## SAFFGUARDS INFORMATION



## VERMONT YANKEE NUCLEAR POWER CORPORATION

SEVENTY SEVEN GROVE STREET

RUTLAND, VERMONT 05701

2.C.2.1 FVY 82-29

REPLY TO:

ENGINEERING OFFICE

FRAMINGHAM, MASSACHUSETTS 01701

United States Nuclear Regulatory Commission Washington, D. C. 20555

Attention:

Office of Nuclear Reactor Regulation

Mr. Domenic B. Vassallo, Chief Operating Reactor Branch #2 Division of Operating Reactors

References:

(a) License No. DPR-28 (Docket No. 50-271)

(b) Letter, VYNPC to USNRC (WVY 79-19), dated August 17, 1979

March 19, 1982

(c) Letter, USNRC to VYNPC, dated February 25, 1981 (d) Letter, VYNPC to USNRC, dated April 10, 1981

(e) Telephone Conversation, Mr. C. Gaskin (USNRC) with

Mr. W. Penniman (VYNPC) of March 10, 1982

Subject:

Security Personnel Training and Qualification Plan

Dear Sir:

Vermont Yankee submitted Reference (b), a Training and Qualification Plan for Security Personnel, to the NRC for review and subsequently received Reference (c) requesting changes and additions to be made to the submitted plan prior to approval. Vermont Yankee then made a second submittal in Reference (d). Additional changes were requested by the NRC via numerous telephone conversations between Mr. B. Manili and Mr. C. Gaskin of the NRC and Mr. W. Penniman of VYNPC. These conversations culminated in Reference (e), in which agreement was reached on changes which will result in an acceptable plan. Attachment A provides an explanation of the changes which are contained in the enclosed copy of the plan.

As requested in Reference (e), this Training and Qualification Plan is published as the "Original" version since the plan has been approved with the exception of the changes which were made with Mr. Gaskin's concurrence. While we intend to continue to implement various portions of this plan, we understand that the implementation schedule presented in Section 5 will not start until Vermont Yankee receives official written approval of the plan.

Both Attachment A and the plan are considered Safeguards Information and should be protected in accordance with 10 CFR 73. We realize that 10 CFR 73 only requires that "portions" of the plan be classified, but the information is intertwined to the point that much of the plan would be classified regardless, and those areas which could be unclassified on their own can be added to other unclassified information to form a composite which does represent Safeguards Information. For these reasons, we classified the entire plan with the intent of declassifying some specific information on case-by-case basis if it is presented outside the context of the plan.

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United States Nuclear Regulatory Commission Mr. Domenic B. Vassallo P

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## SAFEGUARDS INFORMATION

Please note that custody forms are included and should be returned by the individual who assumes final custody of the plan. We have had problems with the return of similar documentation which was sent to the NRC with Physical Security Plan changes and would appreciate your efforts to return this documentation.

We trust this information is adequate. If you have any questions, please contact Mr. Earl W. Jackson, Manager of Operations, at our West Brattleboro, Vermont Offices.

Very truly yours,

VERMONT YANKEE NUCLEAR POWER CORPORATION

R. L. Smith

Licensing Engineer

At Smith

RLS:dad

Enclosures: 1. Attachment A

2. VYNPC Training and Qualification Plan for Security

ENCLOSURE CONTAINS SAFEGUARDS INFORMATION. UPON SEPARATION THIS PAGE IS DECONTROLLED

