SAVE COMMIN	UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D.C. 20555-0001 April 5, 2001
MEMORÂNDUM TO:	Michael R. Johnson, Chief
	Performance Assessment Section
	Inspection Program Branch Division of inspection Program Management
	Office of Nuclear Reactor Regulation
FROM:	August K. Spector, Communication Task Lead August K. Spector, Communication Task Lead August K. Spector Branch Inspection Program Branch Division of Inspection Program Management Office of Nuclear Reactor Regulation
SUBJECT:	SUMMARY OF A PUBLIC MEETING TO DISCUSS REVISIONS TO THE REGULATORY ASSESSMENT PERFORMANCE INDICATOR

On March 29, 2001 a public meeting was held at the NRC Headquarters, Two White Flint North, Rockville, MD. to discuss and review changes to the draft regulatory assessment performance indicator guideline document (NEI 99-02).

29, 2001

GUIDELINE IMPLEMENTATION DRAFT NEI 99-02 HELD MARCH

Attachments:

1. List of Participants

2. Regulatory Assessment Performance Indicator Guideline (NEI 99-02 Revision 1) (Draft dated February 15, 2001)

April 5, 2001

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Attachment 1

NEI 99-02 Revision 1 (DRAFT)

### Regulatory Assessment Performance Indicator Guideline

February 2001

Attachment 2

15 February, 2001 DRAFT

NEI 99-02 Revision 1

**Nuclear Energy Institute** 

### Regulatory Assessment Performance Indicator Guideline

February 2001

Nuclear Energy Institute, 1776 I Street N.W., Suite 400, Washington D.C. (202.739.8000)

#### **ACKNOWLEDGMENTS**

This guidance document, <u>Regulatory Assessment Performance Indicator Guideline</u>, NEI 99-02, was developed by the NEI Safety Performance Assessment Task Force in conjunction with the NRC staff. We appreciate the direct participation of the many utilities, INPO and the NRC who contributed to the development of the guidance.

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#### **EXECUTIVE SUMMARY**

The Nuclear Regulatory Commission hasis reviseding its regulatory oversight processes of inspection, assessment and enforcement for commercial nuclear power plants. The new processes rely primarily on two inputs: Performance Indicators and NRC Inspection Findings. The purpose of this manual is to provide the guidance necessary for power reactor licensees to collect and report the data elements that will be used to compute the Performance Indicators.

An overview of the complete oversight process is provided in NUREG 1649, "New NRC Reactor Inspection and Oversight Processgram." More detail is provided in SECY 99-007, "Recommendations for Reactor Oversight Process Improvements," as amended in SECY 99-007A and SECY 00-049 "Results of the Revised Reactor Oversight Process Pilot Program." [This page intentionally left blank.]

#### Summary of Changes to NEI 99-02 Revision 0 to Revision 1

-

Page	Change
Throughout	Incorporated NRC approved FAQs into the text, primarily in the Clarifying
	Notes sections
Throughout	Deleted FAQ sections
3	Clarified guidance for correcting previously submitted performance indicator
	data
5	Removed section on applicability of NEI 99-02 Revision 0
6	Revised discussion of Frequently Asked Questions
E-1	Added appendix identifying where FAQs were incorporated in text

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#### 1 **1 INTRODUCTION**

This guideline describes the data and calculations for each performance indicator in the Nuclear Regulatory Commission's (NRC) power reactor licensee assessment process. The guideline also describes the licensee quarterly indicator reports that are to be submitted to the NRC for use in its licensee assessment process.

6

7 This guideline provides the definitions and guidance for the purposes of reporting performance

8 indicator data. No other documents should be used for definitions or guidance unless specifically

9 referenced in this document. This guideline should not be used for purposes other than collection

10 and reporting of performance indicator data in the NRC licensee assessment process.

11

#### 12 Background

13 In 1998 and 1999, the NRC conducted a series of public meetings to develop a more objective

14 process for assessing a licensee's regulatory and safety performance. The new process uses risk-

15 informed insights to focus on those matters that are of safety significance. The objective is to

16 monitor performance in three broad areas – reactor safety (avoiding accidents and reducing the

17 consequences of accidents if they occur); radiation safety for plant workers and the public during

18 routine operations; and protection of the plant against sabotage or other security threats.

19

The three broad areas are divided into cornerstones: initiating events, mitigating systems, barrier integrity, emergency preparedness, public radiation safety, occupational radiation safety and physical protection. Performance indicators are used to assess licensee performance in each

cornerstone. The NRC will use a risk-informed baseline inspection process to supplement and

24 complement the performance indicator(s). This guideline focuses on the performance indicator

- 25 segment of the assessment process.
- 26

27 The thresholds for each performance indicator provide objective indication of the need to modify

NRC inspection resources or to take other regulatory actions based on licensee performance.
 Table 1 provides a summary of the performance indicators and their associated thresholds.

29 30

31 The overall objectives of the process are to:

32

improve the objectivity of the oversight processes so that subjective decisions and

- 34 judgment are not central process features,
- improve the scrutability of the NRC assessment process so that NRC actions have a clear
  tie to licensee performance, and
- 38
- risk-inform the regulatory assessment process so that NRC and licensee resources are
   focused on those aspects of performance having the greatest impact on safe plant
   operation.

In identifying those aspects of licensee performance that are important to the NRC's mission,
 adequate protection of public health and safety, the NRC set high level performance goals for
 regulatory oversight. These goals are:

3 4

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- maintain a low frequency of events that could lead to a nuclear reactor accident;
- 7 zero significant radiation exposures resulting from civilian nuclear reactors;
- no increase in the number of offsite releases of radioactive material from civilian nuclear
   reactors that exceed 10 CFR Part 20 limits; and
- no substantiated breakdown of physical protection that significantly weakens protection
   against radiological sabotage, theft, or diversion of special nuclear materials.
- These performance goals are represented in the new assessment framework as the strategic
   performance areas of Reactor Safety, Radiation Safety, and Safeguards.
- 17

19

18 Figure 1.0 provides a graphical representation of the licensee assessment process.

#### 20 General Reporting Guidance

21 At quarterly intervals, each licensee will submit to the NRC the performance assessment data 22 described in this guideline. The data is submitted electronically to the NRC by the 21<sup>st</sup> calendar 23 day of the month following the end of the reporting quarter. If a submittal date falls on a 24 Saturday, Sunday, or federal holiday, the next federal working day becomes the official due date 25 (in accordance with 10 CFR 50.4). The format and examples of the data provided in each 26 subsection show the complete data record for an indicator, and provide a chart of the indicator. 27 These are provided for illustrative purposes only. Each licensee only sends to the NRC the data 28 set from the previous quarter, as defined in each Data Reporting Elements subsection (See

- 29 Appendix B) along with any changes to previously submitted data.
- 30

The reporting of performance indicators is a separate and distinct function from other NRC reporting requirements. Licensees will continue to submit other regulatory reports as required by regulations; such as, 10 CFR 50.72 and 10 CFR 50.73.

34

Performance indicator reports are submitted to the NRC for each power reactor unit. Some indicators are based on station parameters. In these cases the station value is reported for each power reactor unit at the station.

38

39 Issues regarding interpretation or implementation of NEI 99-02 guidance may occur during initial

9

40 implementation. Licensees are encouraged to resolve these issues with the Region. In those

41 instances where the NRC staff and the Licensee are unable to reach resolution, the issue should

- 42 be escalated to appropriate industry and NRC management using the FAQ process. In the
- 43 interim period until the issue is resolved, the Licensee is encouraged to maintain open
- 44 communication with the NRC. Issues involving enforcement are not included in this process.
- 45
- 46

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#### 1 Guidance for Correcting Previously Submitted Performance Indicator Data

2 In instances where data errors or a newly identified faulted condition are determined to have occurred in a previous reporting period, previously submitted indicator data are amended only to 3 the extent necessary to correctly calculate the indicator(s) for the current reporting period. This 4 5 amended information is submitted using a "change report" following the guidance provided on 6 the NEI performance indicator website (PIWeb) in the "edit" mode. For performance indicators 7 with a long data evaluation period, e.g., 12 quarters, and depending on which reporting period the 8 data error affects, the amended data may go back into the historical data period. The values of 9 previous reporting periods are revised, as appropriate, when the amended data is used by the NRC to recalculate the affected performance indicator. The current report should reflect the new 10 information, as discussed in the detailed sections of this document. In these cases, the quarterly 11 data report should include a comment to indicate that the indicator values for past reporting 12 periods are different than previously reported. If available at the time of the report, the LER 13 Lan LERwas required and the pumber is 14 reference is noted. 15

16 If a performance indicator data reporting error is discovered, an amended "mid-quarter" report 17 does not need to be submitted if both the previously reported and amended performance indicator 18 values are within the "green" performance indicator band. In these instances, corrected data 19 should be included in the next quarterly report along with a brief description of the reason for the 20 change(s). If a performance indicator data error is discovered that causes a threshold to be 21 crossed, a "mid-quarter" report should be submitted as soon as practical following discovery of 22 the error.

23

24 In January 2000, all licensees submitted "historical performance indicator data" to support the 25 start of the revised regulatory oversight process. This data was used by the NRC to validate 26 performance indicator thresholds and to develop licensee inspection schedules for the revised process. The January submittal represented a "best effort" to collect and report historical data. 27 28 Safety system unavailability data reported as part of the WANO performance indicators was 29 allowed to be used without modification. A supplemental review of the WANO data to ensure it met applicable NEI 99-02 guidance was not required for the January historical data submittal. 30 31 Errors in the historical data submission for any performance indicator, found subsequent to 32 January 2000, do not require correction except as described above.

