

February 7, 2000

Mr. D. E. Young, Vice President  
Carolina Power & Light Company  
H. B. Robinson Steam Electric Plant,  
Unit No. 2  
3581 West Entrance Road  
Hartsville, South Carolina 29550

SUBJECT: H. B. ROBINSON STEAM ELECTRIC PLANT, UNIT NO. 2 (HBRSEP2) -  
CLOSE OUT OF GENERIC LETTER 96-05 (TAC NO. M97094)

Dear Mr. Young:

On September 18, 1996, the NRC issued Generic Letter (GL) 96-05, "Periodic Verification of Design-Basis Capability of Safety-Related Motor-Operated Valves," requesting each nuclear power plant licensee to establish a program, or to ensure the effectiveness of its current program, to verify on a periodic basis that safety-related motor-operated valves (MOVs) continue to be capable of performing their safety functions within the current licensing bases of the facility.

On November 14, 1996, you submitted a 60-day response to GL 96-05 notifying the NRC that it would implement the requested MOV periodic verification program at HBRSEP2. On March 17, 1997, you submitted a 180-day response to GL 96-05 providing a summary description of the planned MOV periodic verification program. In a letter dated April 3, 1998, you updated your commitment to GL 96-05. On March 4, 1999, you provided a response to a request for additional information regarding GL 96-05 forwarded by the NRC staff on December 29, 1998.

The staff has reviewed your submittals and applicable NRC inspection reports for the MOV program at HBRSEP2 and finds the same to be acceptable. We consider GL 96-05 to be closed for HBRSEP2. The staff Safety Evaluation on the subject is enclosed.

Please be informed that your efforts on the implementation of the requirements of GL 96-05 may be subject to NRC inspection.

If you have any questions regarding this matter, please contact me at (301) 415-1478.

Sincerely,

***/RA/***

Ram Subbaratnam, Project Manager, Section 2  
Project Directorate II  
Division of Licensing Project Management  
Office of Nuclear Reactor Regulation

Docket No. 50-261

Enclosure: Safety Evaluation

cc w/encl: See next page

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SAFETY EVALUATION BY THE OFFICE OF NUCLEAR REACTOR REGULATION  
LICENSEE RESPONSE TO GENERIC LETTER 96-05, "PERIODIC VERIFICATION OF  
DESIGN-BASIS CAPABILITY OF SAFETY-RELATED MOTOR-OPERATED VALVES."

H. B. ROBINSON STEAM ELECTRIC POWER PLANT, UNIT NO. 2

DOCKET NUMBER 50-261

## 1.0 INTRODUCTION

Many fluid systems at nuclear power plants depend on the successful operation of motor-operated valves (MOVs) in performing their safety functions. Several years ago, MOV operating experience and testing, and research programs sponsored by the nuclear industry and the U. S. Nuclear Regulatory Commission (NRC), revealed weaknesses in a wide range of activities (including design, qualification, testing, and maintenance) associated with the performance of MOVs in nuclear power plants. For example, some engineering analyses used in sizing and setting MOVs did not adequately predict the thrust and torque required to operate valves under their design-basis conditions. In addition, inservice tests of valve stroke time under zero differential-pressure and flow conditions did not ensure that MOVs could perform their safety functions under design-basis conditions.

Upon identification of the weaknesses in MOV performance, significant industry and regulatory activities were initiated to verify the design-basis capability of safety-related MOVs in nuclear power plants. After completion of these activities, nuclear power plant licensees began establishing long-term programs to maintain the design-basis capability of their safety-related MOVs. This Safety Evaluation (SE) addresses the program developed by Carolina Power & Light Company (licensee) to verify periodically the design-basis capability of safety-related MOVs at the H. B. Robinson Steam Electric Plant, Unit No. 2.

