NOTICE OF VIOLATION

GPU Nuclear Corporation Oyster Creek Nuclear Generating Station Docket/License No. 50-219/DPR-16

During an NRC security inspection conducted on January 18-21, 1994, two violations of NRC requirements were identified. In accordance with the "General Statement of Policy and Procedure for NRC Enforcement Actions," 10 CFR Part 2, Appendix C, these violations are listed below:

1. The Oyster Creek Generating Station Security Plan dated June 14, 1993, Revision 31, Section 3.1.3.1.1, states in part that the outdoor lighting system provides an illumination level of not less than 0.2 foot candles along the entire isolation zone, perimeter barrier, and all exterior areas within the protected area (PA).

Contrary to the above, on January 20, 1994, between approximately 6:00 p.m. and 7:30 p.m., while conducting a lighting survey of the PA and isolation zone, two exterior areas within the protected area were identified by the inspectors to be illuminated to less than the required 0.2 foot candles. Specifically, the deficient areas were at two separate trailers that did not have skirting or temporary lighting. No associated compensatory measures were in place.

This is a Severity Level IV violation. (Supplement III (T&Q Plan)

2. The NRC-approved Oyster Creek Security Training and Qualification Plan (T&Q Plan), Dated February 27, 1992, Revision 0, Section 1.2.1.3, states in part that glaucoma shall be disqualifying unless controlled by acceptable medical or survival means, provided the medications used for controlling glaucoma do not cause undesirable side effects which adversely affect the individual's ability to perform assigned security duties. Additionally, Section 1.5 (c) of the T&Q Plan states in part that all armed security personnel are required to meet the vision requirement identified in Section 1.2.1.3, at a time interval no greater than every 13 months, and Section 1.5 (a) of the T&Q Plan states in part that security personnel will be requalified to perform their assigned crucial security tasks and duties at a time interval no greater that every 13 months.

Contrary to the above, on January 19 and 20, 1994, as documented by security medical records. 42 of the 69 security officers had not been tested within 13 months for glauco na, and review of six licensee security training records revealed that two security officers were not requalified within 13-months to perform their assigned crucial security tasks.

This is a Severity Level IV violation. (Supplement III)

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Pursuant to the provisions of 10 CFR 2.201, GPU Nuclear Corporation is hereby required to submit a written statement or explanation to the U. S. Nuclear Regulatory Commission, ATTN: Document Control Desk, Washington, D.C. 20555, with a copy to the Regional Administrator, Region I, within 30 days of the date of the letter transmitting this Notice of Violation (Notice). This reply should be clearly marked as a "Reply to a Notice of Violation" and should include for each violation: (1) the reason for the violation, or, if contested, the basis for disputing the violation, (2) the corrective steps that have been taken and the results achieved, (3) the corrective steps that will be taken to avoid further violations, and (4) the date when full compliance will be achieved. If an adequate reply is not received within the time specified in this Notice, an order or a Demand for Information may be issued to show cause why the license should not be modified, suspended, or revoked, or why such other action as may be proper should not be taken. Where good cause is shown, consideration will be given to extending the response time.

Dated at King of Prussia, Pennsylvania this 18 day of February, 1994