33

In instances where a newly identified faulted condition is determined to have occurred in a previous reporting period, previously submitted indicator data are amended only to the extent necessary to correctly calculate the indicators for the current reporting period. The current report should reflect the new information, as discussed in the detailed sections of this document. In these cases, the quarterly data report should include a comment to indicate that the indicator values for past reporting periods are different than previously reported. If available at the time of the report, the LER reference is noted.

41 42 "Changes to data collection rules or practices required by the current revision of this document will not be applied retroactively to previously submitted data. Previously submitted data will not require correction or amendment provided it was collected and reported consistent with the NEI 99-02 revision and FAQ guidance in effect at the time of submittal."

#### 1 **Comment Fields**

2 The quarterly report allows comments to be included with performance indicator data. A general 3 comment field is provided for comments pertinent to the quarterly submittal that are not specific 4 to an individual performance indicator. A separate comment field is provided for each 5 performance indicator. Comments included in the report should be brief and understandable by 6 the general public. Comments provided as part of the quarterly report will be included along 7 with performance indicator data as part of the NRC Public Web site on the oversight program. If 8 multiple PI comments are received by NRC that are applicable to the same unit/PI/quarter, the 9 NRC Public Web site will display all applicable comments for the quarter in the order received 10 (e.g., If a comment for the current quarter is received via quarterly report and a comment for the same PI is received via a change report, then both comments will be displayed on the Web site. 11 12 For General Comments, the NRC Public Web site will display only the latest "general" comment 13 received for the current quarter (e.g., A "general" comment received via a change report will 14 replace any "general" comment provided via a previously submitted quarterly report.) 15 16 Comments should be generally limited to instances as directed in this guideline. These instances 17 include: 18 19 • Exceedance of a threshold (Comment should include a brief explanation and should be 20 repeated in subsequent quarterly reports as necessary to address the threshold exceedance) 21 • Revision to previously submitted data (Comment should include a brief characterization 22 of the change, should identify affected time periods and should identify whether the 23 change affects the "color" of the indicator.) 24 • Identification of a design deficiency affecting safety system unavailability (See Safety 25 System Unavailability discussion on fault exposure unavailable hours) 26 • Resetting of fault exposure hours (See Safety System Unavailability discussion on 27 resetting fault exposure hours) 28 • Unavailability of data for quarterly report (Examples include unavailability of RCS 29 Activity data for one or more months due to plant conditions that do not require RCS 30 activity to be calculated.) 31 32 In specific circumstances, some plants, because of unique design characteristics, may typically 33 appear in the "increased regulatory response band," as shown in Table 1. In such cases the 34 unique condition and the resulting impact on the specific indicator should be explained in the 35 associated comment field. Additional guidance is provided under the appropriate indicator 36 sections. 37 38 The quarterly data reports are submitted to the NRC under 10 CFR 50.4 requirements. The 39 quarterly reports are to be submitted in electronic form only. Separate submittal of a paper copy 40 is not requested. Licensees should apply standard commercial quality practices to provide 41 reasonable assurance that the quarterly data submittals are correct. Licensees should plan to 42 retain the data consistent with the historical data requirements for each performance indicator. 43 For example, data associated with the barrier cornerstone should be retained for 12 months, data 44 for safety system unavailability should be retained for 12 quarters. 45

The criterion for reporting is based on the time the failure or deficiency is identified, with the exception of the Safety System Functional Failure indicator, which is based on the Report Date

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1 of the LER. In some cases the time of failure is immediately known, in other cases there may be

2 a time-lapse while calculations are performed to determine whether a deficiency exists, and in

3 some instances the time of occurrence is not known and has to be estimated. Additional

- 4 clarification is provided in specific indicator sections.
- 5

#### 6 Applicability of NEI 99-02 Revision 0

7 The guidance provided in Revision 0 to NEI 99 02 is to be applied on a forward fit basis and should be utilized in the preparation and submittal of performance indicator data for 2<sup>nd</sup> quarter 8 9 2000 and beyond. Guidance contained in NEI 99 02 Draft Revision D or NEI 99 02 Revision 0 should be utilized for 1<sup>st</sup> guarter 2000 data. Performance indicator data submitted prior to the 10 11 issuance of Revision 0 of this guideline (i.e., data collected and submitted using guidance in a 12 previous version of NEI 99 02) may be revised and resubmitted to reflect current guidance if 13 desired. However, revisions of previously submitted data that are the result of changes to 14 guidance alone, are not required. Performance indicator data collections and submittals that 15 supported the January 2000 data submittal were performed as a "best effort" to collect and report historical data. The guidance contained in Draft Revision D of NEI 99-02, relative to the "best 16 effort" collection and reporting of historical data, continues to apply to the data submitted in 17

- 18 January 2000.
- 19

#### 20 Numerical Reporting Criteria

21 Final calculations are rounded up or down to the same number of significant figures as shown in

Table 1. Where required, percentages are reported and noted as: 9.0%, 25%.

23

#### 24 Submittal of Performance Indicator Data

Performance indicator data should be submitted as a delimited text file (data stream) for each unit, attached to an email addressed to <u>pidata@nrc.gov</u>. The structure and format of the

27 delimited text files is discussed in Appendix B. The email message can include report files

28 containing PI data for the quarter (quarterly reports) for all units at a site and can also include any

29 report file(s) providing changes to previously submitted data (change reports). The title/subject

30 of the email should indicate the unit(s) for which data is included, the applicable quarter, and

31 whether the attachment includes quarterly report(s) (QR), change report(s) (CR) or both. The

recommended format of the email message title line is "<Plant Name(s)>-<quarter/year>-PI Data
 Elements (QR and/or CR)" (e.g., "Salem Units 1 and 2 – 1Q2000 – PI Data Elements (QR)").

Licensees should not submit hard copies of the PI data submittal (with the possible exception of a

- 35 back up if the email system is unavailable).
- 36

37 The NRC will send return emails with the licensee's submittal attached to confirm and

38 authenticate receipt of the proper data, generally within 2 business days. The licensee is

39 responsible for ensuring that the submitted data is received without corruption by comparing the

40 response file with the original file. Any problems with the data transmittal should be identified

41 in an email to <u>pidata@nrc.gov</u> within 4 business days of the original data transmittal.

42

43 Additional guidance on the collection of performance indicator data and the creation of quarterly

44 reports and change reports is provided at the NEI performance indicator website (PIWeb).

1 The reports made to the NRC under the new regulatory assessment process are in addition to the

2 standard reporting requirements prescribed by NRC regulations.

3

#### 4 Frequently Asked Questions

Frequently Asked Questions (FAQ) and responses regarding interpretations of this guideline are
provided within the FAQ subsections of this guideline for FAQs specific to a performance
indicator and as part of Appendix C for FAQs that are not specific to a particular performance
indicator. FAQs that receive NRC approval between guideline revisions will be posted on the
NRC Website (www.nrc.gov). The FAQs provided in this guideline as well as FAQs posted on
the NRC Website represent NRC approved interpretations of performance indicator guidance and
should be treated as an adjunct extension of NEI 99-02.

12

The NRC Website will identify the date of original posting for FAQs and responses. Unless otherwise directed in an FAQ response, FAQs are to be applied to the data submittal for the quarter in which the FAQ was posted and beyond. For example, an FAQ with a posting date of 3/31/2000 would apply to 1<sup>st</sup> quarter 2000 PI data, submitted in April 2000 and subsequent data submittals. However, an FAQ with a posting date of 4/1/2000 would apply on a forward fit basis to 2<sup>nd</sup> quarter 2000 PI data submitted in July 2000. Licensees are encouraged to check the NRC Web site frequently, particularly at the end of the reporting period, for FAQs that may have

- 20 applicability for their sites.
- 21

22 Questions on this guideline may be submitted by email to <u>pihelp@nei.org</u>. The email should

23 include "FAQ" as part of the subject line. The emails should also provide the question and a

24 proposed answer as well as the name and phone number of a contact person. The proposed

25 question and answer will be reviewed by NEI staff and will be discussed with NRC staff at a

26 public meeting. Once approved by NRC, the accepted response will be posted on the NRC

27 Website and incorporated into the text of this guideline when the next revision is issued (no more

28 frequently than once per quarter).

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Figure 1 - Regulatory Oversight Framework

Table 1 – PERFORMANCE INDICATORS									
Cornerstone	Indicator		Thresholds (see Note 1)						
			Increased Required Regulatory Regulatory Response Band Response Ban		Unacceptable Performance Band				
Initiating Events	Unplanned Scrams per 7000 Critical H manual scrams during the previous fou	lours (automatic and ir quarters)	>3.0	>6.0	>25.0				
	Scrams with a Loss of Normal Heat Ro 12 quarters)	emoval (over the previous	>2.0	>10.0	>20.0				
	Unplanned Power Changes per 7000 C previous four quarters)	Critical Hours (over	>6.0	N/A	N/A				
witigating Systems	(average of previous 12 quarters)	<pre> &lt;2EDG &gt;2EDG Hydro Emerg. Power BWRs HPCI HPCS RCIC RHR PWRs HPSI AFW</pre>	>2.5% >2.5% TBD >4.0% >1.5% >4.0% >1.5% >1.5% >1.5%	>5.0% >10.0% TBD >12.0% >4.0% >12.0% >5.0% >5.0% >6.0%	>10.0% >20.0% TBD >50.0% >20.0% >50.0% >10.0% >10.0% >12.0%				
	Safety System Functional Failures	RHR BWRs	>1.5% >6.0	>5.0% N/A	>10.0% N/A				
	(over previous four quarters)	PWRs	>5.0	N/A	N/A				

Note 1: Thresholds that are specific to a site or unit will be provided in Appendix D when identified.

