

Santos, Cayetano

From: WJ Shack [wjshack@anl.gov]
Sent: Thursday, February 21, 2008 9:04 PM
To: Hossein Nourbakhsh
Cc: Sam Duraiswamy; Cayetano Santos
Subject: Re: SOARCA Letter
Attachments: 549 -SOARCA-Rev 6 GEA DB JS Final Draft - wjs.doc

On 2/21/08 4:38 PM, Hossein Nourbakhsh at HPN@nrc.gov wrote:

Changes (including the rearrangement) look fine. I made a few additional minor editorial changes (extra spaces). Only significant change was at the end of John's addition that I think makes clearer what he is saying.

Helps if I include the attachment.

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My current email wjshack@anl.gov will continue working for the foreseeable future, but please update my address in your address book to use my gmail account: (b)(6)

[Redacted box]

Ex. 6

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The Honorable Dale E. Klein
Chairman
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555-0001

SUBJECT: STATE-OF-THE-ART REACTOR CONSEQUENCE
ANALYSES (SOARCA) PROJECT

Dear Chairman Klein:

During the 549th meeting of the Advisory Committee on Reactor Safeguards, February 7-9, 2008, we completed our review of the staff's activities to date regarding the State-of-the-Art Reactor Consequence Analyses (SOARCA) Project-. We had discussed this matter previously during our -meetings on September 7-9, December 7-9, 2006, and December 6-8, 2007. Our Subcommittee on Regulatory Policies and Practices also reviewed this matter on July 10 and November 16, 2007. During these meetings, we had the benefit of discussions with representatives of the NRC staff and of the documents referenced. We also heard the remarks by a representative of the

32 Union of Concerned Scientists regarding the SOARCA project
33 during our meeting on December 6-8, 2007.

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35 **RECOMMENDATIONS**

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37 1. Level-3 probabilistic risk assessments (PRAs) should be
38 performed for the pilot plants before extending the analyses
39 to other plants. The PRAs should address the impact of
40 mitigative measures using realistic evaluations of accident
41 progression and offsite consequences. The core damage
42 frequency (CDF) should not be the basis for screening
43 accident sequences.

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45 2. The process for selecting the external event sequences in
46 SOARCA needs to be made more comprehensive. The
47 impacts from these events on containment mitigation
48 systems, operator actions, and offsite emergency responses
49 should be evaluated realistically.

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51 3. Consequences should be expressed in terms of ranges
52 calculated using the threshold recommended by the Health
53 Physics Society Position Statement and some lower

54 thresholds. A calculation with linear, no-threshold (LNT)
55 should also be performed, which would facilitate comparison
56 with historical results.

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58 **DISCUSSION**

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60 The staff is currently implementing its plan for developing state-of-
61 the-art reactor consequence analyses. This work will: (1)
62 evaluate and update, as appropriate, analytical methods and
63 models for realistic evaluation of severe accident progression and
64 offsite consequences; (2) develop state-of-the-art reactor
65 consequence assessments of severe accidents; and (3) identify
66 mitigative measures that have the potential to significantly reduce
67 risk or offsite consequences. The analyses include external
68 events; consideration of all mitigative measures, including the
69 newly required extreme damage state mitigative guidelines
70 (B.5.b); state-of-the-art accident progression modeling based on
71 25 years of research to provide a best estimate for accident
72 progression, containment performance, time of release, and
73 fission product behavior; more realistic offsite dispersion
74 modeling; and site-specific evaluation of public evacuation based
75 on updated emergency plans.

76

77 In a Staff Requirements Memorandum dated April 14, 2006, the
78 Commission stated that the staff's proposal to examine
79 significant radiological release scenarios having estimated
80 likelihoods of one in a million or greater per year is an appropriate
81 initial focus. Because a significant radiological release cannot
82 occur without core damage and because the current
83 understanding of Level-1 events is more complete than the
84 subsequent progression, the screening was done on the basis of
85 a CDF greater than or equal to 1×10^{-6} per reactor year. For
86 bypass events, a lower screening frequency is used, a CDF
87 greater than or equal to 1×10^{-7} per reactor year. Because not all
88 CDF events will lead to significant radiological releases, this
89 screening approach is somewhat more inclusive than the initial
90 staff proposal. Sequences are grouped based on functional
91 characteristics, and the frequency of the group is used as the
92 basis for comparison with the screening criteria.

