March 11, 1982

Barbara A. Finamore Natural Resources Defense Council, Inc. 1725 Eye Street, N.W., Suite 506 Washington, D.C. 20006

Eldon V.C. Greenberg Tuttle & Taylor 1901 L Street, N.W., Suite 805 Washington, D.C. 20036 Distribution:
DSwanson
SATreby
GMizuno
OELD FF (2)
C/M
C/O/S
Docket Files/PDR/LPDR
Jones
Karman
Olmstead
PLeech
RStark

In the Matter of
United States Department of Energy
Project Manager Corporation
Tennessee Valley Authority
(Clinch River Breeder Reactor Plant)
Docket No. 50-537



Dear Sir and Madame:

Per our discussion, I am sending you a courtesy listing of the Staff's tentative position on whether it intends to object to the proposed contentions set forth in your March 5, 1982 submittal to the Board. The specific reasons for the Staff's objections will be set forth in our response which will be filed with the Board by March 19, 1982, in accordance with the schedule contained in the Board's February 11, 1982 Prehearing Conference Order.

The Staff does not intend to object to the following NRDC proposed contentions: 1; 2; 4; 5; 8(a)-(c), (d)(2); 9; 10; and 14.

The Staff intends to object to all or parts of the remaining proposed contentions.

Sincerely,

Daniel T. Swanson Counsel for NRC Staff

cc: Service list

8203170211 820311 PDR ADOCK 05000537 PDR

DS07

OFFICE	OELD 94	OELDY				Silo	
SURNAME	DSwanson/sb.	SATreby		*************			
DATE	3/1/82	3// /82	********		*****************	***********	