Cornerstone	Indicator	Thresholds (see N	Note 1)		
		Increased Regulatory Response Band	Required Regulatory Response Band	Unacceptable Performance Band	
<b>Barriers</b> Fuel Cladding	Reactor Coolant System (RCS) Specific Activity (maximum monthly values, percent of Tech. Spec limit, during previous four quarters)	>50.0%	>100.0%	N/A	
Reactor Coolant System	RCS Identified Leak Rate (maximum monthly values, percent of Tech. Spec. limit, during previous four quarters)	>50.0%	>100.0%	N/A	
Emergency Preparedness	Drill/Exercise Performance (over previous eight quarters)	<90.0%	<70.0%	N/A	
-	ERO Drill Participation (percentage of Key ERO personnel that have participated in a drill or exercise in the previous eight quarters)	<80.0%	<60.0%	N/A	
Emergency Preparedness Occupational Radiation Safety	Alert and Notification System Reliability (percentage reliability during previous four quarters)	<94.0%	<90.0%	N/A	
Occupational Radiation Safety	Occupational Exposure Control Effectiveness (occurrences during previous 4 quarters)	>2	>5	N/A	
Public Radiation Safety	RETS/ODCM Radiological Effluent Occurrence (occurrences during previous four quarters)	>1	>3	N/A	
Safety Physical Protection	Protected Area Security Equipment Performance Index (over a four quarter period)	>0.080	N/A	N/A	
	Personnel Screening Program Performance (reportable events during the previous four quarters)	>2	>5	N/A	
	Fitness-for-Duty (FFD)/Personnel Reliability Program Performance (reportable events during the previous four quarters)	>2	>5	N/A	

Note 1: Thresholds that are specific to a site or unit will be provided in Appendix D when identified.

2 3

#### 1 2 PERFORMANCE INDICATORS

#### 2 2.1 INITIATING EVENTS CORNERSTONE

3 The objective of this cornerstone is to limit the frequency of those events that upset plant stability and challenge critical safety functions, during shutdown<sup>1</sup> as well as power operations. If not 4 5 properly mitigated, and if multiple barriers are breached, a reactor accident could result which 6 may compromise the public health and safety. Licensees can reduce the likelihood of a reactor 7 accident by maintaining a low frequency of these initiating events. Such events include reactor 8 scrams due to turbine trips, loss of feedwater, loss of off-site power, and other significant reactor 9 transients. 10 11 The indicators for this cornerstone are reported and calculated per reactor unit. 12 13 There are three indicators in this cornerstone: 14 15 • Unplanned (automatic and manual) scrams per 7.000 critical hours • Scrams with a loss of normal heat removal per 12 quarters 16 • Unplanned Power Changes per 7,000 critical hours 17 18 19 UNPLANNED SCRAMS PER 7,000 CRITICAL HOURS 20 Purpose 21 This indicator monitors the number of unplanned scrams. It measures the rate of scrams per year 22 of operation at power and provides an indication of initiating event frequency. 23 24 **Indicator Definition** 25 The number of unplanned scrams during the previous four quarters, both manual and automatic, 26 while critical per 7,000 hours<sup>2</sup>. 27

- 28 Data Reporting Elements
- 29 The following data is reported for each reactor unit:
- the number of unplanned automatic and manual scrams while critical in the previous quarter
- 32

- the number of hours of critical operation in the previous quarter
- 34
- 35 Calculation
- 36 The indicator is determined using the values for the previous four quarters as follows:

<sup>&</sup>lt;sup>1</sup>Shutdown indicators are being developed and will be included in later revisions.

 $<sup>^{2}</sup>$  The transient rate is calculated per 7,000 critical hours because that value is representative of the critical hours of operation in a year for a typical plant.

1	
2	value = $\frac{\text{(total unplanned scrams while critical in the previous 4 qtrs)} \times 7,000 \text{ hrs}$
2	(total number of hours critical in the previous 4 qtrs)
3	
4	
5	Definition of Terms
6	Scram means the shutdown of the reactor by the rapid addition of negative reactivity by any
7	means, e.g., insertion of control rods, boron, use of diverse scram switch, or opening reactor trip
8	breakers.
9	
10	Unplanned scram means that the scram was not an intentional part of a planned evolution or test
11	as directed by a normal operating or test procedure. This includes scrams that occurred during
12	the execution of procedures or evolutions in which there was a high chance of a scram occurring
13	but the scram was neither planned nort intended.
14	
15	Criticality, for the purposes of this indicator, typically exists when a licensed reactor operator
16	declares the reactor critical. There may be instances where a transient initiates from a subcritical
17	condition and is terminated by a scram after the reactor is critical—this condition would count as
18	a scram.
19	
20	<u>Clarifying Notes</u>
21	The value of 7,000 hours is used because it represents one year of reactor operation at an 80.0%
22	capacity factor.
23	
24	If there are fewer than 2,400 critical hours in the previous four quarters the indicator value is
25	computed as N/A because rate indicators can produce misleadingly high values when the
26	denominator is small. The data elements (unplanned scrams and critical hours) are still reported.
27	
28	Dropped rods, single rod scrams, or half scrams are not considered reactor scrams.
29	
30	Anticipatory plant shutdowns intended to reduce the impact of external events, such as tornadoes
31	or range fires threatening offsite power transmission lines, are excluded.
32	
33	Examples of the types of scrams that are included:
34 25	
33 26	• Scrams that resulted from unplanned transients, equipment failures, spurious signals, numan
20 27	error, or those directed by abnormal, emergency, or annunciator response procedures.
29 29	• A comm that is initiated to avoid avagading a technical anguification pation statement time
20	• A scrain that is initiated to avoid exceeding a technical specification action statement time
37 40	111111.
- <del>1</del> 0 ⊿1	• A scram that occurs during the execution of a procedure or evolution in which there is a high
-+1 ⊿2	- A seram that occurs during the execution of a procedure of evolution in which there is a high
43	incluiou of a serail occurring out the serail was neutrer plained nor intended.

- 1 Examples of scrams that **are not** included:
- Scrams that are planned to occur as part of a test (e.g., a reactor protection system actuation
   test), or scrams that are part of a normal planned operation or evolution.
  - Reactor protection system actuation signals that occur while the reactor is sub-critical.
  - Scrams that occur as part of the normal sequence of a planned shutdown and scram signals that occur while the reactor is shut down.
  - Plant shutdown to comply with technical specification LCOs, if conducted in accordance with normal shutdown procedures which include a manual scram to complete the shutdown.
- 13 14 15

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10 11

12

#### Frequently Asked Questions

#### **ID Question**

5 The Clarifying Notes for the Unplanned Scrams per 7000hrs PI state that scrams that are included are: scrams "that resulted from unplanned transients...." and a "scram that is initiated to avoid exceeding a technical specification action statement time limit:" and, scrams that are not included are "scrams that are part of a normal planned operation or evolution" and, scrams "that occur as part of the normal sequence of a planned shutdown..." If a licensee enters an LCO requiring the plant to be in Mode 2 within 7 hours, applies a standing operational procedure for assuring the LCO is met, and a manual scram is executed in accordance with that procedure, is this event counted as an unplanned scram?

#### Response

If the plant shutdown to comply with the Technical Specification LCO, was conducted in accordance with the normal plant shutdown procedure, which includes a manual scram to complete the shutdown, the scram would not be counted as an unplanned scram. However, the power reduction would be counted as an unplanned transient (assuming the shutdown resulted in a power change greater than 20%). However, if the actions to meet the Technical Specification LCO required a manual scram outside of the normal plant shutdown procedure, then the scram would be counted as an unplanned scram.

#### 16

#### ID Question

159 With the Unit in Operational Condition 2 (Startup) a shutdown was ordered due to an insufficient number of operable Intermediate Range Monitors (IRM). The reactor was critical at 0% power. "B" and "D" IRM detectors failed, and a plant-shutdown was ordered. The manual scram was inserted in accordance with the normal shutdown procedure. Should this count as an unplanned reactor scram?

#### Response

No. If part of a normal shutdown, (plant was following normal shut down procedure) the scram would not count.

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#### <u>Data Example</u>

1

Unplanned Scrams per 7,00	0 Critical Ho	ours							
	2Q/97	3Q/97	4Q/97	1Q/98	2Q/98	3Q/98	4Q/98	Prev. Qtr	
# of Scrams critical in qtr	1	0	0	1	1	1	2	2	
Total Scrams over 4 qtrs				2	2	3	5	6	
# of Hrs Critical in gtr	1500	1000	2160	2136	2160	2136	2136	1751	
Total Hrs Critical in 4 qtrs				6796	7456	8592	8568	8183	
				-	2Q/98	3Q/98	4Q/98	Prev. Q	
Indicator value					1.9	2.4	4.1	5.1	

Thresholds	
Green	≤3.0
White	>3.0
Yellow	>6.0
Red	>25.0



#### 1 SCRAMS WITH A LOSS OF NORMAL HEAT REMOVAL

#### 2 Purpose

3 This indicator monitors that subset of unplanned and planned automatic and manual scrams that

- 4 necessitate the use of mitigating systems and are therefore more risk-significant than
- 5 uncomplicated scrams.

