

UNITED STATES NUCLEAR REGULATORY COMMISSION

REGION II 101 MARIETTA ST., N.W., SUITE 3100 ATLANTA, GEORGIA 30303

JUL 1 6 1980

In Reply Refer To: RII:WPK 50-553/80-07 50-554/80-06

Tennessee Valley Authority
ATTN: H. G. Parris
Manager of Power
500A Chestnut Street Tower II
Chattanooga, TN 37401

Gentlemen:

Thank you for your letter of June 12, 1980, informing us of steps you have taken to correct the item of noncompliance concerning activities under NRC Construction Permit Nos. CPPR-162 and CPPR-163 brought to your attention in our letter of May 21, 1980. We will examine your corrective actions and plans during subsequent inspections.

We appreciate your cooperation with us.

Sincerely,

C. E. Murphy, Chief

Reactor Construction and Engineering

Support Branch

cc: W. P. Kelleghan, Project Manager

J. F. Cox, Supervisor, Nuclear

Licensing Section

J. E. Wills, Project Engineer

H. N. Culver, Chief, Nuclear Safety

Review Staff

TENNESSEE VALLEY AUTHORITY

CHATTANOOGA. TENNESSEE 37401 400 Chestnut Street Tower II

June 12, 1980

Mr. James P. O'Reilly, Director Office of Inspection and Enforcement U.S. Nuclear Regulatory Commission Region II - Suite 3100 101 Marietta Street Atlanta, Georgia 30303

Dear Mr. O'Reilly:

Enclosed is our response to C. E. Murphy's May 21, 1980, letter, RII:WPK 50-553/80-07 and 50-554/80-06, regarding activities at the Phipps Bend Nuclear Plant which appeared to have been in violation of NRC regulations.

We have reviewed the subject inspection report and find no proprietary information in the report. If you have any questions regarding this matter, please call Jim Domer at FTS 857-2014.

Very truly yours,

TENNESSEE VALLEY AUTHORITY

L. M. Mills, Manager

Nuclear Regulation and Safety

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Enclosure

cc: Mr. Victor Stello, Director (Enclosure)
Office of Inspection and Enforcement
U.S. Nuclear Regulatory Commission
Washington, DC 20555

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ENCLOSURE

RESPONSE TO NRC-OIE LETTER FROM
C. E. MURPHY TO H. G. PARRIS DATED MAY 21, 1980
REFERENCE: RII:WPK 50-553/80-07, 50-554/80-06

Noncompliance Item - Infraction 50-553/80-07-02; 50-554/80-06-02

As required by 10 CFR, Appendix B Criterion V and implemented by Phipps Bend PSAR Paragraph 17.1A.15, activities affecting quality shall be prescribed by documented procedures and shall be accomplished in accordance with those procedures. Phipps Bend Construction Engineering Procedure CEP 8.03 Revision 10, "Control of Welding Materials", paragraph 3, requires Welding Material Requisition (WMR) forms to be completed and to include the welder's signature, foreman's signature, issue date and return due time. CEP 8.03, paragraph 6, requires all electrode oven thermometers to be calibrated. CEP 12.01, Revision 6, "Control of Measuring and Test Equipment", paragraph 2.4, requires measuring and test equipment that is not calibrated, not to be used until calibrated and to be so tagged.

Contrary to the above, on April 29 to May 2, 1980, the following examples were noted:

- The site did not have a documented procedure, to control submerged arc welding flux, available to personnel accomplishing that activity.
- Approximately 15 WMR forms were completed with missing or incorrect issue dates, missing return time or printed welder and foreman names vice signatures.
- Two welding electrode issue oven thermometers were not calibrated and were not properly tagged.

This is an infraction. A similar item was broght to your attention in our letter dated July 11, 1979.

Corrective Action Taken

1. During the inspection a copy of the procedure for controlling submerged arc welding flux could not be produced for the inspector. In fact, TVA provides for controlling submerged arc welding flux in G-29M, Process Specification 1.M.3.1(f), paragraph 5.4.1. This procedure has been made available to craft personnel who use the submerged arc welding process.

Concerning Weld Material Request forms, a memorandum dated 2. May 30. 1980, was sent from Project Engineering Welding to Quality Control Welding which addressed the problem of incomplete forms. The welding inspectors were instructed to comply with all requirements specified in the Detail Welding Procedures. The inspectors were also instructed to take special care in verifying that the forms are properly filled out. Responsible craft supervision was also instructed to ensure that the correct filler materials, as specified in the related Detail Weld Procedures, are requested on the filler material issue slips before being submitted to the rod control centers. Concerning the uncalibrated rod ovens, Construction Engineering Procedure 8.03 and Standard Operating Procedure QC-5 are now being complied with. All rod oven thermometers have been calibrated and a calibration sticker was affixed to the thermometers before the ovens were put into service. All ovens which were found to be out of the specified calibration range or that did not have the thermometers calibrated now have a not to be used tag affixed to the ovens. Calibration stickers have been affixed to all rod ovens which are in use. Action Taken to Prevent Recurrence Project Engineering Welding has made a survey to ensure that the proper specifications for the submerged arc welding process are available to craft personnel. In addition, craft personnel have been made aware of these specifications and their location on the project. The inspectors will be reminded on a periodic basis of their 2. responsibilities in this area. In addition, date stamps were issued to all rod issue centers and dates are now stamped on weld material requisitions. A meeting was held on Monday, May 5, 1980, in the office of the Quality Control Welding Unit. All Quality Control Welding Inspectors were instructed to comply with the Tennessee Valley Authority CEP 8.03 and SPO QC-5 concerning rod oven calibration. Date of Full Compliance Full compliance was achieved on Friday, May 30, 1980.