

## **GPU Nuclear**

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October 12, 1982

Mr. Dennis M. Crutchfield, Chief Operating Reactor Branch #5 Division of Licensing U.S. Nuclear Regulatory Commission Washington, DC 20555

Dear Mr. Crutchfield:

SUBJECT: Oyster Creek Nuclear Generating Station Operating License No. DPR-16 Docket No. 50-219 GPUN Operational Quality Assurance Plan

Enclosed please find ten (10) copies of the GPUN Operational Quality Assurance Plan for Oyster Creek and TMI-1 Nuclear Stations. This document replaces in its entirety the existing Oyster Creek OQA Plan (Rev. 5) and describes the formal and comprehensive plan which has been established to assure compliance with 10CFR 50, Appendix B; 10CFR 71, Appendix E and applicable Regulatory Guides.

The changes to the Oyster Creek OQA Plan from Rev. 5 include the following:

- 1. The reporting authority of the chemistry and metallurgical laboratory has been changed from the Vice President Nuclear Assurance to the Vice President Technical Functions.
- 2. The title of Materials Technology has been changed to Special Processes and Programs.
- 3. The Manager QA Design and Procurement and the Manager QA Mod/ Ops are now both responsible to "review engineering specifications and procurement documents --- " depending upon where these documents are originated.
- 4. The Safety review process i.e., IOSPG has been changed to be consistent with the TMI Technical Specifications.
- 5. The Regulatory Guide positions changed as follows:
  - Combining the positions taken in the TMI and the Oyster Creek (a) QA Plans.
  - (b) Identifying additional positions or clarifications to Regulat GPU Nuclear is a part of the General Public Utilities System 1/10 47 22 Guide 1.37, 1.38, 1.54 and 1.123.

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- (c) Updating ANSI N18.1 from 1971 to 1978.
- (d) Adding our position on Regulatory Guide 1.142 (NRC accepted) which previously was not included.

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(e) Deleting from the appendix Regulatory Guides 1.29 and 1.63 since they do not include QA program requirements.

Because of these changes, revisions to existing procedures and training of appropriate personnel will be necessary before full implementation is achieved. Therefore, full implementation will not be achieved until the end of this year. The currently approved Operational QA Plan will remain in effect urtil full implementation is achieved.

Sincerely,

Peter B. Fiedler Vice President and Director - Oyster Creek

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Enclosure

cc: Ronald C. Haynes, Administrator Region I U.S. Nuclear Regulatory Commission 631 Park Avenue King of Prussia, PA 19406

> NRC Resident Inspector Oyster Creek Nuclear Generating Station Forked River, NJ 08731