## CONNECTICUT YANKEE ATOMIC POWER COMPANY



BERLIN, CONNECTICUT P. O. BOX 270 HARTFORD, CONNECTICUT 06101

203-666-6911

TELEPHON

June 6, 1980

Docket No. 50-213 B10012

Director of Nuclear Reactor Regulation Attn: Mr. D. M. Crutchfield, Chief Operating Reactors Branch #5 U. S. Nuclear Regulatory Commission Washington, D. C. 20555

8006130 316

- References: (1) D. G. Eisenhut letter to All Operating Nuclear Power Plants dated September 13, 1979.
  - (3) D. G. Eisenhut letter to All Operating Nuclear Power Plants dated October 30, 1979.
  - (3) Cordell Reed letter to D. Ross dated March 31, 1980.
  - (4) D. Ross letter to Cordell Reed dated March 17, 1980.

Gentlemen:

## Haddam Neck Plant WCAP-9691: Transient and Accident Analysis

In References (1) and (2), the NRC Staff requested certain studies to be performed concerning the response of Westinghouse Nuclear Steam Supply Systems to transients and accidents. At the request of the Westinghouse Owners' Group, Westinghouse has performed these studies and compiled the results in report WCAP-9691, which was submitted to the NRC Staff via Reference (3).

Connecticut Yankee Atomic Power Company (CYAPCO) review has determined that this report, WCAP-9691, with its functional description of the plant, event trees, and best estimate analyses, is applicable to the Haddam Neck Plant. Accordingly, CYAPCO hereby requests the subject Westinghouse report be included as part of the Haddam Neck Plant docket. System differences between the Haddam Neck Plant and the reference Westinghouse plant require CYAPCO to ensure applicability of specific recommendations in WCAP-9691 prior to their incorporation into operating procedures. Nonetheless, the information presented generally reflects the behavior of systems at the Haddam Neck Plant during transients and accidents and docketing of this material is thereby justified.

It is noted that the Staff requests of Reference (4) are in total conflict with the verbal agreements reached between the NRC Staff and the Owners' Group regarding the scope of NUREG-0578 Requirement 2.1.9(c). For this reason, Reference (4) cannot be considered in the context of TMI-related requirements, and no further action is planned.

## Very truly yours,

CONNECTICUT YANKEE ATOMIC POWER COMPANY

found W. G. Counsil

W. G. Counsil Vice President