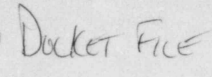


UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20555 NOV 2 1984



Docket No.: 50-445

Mr. M. D. Spence President Texas Utilities Generating Company 400 N. Olive Street Lock Box 81 Dallas, Texas 75201

Dear Mr. Spence:

Subject: NRC Staff Review of FSAR Updated Information and Related Proposed Changes to Table 3.3-5 of the Technical Specification for Comanche Peak Steam Electric Station, Unit 1

In a telecopy dated September 27, 1984 to Mr. John J. Stefano of my staff, Don Woodlan requested that we update the contents in Table 3.3-5 of the Comanche Peak Unit 1 Technical Specification to reflect recent design changes as documented in FSAR Amendment 52. The requested changes were discussed in a telephone conversation with Mr. Woodlan during the week of October 1, 1984, and the following resolution was mutally agreed upon by Mr. Woodlan and the NRC staff reviewers. This letter serves to document those agreements:

- 1. The changes proposed for Items 2e, 3e and 4e to driete response time requirements for Containment Vent Isolation shou not be incorporated and should remain as previously specified. The requirements are applicable to the 18-inch Containment vent valves which are permitted to open during 90 hours each year when operating in Modes 1 through 4.
- 2. The changes proposed to delete Items 2.(10), 3.(10) and 4.(10)
 "Turbine Trip" should not be incorporated and should remain as noted.
 Although no response time requirement is specified, it is appropriate to note that this is the case to avoid entries which are so noted.
- All other proposed changes were found to be acceptable as proposed by Mr. Woodlan.

Also included in the telecopy was a marked copy of the SER which included Mr. Woodlan's proposed changes to clarify the current design. The SER was prepared in 1981 based on information made available to the staff through FSAR Amendment 22. Subsequent SER supplements have addressed outstanding and confirmatory issues. At this point in time, the staff believes it is neither practical nor necessary to revise the SER as suggested. Based on its review

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of subsequent FSAR Amendments, the staff finds that the conclusions reached in the original SER are valid, and that additional supplemental evaluations are not required. Therefore, no action will be taken to supplement the SER as suggested by Mr. Woodlan.

Sincerely,

B. J. Youngblood, Chief Licensing Branch No. 1 Division of Licensing

cc: See next page

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Sincerely,

B. J. Koungblood, Chief Licensing Branch No. 1

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cc: See next page

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