## 2.0 REGULATORY REQUIREMENTS

The NRC regulations require that MOVs important to safety be treated in a manner that provides assurance of their intended performance. Criterion 1 to Appendix A, "General Design Criteria for Nuclear Power Plants," to Part 50 of Title 10 of the *Code of Federal Regulations* (10 CFR Part 50) states, in part, that structures, systems, and components important to safety shall be designed, fabricated, erected, and tested to quality standards commensurate with the importance of the safety functions to be performed. The quality assurance program to be applied to safety-related components is described in Appendix B, "Quality Assurance Criteria for Nuclear Power Plants and Fuel Reprocessing Plants," to 10 CFR Part 50. In Section 50.55a of 10 CFR Part 50, the NRC requires licensees to establish inservice testing (IST) programs in

accordance with Section XI of the American Society of Mechanical Engineers (ASME) Boiler and Pressure Vessel Code.

In response to concerns regarding MOV performance, NRC staff issued Generic Letter (GL) 89-10 (June 28, 1989), "Safety-Related Motor-Operated Valve Testing and Surveillance," which requested that nuclear power plant licensees and construction permit holders ensure the capability of MOVs in safety-related systems to perform their intended functions by reviewing MOV design bases, verifying MOV switch settings initially and periodically, testing MOVs under design-basis conditions where practicable, improving evaluations of MOV failures and necessary corrective action, and trending MOV problems. The staff requested that licensees complete the GL 89-10 program within approximately three refueling outages or 5 years from the issuance of the generic letter. Permit holders were requested to complete the GL 89-10 program before plant startup or in accordance with the above schedule, whichever was later.

The NRC staff issued seven supplements to GL 89-10 that provided additional guidance and information on MOV program scope, design-basis reviews, switch settings, testing, periodic verification, trending, and schedule extensions. GL 89-10 and its supplements provided only limited guidance regarding MOV periodic verification and the measures appropriate to assure preservation of design-basis capability. Consequently, the staff determined that additional guidance on the periodic verification of MOV design-basis capability should be prepared. On September 18, 1996, the NRC staff issued GL 96-05, "Periodic Verification of Design-Basis Capability of Safety-Related Motor-Operated Valves," requesting each licensee establish a program, or ensure the effectiveness of its current program, to verify on a periodic basis that safety-related MOVs continue to be capable of performing their safety functions within the current licensing bases of the facility. In GL 96-05, the NRC staff summarized several industry and regulatory activities and programs related to maintaining long-term capability of safety-related MOVs. For example, GL 96-05 discussed non-mandatory ASME Code Case OMN-1, "Alternative Rules for Preservice and Inservice Testing of Certain Electric Motor Operated Valve Assemblies in LWR Power Plants, OM Code 1995 Edition; Subsection ISTC," which allows the replacement of ASME Code requirements for MOV quarterly stroke-time testing with exercising of safety-related MOVs at least once per operating cycle and periodic MOV diagnostic testing on a frequency to be determined on the basis of margin and degradation rate. In GL 96-05, the NRC staff stated that the method in OMN-1 meets the intent of the generic letter with certain limitations. The NRC staff also noted in GL 96-05 that licensees remain bound by the requirements in their code of record regarding MOV stroke-time testing, as supplemented by relief requests approved by the NRC staff.

In GL 96-05, licensees were requested to submit the following information to the NRC:

- a. within 60 days from the date of GL 96-05, a written response indicating whether or not the licensee would implement the requested actions; and
- b. within 180 days from the date of GL 96-05, or upon notification to the NRC of completion of GL 89-10 (whichever is later), a written summary description of the licensee's MOV periodic verification program.

The NRC staff is preparing an SE on the response of each licensee to GL 96-05. The NRC staff intends to rely to a significant extent on an industry initiative to identify valve age-related degradation which could adversely affect the design-basis capability of safety-related MOVs (described in Section 3.0) where a licensee commits to implement that industry program. The NRC staff will conduct inspections to verify the implementation of GL 96-05 programs at nuclear power plants as necessary.

