## VIRGINIA ELECTRIC AND POWER COMPANY RICHMOND. VIRGINIA 23261

December f, 1976

Mr. Norman C. Moseley, Director
Office of Inspection and Enforcement
U.S. Nuclear Regulatory Commission
Region II - Suite 818
230 Peachtree Street, Northwest
Atlanta, Georgia 30303

Serial No. 301/102176 PO&M/ALH:clw

Docket Nos. 56 288

50-281

License Nos. DPR-32

DPR-37

Dear Mr. Moseley:

This is in response to your letter of October 21, 1976 in reference to the inspection conducted at Surry Power Station on September 15-17, 1976 and reported in IE Inspection Report Nos. 50-280/76-14 and 50-281/76-14.

We have reviewed your letter and the enclosed inspection reports. Our response to the specific violation is contained in the attachment to this letter.

We have determined that no proprietary information is contained in the reports. Accordingly, the Virginia Electric and Power Company interposes no objection to these inspection reports being made a matter of public disclosure.

Very truly yours,

C. M. Stallings
Vice President-Power Supply
and Production Operations

Attachment

A 19 8212290172 821130 PDR FOIA SCHLISS82-534 PDR RESPONSE TO VIOLATION REPORTED IN IE REPORT NOS. 50-280/76-14 AND 50-281/76-14

## VIRGINIA ELECTRIC AND POWER COMPANY SURRY POWER STATION UNIT NOS. 1 AND 2

## NRC COMMENT

I. "Contrary to Technical Specification 6.4.D, certain log book entry, review and initialling requirements specified in Vepco Administrative Procedure 29, "Conduct of Operations" were not followed during the period of August 23 through September 16, 1976."

## RESPONSE

The above infraction is correct as stated in the inspection reports. Specifically, pursuant to Section 2.201 of the NRC's "Rules of Practice," Part 2, Title 10, Code of Federal Regulations, the following information is submitted.

1. Corrective steps taken and results achieved.

Administrative Procedure 29 (ADM-29) has been redistributed to all Operations Department personnel. The importance of the proper documentation practices required by ADM-29 has been emphasized. Log keeping and plant surveillance was covered during the first phase of the "In Plant Training Program" conducted in September and October 1976. All high pressure auxiliary operators and half of the assistant control room operators have completed progress examinations in this area.

A review of logs and records in use has been conducted.

Necessary modifications have been made to reflect all current plant conditions. The "Required Reading" form has been modified to reflect the fact that personnel in licensing training receive the required information through the Training Department.

2. Corrective steps which will be taken to avoid further violations:
The program outlined above should prevent further violations.

The date when full compliance will be achieved.
 Full compliance has been achieved.

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Incoming Licensee Correspondence
Licensee Response to Non-Enforcement Report
2. Licensee Response to Enforcement Report
3. Licensee Response to IE Bulletins 4. General Licensee Correspondence
5. Licensee Event Reports
a. Licensee/Facility Vepco - Surry 1+2
b. Report No. 50-280/26-14
c. Document Date 12-6-76 = d. Date Received 12-8-76
e. Section Chief Deces f. Principal Inspector Kyels
g. Document transferred to Branch
DateInitials
h Licensee Response to Enforcement Report Only
Acceptable Not-Acceptable Initials III
(i) 2.790 Information . YES NO X Initials
NOTE: If Yes, mark necessary documents to delete 2.790 Information
and return with this form along with acknowledgement letter to the PDR Coordinator.
j.) Should the attached and related correspondence be placed in the FDR?
YES X NO Initials
PDR COORDINATOR CNLY
. Incoming Licensee Correspondence and related documents sent to HQs and FDR.
Date 1/14/77 Initials 35/1

AIA