93

94 Experience from contemporary full-scope PRAs demonstrates
95 that there are problems associated with the use of CDF as a
96 numerical screening criterion to restrict the scope of subsequent

97 Level-2 and Level-3 analyses. In such PRAs, the most important
98 contributors to offsite consequences are not necessarily
99 significant contributors to CDF, and are not necessarily
100 characterized by initial containment bypass events. The number
101 of these sequences and their aggregate contribution to overall
102 plant risk can increase dramatically as the numerical cutoff is
103 reduced. Thus, application of *a priori* CDF screening criteria can
104 inappropriately overlook many risk-significant scenarios. Such an
105 approach also does not provide a fully integrated evaluation of
106 risk in terms of frequency and consequences.

107
108 With current computational capabilities, virtually all sequences
109 can be considered through the complete Level-1, Level-2, and
110 Level-3 analyses. Uncertainties at each stage of the process can
111 also be propagated through the full accident scenarios. This type
112 of fully integrated evaluation removes the need for intermediate

113 screening and scenario grouping. It allows for clear identification
114 of the most important scenarios for offsite consequences and
115 facilitates an integrated evaluation of important physical and
116 functional dependencies that affect core damage, severe accident
117 progression, and offsite emergency responses.

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119 The staff argues that events below the current cutoff frequency
120 can become highly uncertain. Although it is true that the
121 uncertainties associated with less frequent scenarios generally
122 increase, it is important to be aware of the potential for severe
123 consequences in regulatory decisionmaking and in assessing
124 defense-in-depth requirements.

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126 One of the arguments for the SOARCA program is the need to
127 update and replace the site-specific quantification of offsite
128 consequences found in NUREG/CR-2239, "Technical Guidance
129 for Siting Criteria Development," (issued 1982), and NUREG/CR-

130 2723, "Estimates of the Financial Consequences of Nuclear
131 Power Reactor Accidents," (issued 1982). It has long been
132 recognized that results of these studies are overly conservative
133 and that the most realistic assessments are those in NUREG-
134 1150, "Severe Accident Risks: An Assessment for Five U.S.
135 Nuclear Power Plants," (issued 1990), and related studies such
136 as NUREG/CR-6295, "Reassessment of Selected Factors
137 Affecting Siting of Nuclear Power Plants," (issued 1997).
138 However, NUREG-1150 is based on state of knowledge and
139 understanding of severe accidents from the 1980s. As we now
140 envision a future in which current reactors will be operating for an
141 additional 20-40 years and new reactors will be built, it is timely to
142 consider updating our understanding of the risks of nuclear
143 power.

144
145 Level-3 PRAs for internal and external events based on current
146 PRA and severe accident technology, updated plant
147 configurations and mitigative measures such as emergency
148 operating procedures (EOPs), severe accident management
149 guidelines (SAMGs), and the newly required extreme damage

150 state mitigative guidelines (B.5.b) should be performed. Such
151 PRAs would require a substantially greater commitment of
152 resources than SOARCA. However, as a minimum, a limited set
153 of updated Level-3 PRAs for the SOARCA pilot plants should be
154 performed to benchmark the consequence analyses and provide
155 useful information to the Commission in deciding whether to
156 proceed with a full set of consequence analyses. Examination of
157 the Level 3 PRA results for the SOARCA pilot plants may identify
158 suitable Level-1 event scenario screening criteria and simplifying
159 assumptions that could ~~enable meaningful applications of the~~
160 ~~analysis process~~ be used to develop a defensible, simplified
161 approach. In addition, the Level-3 PRAs would update both the
162 technology and results of NUREG-1150.

163
164 Like SOARCA, the proposed PRAs should consider at-power
165 conditions. The intent is to primarily use existing technology and
166 knowledge. Because additional research is required to better

167 understand and characterize the shutdown source term, the at-
168 power Level-3 PRAs should be completed before addressing risk
169 at shutdown.

