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June 29, 1983

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Director of Nuclear Reactor Regulation ATTN: Mr. J. F. Stolz, Chief Operating Reactors Branch #4 Division of Licensing U. S. Nuclear Regulatory Commission Washington, DC 20555

Director of Nuclear Reactor Regulation ATTN: Mr. Robert A. Clark, Chief Operating Reactors Branch #3 Division of Licensing U. S. Nuclear Regulatory Commission Washington, DC 20555

> SUBJECT: Arkansas Nuclear One - Units 1 & 2 Docket Nos. 50-313 and 50-368 License Nos. DPR-51 and NPF-6 NRC Request for an Expedited Appendix I Submittal for ANO-1&2

Gentlemen:

The purpose of this letter is to respond to your May 10, 1983, (ØCNAØ5831Ø) request for AP&L to provide NRC with our final submittals of the Radiological Effluent Technical Specifications, the Offsite Dose Calculation Manual and the Process Control Program for ANO-1&2. Your letter included a list of open items and requested our final submittals within 30 days so that the NRC staff, rather than your review contractor EG&G, could work directly with us to resolve any problems that remain.

As you are aware, a significant effort has been initiated by AP&L to resolve the outstanding issues on Appendix I, including those contained in your above letter, and thus provide our final submittals to NRC by September 30, 1983. The need for our establishing this response date was based, in part, on discussions and requests at the staff level between EG&G and AP&L. These discussions were initiated at the specific request of the ANO-1 NRR Project Manager. For various reasons, including the extent of the EG&G comments, we felt it prudent to completely review the spectrum of Appendix I issues and update our responses as appropriate based on this review. AP&L's intent was

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to provide NRC with an Appendix I submittal which would be thorough and responsive to the issues at hand, yet also be timely and sensitive to the current site-specific needs at ANO-1&2. Additionally, we envisioned our submittals being revised to make them as practical and useful to our plant personnel as possible, considering their purpose and content.

To achieve the above aims, AP&L has already and on a voluntary basis expended a significant effort on Appendix I related work scheduled to meet our proposed response date. We felt this level of effort on our part was warranted because we presently wanted to avoid making a piecemeal effort at resolving the Appendix I matter for ANO-1&2.

In conclusion, it is our opinion that, for the above reasons, it would be counterproductive to deviate at this time from our present response plan. Therefore, we have elected to continue with our already established and ongoing work activities which includes the open items in your May 10, 1983 letter. We will continue our work to ensure our Appendix I submittal to NRC no later than September 30, 1983.

Very truly yours.

John R. Marshall Manager, Licensing

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