Ministry of Economy, Trade and Industry

09.30.2011 N No. 12
October 3, 2011

Tokyo Electric Power Co., Inc.
President, Mr. Toshio Nishizawa

Minister of Economy, Trade and Industry
Yukio Edano

Regarding the Collection of the Report on the Operation and Management Plan of the Facility based on the “Concept of Securing the Mid-Term Safety” for Units 1 to 4 of Fukushima Dai-ichi Nuclear Power Station, Tokyo Electric Power Co., Inc.

Pursuant to Article 67, Paragraph 1 of the Act on the Regulations on Nuclear Source Materials, Nuclear Fuel Materials and Reactors (Act No. 166, 1957), which is supposed to be implemented at Fukushima Dai-ichi NPS in order to conform to the “concept of securing the mid-term safety for Units 1 to 4 of the Fukushima Dai-ichi NPS, TEPCO”, which was presented by the Nuclear and Industrial Safety Agency on October 3, 2011, the Ministry of Economy, Trade and Industry orders your company to submit a report by October 17 on the following matters, in order to verify the validity of the emergency measure under Article 64, Paragraph 1 of the same Act: ‘the water injection facility of the reactor pressure vessel (RPV) and the primary containment vessel (PCV)’, ‘the function capable of preventing hydrogen explosion in the PCV’, ‘the spent fuel pool and the like’, ‘the borated water injection facility in the RPV and the PCV’, ‘the processing facility for high-level radioactive contaminated water, the storage facility (such as a
tank), the waste sludge storage facility, the storage and related facilities for
the spent cesium adsorption device (piping and pumps for transfer)', 'the
building holding the high-level radioactive contaminated water (including
the accumulated water)', and 'the electric system'. Regarding other items,
METI orders your company to submit a report promptly after October 17.

If there are grievances regarding this action, pursuant to the provisions
of Article 6 of the Administrative Appeal Act (Act No. 160 of 1962), an
administrative appeal may be made, in writing, to the Minister of Economy,
Trade and Industry within 60 days from the date one day after the day on
which your company became aware of the fact that this disposition was made.
However, no administrative appeals may be made when a period of one year
has elapsed from the date one day after the date of this disposition, even if it
is within 60 days from the date one day after the day on which your company
became aware of the fact that this disposition as made.

Following the decision regarding the aforementioned objection, an action
for revocation of this disposition may be filed against the State (represented
by the Minister of Justice) as defendant, within six months from the date one
day after the day on which your company became aware of the fact that a
decision was made in response to the aforementioned administrative appeal,
pursuant to the provisions of Administrative Case Litigation Act (Act No.
139 of 1962). However, no action for the revocation of the disposition may be
filed when a period of one year has elapsed from the date one day after the
day on which the decision on the administrative appeal was made, even if it
is six months from the date one day after the day on which your company
became aware of the fact that the decision on the administrative appeal was
made.

Furthermore, an action for the revocation of the original administrative
disposition may be filed without obtaining a decision on an administrative
appeal, if the case falls under any of the following 1) to 3): 1) where no
decision is made even after a period of three months has elapsed from the
date one day after the day on which an administrative appeal was made; 2)
where there is an urgent necessity in order to avoid any considerable damage
that would be caused by the original administrative disposition, the
execution of the original disposition, or the continuation of any subsequent procedure; 3) where there are other justifiable grounds not to obtain a decision on an administrative appeal.

Required Items

The following items related to the operation and management plan of the facility in accordance with the basic targets in the “concept of securing the mid-term safety for Units 1 to 4 of Fukushima Dai-ichi Nuclear Power Station, TEPCO”, and its safety assessment results;

(1) the whole facilities,  
(2) the water injection facility of the RPV and the PCV,  
(3) the PCV,  
(4) the spent fuel pool and the like,  
(5) the borated water injection system of the RPV and the PCV,  
(6) the processing facility for high-level radioactive contaminated water,  
the storage facility (such as a tank), the waste sludge storage facility,  
the storage and related facilities for the spent cesium adsorption device  
(piping and pumps for transfer),  
(7) the buildings holding the high-level radioactive contaminated water  
(including the accumulated water),  
(8) the processing facility and related facilities for the radioactive waste  
liquid,  
(9) control of the radioactive solid waste such as the rubble contaminated  
by radioactive materials,  
(10) fuel removal from the spent fuel pool,  
(11) the common spent fuel pool, etc.,  
(12) dry casks as the temporary storage facility for spent fuel,  
(13) radiation protection and control,  
(14) radiation monitoring,  
(15) the monitoring room and the control room,  
(16) the electric system,  
(17) reduction of radiation risk