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Westinghouse Owners Group

Domestic Utilities

Alabamo Power American, Electric Power Carolino Power & Light Carrenonweath Edison Consolidated Edison Duduesne Light Duke Power Georgio Power & Light Horido Power & Light Houston: Lighting & Power New York Power Authority Northeast Utilities Horthcm States Power Positic Gas & Ewaton Portional General Electric Public Service Electric & Gos Public Service of New Hampshire Rochester Gos & Electric South Caroline Electric & Gos Southern Catitomia Edean Increase Valley Authority Texas Utilities Electric Union Electric Virginic Power Wisconsin Electric Power Wisconsin Public Service Wolf Creek Nuclear Vankee Atomic Electric Foreigh Utilities Beguan Utilities ENEL Kaneo Electric Power Kareo Electric Nudeamo Elektromo Spanish Utilities Swedish State Power Baard Tawan Power

OG-89-65

October 20, 1989

U.S. Nuclear Regulatory Commission Attn: Document Control Desk Washington, D.C. 20555

Attention: Mr. Barry Elliott Office of Nuclear Regulatory Research

> 89102 EMVWE

8910250213 PDR TOPRP

Subject: Westinghouse Owners Group <u>Transmitial of Report: WCAP-12245 Revision i [Non-Proprietary]</u> <u>Entitled "Westinghouse Owners Group, Irradiation Effects on</u> <u>Reactor Vessel Supports"</u>

Dear Mr. Elliott:

Enclosed are ten(10) copies of WCAP-12345 Revision 1 entitled "Westinghouse Owners Group, Irradiation Effects on Reactor Vessel Supports" [Non-Proprietary]. Revision 1 to the previously submitted WCAP provides the results of a survey on reactor vessel supports conducted by the Westinghouse Owners Group. The survey results, which are detailed as Appendix A to the WCAP, provide confirmation or identification by all responding utilities of the vessel support design employed at their Westinghouse designed units. In addition, information on materials of construction, excore temperature and dosimetry data, and unusual design or fabrication features are included for several plants.

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The survey results support the WOG position that the most limiting reactor vessel support designs have already been evaluated and demonstrated not to be a short term concern. Thus, the WOG reiterates its conclusion, that Generic Issue A-15 should be reprioritized to a low safety classification.

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Very truly yours,

Rogen & Menter

Roger A. Newton, Chairman Westinghouse Owners Group

RAN/dac

enclosure

cc: Steering Committee (11, 1E) R.A. Wiesemann - WEC 4-08 E (11, 1E)