#### 7 **Indicator Definition**

8 The number of unplanned and planned scrams while critical, both manual and automatic, during 9 the previous 12 quarters that also involved a loss of the normal heat removal path through the 10 main condenser prior to establishing reactor conditions that allow use of the plant's normal long

- 11 term heat removal systems.
- 12

6

#### 13 **Data Reporting Elements**

14 The following data is reported for each reactor unit:

15

- 16 ٠ the number of planned and unplanned automatic and manual scrams while critical in the 17 previous quarter in which the normal heat removal path through the main condenser was 18 lost prior to establishing reactor conditions that allow use of the plant's normal long term 19 heat removal systems
- 20

23

34

35 36

37

#### 21 Calculation

- 22 The indicator is determined using the values reported for the previous 12 quarters as follows:
- 24 value = total scrams while critical in the previous 12 quarters in which the normal heat 25 removal path through the main condenser was lost prior to establishing reactor 26 conditions that allow use of the plant's normal long term heat removal systems. 27

#### 28 **Definition of Terms**

29 Normal heat removal path: For purposes of this performance indicator, the path used for heat 30 removal from the reactor during normal plant operations. It is the same for all plants – the path 31 from the main condenser through the main feedwater system, steam generators (or reactor 32

vessel), the main steam isolation values, and back to the main condenser. of any gripment in the Loss of the normal heat removal path: when any of the following conditions have occurred and vemoval 33 cannot be easily recovered without the need for diagnosis or repair decay heat cannot be removed through the main condenser when any of the following conditions occur:

path

- 38 . complete loss of all main feedwater
- 39 insufficient loss of main condenser vacuum to remove decay heat •
- 40 complete closure of at least one main steam isolation valves in each main steam line •
- 41 failure loss of turbine bypass capability capacity that results in insufficient bypass capability
- 42 remaining to maintain reactor temperature and pressure

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- Scram means the shutdown of the reactor by the rapid addition of negative reactivity by any
- means, e.g., insertion of control rods, boron, use of diverse scram switch, or opening reactor trip
   breakers.
- 5
- 6 Criticality, for the purposes of this indicator, typically exists when a licensed reactor operator
- 7 declares the reactor critical. There may be instances where a transient initiates from a subcritical
- 8 condition and is terminated by a scram after the reactor is critical—this condition would count as
- 9 a scram.
- 10

#### 11 Clarifying Notes

of any equipment in the normal path

12 Intentional operator actions to control the reactor water level or cooldown rate, such as securing 13 main feedwater or closing the MSIVs, are not counted in this indicator, as long as the normal

heat removal path can be easily recovered without the need for diagnosis or repair. Once reaching stable plant conditions following a scram, the shutdown of main feedwater pumps in

- 15 reaching stable plant conditions following a scram, the shutdown of main feedwater 16 accordance with operating procedures would not count in this indicator.
- 17

18 Design features to limit the reactor water level, steam generator water level, or cooldown rate,

19 such as closing the main feedwater valves on a reactor scram, are not counted in this indicator, as

20 long as the normal heat removal path can be easily recovered without the need for diagnosis or

21 repair Once reaching stable plant conditions following a scram, the shutdown of main feedwater

22 pumps in accordance with operating procedures would not count in this indicator.

23

Events in which the normal heat removal path through the main condenser is not available and is not easily recoverable without the need for diagnosis or repair are counted in this indicator.

26

Partial losses of condenser vacuum in which sufficient capability remains to remove decay heatare not counted in this indicator.

29

This indicator includes planned and unplanned scrams. Unplanned scrams counted for this indicator are also counted for the *Unplanned Scrams per 7000 Critical Hours* indicator.

32

Scrams with loss of normal heat removal at low power within the capability of the PORVs are
 not counted if the main condenser has not yet been placed in service, or has been removed from

35 service.36

37 Momentary operations of PORVs or safety relief valves are not counted as part of this indicator.

Frequently Asked Questions

#### noiteau du

t <del>LPG NE</del>

The WEI 99–02 instructions for Serams With Loss of Normal Heat Removal (LOWHR) equate LOWHR with "loss of main feedwater." At some plants the feedwater pumps trip on high reactor water level, which normally occurs on most setams. To prevent the feedwater pumps from tripping on a setam, the operator has to quickly take manual control of level. Since the operators often have more important concerns during a setam (e.g., trying to figure out what happened, verifying all the rods are in, etc.) they have been instructed (correctly) to let the pumps trip. When this occurs steam continues to flow to the condenser and make up to the reactor is accomplished using occurs steam continues to flow to the condenser and make up to the reactor is accomplished using other means (e.g., CRD pumps). Does this count as a hit against the LOWHS indicator?

#### **əsuodsəy**

In this instance, because the system actions and operator response for this plant are normal expected actions following a serians, this would not count against the LOXHR indicator.

#### 1

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3 7 1

#### th Guestion

#### <u>65 Serams with a Loss of Normal Heat Removal</u>

Does the Screams with a Loss of Normal Heat Removal PI include main condenser perturbations that result in screams. For example, if a scream occurs due to a partial or total loss of main feedwater and then, as expected, main feedwater is isolated as part of the plant design following the scream. does this count as a Scream with a Loss of Normal Heat Removal. Similarly, do scrams that occur due to a partial loss of condenser vacuum affect this PI.

#### asuodsay

The PL is monitoring the use of alternate means of decay heat removal following a seram. Therefore, the described feedwater scenario would not be included in the PL. Similarly, a partial loss of condenser vacuum that results in a scram yet provides adequate decay heat removal following the scram would not be included in the PL. 9 5

#### поізгоиО

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<del>fff</del>

Under the "Scram with Loss of Normal Heat Removal" performance indicator in XEI 99-02 Draft D. the Definition of Terms states that a "loss of normal heat removal path" has occurred whenever any of the following conditions occur:

- -loss of main feedwater
- muusev resustance rubmi to esoi
- closure of main steam isolation valves
- <del>Villdagas seqyd ondrur fo seol</del>

The purpose of the indicator is to count scrams that require the use of mitigating systems, however, instances that meet the above criteria in a literal sense could occur without the necessity of using mitigating systems.

For example, a short term loss of main feedwater injection capability due to pump trip on high reactor water level post scram is a common BWR event. Under these conditions, there is ample time to restart the main feed pumps before addition of water to the vessel via HPCI or RCIC is required.

A second example would be a case where the turbine bypass valves (also commonly called steam dump valves) themselves are unavailable, but sufficient steam flow path to the main condenser exists via alternate paths (such as steam line drains, feed pump turbine exhausts, etc.) such that no mitigating systems are called upon.

#### Response

If an alternate heat removal system is put into use, it counts toward the performance indicator.

#### 2 Data Examples

#### Scrams with Loss of Normal Heat Removal

	3Q/95	4Q/95	1Q/96	2Q/96	3Q/96	4Q/96	1Q/97	2Q/97	3Q/97	4Q/97	1Q/98	2Q/98	3Q/98	4Q/98	Prev.	Qrtr
# of Scrams with loss of Normal	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	
Heat Sink in previous quarter																
Total Scrams over 12 qtrs												1	1	0	Ö	
												2Q/98	3Q/98	4Q/98	Prev.	Q
Indicator value												1	1	0	0	

Thresholds	
Green	≤2.0
White	>2.0
Yellow	>10.0
Red	>20.0

#### Scrams with Loss of Normal Heat Removal



#### 1 UNPLANNED POWER CHANGES PER 7,000 CRITICAL HOURS

#### 2 Purpose

3 4	This indicator monitors the number of unplanned power changes (excluding scrams) that could have, under other plant conditions, challenged safety functions. It may provide leading
5 6 7	indication of risk-significant events but is not itself risk-significant. The indicator measures the number of plant power changes for a typical year of operation at power.
8	Indicator Definition
9 10 11	The number of unplanned changes in reactor power of greater than 20% of full-power, per 7,000 hours of critical operation excluding manual and automatic scrams.
12	Data Reporting Elements
13 14	The following data is reported for each reactor unit:
15 16	• the number of unplanned power changes, excluding scrams, during the previous quarter
17 18	• the number of hours of critical operation in the previous quarter
19	<u>Calculation</u>
20 21	The indicator is determined using the values reported for the previous four quarters as follows:
22	value = $\frac{\text{(total number of unplanned power changes over the previous 4 qtrs)}}{\text{total number of hours critical during the previous 4 qtrs}} \times 7,000 \text{ hrs}$
23 24	
25	Definition of Terms
26	Unplanned changes in reactor power are changes in reactor power that are initiated less than 72
27	hours following the discovery of an off-normal condition, and that result in, or require a change
28	in power level of greater than 20% of full power to resolve. Unplanned changes in reactor power
29	also include uncontrolled excursions of greater than 20% of full in reactor power that occur in
30	response to changes in reactor or plant conditions and are not an expected part of a planned
31	evolution or test.
32	
55	Clarifying Notes

If there are fewer than 2,400 critical hours in the previous four quarters the indicator value is
 computed as N/A because rate indicators can produce misleadingly high values when the
 denominator is small. The data elements (unplanned power changes and critical hours) are still

37 reported.

