ENCLOSURE 1

NOTICE OF VIOLATION

Tennessee Valley Authority Sequoyah 1 and 2 Docket Nos. 50-327 and 50-328 License Nos. DPR-77 and DPR-79

The following violations were identified during an inspection conducted on October 30 - 31, 1984. The Severity Levels were assigned in accordance with the NRC Enforcement Policy (10 CFR Part 2, Appendix C).

1. 10 CFR 50.54(a)(1) requires Tennessee Valley Authority (TVA) to implement the Quality Assurance Program described or referenced in its Safety Analysis Report. Section 17.2.10 of the TVA QA Program requires that inspections be performed on components during storage that affect quality to verify conformance with the applicable requirements. Procedure II-19 requires that batteries be inspected after they are placed on charge.

Contrary to the above, the batteries for the fifth emergency diesel generator were not inspected after charged between January and June 1982.

This is a Severity Level V Violation (Supplement II).

2. 10 CFR 50.54(a)(1) requires TVA to implement the Quality Assurance Program described or referenced in its Safety Analysis Report. Section 17.1A.5 of the TVA QA program requires that documented instructions are followed for all activities under the scope of this section. Construction Procedure P-4 specifies that meggers are calibrated daily per Appendix A. Appendix A requires the user of a megger to sign the Megger Daily Calibration Log on each day the megger is used.

Contrary to the above, a QC inspector did not sign the Megger Daily Calibration Log as required for each day a megger was used.

This is a Severity Level V Violation (Supplement II).

Pursuant to 10 CFR 2.201, you are required to submit to this office within 30 days of the date of this Notice, a written statement or explanation in reply, including: (1) admission or denial of the alleged violations; (2) the reasons for the violations if admitted; (3) the corrective steps which have been taken and the results achieved; (4) corrective steps which will be taken to avoid further violations; and (5) the date when full compliance will be achieved.

Security or safeguards information should be submitted as an enclosure to facilitate withholding it from public disclosure as required by 10 CFR 2.790(d) or 10 CFR 73.21.

Date: DEC 1 3 1984