52-003



UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D.C. 20555-0001

February 8, 1996

Mr. Nicholas J. Liparulo Nuclear Safety and Regulatory Activities Westinghouse Electric Company P.O. Box 355 Pittsburgh, Pennsylvania 15230

SUBJECT: REQUEST FOR WITHHOLDING INFORMATION FROM PUBLIC DISCLOSURE FOR WESTINGHOUSE LETTER OF JUNE 2, 1995

Dear Mr. Liparulo:

By Westinghouse letter NTD-NRC-95-4467 dated June 2, 1995, you submitted Westinghouse report PCS-T2C-059, "Analysis of AP600 Wind Tunnel Testing for PCS Heat Removal." This material was provided via enclosure in both a proprietary and nonproprietary form.

In the letter, you stated that certain designated information in the report was considered proprietary information consisting of trade secrets, commercial information or financial information which was privileged or confidential pursuant to 10 CFR 2.790. The attached affidavit executed by Brian McIntyre, dated June 5, 1995, stated that the submitted information should be considered exempt from mandatory public disclosure for the following reasons:

- (a) The information reveals the distinguishing aspects of a process (or component, structure, tool, method, etc.) where prevention of its use by any of Westinghouse's competitors without license from Westinghouse constitutes a competitive economic advantage over other companies.
- (b) It consists of supporting data, including test data, relative to a process (or component, structure, tool, method, etc.), the application of which data secures a competitive economic advantage, e.g., by optimization or improved marketability.

We have reviewed your submittal and the material in accordance with the requirements of 10 CFR 2.790 and, on the basis of Westinghouse's statements, have determined that the submitted information sought to be withheld contains trade secrets or proprietary commercial information.

Therefore, we have determined that the proprietary material enclosed in NTD-NRC-95-4467, which is marked as proprietary, will be withheld from public disclosure pursuant to 10 CFR 2.790(b)(5) and Section 103(b) of the Atomic Energy Act of 1954, as amended.

Withholding from public inspection shall not affect the right, if any, of persons properly and directly concerned to inspect the documents. If the need arises, we may send copies of this information to our consultants working in this area. We will, of course, ensure that the consultants have signed the appropriate agreements for handling proprietary information.

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Mr. Nicholas J. Liparulo

If the basis for withholding this information from public disclosure should change in the future such that the information could then be made available for public inspection, you should promptly notify the Nuclear Regulatory Commission (NRC). You should understand that the NRC may have cause to review this determination in the future, for example, if the scope of a Freedom of Information Act request includes your withheld information. In all review situations, if the NRC makes a determination adverse to the above, you will be notified in advance of any public disclosure.

Sincerely,

original signed by:

Diane T. Jackson, Project Manager Standardization Project Directorate Division of Reactor Program Management Office of Nuclear Reactor Regulation

Docket No. 52-003

cc: See next page

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Mr. Nicholas J. Liparulo Westinghouse Electric Corporation

cc: Mr. B. A. McIntyre Advanced Plant Safety & Licensing Westinghouse Electric Corporation Energy Systems Business Unit P.O. Box 355 Pittsburgh, PA 15230

> Mr. John C. Builer Advanced Plant Safety & Licensing Westinghouse Electric Corporation Energy Systems Business Unit Box 355 Pittsburgh, PA 15230

Mr. M. D. Beaumont Nuclear and Advanced Technology Division Westinghouse Electric Corporation One Montrose Metro 11921 Rockville Pike Suite 350 Rockville, MD 20852

Mr. Sterling Franks U.S. Department of Energy NE-42 Washington, DC 20585

Mr. S. M. Modro Nuclear Systems Analysis Technologies Lockheed Idaho Technologies Company Post Office Box 1625 Idaho Falls, ID 83415

Mr. Frank A. Ross U.S. Department of Energy, NE-42 Office of LWR Safety and Technology 19901 Germantown Road Germantown, MD 20874 Docket No. 52-003 AP600

Mr. Ronald Simard, Director Advanced Reactor Programs Nuclear Energy Institute 1776 Eye Street, N.W. Suite 300 Washington, DC 20006-3706

DSA, Inc. Attn: Lynn Connor Suite 610 3 Metro Center Bethesda, MD 20814

Mr. James E. Quinn, Projects Manager LMR and SBWR Programs GE Nuclear Energy 175 Curtner Avenue, M/C 165 San Jose, CA 95125

Mr. John E. Leatherman, Manager SBWR Design Certification GE Nuclear Energy, M/C 781 San Jose, CA 95125

Barton Z. Cowan, Esq. Eckert Seamans Cherin & Mellott 600 Grant Street 42nd Floor Pittsburgh, PA 15219

Mr. Ed Rodwell, Manager PWR Design Certification Electric Power Research Institute 3412 Hillview Avenue Palo Alto, CA 94303

Mr. Charles Thompson, Nuclear Engineer AP600 Certification U.S. Department of Energy NE-451 Washington, DC 20585