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10CFR50.54

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Nuclear Regulatory Commission
Washington, D.C. 20555

Subject: Organizational Changes at Clinton Power Station

Dear Sir:

Recently Illinois Power (IP) made several changes to the organizational structure at Clinton Power Station (CPS). The specific changes are discussed in the attachment to this letter. IP has reviewed the changes for impact on the quality assurance program description (QAPD) and has concluded that the changes do not reduce any commitment in the currently accepted QAPD. The quality assurance program at CPS continues to satisfy the requirements of Appendix B to 10CFR50.

Sincerely yours,

Richard F. Phares
Director, Licensing

GBS/csm

Attachment

cc: NRC Clinton Licensing Project Manager
NRC Resident Office, V-690
Regional Administrator, Region III, USNRC
Illinois Department of Nuclear Safety

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Changes to the CPS Organizational Structure

The Manager-Nuclear Training and the Manager-Nuclear Support Services positions have been combined into one position titled Manager-Nuclear Training and Support. The Manager-Nuclear Training and Support has been assigned all of the responsibilities previously assigned to the Manager-Nuclear Training and the Manager-Nuclear Support Services and reports to the Vice President.

The Director-Plant Technical and the Director-Plant Radiation Protection positions reporting to the Manager-CPS have been combined into one position titled Director-Plant Radiation Protection and Chemistry. The Director-Plant Radiation Protection and Chemistry is responsible for Radiation Protection, Chemistry, and Radwaste Programs and reports to the Manager-CPS.

The individual designated as the qualified Radiation Protection individual in accordance with Regulatory Guide 1.8, Personnel Selection and Training, Proposed Revision 2, has not changed.

The responsibility for Plant Fire Protection that was previously assigned to the Director-Plant Technical has been reassigned to the Director-Plant Support Services. The Director-Plant Support Services continues to report to the Manager-CPS.

IP has reviewed the above organizational changes and has concluded that they do not constitute reductions in commitments to the currently approved QAPD. No new management levels have been added that would affect the reporting of problems to management. Additionally, the personnel filling the changed positions are qualified in accordance with ANSI/ANS 3.1-1978 as prescribed in the CPS commitment to Regulatory Guide 1.8.

In the future, IP will notify the NRC in accordance with 10CFR50.54(a) about organizational changes when the QAPD is routinely updated unless the change is determined to constitute a reduction in commitment to the QAPD. When a change is a reduction in commitment, IP intends to request NRC concurrence prior to implementing the change.