	CHAPMAN
DEYOUNG (L)	NOVAK #20	MULLER	M. SERVICE (L)	DUBE (Ltr)
SKOVHOLT (L)	ROSS #19 (ADV)	DICKER	S. SHEPPARD (L) #21	E. COUPE
GOLLER (L) (Ltr)	IPPOLITO	KNIGHTON	M. SLATER (E)	PETERSON
P. COLLINS	TEDESCO	YOUNGBLOOD	H. SMITH (L)	HARTFIELD (2)
DENISE	LONG	REGAN	S. TEETS (L)	KLECKER
REG OPR #2 & #3	LAINAS	PROJECT LDR	G. WILLIAMS (E)	EISENHUT
FILE & REGION (2)	BENAROYA		V. WILSON (L)	WIGGINTON
MIPC	VOLLMER	HARLESS	R. INGRAM (L)	
			M. DUNCAN	<u>ECCS</u>

EXTERNAL DISTRIBUTION

- #1 - LOCAL PDR Williamsburg, Va
- 1 - TIC (ABERNATHY) (1)(2)(10)
- 1 - NSIC (BUCHANAN)
- 1 - ASLB
- 1 - Newton Anderson
- 14 - ACRS HOLDING/SENT #4 - #17
TO L.A. Sheppard
- 1 - NATIONAL LABS
- 1 - W. PENNINGTON, Rm E-201 GT
- 1 - CONSULTANTS
- NEWMARK/BLUME/AGBABIAN
- 1 - PDR-SAN/LA/NY
- 1 - BROOKHAVEN NAT LAB
- 1 - G. ULRIKSON ORNL

Vepco

VIRGINIA ELECTRIC AND POWER COMPANY, RICHMOND, VIRGINIA 23261



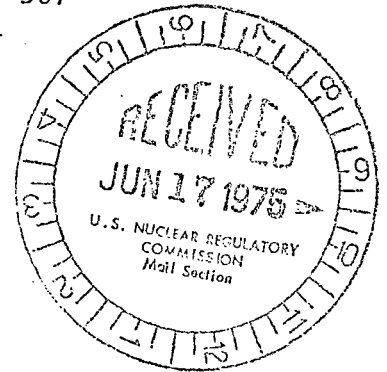
June 12, 1975

50-280

50-281

Mr. Robert A. Purple, Chief
Operating Reactors Branch #1
Division of Reactor Licensing
Office of Nuclear Reactor Regulation
U. S. Nuclear Regulatory Commission
Washington, D. C. 20555

Serial No. 567
FR/JTR:cel



Dear Mr. Purple:

SUPPLEMENTAL INFORMATION TO PROPOSED
TECHNICAL SPECIFICATIONS CHANGE NO. 29
SUBMITTED PURSUANT TO 10 CFR 50.46,
SURRY POWER STATION, UNITS NO. 1 & 2

On June 6, 1975, pursuant to 10 CFR 50.46, we submitted an ECCS evaluation along with associated proposed technical specifications for Surry Power Station Units No. 1 and 2.

On this same day, representatives from Vepco and the Regulatory staff met to discuss the power distribution limits used in our ECCS evaluation and delineated in the proposed technical specifications. In compliance with a request made by the staff, the following attachments are presented as further justification for the proposed power distribution limits.

Please note that the attached material contains information that is proprietary to the Westinghouse Electric Corporation. The proprietary information has been marked by means of brackets. The basis for marking the material proprietary is identified by marginal notes referring to the standards in Section 8 of the affidavit of R. A. Wiesemann of record "In the Matter of Acceptance Criteria for Emergency Core Cooling Systems for Light Water Cooled Nuclear Power Reactors (Docket No. RM-50-1)" at transcript pages 3706 through 3710 (February 24, 1972).

Due to the proprietary nature of this material which was obtained at considerable expense to the Westinghouse Electric Corporation and the release of which would seriously affect their competitive position, we request this information to be withheld from public disclosure in accordance with the Rules of Practice, 10 CFR 2.790, and that the information presented therein be safeguarded in accordance with 10 CFR 2.903. We believe that withholding this information will not adversely affect the public interest.