UNITED STATES



NUCLEAR REGULATORY COMMISSION

REGION IV

611 RYAN PLAZA DRIVE, SUITE 400 ARLINGTON, TEX/S 76011-8064

August 28, 1995

Entergy Operations, Inc.

ATTN: J. W. Yelverton, Vice President Operations, Arkansas Nuclear One

1448 S.R. 333

Russellville, Arkansas 72801-0967

SUBJECT: ARKANSAS NUCLEAR ONE SECURITY PLAN, REVISION 33

This acknowledges the receipt of your letter dated July 19, 1995, (OCAN079508) by which you transmitted Revision 33 to the Industrial Security Plan for your facility.

We have reviewed the changes in your letter and attachments and determined that the following change is consistent with the provisions of 10 CFR 50.54(p), and is therefore acceptable.

 Section 1.6.1. The change to this section of the Security Plan pertains to the control and issuance of security keys.

However, as indicated below, we have determined that your change to Section 12 of the Security Plan did not fully implement instructions contained in paragraph 2 of the approval letter of Amendment Nos. 179 and 160 to your Facility Operating License Nos. DPR-51 and NPF-6 issued by NRC on April 25, 1995. Additionally, the requirements removed from your Technical Specifications (TS) were not fully relocated to the Security Plan, as provided for in Generic Letter 93-07. As a result, it was determined that these changes decreased the effectiveness of the Security Plan and were, therefore, inconsistent with the provisions of 10 CFR 50.54(p). On August 22, 1995, these items were discussed with Ms. N. Mosher of your licensing staff. It was agreed that a corrected plan change would be submitted that is consistent with the above documents.

Please submit your change within 30 days covering the following specific areas:

- Change 33 did not include a commitment to establish, implement, and maintain procedures related to the Security Plan, as previously contained in TS 6.8.1.d.
- Change 33 to the Security Plan did not insure that all provisions of TS 6.8.2 continued to pertain to the security procedures.

Additionally, in Section 12 you may elect to also reference security audit requirements specified in Section 50.54(p)(1) and (3). These additional references may assist your staff in identifying and meeting required audits.

The enclosures to your letter contain Safeguards information of a type specified in 10 CFR 73.21 and are being withheld from public disclosure.

If you have any questions regarding this plan review, please contact Dennis Schaefer at (817) 860-8192.

Sincerely,

Ross A. Scarano, Director Division of Radiation Safety and Safeguards

Dockets: 50-313

50-368

Licenses: DPR-51

NPF-6

cc:

Entergy Operations, Inc.

ATTN: Harry W. Keiser, Executive

Vice President & Chief Operating Officer

P.O. Box 31995

Jackson, Mississippi 39286-1995

Entergy Operations, Inc.

ATTN: Jerrold G. Dewease, Vice President

Operations Support

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Wise, Carter, Child & Caraway ATTN: Robert B. McGehee, Esq. P.O. Box 651 Jackson, Mississippi 39205

County Judge of Pope County Pope County Courthouse Russellville, Arkansas 72801

Winston & Strawn ATTN: Nicholas S. Reynolds, Esq. 1400 L Street, N.W. Washington, D.C. 20005-3502

Arkansas Department of Health
ATTN: Ms. Greta Dicus, Director
Division of Radiation Control and
Emergency Management
4815 West Markham Street
Little Rock, Arkansas 72201-3867

P&W Nuclear Technologies ATTN: Robert B. Borsum Licensing Representative 1700 Rockville Pike, Suite 525 Rockville, Maryland 20852 DİSTRIBUTION:

DMB (RGO1)

L. J. Callan

ANO Resident Inspector

Branch Chief (DRP/C)

Leah Tremper (OC/LFDCB, MS: TWFN 9E10)

MIS System

RIV File

Branch Chief (DRP\TSS)

Project Engineer (DRP/C)

Elaine Koup, NRR/DOTS/SGB (MS 09 D24)

G. Kalman, NRR Project Manager (MS 13 H6)

RITS Coordinator (Elko)

RIB Action Item File (Hodges)

50.54(p) Book (Hodges)

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Drstribution:

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