



UNITED STATES
NUCLEAR REGULATORY COMMISSION
WASHINGTON, D.C. 20555-0001

May 29, 2014

LICENSEES: Omaha Public Power District
Nebraska Public Power District

FACILITIES: Fort Calhoun Station, Unit 1
Cooper Nuclear Station

SUBJECT: SUMMARY OF MAY 9, 2014, **CLOSED** MEETING BETWEEN REPRESENTATIVES OF THE NUCLEAR REGULATORY COMMISSION, OMAHA PUBLIC POWER DISTRICT AND NEBRASKA PUBLIC POWER DISTRICT TO DISCUSS THE FLOODING ANALYSIS ASSOCIATED WITH FORT CALHOUN STATION, UNIT 1 AND COOPER NUCLEAR STATION (TAC NOS. MF3035 AND MF3036)

On May 9, 2014, the U.S. Nuclear Regulatory Commission (NRC) staff held a meeting with Omaha Public Power District (OPPD), and Nebraska Public Power District (NPPD) to discuss potential interim actions for the flooding hazard reevaluation (FHR) for Fort Calhoun Station, Unit 1 (FCS) and Cooper Nuclear Station (CNS). The meeting was held at NRC Headquarters in Rockville, MD. The participants in the meeting included the following individuals:

- NRC - Christopher Cook, Ken See, Rob Kuntz, Rob Taylor, Andrea Kock, Mike Markley and Joe Sebrosky
- OPPD – Harry Goodman Joe Gasper, Larry Cieslik, and Bill Hansher
- NPPD – Matt Nienaber, Rod Penfield, Dan Buman, Roman Estrada, and Bryan Ford

The purpose of the meeting was to discuss the licensees' plans for interim actions at FCS and CNS. By letters dated August 26, 2013 (Agencywide Documents Access and Management System (ADAMS) under Accession No. ML13240A128) and August 22, 2013 (Accession No. ML13246A075) OPPD, and NPPD respectively, requested NRC staff assistance in obtaining information from the U.S. Army Corps of Engineers (USACE) to support OPPD's and NPPD's development of a FHR response to the March 12, 2012, request for information (ADAMS Accession No. ML12073A348). By letters dated April 4, 2014 (ADAMS Accession Nos. ML14091A383 and ML14091A345) the NRC transmitted the USACE results to CNS and FCS.

The licensees stated that they are developing interim action plans based on the USACE results found in the April 4, 2014, letter. The licensees further stated that the plans would likely be a combination of protective and mitigative measures.

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The staff stated that the plan should be in sufficient detail so that the staff could determine that the measures taken or planned could be implemented as described and would protect or mitigate the potential hazard as described in the plan. The staff further stated that its expectations are that OPPD and NPPD provide their interim actions for FCS and CNS within 60 days of the receipt of the USACE results. The staff indicated it could be receptive to OPPD and NPPD taking slightly longer than 60 days given the level of detail expected in the interim actions document. However, the staff emphasized that OPPD and NPPD would have to make the case for extending the schedule for providing interim actions beyond 60 days.

Please direct any inquiries to me at 301-415-3733 or at Robert.Kuntz@nrc.gov.

Docket Nos. 50-285 and 50-298

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