Regarding Collection of Reports pursuant to the Provisions of Article 67, Paragraph 1 of the Act on Regulation of Nuclear Source Materials, Nuclear Fuel Materials and Reactors and Article 106, Paragraph 3 of the Electricity Business Act

This is to inform that instructions for reports were issued to Tokyo Electric Power Co. Inc. (TEPCO) today (April 25th) pursuant to the provisions of Article 67, paragraph 1 of the Act on Regulation of Nuclear Source Materials, Nuclear Fuel Materials, and Reactors (Nuclear Regulation Act), and Article 106, paragraph 3 of the Electricity Business Act.

1. Regarding the accident at Fukushima Dai-ichi Nuclear Power Station (NPS), the instruction has been issued to TEPCO to preserve records under the Nuclear Regulation Act. TEPCO has put together the “roadmap towards settling the situation” (17 April 2011 by TEPCO) whereby a shift from the previous “emergency response phase” to “planned and stabilizing action phase” is being achieved.

2. This is to inform that given the above situation, the instruction is issued to TEPCO to submit reports of accident records and others related to the Fukushima Dai-ichi NPS pursuant to the Nuclear Regulation Act and the Electricity Business Act, with the purpose of implementing adequate measures going forward.

(Contact Person)
Mr. Toshihiro Bannai
Director, International Affairs
Office, NISA/METI
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Regarding Collection of Reports pursuant to the Provisions of Article 67, Paragraph 1 of the Act on the Regulation of Nuclear Source Materials, Nuclear Fuel Materials and Reactors

Regarding the current accident at Fukushima Dai-ichi Nuclear Power Station (NPS), based on the fact that your company has put together the “roadmap towards settling the situation,” the Ministry shall order your company to report as immediately as possible the following items regarding Fukushima Dai-ichi NPS pursuant to the provisions of Article 67, paragraph 1 of the Act on the Regulation of Nuclear Source Materials, Nuclear Fuel Materials and Reactors (Act No. 166 of 1957) for the purpose of implementing adequate emergency measures going forward.

Furthermore, workers must collect information without being exposed to radiation beyond the necessary level. In addition, in the event that speedy reporting is deemed difficult, for example in cases when there are difficulties in recovering reportable information that exist in areas with high-level concentration of atmospheric radiation, your company shall verify the state of recordkeeping, expected timing for reporting, and other situations, and report the results immediately.

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 was
made.

Following the decision regarding the aforementioned objection, an
action for the revocation of this disposition may be filed against the State
(represented by the Minister of Justice) as defendant, within 6 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 within 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 administrative 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

• Operation records prescribed in Article 7, paragraph 1 of the Rules for
Commercial Power Reactors concerning the Installation, Operation, etc.
(Ordinance of the Ministry of International Trade and Industry No. 77 of 1978) regarding the current accident (including records immediately following the occurrence of the 2011 Tohoku District - off the Pacific Ocean Earthquake), as well as the accident records of nuclear reactor facilities and others, as listed below:

- Water level of the reactor pressure vessel
- Pressure of the reactor pressure vessel
- Temperature of the reactor pressure vessel
- Pressure of the dry well of the primary containment vessel
- Pressure of the suppression pool of the primary containment vessel
- Water level of the suppression pool of the primary containment vessel
- Temperature of the suppression pool of the primary containment vessel
- Temperature of the primary containment vessel
- Concentration of atmosphere of the primary containment vessel
- Temperature of the spent fuel pool
- Flow rate of the emergency core cooling system
- Concentration of radioactive materials in the radioactive waste ventilation port or ventilation monitoring equipment
- The details of the alarm sent from the alarm device
- Operation track record of the isolation condenser system
- Operation track record of the reactor isolation cooling system
- Operation track record of the high-pressure core water injection system
- Track record of opening and closure of the relief safety valve
- Track record of opening and closure of the primary containment vessel vent
- Track record of power supply as well as power recovery
- Track record of usage of fire pumps, and alternative water injection such as sea water injection
- Treatment track record of stagnant water in the turbine building(s), outside trench(es) as well as outside duct(s)
Ministry of Economy, Trade and Industry

04.24.2011 Nuclear Number 2
April 25, 2011

Tokyo Electric Power Co. Inc.
President Masataka Shimizu

Minister of Economy, Trade and Industry  Banri Kaieda,

Regarding Collection of Reports pursuant to the Provisions of Article 106, Paragraph 3 of the Electricity Business Act

Regarding the current accident at Fukushima Dai-ichi Nuclear Power Station (NPS), based on the fact that your company has put together the “roadmap towards settling the situation,” the Ministry shall order your company to report as immediately as possible the following item regarding Fukushima Dai-ichi NPS pursuant to the provisions of Article 106, paragraph 3 of the Electricity Business Act (Act No. 170 of 1964) for the purpose of ensuring safety of the maintenance and operation of the electric facilities to be used for electricity business going forward.

Furthermore, workers must collect information without being exposed to radiation beyond the necessary level. In addition, in the event that speedy reporting is deemed difficult, for example in cases when there are difficulties in recovering reportable information that exist in areas with high-level concentration of atmospheric radiation, your company shall verify the state of recordkeeping, expected timing for reporting, and other situations, and report the results immediately.

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 was made.

Following the decision regarding the aforementioned objection, an action for the revocation of this disposition may be filed against the State (represented by the Minister of Justice) as defendant, within 6 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 disposition was made, even if it is within 6 months from the date one day after the day on which your company became aware of the fact that the disposition was made.

Required Item

- Records relevant to the damage situation of electric facilities inside and outside of Fukushima Dai-ichi NPS since the occurrence of the 2011 Tohoku District - off the Pacific Ocean Earthquake, situation of power transmission of the said NPS, and the situation of recovering external power supply through emergency measures