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Docket No.: 50-62/396

Dr. B. L. Shriver Director, Reactor Facility University of Virginia School of Engineering & Applied Science Charlottesville, VA 22901 RECEIVED

AUG 26 1981

U.S. MUCLEAR PROJECTORY COMMISSION

Dear Dr. Shriver:

By letter dated July 15, 1980 as supplemented by letters dated February 26, 1981 and July 29, 1981, you submitted a revision of the University of Vir inia Physical Security Plan for your Cavalier & UVAR reactors, License Nos. R-66 and R-123. We have reviewed the submittals and have concluded that the revision meets the requirements of 10 CFR 73.67 for the protection of special nuclear material of moderate strategic significance. Since the current NRC-approved physical security plan should properly be reflected in the license authorization for your facility, we are herewith issuing Amendment No. 14 to Facility License No. R-66 and Amendment No. 2 to to Facility License No. R-123 which identifies your currently approved physical security plan.

Changes which would not decrease the effectiveness of your approved physical security plan may be made without prior approval by the Commission pursuant to the authority of 10 CFR 50.54(n). Changes which do require prior NRC approval should be submitted and identified as license amendment requests.

Based on the fact that this license amendment applies to the physical security plan and incorporates into the license the latest requirements of your updated physical security plan, we have concluded that:

- the amendment does not involve a significant increase in the probability or consequence of accidents previously considered, does not involve a significant decrease in a safety margin, and, therefore, does not involve a significant hazards consideration;
- (2) there is reasonable assurance that the health and safety of the public will not be endangered by this action; and
- (3) such activities will be conducted in compliance with the Commission's regulations and the issuance of this amendment will not be inimical to the common defense and security or to the health and safety of the public.

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We have determined that this amendment will not result in any significant environmental impact and that it does not constitute a major Commission action significantly affecting the quality of the human environment.

We have also determined that this action is not one of those covered by 10 CFR 51.5(a) or (b). Having made these determinations, we have further concluded that, pursuant to 10 CFR 51.5(d)(4), an environmental impact statement and negative declaration need not be prepared in connection with issuance of this amendment.

The documents comprising the currently approved physical security plan for the University of Virginia reactors and our evaluation findings have been placed in the Commission's files. Pursuant to 10 CFR 2.790(d), this information is being withheld from public disclosure.

It is required that this physical security plan be implemented within 30 days from the date of issuance of this amendment.

Sincerely,

ORIGINAL SIGNED BY:

Robert E. Carter, Project Manager Standardization and Special Projects Branch Division of Licensing

Enclosures: Amendment No. 14 and Amendment No. 2

cc w/enclosere: See next page

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cc w/enclosure(s):

Mr. J. B. Jackson Commwealth of Virginia
Council on the Environment 903 Ninth Street Office Bldg. Richmond, Virginia 23219