	1 2 3	The 72 hour period between discovery of an off-normal condition and the corresponding change in power level is based on the typical time to assess the plant condition, and prepare, review, and approve the necessary work orders, procedures, and necessary safety reviews, to effect a repair.	1
	4	The key element to be used in determining whether a power change should be counted as part of this indicator is the 72 hour period and not the extent of the planning that is performed between	
7		the discovery of the condition and initiation of the power change.	
	8 9	In developing a plan to conduct a power reduction, additional contingency power reductions ma be incorporated. These additional power reductions are not counted if they are implemented to	y
	10 11	address the initial condition.	them selves
	12 13	Equipment problems encountered during a planned power reduction greater than 20% that may have required a power reduction of 20% or more to repair are not counted as part of this indicate	or and the second se
	14	if they are repaired during the planned power reduction.	
	16	Unplanned power changes and shutdowns include those conducted in response to equipment	
	17	automatic or manual scrams or load-follow power changes.	
	19 20	Apparent power changes that are determined to be caused by instrumentation problems are not	
	21 22	included.	thon
	23   24	Examples of Unplanned power changes areinclude runbacks and power oscillations,	20
	$\frac{25}{26} q$	Anticipatory power reductions intended to reduce the impact of external events such as	
	27	requested by the system load dispatchers, are excluded.	
	29	Anticipated power changes greater than 20% in response to expected problems (such as	- 90
	31	proceduralized but cannot be predicted greater than 72 hours in advance may not need to be	m a fac
	32 33	counted if they are not reactive to the sudden discovery of off-normal conditions. The circumstances of each situation are different and should be identified to the NRC so that a	
	34 35	determination can be made concerning whether the power change should be counted.	
	36 37	Power changes to make rod pattern adjustments are excluded.	
	38 39	Power changes directed by the load dispatcher under normal operating conditions due to load demand and economic reasons, and for grid stability or nuclear plant safety concerns arising from	n
	40	external events outside the control of the nuclear unit are not included in this indicator. However neuron reductions due to equipment foilures that are under the control of the nuclear unit are	
	41	included in this indicator.	
	43	Licensees should use the power indication that is used to control the plant. to determine	ifa
	45   46	change of greater than 20% of full power ocurrent. This indicator captures changes in reactor power that are initiated following the discovery of an	
	47	off-normal condition. If a condition is identified that is slowly degrading and the licensee	
	48	prepares plans to reduce power when the condition reaches a predefined limit, and 72 hours have	

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- 1 elapsed since the condition was first identified, the power change does not count. If, however, the
- 2 condition suddenly degrades beyond the predefined limits and requires rapid response, this
- 3 situation would count.
- 4
- 5 Off-normal conditions that begin with one or more power reductions and end with an unplanned
- 6 reactor trip are counted in the unplanned reactor scram indicator only. If an off-normal condition
- 7 occurs above 20% power, and the plant is shutdown by a planned reactor trip using normal
- 8 operating procedures, only an unplanned power change is counted.
- 9
- 10 If, during the implementation of a planned power reduction, power is reduced by more than 20%
- 11 of full power beyond the planned reduction, then an unplanned power change has occurred.
- 12

#### 13 Frequently Asked Questions

#### **ID Question**

1 Preplanned Contingency Power Changes

If a reduction from 100% to 70% is planned, and an additional 25% must occur if the situation is worse than expected, can a licensee preplan (at the time of preplanning the 30% reduction) a "second contingency step planning" for the additional 25%.

#### Response

The 72 hour planning period is used as a mark to indicate that necessary planning has occurred to address the proposed power change. This planning may include contingency power changes that would not be counted toward the performance indicator.

#### 14

#### ID Question

2 Overshoot of Planned Power Reduction

If a licensee plans to reduce from 100% to 85% (15% reduction) but due to equipment malfunction (boron dilution) overshoots and reduces to 70%. Since 15% was already planned, is the overall transient considered (100-70 = 30% and counted as a "hit"), or is it only for transients beyond that planned (85-70 = 15% and not counted as a "hit")?

#### Response

The Unplanned Power Changes Performance Indicator addresses changes in reactor power that are not an expected part of a planned evolution or test. In the proposed example, the unplanned portion of the power evolution resulted in a 15% change in power and would not count toward the performance indicator.

- 15
- 16

3

17

#### ID Question

Does the 20% power change rule apply to an uncontrolled excursion or are any uncontrolled excursions counted? Our specific example is: Unit 1 experienced an uncontrolled power excursion from 100% to 100.3% due to a high level feed water heater dump valve failure.

#### Response

The performance indicator counts any unplanned changes in reactor power greater than 20% of full power. In your example, the excursion does not exceed 20% and would thus not be counted under this performance indicator.

# ID Question 6 Relative te

containment) seal is degrading. The indications are flow to the seal and an increase in floor leakage recirculation pump seal degradation. Plans are made to replace or repair the seal if administratively <del>monitored and plans are made for repairs. Because the valve is located inside primary containment</del> at which time a plant shutdown is initiated (power reduction greater than 20%). Would established limits are met or exceeded (not Tech Spec). This would require a plant shutdown. The have a situation whereby Relative to power reductions greater than 20%. the difference between planned versus unplanned maintenance seems to be the 72 hour timeframe. In that context, we may have a situation whereby (inerted with nitrogen for fire protection reasons) a range of contingencies is prepared, including weeks beyond 72 hours from 20%2 A similar situation indications are monitored. The indications continue (days/weeks beyond 72 hours from problem kakage (identified) and floor leakage (unidentified) inside primary containment. The leakage is equipment monitored twice per shift. At some point, indications suggest that a recirculation pump (inside greater than 20%6). Would this be counted as an unplanned power reduction greater than 20%62 a main steam relief valve tailpipe temperature sensor is indicating a leak. The temperature is identification) until the administrative limit is achieved. A plant shutdown (power reduction problem identification) until an administratively established limit for tailpipe temperature. (unidentified). Past experience and the indications conclude the floor leakage is due to <del>could exist for reactor coolant leakage monitoring. We have two types of leakage</del> this reduction be counted as an unplanned power reduction greater than. the replacement of the relief valve. The monitoring continues (days achieved

## Response

The cases described would not be counted in the unplanned power changes indicator. In both of the , main steam allowed for assessment of plant conditions, preparation and review in anticipation of an orderly relief valve leakage and possible recirculation pump seal degradation) exceeded 72 hours. This cases described, the time period between discovery of an off normal condition (i.e. nower reduction and shutdown.

# HD Question

2 3

since the runback was unable to reduce power rapidly enough), should the event be counted as For a situation where an unplanned runback (greater than 20%) is properly terminated by a trip <del>outh an Unplanned Power Change and an Unplanned Scram?</del> 156

## **Response**

Å.

#### **ID Question**

157 Power was reduced on three consecutive days for condenser cleaning, in accordance with established contingency plans for zebra mussel fouling of the main condenser. Should these power reductions count as unplanned power changes, since the 72-hour planning window discussed in NEI 99-02 was not met for each individual reduction?

#### Response

See response for FAQ 158

#### 2 3

#### **I** Question

- £
- 1 Power changes (reductions) in excess of 20%, while not routinely initiated, are not uncommon during
- 5 summer hot weather conditions when conducting the standard condenser backwashing evolution for
- g our once though, salt water cooled plant. While it is known that backwashing will be performed multiple times a week during warm weather months (and less frequently during colder months), the specific timing of any individual backwash is not predictable 72 hours in advance as the accumulation of marine debris and the growth rate of biological contaminants drives the actual initiation of each evolution. The main condenser system was specifically designed to allow periodic cleaning by backwash which is procedurally controlled to assure sufficient vacuum is maintained. It is sometimes necessary, due to high inlet temperatures, to reduce power more than 20% to meet procedural requirements during the backwash evolution. Similarly load reductions during very hot weather are sometimes necessary if condenser discharge temperatures approach our NPDES Permit limit. Actual initiation of a power change is not predictable 72 hours in advance as actions are not taken until temperatures actually reach predefined levels. Would power changes in excess of 20% driven by either of these causes be counted for this indicator?

#### Response

No. If they were anticipated and planned evolutions and not reactive to the sudden discovery of off normal conditions they would not count. The circumstances of each situation are different and should be identified to the NRC so that a determination can be made concerning whether a power change is counted.

#### 1 Data Example

#### Unplanned Power Changes per 7,000 Critical Hours

	2Q/97	3Q/97	4Q/97	1Q/98	2Q/98	3Q/98	4Q/98	Prev. Qtr
# of Power Changes in previous qtr	1	0	0	1	2	2	1	3
Total Power Changes in previous 4 qtrs	1	1	1	2	3	5	6	8
# of Hrs Critical in qrtr	1500	1000	2160	2136	2160	2136	2136	1751
Total Hrs Critical in previous 4 qtrs				6796	7456	8592	8568	8183
					2Q/98	3Q/98	4Q/98	Prev. Q
Indicator value					2.8	4.1	4.9	6.8

Thresholds	
Green	≤6.0
White	>6.0
Yellow	N/A
Red	N/A



#### 1 2.2 MITIGATING SYSTEMS CORNERSTONE

2 This section defines the performance indicators used to monitor the performance of key selected
3 systems that are designed to mitigate the effects of initiating events, and describes their
4 calculational methods.

4 5

6 The definitions and guidance contained in this section, while similar to guidance developed in

support of INPO/WANO indicators and the Maintenance Rule, are unique to the regulatory

8 oversight program. Differences in definitions and guidance in most instances are deliberate and

9 are necessary to meet the unique requirements of the regulatory oversight program.