### 3.0 JOINT OWNERS GROUP PROGRAM ON MOV PERIODIC VERIFICATION

In response to GL 96-05, the Boiling Water Reactor Owners Group (BWROG), Westinghouse Owners Group (WOG), and Combustion Engineering Owners Group (CEOG) jointly developed an MOV periodic verification program to obtain benefits from the sharing of information between licensees. The Joint Owners Group (JOG) Program on MOV Periodic Verification is described by BWROG in its Licensing Topical Report NEDC-32719, "BWR Owners' Group Program on Motor-Operated Valve (MOV) Periodic Verification," and described by WOG and CEOG in their separately submitted Topical Report MPR-1807, "Joint BWR, Westinghouse and Combustion Engineering Owners' Group Program on Motor-Operated Valve (MOV) Periodic Verification." The stated objectives of the JOG program on MOV Periodic Verification are: (1) to provide an approach for licensees to use immediately in their GL 96-05 programs; (2) to develop a basis for addressing the potential age-related increase in required thrust or torque under dynamic conditions; and (3) to use the developed basis to confirm, or if necessary to modify, the applied approach. The specific elements of the JOG program are (1) providing an "interim" MOV periodic verification program for applicable licensees to use in response to GL 96-05; (2) conducting a dynamic testing program over the next 5 years to identify potential age-related increases in required thrust or torque to operate gate, globe, and butterfly valves under dynamic conditions; and (3) evaluating the information from the dynamic testing program to confirm or modify the interim program assumptions.

The JOG interim MOV periodic verification program includes (1) continuation of MOV stroke-time testing required by the ASME Code IST program; and (2) performance of MOV static diagnostic testing on a frequency based on functional capability (age-related degradation margin over and above margin for GL 89-10 evaluated parameters) and safety significance. In implementing the interim MOV static diagnostic test program, licensees will rank MOVs within the scope of the JOG program according to their safety significance. The JOG program specifies that licensees need to justify their approach for risk ranking MOVs. In Topical Report NEDC 32264, "Application of Probabilistic Safety Assessment to Generic Letter 89-10 Implementation," BWROG described a methodology to rank MOVs in GL 89-10 programs with respect to their relative importance to core-damage frequency and other considerations to be added by an expert panel. In an SE dated February 27, 1996, the NRC staff accepted the BWROG methodology for risk ranking MOVs in boiling water reactor nuclear plants with certain conditions and limitations. In the NRC SE (dated October 30, 1997) on the JOG Program on MOV Periodic Verification, the NRC staff indicated its view that the BWROG methodology for MOV risk ranking is appropriate for use in response to GL 96-05. With respect to Westinghouse-designed pressurized water reactor nuclear plants, WOG prepared Engineering Report V-EC-1658, "Risk Ranking Approach for Motor-Operated Valves in Response to Generic Letter 96-05." On April 14, 1998, the NRC staff issued an SE accepting with certain conditions

and limitations the WOG approach for ranking MOVs based on their risk significance. Licensees not applicable to the BWROG or WOG methodologies need to justify their MOV risk-ranking approach individually.

The objectives of the JOG dynamic test program are to determine degradation trends in dynamic thrust and torque, and to use dynamic test results to adjust the test frequency and method specified in the interim program if warranted. The JOG dynamic testing program includes: (1) identification of conditions and features which could potentially lead to MOV degradation; (2) definition and assignment of valves for dynamic testing; (3) testing valves three times over a 5-year interval with at least a 1-year interval between valve-specific tests according to a standard test specification; (4) evaluation of results of each test; and (5) evaluation of collective test results.

In the last phase of its program, JOG will evaluate the test results to validate the assumptions in the interim program to establish a long-term MOV periodic verification program to be implemented by licensees. A feedback mechanism will be established to ensure timely sharing of MOV test results among licensees and to prompt individual licensees to adjust their own MOV periodic verification program, as appropriate.

Following consideration of NRC staff comments, BWROG submitted Licensing Topical Report NEDC-32719 (Revision 2) describing the JOG program on July 30, 1997. Similarly, CEOG and WOG submitted Topical Report MPR-1807 (Revision 2) describing the JOG program on August 6 and 12, 1997, respectively. On October 30, 1997, the NRC staff issued an SE accepting the JOG program with certain conditions and limitations as an acceptable industry-wide response to GL 96-05 for valve age-related degradation.

