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NUCLEAR SERVICES

NO. 010

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UNION ELECTRIC COMPANY

1901 Gratiot Street, St. Louis

Donald F. Schnell
Vice President

February 8, 1985

Return Comments to

D. Shaper 314-554-3104

or Ed Kull 314-554-3806

by Close of Business 2/7/85

Mr. Harold R. Denton, Director
Office of Nuclear Reactor Regulation
U.S. Nuclear Regulatory Commission
Washington, D. C. 20555

Dear Mr. Denton:

ULNRC-1037

DOCKET NUMBER 50-483
CALLAWAY PLANT, UNIT 1
REVISION TO TECHNICAL SPECIFICATION 4.6.1.6.1,
CONTAINMENT VESSEL TENDONS

Union Electric Company is transmitting three (3) original and forty (40) conformed copies of an application for amendment to Facility Operating License No. NPF-30 for Callaway Plant, Unit 1.

This application requests that the Callaway Technical Specifications, Appendix A to the Operating License, be revised to allow additional time to complete the containment vessel tendon surveillances required by Specification 4.6.1.6.1. The additional time to complete the Callaway inspections is required to allow Union Electric's inspection contractor, INRYCO, Inc., to aid in 1) evaluating anomalies found in the containment post tensioning system at the Farley-Unit 2 plant and 2) determining any safety implications those anomalies may have for post tensioned containment systems. The enclosures to this letter present the safety basis for changing the sequence of the Callaway and Farley inspections.

The requested change involves an additional 6 months in the due date of the initial one year tendon surveillance and a resultant step change of 6 months in the subsequent surveillance dates. The enclosures to this letter include; 1) Safety Evaluation, 2) Significant Hazards Consideration and 3) Marked Specification Page 3/4 6-8. These document Union Electric's position that the requested amendment does not present a significant hazard.

The required date for approval of this amendment request is April 5, 1985, based on the current required due date to complete the subject surveillance. Enclosed is a check for the \$150.00 application fee required by 10CFR170.21.

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Very truly yours,

Donald F. Schnell