



**GPU Nuclear**

P.O. Box 388  
Forked River, New Jersey 08731  
609-693-6000  
Writer's Direct Dial Number:

June 2, 1982

Mr. Richard W. Starostecki, Director  
Division of Project and Resident Programs  
U.S. Nuclear Regulatory Commission  
Region I  
631 Park Avenue  
King of Prussia, PA 19406

Dear Mr. Starostecki:

Subject: Oyster Creek Nuclear Generating Station  
Docket No. 50-219  
IE Inspection Report No. 50-219/82-02

In accordance with the provisions of 10 CFR 2.201, Attachments A and B to this letter presents our responses to the Notice of Violation transmitted in your letter of May 3, 1982.

Attachment B contains safeguards information which, if released to the public, would compromise the physical security of the Oyster Creek Station. It is requested pursuant to 10 CFR 2.790 that Attachment B be withheld from public disclosure.

If there are any questions regarding the enclosed information, please contact Mr. Michael W. Laggart of my staff at (609) 693-6932.

Very truly yours,

Peter B. Fiedler  
Vice President and Director  
Oyster Creek

Sworn to and subscribed to before me this 2nd day  
of June, 1982.

  
Notary Public

PBF:BH:lse  
Attachments

8206220386 820611  
PDR ADOCK 05000219  
Q PDR

JANICE L. BONDEMORE  
NOTARY PUBLIC OF NEW JERSEY  
My Commission Expires July 31, 1985

GPU Nuclear is a part of the General Public Utilities System

cc: Mr. Ronald C. Haynes, Administrator  
Region I  
U.S. Nuclear Regulatory Commission  
631 Park Avenue  
King of Prussia, PA 19406

NRC Resident Inspector  
Oyster Creek Nuclear Generating Station  
Forked River, NJ 08731

## ATTACHMENT A

### Violation A

10 CFR 50, Appendix B, Criterion V requires that activities affecting quality be prescribed by and accomplished in accordance with appropriate instructions, procedures, or drawings.

Contrary to the above, surveillance controls did not appropriately protect safety features from adverse environmental conditions: on January 5, 1982, the terminal boxes for the isolation condenser high steam line and condensate line flow sensors were found open after surveillance testing and the procedural controls over that surveillance did not require post-surveillance closing of the terminal boxes.

### Response:

The Oyster Creek Division has issued Revision 15 to Procedure 105 "Conduct of Maintenance" part of which states "If the work involves maintenance where electrical conduits, penetrations, junction boxes, panels or instrument enclosures are opened, they will be closed with the applicable seal material present and in good condition." Additionally, Revision 9 of Procedure 116 contains a surveillance backsheet which is utilized by the person performing the surveillance and contains a statement similar to that described above. This statement must be signed off by the person performing the surveillance, reviewed by his supervisor, and the Group Shift Supervisor. We feel these requirements fulfill all required corrective steps taken to prevent a recurrence of this deficiency. Full compliance was achieved 4/8/82.