#### 4.0 ROBINSON GL 96-05 PROGRAM

On November 14, 1996, Carolina Power & Light Company submitted a 60-day response to GL 96-05 notifying the NRC that it would implement the requested MOV periodic verification program at Robinson. On March 17, 1997, the licensee submitted a 180-day response to GL 96-05 providing a summary description of the planned MOV periodic verification program. In a letter dated April 3, 1998, the licensee updated its commitment to GL 96-05. On March 4, 1999, the licensee provided a response to a request for additional information regarding GL 96-05 forwarded by the NRC staff on December 29, 1998.

In its letter dated March 17, 1997, the licensee described its MOV periodic verification program, including scope, existing and planned testing, MOV risk ranking, and implementation of the JOG program at Robinson. For example, the licensee indicated that the interim MOV static diagnostic test program at Robinson would apply MOV risk and margin threshold values consistent with the JOG periodic verification program. The licensee indicated that MOV risk ranking at Robinson will be reviewed and updated using its current probabilistic safety assessment (PSA) model and the guidance provided in WOG Engineering Report V-EC-1658. The licensee also noted that dynamic testing of selected MOVs would be conducted to support the JOG dynamic test program. The licensee stated that the results of the JOG dynamic testing program would be appropriately incorporated into the MOV periodic verification program at

Robinson. In its letter dated April 3, 1998, the licensee committed to implement Topical Report MPR-1807 (Revision 2) describing the JOG program and clarified that it would update its MOV risk ranking prior to its refueling outage in late 1999. In its letter dated March 4, 1999, the licensee updated the status of several GL 89-10 long-term items and described its consideration of MOV actuator output.

## 5.0 NRC STAFF EVALUATION

The NRC staff has reviewed the information provided in the licensee's submittals describing the program to verify periodically the design-basis capability of safety-related MOVs at Robinson in response to GL 96-05. NRC Inspection Reports (IRs) 50-261/91-201, 92-19, 94-06, 95-12, 96-12, 97-12, 98-01, and 98-08 provided the results of inspections to evaluate the licensee's program to verify the design-basis capability of safety-related MOVs in response to GL 89-10. The staff closed the review of the GL 89-10 program at Robinson based on the results documented in IR 98-01 and the licensee's plan to resolve several outstanding MOV issues as described in a letter dated February 20, 1998. The staff's evaluation of the licensee's response to GL 96-05 is described below.

### 5.1 MOV Program Scope

In GL 96-05, the NRC staff indicated that all safety-related MOVs covered by the GL 89-10 program should be considered in the development of the MOV periodic verification program. The staff noted that the program should consider safety-related MOVs that are assumed to be capable of returning to their safety position when placed in a position that prevents their safety system (or train) from performing its safety function; and the system (or train) is not declared inoperable when the MOVs are in their nonsafety position.

In IR 91-201, the NRC staff reviewed the licensee's MOV program in response to GL 89-10 and did not identify any issues associated with the scope of GL 89-10. In IR 96-12, the NRC staff reported the results of the licensee's reevaluation of a number of MOVs that were removed from the GL 89-10 MOV program scope at Robinson. The NRC staff found that the licensee's basis for the removal of the valves was satisfactory. In a letter dated November 14, 1996, the licensee committed to implement the requested MOV periodic verification program at Robinson in response to GL 96-05 and did not take exception to the scope of the generic letter. In its letter dated March 17, 1997, the licensee indicated that the scope of its MOV periodic verification program is identical with the scope of its GL 89-10 program.

The staff considers the licensee to have made adequate commitments regarding the scope of its MOV program.

### 5.2 MOV Assumptions and Methodologies

Licensees maintain their assumptions and methodologies used in the development of MOV programs consistent with the plant configuration throughout the life of the plant (a concept commonly described as a "living program"). For example, the design basis of safety-related

MOVs is maintained up to date, including consideration of any plant modifications or power uprate conditions.

In IR 98-01, the NRC staff closed its review of the licensee's justification for the assumptions and methodologies used in the MOV program at Robinson. With the long-term items discussed in the following section, the staff determined that the licensee had adequately justified the assumptions and methodologies used in its MOV program. The licensee's letter dated March 4, 1999, indicated ongoing activities, such as validation of valve factor and stem coefficient of friction for certain MOVs to update MOV program assumptions and methodologies. The staff considers the licensee to have adequate processes in place to maintain the assumptions and methodologies used in its MOV program, including the design basis of its safety-related MOVs.

