NOTICE OF VIOLATION

Union Electric Company Callaway Plant

Docket No. 50-483 License No. NPF-30

During an NRC inspection conducted January 15, through March 11, 1995 a violation of NRC requirements was identified. In accordance with the "General Statement of Policy and Procedures for NRC Enforcement Actions," 10 CFR Part 2, Appendix C, the violation is listed below:

Callaway Technical Specification 6.8.1 requires that written procedures shall be established, implemented, and maintained covering the fire protection program implementation.

Procedure APA-ZZ-00741, paragraph 5.2.2.5, states that "The fire protection engineer(s) must be consulted before transient combustibles...are temporarily retained to support an on-going work activity inside a building housing safety related equipment...The consultation shall be documented on Form CA-#712."

Contrary to the above, on January 31, 1995 and on February 1, 1995, NRC inspectors identified transient combustibles inside buildings housing safety-related equipment which exceeded the limits of APA-ZZ-00741, and in which the fire protection engineers had not been consulted. Specifically, in the lower cable spreading room of the control building the inspectors identified a 95 pound cable reel and in the Normal Charging Pump room in the Auxiliary building the inspectors identified 23 partially full cans of paint (50-483/95004-01(DRP)).

This is a Severity Level IV Violation (Supplement I).

Pursuant to the provisions of 10 CFR 2.201, Union Electric Company 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 U.S. Nuclear Regulatory Commission, Region III, 801 Warrenville Road, Lisle, Illinois 60532 and a copy to the NRC Resident Inspector at the Callaway Nuclear Power Plant 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 the Notice of Violation" and should include: (1) the reason for the violation, or, if contested, the basis for disputing the violation, (2) the corrective steps that will be taken and results achieved, (3) the corrective steps that have been 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, 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 Lisle, Illinois this 23th day of February, 1995