DOCKET NOS. 50-321 (50-366 )

JUL 0 3 1979

Georgia Power Company ATTN: Mr. Charles F. Whitmer Vice President-Engineering 230 Peachtree Street P.O. Box 4545 Atlanta, Georgia 30303

Gentlemen:

This office has received a copy of your letter dated March 30, 1979, which transmitted your Safeguards Contingency Plan to the Office of Muclear Reactor Regulation for review and approval as required by 10 CFR 50.34(d) and 73.40(b) of the Commission's regulations. The Plan is for the Edwin I. Match Muclear Plants Units 1 and 2 under Facility Licenses DPR-57 and MPP-5. The submittal was not accompanied by an approval/amendment fee as required by Section 170.22 of 10 CFR Part 170. Requests for approvals and/or license amendments such as identified above should be classified in the manner set forth in Section 170.22. Section 170.12(c) requires that your company provide a proposed determination of the amendment (approval) class, state the basis therefor, and submit the fee with your application for the approval or amendment.

Based on a preliminary review of your Flan, we have determined that it involves consideration of a safeguards issue requiring a Class III fee of \$4,000 for one unit and a duplicate fee of \$400 for the other unit. You should promotly forward to this office fees totalling \$4,400. Fees are payable to the U.S. Nuclear Regulatory Commission by check, draft or money order. If after the final evaluation of your plan is completed it is determined that it wis incorrectly classified, you will be refunded any overpayment or billed for any additional amount due.

Your current Contingency Plan, and the Guard Training Plans which are to be submitted by August 23, 1979, for review and approval are not considered applications or filings requested by the Commission for its convenience for the purpose of simplifying or clarifying a license or its appended Technical Specifications. Some of the items now required to be submitted for review and approval are as a result of regulations which were promulgated prior to the March 23, 1973 revision of Part 170 which added the new Section 170.22. Even though a regulation became effective prior to March 23, 1978, this does

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not mean that submittals now received and requiring review and approval are exempt from fees.

If we can be of assistance to you, call 301/492-7225.

Sincerely,

Original Signed by: Reba M. Diggs Reba M. Diggs Facilities Program Coordinator License Fee Management Branch Office of Administration

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