### 5.3 GL 89-10 Long-Term Items

When evaluating the GL 89-10 program at Robinson, the NRC staff discussed in IR 98-01 several items of the licensee's MOV program to be addressed over the long term. Many of these long-term items were subsequently reviewed by the NRC staff in IR 98-08. In its letter dated March 4, 1999, the licensee reported on the status of the remaining long-term GL 89-10 items. The licensee indicated that a globe valve would be tested under dynamic conditions to validate design assumptions for the effects of rate-of-loading on globe valve performance. In the interim, the licensee is using best available information and will continue to survey the industry in order to obtain any new data. The licensee stated that valve AFW-V2-16C would be evaluated to determine the cause for the large difference between the measured static and dynamic stem friction coefficients previously observed. Also in GL 89-10, the NRC staff identified pressure locking and thermal binding as potential performance concerns for safety-related MOVs. The NRC staff completed its review of the licensee's actions in response to GL 95-07, "Pressure Locking and Thermal Binding of Safety-Related Power-Operated Gate Valves," in an SE dated April 20, 1999.

In IR 97-12, the NRC staff discussed quantitative and qualitative aspects of the licensee's program for trending MOV performance at Robinson. For example, the licensee periodically reviews MOV maintenance and test data, and documents the results of the review in trend reports. Trend reports also summarize any MOV failures or significant problems that occurred during the assessment period. The NRC staff reported that the licensee's MOV trending program met the recommendations of GL 89-10 and its supplements. In its letter dated March 4, 1999, the licensee stated that stem friction coefficient and rate of loading are monitored to ensure the MOVs remain capable of performing their design-basis function.

With the licensee's ongoing MOV activities and trending program, no outstanding issues regarding the licensee's GL 89-10 program remain at Robinson.

### 5.4 JOG Program on MOV Periodic Verification

In its letter dated April 3, 1998, the licensee updated its commitment to implement the JOG Program on MOV Periodic Verification as described in Topical Report MPR-1807 (Revision 2). In an SE dated October 30, 1997, the NRC staff accepted the JOG program as an industry-wide

response to GL 96-05 with certain conditions and limitations. The JOG program consists of the following three phases: (1) the JOG interim static diagnostic test program; (2) the JOG 5-year dynamic test program; and (3) the JOG long-term periodic test program. The staff considers the licensee's commitment in response to GL 96-05 to include implementation of all three phases of the JOG program at Robinson. The conditions and limitations discussed in the NRC SE dated October 30, 1997, apply to the JOG program at Robinson. The staff considers the commitments by the licensee to implement all three phases of the JOG program at Robinson to be an acceptable response to GL 96-05 for valve age-related degradation.

In its letter dated April 3, 1998, the licensee indicated that it would begin implementing the JOG interim MOV static test program during its refueling outage in late 1999. The licensee characterized this implementation date as an exception to the JOG program. However, the NRC staff considers this information to be a clarification of the licensee's schedule for implementing the JOG program. The staff considers this schedule to be acceptable.