10

While safety systems are generally thought of as those that are designed to mitigate design basis accidents, not all mitigating systems have the same risk importance. PRAs have shown that risk

13 is often influenced not only by front-line mitigating systems, but also by support systems and

- equipment. Such systems and equipment, both safety- and non-safety related, have been
- 15 considered in selecting the performance indicators for this cornerstone. Not all aspects of
- 16 licensee performance can be monitored by performance indicators, and risk-informed baseline
- 17 inspections are used to supplement these indicators.
- 18

19 SAFETY SYSTEM UNAVAILABILITY

#### 20 Purpose

- 21 The purpose of the safety system unavailability indicator is to monitor the readiness of important
- 22 safety systems to perform their safety functions in response to off-normal events or accidents.
- 23

#### 24 Indicator Definition

25 The average of the individual train unavailabilities in the system. Train unavailability is the ratio

of the hours the train is unavailable to the number of hours the train is required to be able to perform its intended safety function.

28

The performance indicator is calculated separately for each of the following four systems for each reactor type.

31

#### 32 <u>BWRs</u>

33 34

35

36

- high pressure injection systems -- (high pressure coolant injection, high pressure core spray, feedwater coolant injection)
- heat removal systems (reactor core isolation cooling)
- residual heat removal system
- emergency AC power system
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- 40
- 41
- 42
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| ie number of system   |
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| availability over the |
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| erator value could be |
| units. (See Emergency |
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| (                     |

| { discuss

## 1 **Definition of Terms**

- 2 Planned unavailable hours: These hours include time the train was out of service for
- maintenance, testing, equipment modification, or any other time equipment is electively removed
   from service and the activity is planned in advance.
- 5

6 Unplanned unavailable hours: These hours include corrective maintenance time or elapsed time 7 between the discovery and the restoration to service of an equipment failure or human error that 8 makes the train unavailable (such as a misalignment).

9

Fault exposure unavailable hours: These are estimated hours that a train was in an undetected,
 failed condition. (This item is explained in more detail in the Clarifying Notes.)

12

13 Hours required are the number of hours a monitored safety system is required to be available to 14 satisfactorily perform its intended safety function.

15

16 *A train* consists of a group of components that together provide the monitored functions of the 17 system and as explained in the enclosures for specific reactor types. Fulfilling the design basis of

17 system and as explained in the enclosures for specific reactor types. Fulfilling the design basis of 18 the system may require one or more trains of a system to operate simultaneously. The number of 19 trains in a system is determined as follows:

20

for systems that primarily pump fluids, the number of trains is equal to the number of parallel
 pumps or the number of flow paths in the flow system (e.g., number of auxiliary feedwater
 pumps). The preferred method is to use the number of pumps. For a system that contains an
 installed spare pump, the number of trains would equal the number of flow paths in the
 system.

26

for systems that provide cooling of fluids, the number of trains is determined by the number
 of parallel heat exchangers, or the number of parallel pumps, whichever is fewer.

29

emergency AC power system: the number of class 1E emergency (diesel, gas turbine, or
 hydroelectric) generators at the station that are installed to power shutdown loads in the event
 of a loss of off-site power -- This includes the diesel generator dedicated to the BWR HPCS
 system.

35 Off-normal events or accidents: These are events specified in a plant's design and licensing 36 bases. Typically these events are specified in a plant's safety analysis report, however other 37 events/analysis should be considered (e.g. Appendix R analysis).

- 38
- 39 Note: Additional guidance for specific systems is provided later in this section.
- 40

# 2 Clarifying Notes

3 The systems have been selected for this indicator based on their importance in preventing reactor 4 core damage or extended plant outage. The selected systems include the principal systems 5 needed for maintaining reactor coolant inventory following a loss of coolant, for decay heat removal following a reactor trip or loss of main feedwater, and for providing emergency AC 6 7 power following a loss of plant off-site power. 8 9 Except as specifically stated in the indicator definition and reporting guidance, no attempt is 10 made to monitor or give credit in the indicator results for the presence of other systems at a given 11 plant that add diversity to the mitigation or prevention of accidents. For example, no credit is 12 given for additional power sources that add to the reliability of the electrical grid supplying a 13 plant because the purpose of the indicator is to monitor the effectiveness of the plant's response 14 once the grid is lost.

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Some components in a system may be common to more than one train, in which case the effect
of the performance (unavailable hours) of a common component is included in all affected trains.

Unavailable hours for a multi-function system should be counted only during those times when any function monitored by this indicator is required to be available.

Trains are generally considered to be available during periodic system or equipment realignments to swap components or flow paths as part of normal operations.

It is possible for a train to be considered operable yet unavailable per the guidance in this section. The purpose of this indicator is to monitor the readiness of important safety systems to perform their safety function in response to off-normal events or accidents.

29 <u>Planned Unavailable Hours</u>

Planned unavailable hours are hours that a train is not available for service for an activity that is
 planned in advance. The beginning and ending times of planned unavailable hours are known.<sup>3</sup>
 Causes of planned unavailable hours include, but are not limited to, the following:

• preventive maintenance, corrective maintenance on non-failed trains, or inspection requiring a train to be mechanically and/or electrically removed from service

• planned support system unavailability causing a train of a monitored system to be unavailable (e.g., AC or DC power, instrument air, service water, component cooling water, or room cooling)

• testing, unless the test configuration is automatically overridden by a valid starting signal, or the function can be promptly restored either by an operator in the control room or by a dedicated operator<sup>4</sup> stationed locally for that purpose. Restoration actions must be

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<sup>&</sup>lt;sup>3</sup>Accumulation of unavailable hours ends when the train is returned to a normal standby alignment. However, if a subsequent test (e.g., post-maintenance test) shows the train not to be capable of performing its safety function, the time between the return to normal standby alignment and the unsuccessful test is reclassified as unavailable hours.

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contained in a written procedure, must be uncomplicated (a single action or a few simple actions), and must not require diagnosis or repair. Credit for a dedicated local operator can be taken only if (s)he is positioned at the proper location throughout the duration of the test for the purpose of restoration of the train should a valid demand occur. The intent of this paragraph is to allow licensees to take credit for restoration actions that are virtually certain to be successful (i.e., probability nearly equal to 1) during accident conditions.

The individual performing the restoration function can be the person conducting the test and must be in communication with the control room. Credit can also be taken for an operator in the main control room provided s(he) is in close proximity to restore the equipment when needed. Normal staffing for the test may satisfy the requirement for a dedicated operator, depending on work assignments. In all cases, the staffing must be considered in advance and an operator identified to take the appropriate immediate.

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- on cleaning tags

Under stressful chaotic conditions otherwise simple multiple actions <u>may not</u> be accomplished with the virtual certainty called for by the guidance (e.g., lift test leads and land wires). In addition, some manual operations of systems designed to operate automatically, such as manually controlling HPCI turbine to establish and control injection flow are not virtually certain to be successful.

- any modification that requires the train to be mechanically and/or electrically removed from service.
- 25 26 27

If a maintenance activity goes beyond the originally scheduled time frame, the additional hours can be considered planned unavailable hours except when due to detection of a new failed component that would prevent the train from performing its intended safety function.

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Planned unavailable hours are included because portions of a system are unavailable during these
 planned activities when the system should be available to perform its intended safety function.

Note: It is recognized that such planned activities can have a net beneficial effect in terms of
reducing unplanned unavailability and fault exposure unavailable hours (as discussed further
below). If planned activities are well managed and effective, fault exposure unavailable hours
and unplanned unavailable hours are minimized.

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39 Treatment of Planned Overhaul Maintenance

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41 Plants that perform on-line planned overhaul maintenance (i.e., within approved Technical

42 Specification Allowed Outage Time) do not have to include planned overhaul hours in the

43 unavailable hours for this performance indicator under the conditions noted below. Non-overhaul

44 planned maintenance hours and all unplanned maintenance hours would be reported as part of

<sup>&</sup>lt;sup>4</sup> Operator in this circumstance refers to any plant personnel qualified and designated to perform the restoration function.

1 this indicator. This exception provides equity in data reporting by acknowledging that plants that 2 do not have a sufficient Allowed Outage Time to perform overhaul maintenance on-line do not 3 report maintenance and overhaul hours performed off-line. Overhaul maintenance comprises 4 those activities that are undertaken voluntarily and performed in accordance with an established 5 preventive maintenance program to improve equipment reliability and availability. Overhauls 6 include disassembly and reassembly of major components and may include replacement of parts as necessary, cleaning, adjustment, and lubrication as necessary. Typical major components are: 7 diesel engine or generator, pumps, pump motor or turbine driver, or heat exchangers. 8

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10 Any AOT sufficient to accommodate the overhaul hours may be considered. However, to qualify 11 for the exemption of unavailable hours, licensees must have in place a quantitative risk 12 assessment. This assessment must demonstrate that the planned configuration meets either the 13 requirements for a risk-informed TS change described in Regulatory Guide 1.177, or the 14 requirements for normal work controls described in NUMARC 93-01, Section 11.3,7.2. Otherwise the unavailable hours must be counted. The Safety System Unavailability indicator 15 16 excludes maintenance-out-of-service hours on a train that is not required to be operable per 17 technical specifications (TS). This normally occurs during reactor shutdowns. Online 18 maintenance hours for systems that do not have installed spare trains would normally be included 19 in the indicator. However, some licensees have been granted extensions of certain TS allowed 20 outage times (AOTs) to perform online maintenance activities that have, in the past, been 21 performed while shut down.

