MAY 2 7 1994

OFFICIAL CONTRACTOR

Docket Nos. 50-424, 50-425 License Nos, NPF-68, NPF-81

Georgia Power Company ATTN: Mr. C. K. McCoy Vice President Vogtle Electric Generating Plant P. O. Box 1295 Birmingham, AL 35201

Gentlemen:

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PDR

SUBJECT: VOGTLE ELECTRIC GENERATING PLANT EMERGENCY PLAN REVISION 19

Based on our review of the subject submittal, we have concluded that one of your changes was inconsistent with the emergency planning standards in NUREG-0654, and requirements in 10 CFR 50, Appendix E, and the previous NRC approved Plan. The inconsistency was discussed between a member of your staff (J. Roberts) and a member of the Region II staff (A. Gooden) during a site visit in March and a teleconference call in April and May 1994. The inconsistency is discussed in the Enclosure. One additional item was discussed involving the deletion of the habitability requirements (inches water gauge pressure criteria) for the Technical Support Center (TSC) emergency ventilation system, as discussed in NUREG-0696 and the Vogtle FSAR. In response to the habitability requirements, a commitment was made to reinstate the 0.125 inches water gauge criteria in the next Plan revision. You should not continue to implement the change deemed inconsistent. Please modify your Plan to correct the appropriate pages. We request that the corrections be provided to us within 45 days of the date of this letter. It is our understanding that the appropriate changes will be incorporated into Revision 20 of the Emergency Plan. If your understanding on this matter is different from that discussed, please contact this office immediately.

Should you have any questions regarding this letter, please contact Mr. Kenneth P. Barr of our staff at (404) 331-0335.

Sincerely,

OTTIGINAL SKINED BY WILLIAM E. CLINE

William E. Cline, Chief Radiological Protection and Emergency Preparedness Branch Division of Radiation Safety and Safeguards

Georgia Power Company

cc: J. D. Woodard Senior Vice President-Nuclear Georgia Power Company P. O. Box 1295 Birmingham, AL 35201

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J. A. Bailey Manager-Licensing Georgia Power Company P. O. Box 1295 Birmingham, AL 35201

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cc: (cont'd on page 3)

Georgia Power Company

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cc: (cont'd) Dan H. Smith Vice President Power Supply Operations Oglethorpe Power Corporation 2100 E. Exchange Place Tucker, GA 30085-1349

> Charles A. Patrizia, Esq. Paul, Hastings, Janofsky & Walker 12th Floor 1050 Connecticut Avenue, NW Washington, D. C. 20036

bcc: D. Seymour, RII D. Hood, NRR P. Skinner, RII M. V. Sinkule, RII Document Control Desk

> NRC Senior Resident Inspector U.S. Nuclear Regulatory Commission P. O. Box 572 Waynesboro, GA 30830

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то	NAME	AGooden Q. L.	KBack	MSinkule		
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Yes No	COPY?	(Yes) No	Yes) No	Yes No	Yes No	Yes No

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ENCLOSURE

PLAN INCONSISTENCY

Section N. Exercises and Drills

Page N-2, Section N.2.2 Fire Drills, was deleted in its entirety. Previously, this section detailed the commitments as contained within the FSAR regarding fire brigade drills and participation by brigade members.

The above deletion is inconsistent with the contents of Emergency Plans described in 10 CFR 50, Appendix E, Section IV.F (Training), and NUREG-0654, Section II.N.b (Fire Drills). Appendix E, Section IV.F.d, require the training program include a description of specialized initial training and periodic retraining programs to be provided to fire control teams (fire brigade). The aforementioned deletion was discussed as a Plan inconsistency with the Vogtle Emergency Preparedness Coordinator (J. Roberts) on March 24, 1994. In response, a commitment was made that the previous details regarding fire brigade drills would be reinstated in the next Plan revision (anticipated as Revision 20).