In its letters dated March 17, 1997, and April 3, 1998, the licensee stated that it planned to risk-rank MOVs at Robinson using its current PSA model and guidance provided in WOG Engineering Report V-EC-1658 (Revision 1). The licensee planned to complete MOV risk ranking in late 1999. The conditions and limitations discussed in the NRC SE dated April 14, 1998, on the WOG methodology for MOV risk ranking apply to the JOG program at Robinson. The NRC staff notes that WOG also provided an example list of risk-significant MOVs for consideration by each licensee in applying the owners group methodology. The staff considers the licensee's approach to risk-ranking MOVs at Robinson to be acceptable. The JOG program is intended to address most gate, globe and butterfly valves used in safety-related applications in the nuclear power plants of participating licensees. JOG indicates that each licensee is responsible for addressing any MOVs outside the scope of applicability of the JOG program. The NRC staff recognizes that JOG has selected a broad range of MOVs and conditions for the dynamic testing program, and that significant information will be obtained on the performance and potential degradation of safety-related MOVs during the interim static diagnostic test program and the JOG dynamic test program. As the test results are evaluated, the JOG might include or exclude additional MOVs with respect to the scope of its program. Although the test information from the MOVs in the JOG dynamic test program might not be adequate to establish a long-term periodic verification program for each MOV outside the scope of the JOG program, sufficient information should be obtained from the JOG dynamic test program to identify any immediate safety concern for potential valve age-related degradation during the interim period of the JOG program. Therefore, the NRC staff considers it acceptable for the licensee to apply its interim static diagnostic test program to GL 96-05 MOVs that currently might be outside the scope of the JOG program with the feedback of information from the JOG dynamic test program to those MOVs. In the NRC SE dated October 30, 1997, the NRC staff specifies that licensees implementing the JOG program must determine any MOVs outside the scope of the JOG program (including service conditions) and justify a separate program for periodic verification of the design-basis capability (including static and dynamic operating requirements) of those MOVs.

The JOG program focuses on the potential age-related increase in the thrust or torque required to operate valves under their design-basis conditions. In the NRC SE dated October 30, 1997, on the JOG program, the NRC staff specifies that licensees are responsible for addressing the thrust or torque delivered by the MOV motor actuator and its potential degradation. Although JOG does not plan to evaluate degradation of motor actuator output, significant information on the output of motor actuators will be obtained through the interim MOV static diagnostic test program and the JOG dynamic test program. Several parameters obtained during MOV static and dynamic diagnostic testing help identify motor actuator output degradation when opening and closing the valve including, as applicable, capability margin, thrust and torque at control switch trip, stem friction coefficient, load sensitive behavior, and motor current.

In its letter dated March 4, 1999, the licensee indicated that, to assure adequate actuator output capability for safety-related MOVs at Robinson to perform their design-basis functions, it uses a combination of periodic static testing, preventive maintenance, and application of appropriate margins. For example, the licensee reported that it would perform periodic static diagnostic testing of MOVs to confirm MOV capability and proper control switch settings and to detect potential degradation in actuator output. The licensee will also perform appropriate preventive maintenance activities, such as periodic stem lubrication, periodic actuator gear case inspection, and refurbishment as required, to provide reasonable confidence of proper actuator performance. Further, the licensee will apply appropriate margins to account for actuator degradation such as stem lubricant degradation and spring pack relaxation. The licensee also noted that it will monitor stem friction coefficient and rate of loading for valve opening and closing strokes under static and dynamic conditions, and make necessary program adjustments to ensure that MOVs remain capable of performing their design-basis function.

In Technical Update 98-01 and its Supplement 1, Limatorque Corporation provided updated guidance for predicting the torque output of its ac-powered motor actuators. In its letter dated March 4, 1999, the licensee reported that it evaluated the impact of this information and found that three MOVs required operability determinations. The licensee completed these operability determinations and found that these MOVs were capable of performing their safety functions during a design-basis accident. However, the licensee noted that these MOVs would be modified during the late 1999 refueling outage to increase actuator output. The licensee also stated that it does not have any dc-powered MOVs in its GL 96-05 program.

The NRC staff considers the licensee to be establishing sufficient means to monitor MOV motor actuator output and its potential degradation.

## 6.0 CONCLUSION

The NRC staff finds that the licensee has established an acceptable program to verify periodically the design-basis capability of the safety-related MOVs at Robinson through its commitment to all three phases of the JOG Program on MOV Periodic Verification, and the additional actions described in its submittals. Therefore, the staff concludes that the licensee is adequately addressing the actions requested in GL 96-05. The staff may conduct inspections at

Robinson to verify the implementation of the MOV periodic verification program is in accordance with the licensee's commitments; this NRC SE; the NRC SE dated

October 30, 1997, on the JOG Program on MOV Periodic Verification; and the NRC SE dated April 14, 1998, on the WOG methodology for ranking MOVs by their safety significance.

Principal Contributors: T. Scarbrough, NRR  
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Date: February 7, 2000