23 The criteria of Regulatory Guide 1.177 include demonstration that the change has only a small 24 quantitative impact on plant risk (less than 5x10-7 incremental conditional core damage 25 probability). It is appropriate and equitable, for licensees who have demonstrated that the 26 increased risk to the plant is small, to exclude unavailable hours for those activities for which the 27 extended AOTs were granted. However, in keeping with the NRC's increased emphasis on risk-28 informed regulation, it is not appropriate to exclude unavailable hours for licensees who have not 29 demonstrated that the increase in risk is small. In addition, 10 CFR 50.65(a)(4), requires 30 licensees to assess and manage the increase in risk that may result from proposed maintenance 31 activities. Guidance on a quantitative approach to assess the risk impact of maintenance activities 32 is contained in the latest revision of Section 11.3.7.2 of NUMARC 93-01. That section allows the 33 use of normal work controls for plant configurations in which the incremental core damage probability is less than 10<sup>-6</sup>. Licensees must demonstrate that their proposed action complies with 34 35 either the requirements for a risk-informed TS change or the requirements for normal work 36 controls described in NUMARC 93-01.

The planned overhaul maintenance may be applied once per train per operating cycle. The work
may be done in two segments provided that the total time to perform the overhaul does not
exceed one AOT period.

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42 If additional time is needed to repair equipment problems discovered during the planned overhaul
43 that would prevent the fulfillment of a safety function, the additional hours would be non44 overhaul hours and/or potential fault exposure hours, and would count toward the indicator.

4546 Other activities may be performed.

46 Other activities may be performed with the planned overhaul activity as long as the outage
47 duration is bounded by overhaul activities. If the overhaul activities are complete, and the outage

continues due to non-overhaul activities, the additional hours would be non-overhaul hours and 1 2 would count toward the indicator. 3 Major rebuild tasks necessitated by an unexpected component failure that would prevent the 4 fulfillment of a safety function cannot be counted as overhaul maintenance. 5 6 7 This overhaul exemption does not normally apply to support systems except under unique plantspecific situations on a case-by-case basis. The circumstances of each situation are different and 8 should be identified to the NRC so that a determination can be made. Factors to be taken into 9 consideration for an exemption for support systems include (a) the results of a quantitative risk 10 assessment, (b) the expected improvement in plant performance as a result of the overhaul 11 activity, and (c) the net change in risk as a result of the overhaul activity. 12 13 Unplanned Unavailable Hours 14 15 Unplanned unavailable hours are the hours that a train is not available for service for an activity 16 that was not planned in advance. The beginning and ending times of unplanned unavailable hours 17 are known. Causes of unplanned unavailable hours include, but are not limited to, the following: 18 19 corrective maintenance time following detection of a failed component that prevented the 20 • train from performing its intended safety function. (The time between failure and 21 detection is counted as fault exposure unavailable hours, as discussed below.) 22 23 unplanned support system unavailability causing a train of a monitored system to be 24 • unavailable (e.g., AC or DC power, instrument air, service water, component cooling 25 water, or room cooling) 26 27 28 human errors leading to train unavailability (e.g., valve or breaker mispositioning-- only • the time to restore would be reported as unplanned unavailable hours-- the time between 29 the mispositioning and discovery would be counted as fault exposure unavailable hours as 30 31 discussed below) 32 33 Fault Exposure Unavailable Hours The concept of fFault exposure unavailable hours reflects an estimate of the amount of are the 34 time that a train spends in an undetected, failed condition. Three situations involving fault 35 exposure unavailable hours can occur. 36 37 1. The failure's time of occurrence and its time of discovery are known. Examples of this type of 38 failure include events external to the equipment (e.g., a lightning strike, some mispositioning 39 by operators, or damage caused during test or maintenance activities) that caused the train 40 failure at a known time. For these cases, the fault exposure unavailable hours are the lapsed 41 time between the occurrence of a failure and its time of discovery. 42 43 For instances where the time of occurrence is determined to have occurred more than three 44 years ago (12 quarters) faulted hours are only computed back for a maximum of 12 quarters. 45 46 For design deficiencies that occurred in a previous reporting period, fault exposure hours are 47

not reported. However, unplanned unavailable hours are counted from the time of discovery. The indicator report is annotated to identify the presence of an old design error, and the inspection process will assess the significance of the deficiency. The absence or inadequacy of a periodic inspection or test of a train monitored by this indicator that results in a longstanding unavailability of that train is considered, for purposes of this indicator, to be an old design issue that is not counted in the indicator.

8 2. Only the time of the failure's discovery is known with certainty. The intent of the use of the 9 term "with certainty" is to ensure that an appropriate analysis and review to determine the 10 time of failure is completed, documented in the corrective action program, and reviewed by 11 management. The use of component failure analysis, circuit analysis, or event investigations 12 are acceptable. Engineering judgment may be used in conjunction with analytical techniques 13 to determine the time of failure. It is improper to assume that the failure occurred at the time 14 of discovery for these failures because the assumption ignores what could be significant 15 unavailable time prior to their discovery. Fault exposure unavailable hours for this case must 16 be estimated. The value used to estimate the fault exposure unavailable hours for this case is: one half the time since the last successful test or operation that proved the system was 17 18 capable of performing its safety function. However, the time reported is never greater 19 than three years (12 quarters). For example, if the last successful surveillance test was 24 20 months ago, then the time reported would be 8760 hours (12 months). If the time since the 21 last test was 74 months, the time reported would be 26,280 hours (36 months). (The 22 unavailable hours can be amended in a future report if further analysis identifies the time of 23 failure or determines that the affected train would have been capable of performing its safety 24 function during the worst case event for which the train is required. 25

If a failure is identified when a train is not required to be available, fault exposure hours are estimated by counting from the date of the failure back to one-half the time since the last successful operation and including only those hours during that period when the train was required to be available.

Note: For design deficiencies, faulted hours are not counted. However, unplanned hours are counted from the time of discovery. In these cases, the quarterly indicator report is annotated to identify the presence of an ancient design error, and the inspection process will assess the significance of the deficiency.

- 36 3. The failure is annunciated when it occurs. For this case, there are no fault exposure
   37 unavailable hours because the time of failure is the time of discovery. These failures include
   38 the following:
  - failure of a continuously operated component, such as the trip of an operating feedwater pump that is also used to fulfill a monitored system function, such as feedwater coolant injection in some BWRs,
- failure of a component while in standby that is annunciated in the control room, such as failure of control power circuitry for a monitored system,

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1 When a failed or mispositioned component that results in the loss of train function is discovered

- 2 during an inspection or by incidental observation (without being tested), fault exposure
- 3 unavailable hours are still reported.
- 4

# 5 Malfunctions or operating errors that do not prevent a train from being restored to normal

- 6 operation within 10 minutes, from the control room, and that do not require corrective
- 7 maintenance, or a significant problem diagnosis, are not counted as failures.
- 8

9 Operator actions to recover from an equipment malfunction or an operating error can be credited 10 if the function can be promptly restored from the control room by a qualified operator taking an uncomplicated action (a single action or a few simple actions) without diagnosis or repair (i.e., 11 the restoration actions are virtually certain to be successful during accident conditions). Note that 12 under stressful, chaotic conditions, otherwise simple multiple actions may not be accomplished 13 with the virtual certainty called for by the guidance (e.g., lift test leads and land wires). In 14 15 addition, some manual operations of systems designed to operate automatically, such as manually controlling HPCI turbine to establish and control injection flow, are not virtually certain to be 16 17 successful.

18

19 Small oil, water or steam leaks that would not preclude safe operation of the component during

an operational demand and would not prevent a train from satisfying its safety function are not counted.

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A train is available if it is capable of performing its safety function. For example, if a normally open valve is found failed in the open position, and this is the position required for the train to perform its function, fault exposure unavailable hours would not be counted for the time the valve was in a failed state. However, unplanned unavailable hours would be counted for the repair of the valve, if the repair required the valve to be closed or the line containing the valve to

- 28 be isolated, and this degraded the full capacity or redundancy of the system.
- 29

30 Fault exposure unavailable hours are not counted for a failure to meet design or technical

31 specifications, if engineering analysis determines the train was capable of performing its safety

32 function during an operational event. For example, if an emergency generator fails to reach rated

33 speed and voltage in the precise time required by technical specifications, the generator is not

34 considered unavailable if the test demonstrated that it would start, load, and run as required in an 35 emergency.

36

# 37 Reporting Fault Exposure Time

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The fault exposure unavailable hours associated with a component failure may include 39 40 unavailable hours covering several reporting periods (e.g., several quarters). In this case, the fault exposure unavailable hours should be assigned to the appropriate reporting periods. For 41 example, if a failure is discovered on the 10th day of a quarter and the estimated number of 42 unavailable hours is 300 hours, then 240 hours should be counted for the current quarter and 43 60 unavailable hours should be counted for the previous guarter. Note: This will require an 44 45 update of the previous guarter's data. Remove the double count by removing the planned and unplanned hours which overlap with the fault exposure hours. Put an explanation in the 46 47 comment field. If you later remove the fault exposure hours, restore the hours which had been 48 removed.

