Callaway Plant Post Office Box 620 Fulton, Missour 65251

February 27, 1997

U. S. Nuclear Regulatory Commission Attn: Document Control Desk Mail Stop P1-137 Washington, DC 20555-0001

ULNRC-03538

Gentlemen:

DOCKET NUMBER 50-483 CALLAWAY PLANT UNIT 1 FACILITY OPERATING LICENSE NPF-30

Proposed Generic Communication; Effectiveness of Ultrasonic Testing Systems in Inservice Inspection Programs, (61 Fed. Reg. 69120-December 31, 1996 and 62 Fed. Reg. 3064-January 21, 1997) Notice of Opportunity for Public Comment

This letter details Union Electric's comments on the subject of the NRC's proposed Generic Letter on the "Effectiveness of Ultrasonic Testing Syster's in Inservice Inspection Programs." Union Electric believes that the NRC has not adequately justified the request for licensee actions cited in the proposed Generic Letter for the following reasons:

- The proposed Generic Letter requests licensees to implement a performance based ultrasonic test qualification program similar to Appendix VIII, even though Appendix VIII has not been incorporated into the regulations. The letter places the licensee in a position of justifying not responding in the preferred manner rather than the NRC justifying the backfit of Appendix VIII. This implies that the proposed Generic Letter is not a request to comply with Appendix VIII, but a requirement to comply.
- The use of the 10 CFR 50.109(a)(4)(i) compliance exemption is inappropriate, since the proposed generic letter relies on a new regulatory position as to what constitutes compliance. Therefore, a backfit analysis per 10 CFR 50.109(a)(3) should be performed by NRC.
- The change to the performance based qualification program directed by the proposed generic letter would result in licensees violating the ASME rules specified by the

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edition and addenda currently committed to as required by 10 CFR 50.55a unless a 10 CFR 50.55a(a)(3) alternative is approved by the NRC.

Union Electric Company supports the letter submitted by David J. Modeen of the Nuclear Energy Institute (NEI) dated February 21, 1997, on the subject of the NRC's proposed Generic Letter on the "Effectiveness of Ultrasonic Testing Systems in Inservice Inspection Programs", with one exception. Implementation of Performance Demonstration Initiative (PDI) methods in their entirety is impractical due to technical and programmatic inconsistencies that still need to be rectified.

Failure of PDI to address single-sided weld examination, cumbersome provisions for the addition of new technology to the essential variable list, a lack of PDI qualified examiners, and the inordinate cost of qualifying personnel and equipment to PDI, are issues that still need to be resolved. Therefore, voluntary implementation of selected portions of PDI is the only practical approach available to utilities if the NRC requires compliance with Appendix VIII

If you have any questions concerning this letter, please contact Mathew Rice, Callaway Plant Inservice Inspection Engineer at (573) 676-8539.

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Charles D. Naslund Manager, Nuclear Engineering

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Enclosure

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 cc: U. S. Nuclear Regulatory Commission (Original and 1 copy) Attn: Document Control Desk Mail Stop P1-137 Washington, DC 20555-0001

Mr. James E. Dyer Regional Administrator U.S. Nuclear Regulatory Commission Region IV 611 Ryan Plaza Drive, Suite 400 Arlington, TX 76011-8064

Senior Resident Inspector Callaway Resident Office U.S. Nuclear Regulatory Commission 8201 NRC Road Steedman, MO 65077

Ms. Kristine M. Thomas (2 copies) Licensing Project Manager, Callaway Plant Office of Nuclear Reactor Regulation U. S. Nuclear Regulatory Commission Mail Stop 13E16 Washington, DC 20555-2738

Manager, Electric Department Missouri Public Service Commission PO Box 360 Jefferson City, MO 65102

Mr. Thomas A. Baxter Shaw, Pittman, Potts, & Trowbridge 2300 N. Street N.W. Washington, DC 20037 ULNRC-03538 February 27, 1997 Page 4

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bcc: D. F. Schnell (400) wo
G. L. Randolph w/o
J. V. Laux/G. A. Hughes w/a
A. C. Passwater/D. E. Shafer (470) w/o
M. P. Barrett (100) w/o
P. L. Reynolds (470) NSRB w/a
H. D. Bono w/a
CDN Chrono
D. S. Hollabaugh
M. M. Rice
E210.0001
A160.0761

Manager, Plant Support w/o Wolf Creek Nuclear Operating Corporation PO Box 411 Burlington, KS 66839