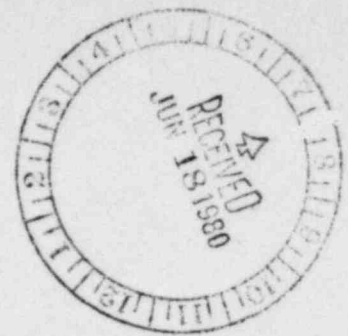




Portland General Electric Company

Charles Goodwin, Jr. Assistant Vice President



June 12, 1980

Trojan Nuclear Plant
Docket 50-344
License NPF-1

Mr. R. H. Engelken, Director
Nuclear Regulatory Commission
Region V
Suite 202, Walnut Creek Plaza
1990 N. California Blvd.
Walnut Creek, CA 94596

Dear Sir:

Your letter of May 23, 1980 forwarded the results of an NRC inspection conducted April 14-18, 1980, of the Trojan environmental protection, chemistry, radiation protection, and analytical measurement quality assurance activities. The inspection identified two items of deficiencies:

1. Failure to properly label shielded containers of radioactive waste stored in the waste storage area as required by 10CFR20.203(f)(z) and
2. Failure to maintain the plant effluent being released to the Columbia River pH between the range of 6.0 to 9.0 as required by Technical Specification 2.2.4.3, Appendix B.

As indicated in your letter no response is required for item 2 above as PGE has submitted a report on this matter. PGE has investigated and evaluated the item of deficiency relating to improper labelling radioactive waste containers identified in your inspection report. Those actions taken to achieve to correct this deficiency and to avoid future violations are as follows:

Upon the identification by Mr. Fish on April 17, 1980, of the discrepancy between Trojan labelling and 10CFR20.203(f)(z), an inventory of the radioactive waste storage area was in progress to ensure an up-to-date and legible log. This inventory also identified the problem with documentation for these two containers. Corrective action was taken immediately to properly log these containers. The information logged for each container consisted of

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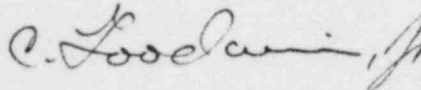
Portland General Electric Company

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1) serial number, 2) a description of the container content, and 3) the contact and three feet radiation levels. In the future the radwaste program will be closely monitored to insure compliance with federal regulations and Trojan procedures. Compliance with 10 CFR 20 is assured through adherence to plant procedures. The inventory and updating of radioactive waste records were completed during May 1980. The updated logging system has been in effect since that time. This updated logging system is in full compliance with 10 CFR 20.

The discussion above describes the actions taken to correct these deficiencies and documents that full compliance with the requirements identified has been achieved.

Sincerely,



C. Goodwin, Jr.
Assitant Vice President
Thermal Operation and Maintenance

CG/CPY/CA0:cc

c: Mr. Lynn Frank, Director
State of Oregon
Department of Energy