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173 For internal events, the application of the SOARCA process to the
174 pilot plants seems scrutable. The sequence groups examined
175 represent more than 90% of the total CDF. The process for
176 selecting sequences for external events is less clear. The
177 process is intended to draw upon external event (EE) sequences
178 determined using available plant specific data and assessments
179 (e.g. NUREG-1150), SPAR-EE (Standardized Plant Analysis
180 Risk-External Event) model information, and generic insights from
181 available literature. However, no comparisons have been
182 presented between the seismic event sequences chosen for Surry
183 and Peach Bottom and those reported in NUREG/CR-4550, and
184 no estimate of the fraction of the external event CDF covered by
185 the sequences considered has been presented. The selection
186 seems more motivated by generic insights. More importantly,
187 unlike in the seismic studies supporting the NUREG-1150 study
188 reported in NUREG/CR-4550, no association of the frequency of

189 the sequence with the peak ground acceleration of the
190 earthquake is provided. Such an association may be important in
191 assessing the effectiveness of emergency planning in dealing with
192 the consequences of a seismically induced event. Since the
193 results of the pilot studies indicate that external event sequences
194 are the most significant in terms of consequences to the public, a
195 more complete and detailed examination of these events appear
196 warranted.

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198 The staff is planning to address the impacts of seismic events on
199 emergency planning through sensitivity studies. Because of the
200 risk significance of a large seismic event, it is important that
201 estimate of the impacts of the event on emergency planning
202 response be made as realistic as feasible to anchor the sensitivity
203 studies.

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206 In either a consequence analysis or a Level-3 PRA, a critical
207 element in calculating the consequences is the choice of a model
208 for the calculation of latent cancer fatalities. Previous NRC
209 studies have used the LNT model. Among other options, the staff
210 is evaluating use of a threshold based on the Health Physics

211 Society Position Statement (5 rem in a year or 10 rem in a
212 lifetime). This Position Statement indicates that below such dose
213 levels, estimates of risk should only be qualitative, i.e, expressed
214 as a range based on the uncertainties in estimating risk,
215 emphasizing the inability to detect any increased health detriment.
216 However, This Statement does not provide any guidance on how
217 to estimate the range of consequences below this level. Other
218 authorities such as the National Academy of Sciences, the World
219 Health Organization, and the National Council on Radiation
220 Protection and Measurement still support use of the LNT model.

221
222 It ~~is~~ seems clear that the health detriments at radiation levels
223 below 5 rem are so small that they cannot be detected by
224 epidemiological studies. Until a much greater understanding of
225 cell damage and repair mechanisms is achieved, the actual
226 existence of a threshold can be neither proved nor disproved.
227 However, as a practical matter, we see no way to estimate the
228 range of consequences below this level except by using the 5 rem
229 threshold and some lower threshold to perform the consequence
230 calculations. This does not necessarily imply the use of a zero
231 rem lower threshold. For rare events such as a serious nuclear
232 reactor accident, consequences comparable to those resulting

233 from a typical yearly exposure to natural radiation, i.e., 300 mrem,
234 could be deemed not to represent an undue risk. A calculation
235 with a zero rem threshold should be included for comparison with
236 historical results. Even in this case, a de facto threshold is
237 introduced, because the transport calculations become
238 meaningless at large distances and the calculation must be
239 truncated at some distance.

240

241 We commend the staff on its efforts in performing the
242 consequence analyses for Peach Bottom and Surry. We look
243 forward to further interactions with the staff as the study proceeds.

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246 Dr. Dana Powers did not participate in the Committee's
247 deliberations regarding this matter.

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Sincerely

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William J. Shack

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Chairman

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2. Memorandum dated April, 14, 2006, from Kenneth R. Hart, Acting Secretary , NRC to Luis A. Reyes, Executive Director for Operations, NRC, Subject: STAFF REQUIREMENTS – SECY-05-0233-PLAN FOR DEVELOPING STATE-OF-THE-ART REACTOR CONSEQUENCE ANALYSES. (Official Use Only-Sensitive Internal Information- Limited to NRC Unless the Commission Determines Otherwise)
3. U.S. Nuclear Regulatory Commission, "Severe Accident Risks: An Assessment for Five U.S. Nuclear Power Plants," NUREG-1150, Vol. 1, December 1990.
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5. U.S. Nuclear Regulatory Commission, "Analysis of Core Damage Frequency: Peach Bottom, Unit 2 External Events," Sandia National Laboratories, NUREG/CR-4550, Vol. 4, Rev. 1, Part 3, December 1990.
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8. U.S. Nuclear Regulatory Commission, "Reassessment of Selected Factors Affecting Siting of Nuclear Power Plants," Brookhaven National Laboratories, NUREG/CR-6295, February 1997.