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Docket Nos. 50-424, 50-425 License Nos. NPF-68, NPF-81

Georgia Power Company ATTN: Mr. W. G. Hairston, III Senior Vice President -Nuclear Operations P. O. Box 1295 Birmingham, AL 35201

Gentlemen:

SUBJECT: VOGTLE ELECTRIC GENERATING PLANT EMERGENCY PLAN, REVISION 14

We have completed our review of the subject submittal and the justification documentation to support the specified changes.

Our review indicated that two changes were not consistent with previous Plan commitments. The inconsistencies are specified in the Enclosure. The inconsistencies were discussed by a member of the NRC staff with a member of the site emergency preparedness staff on March 20, 25, and 26, 1992. Based on the discussions, both items will be resolved provided the commitments are reflected in Revision 15 Plan changes. Those commitments are: 1) clarification regarding the total time to complete relocation from the primary Emergency Operations Facility (EOF) to the backup EOF, and 2) reinstatement of the respirators to the field monitoring kits.

If your understanding of these commitments is different, please advise this office immediately. Please modify your Plan to correct those pages necessary to maintain Plan continuity. We request that the corrections be provided to us within 60 days of this letter.

Should there be further questions or discussions regarding this matter, please contact Mr. William H. Rankin of our staff at (404) 331-5618.

Sincerely,

William E. Cline, Chief Radiological Protection and Emergency Preparedness Branch Division of Radiation Safety and Safeguards

Enclosure: Plan Inconsistencies

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cc w/encl: (See page 2)

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cc w/encl: (Cont'd on page 3)

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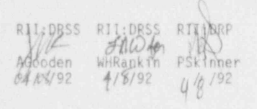
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> NRC Resident Inspector U.S. Nuclear Regulatory Commission P. O. Box 572 Waynesboro, GA 30830



Enclosure

Plan Inconsistencies

1. Section H.1.4 Backup EOF, Page H-8, last Paragraph:

"The total time to complete the relocation to the backup EOF is estimated to be about 75 minutes." This change is inconsistent with the pre/ious Plan commitment which stated "The total time required to complete the transfer is approximately 45 minutes". The inconsistency resulted from the introduction of ambiguity regarding the transfer completion time. The change in completion time from 45 to 75 minutes based on drill results is acceptable. However, the current statement regarding "estimated to be about" is inconsistent with the previous Plan statement addressing NUREG-0654, Section II.H.4 (timely activation and staffing of the facilities and centers described in the Plan).

2. Section I.5 Field Monitoring, page I-7, first Paragraph:

Respirators were deleted from field monitoring kits in Plan Revision 12 and identified as a Plan inconsistency (see NRC letter dated October 23, 1990, J. P. Stohr to W. G. Hairston, III). Per Georgia Power letter dated December 21, 1990 (W. G. Hairston, III to J. P. Stohr), your commitment was to reinstate respirators to the field monitoring kits in Section 1.5 and Appendix 4 during the next Plan revision. Appendix 4 changes were reflected in Revision 14; however, Section 1.5 was not revised as stated.

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