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2		Removing (Resetting) Fault Exposure Hours
3		Fault exposure hours associated with a single item may be removed after 4 quarters have elapsed
4		from discovery, provided the following criteria are met:
5		
6		1. The fault exposure hours associated with the item are greater than or equal to 336 hours
7		and the green-white threshold has been exceeded.
8	•	2. Corrective actions associated with the item to preclude recurrence of the condition have
9		been completed by the licensee, and
10		3. Supplemental inspection activities by the NRC have been completed and any resulting
11	1	open items related to the condition causing the fault exposure have been closed out in an
12		inspection report.
13		
14	1	Fault exposure hours are removed by submitting a change report that provides a revision to the
15		reported hours for the affected quarter(s). The change report should include a commont to
16		document this action
17		
18		Hours Train Required
19		The term "hours train required" is associated with the hours a train is required to be available to
20	ļ	satisfactorily perform its safety function-if required. Unavailable hours are counted only for
21	1	neriods when a train is required to be available for service
22		periods when a train is required to be available for service.
23		The default values identified below are typical: however, differences may exist in the number of
24		trains required during different modes of operation. The coloulational mathedala m
25	ł	accommodates differences in required train hours in these gases. The default value in the
26		denominator can be used to simplify data collection. However, the purporter must include all
20		unavailable hours during periods that the train is required recordless of the default value
28	I	unavanable nours during periods that the train is required regardless of the default value.
29		• Emergency AC nower system. This value is estimated by the number of hours in the
30		reporting period because emergency generators are normally expected to be available for
31		service during both plant operation and shutdown
37		service during both plant operation and shutdown.
22		• Pasidual Heat Demoval System This surface is estimated by (1 ) (1 ) (1 )
24		• <u>Residual real Removal System</u> . This value is estimated by the number of hours in the
24		reporting period, because the residual heat removal system is required to be available for
22		decay heat removal at all times.
20		
31		• <u>All other systems</u> . This value is estimated by the number of critical hours during the
38		reporting period, because these systems are usually required to be in service only while the
39		reactor is critical, and for short periods during startup or shutdown. In some cases this value
40		is already provided as part of the calculation, as in unplanned automatic scrams per 7,000
41		hours critical data.
42	I	
43		
44	1	
45	ī	Component Failures
46		
47		Unavailable hours (planned, unplanned, and fault exposure) are not reported for the failure of
48		certain ancillary components unless the safety function of a principal component (e.g., pump,

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1 2	valve, emergency generator) is affected in a manner that prevents the train from performing its intended safety function. Such ancillary components include equipment associated with control,
3	protection, and actuation functions; power supplies; lubricating subsystems; etc. For example, if
4	there are three pressure switches arranged in a two-out-of-three logic provide low suction
5	pressure protection for a PWR auxiliary feedwater pump, and one becomes defective,
6	unavailable hours would not be counted because the single failure would not affect operability of
7	the pump.
8	
9	Installed Spares and Redundant Maintenance Trains
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11	Some power plants have safety systems with extra trains of components to allow preventive
12	maintenance to be carried out with the unit at power without violating the single failure criterion
13	(when applied to the remaining trains). That is, one of the remaining trains may fail, but the
14	system can still achieve its safety function as required by the design basis safety analysis. Such
16	more) To be a maintenance train a train must not be required in the design basis safety analysis
17	for the system to perform its safety function
18	
19	An "installed spare" is a component (or set of components) that is used as a replacement for other
20	equipment to allow for the removal of equipment from service for preventive or corrective
21	maintenance without violating the single failure criterion. To be an "installed spare," a
22	component must not be required in the design basis safety analysis for the system to perform its
23	safety function.
24	
25	The following examples will help illustrate the system requirements in order to benefit from this
26	provision:
27	
28	• A system containing three 50% (flow rate and/or cooling capacity) trains would not meet the
29	and one train foiled (single foilure criterion)
31	and one fram faned (single fandle efferion).
32	• A system with four 50% trains or three 100% trains may meet the criterion assuming the
33	system design flow rate and cooling requirements can be met during a design basis accident
34	anywhere within the reactor coolant or secondary system boundaries, including unfavorable
35	locations of LOCAs and feedwater line breaks. This statement is not intended to set new
36	design criteria, but rather, to define the level of system redundancy required if reporting of
37	unavailable hours on a redundant train is to be avoided.
38	
39	Unavailable hours for an installed spare are counted only if the installed spare becomes
40	unavailable while serving as replacement for another component. This includes planned and
41	unplanned unavailable hours, and fault exposure unavailable hours. $he$
42	
43	Planned unavailable hours (e.g., preventive maintenance) and unplanned unavailable hours (e.g.,
44 15	corrective maintenance) are not counted for a component when that component has been replaced
45 16	by an installed spare.
40	performate way to estimate fault exposure hours is to count from the date of failure back to

appropriate way to estimate fault exposure hours is to count from the date of failure back to one half the time since the last successful operation and include only those hours during that period when the equipment was required to be available.

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1 In some designs, specific systems have a complete spare train, allowing the total replacement of

2 one train for on-line maintenance, or increased system availability. Systems that have such extra

3 trains generally must meet design bases requirements with one train in maintenance and a single

4 failure of another train.

5

6 Trains that are required as backup in case of equipment failure to allow the system to meet

- 7 redundancy requirements or the single failure criterion (e.g., swing components that
- 8 automatically align to different trains or units) are not installed spares.
- 9

10 Fault exposure unavailable hours associated with failures are counted, even if the failed

train/component is replaced by an installed spare while it is being repaired. For example: a pump in a high pressure safety injection system (that has an installed spare pump) fails its quarterly surveillance test. Unavailable hours reported for this failure would include the time needed to substitute the installed spare pump for the failed pump (unplanned unavailable hours), plus half the time since the last successful surveillance that demonstrated the train/system was capable of performing its safety function, or 36 months whichever is the shortest period.

17

In systems where there are installed spare components or trains, unavailable hours for the spare component or train are only counted against the replaced component or train. For example, if a system has an installed spare train that is valved into the system, any unavailable hours are counted against the replaced train, not the spare train. Thus, in a three train system that has one installed spare train, the number of trains in the safety system unavailability equation is two. The system unavailability is the sum of the unavailable hours divided by two.

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Systems Required to be in Service at All Times

The Emergency AC power system and the residual heat removal RHR system are normally required to be in service at all times. However, planned and unplanned unavailable hours are not reported under certain conditions. The specific conditions for the emergency diesel generator are described in the Emergency Diesel Generator Section. For RHR systems, when the reactor is shutdown with fuel in the vessel, those systems or portions of systems that provide shutdown cooling can be removed from service without incurring planned or unplanned unavailable hours under the following conditions are as follows:

34

35 -RHR trains may be removed from service provided an NRC approved alternate method of 36 decay heat removal is verified to be available for each RHR train removed from service. The 37 intent is that at all times there will be two methods of decay heat removal available, each 38 capable of removing 100 per cent of the expected decay heat load and at least one of which is 39 a forced means of heat removal. Examples of alternative methods may include but are not 40 limited to: (1) reactor water level high enough to ensure natural circulation sufficient to 41 remove the expected decay heat load, (2) a spent fuel pool cooling train, (3) installed spares. 42 (Class 1E power supplies are not required. The alternate means of decay heat removal need 43 not be safety-related.) Each NRC approved method of decay heat removal must be 44 independent such that a failure of one method does not adversely impact the capability of the 45 remaining method of decay heat removal For example, if a spent fuel pool cooling train and 46 the reactor water level are the two NRC approved alternate methods, then a failure of the 47 spent fuel pool cooling train must not result in an additional heat load that would prevent 48 natural circulation from removing the expected decay heat load. If this condition can not be



1		satisfied, then only one method is considered available and therefore unavailable hours must
2		be considered for the other train. When the reactor is shutdown, those systems or portions of
3		systems that provide shutdown cooling can be removed from service without incurring
4		planned or unplanned unavailable hours under the following conditions:
5	•	
6		* Those portions of the shutdown cooling system associated with one heat exchanger flow
7		path can be taken out of service without incurring planned or unplanned unavailable
8		hours provided the other heat exchanger flow path is available (including at least one
ğ		nump) and an alternate NRC approved means of removing core decay heat is available.
10		The alternate means of decay heat removal need not be safety related, but must have been
11		determined to be capable of handling the decay heat load
12		
12	*•	When the reactor is defined or With final still in the vascal, when the decay heat load is so
13		low that formed regime letter for cooling numerous over on an intermittent basis is no longer
14		iow that forced fecticulation for cooling purposes, even on an intermittent basis, is no fonger
15		required (ambient losses are enough to offset the decay heat load), any train providing
10		snutdown cooling may be removed from service without incurring planned or unplanned
1/		unavailable nours.
18		
19	ו	When the reactor is defueled, any trains providing shutdown cooling may be removed from
20		service without incurring planned or unplanned unavailable hours.
21		
22	¥0	When the bulk reactor coolant temperature is less than 200 F, those trains or portions of
23		trains whose sole function is to provide suppression pool cooling (BWR) may be removed
24		from service without incurring planned or unplanned unavailable hours.
25		
26	٠	When portions of a single train provide both the shutdown cooling and the suppression pool
27		cooling function, the most limiting set of reportability requirements should be used (i.e.
28		unavailable hours and required hours are reported whenever at least one function is required.)
29		
30	Fa	ult exposure unavailable hours are always counted, even when portions of the system are
31	ren	noved from service as described above.
32		
33	W	hen the plant is operating, selected components that help provide the shutdown cooling
34	fur	nction of the RHR system are normally de-energize or racked out. This does not constitute an
35	una	available condition for the trains that provide shutdown cooling, unless the de-energized
36	cor	mponents cannot be placed back into service before the minimum time that the shutdown
37	coo	oling function would be needed (typically the time required for a plant to complete a rapid
38	coo	oldown, within maximum established plant cooldown limits, from normal operating
39	cor	nditions).
40		fault exposure
41	Su	pport System Unavailability
42		Ą
43	If t	the unavailability of a support system causes a train to be unavailable, then the hours the
44	sur	oport system was unavailable are counted against the train as <del>eithe</del> r planned or unplanned
45	una	available hours. Support systems are defined as any system required for the safety system to
46	ren	nain available for service. (The technical specification criteria for determining operability may
47	not	t apply when determining train unavailability. In these cases, analysis or sound engineering

1 judgment may be used to determine the effect of support system unavailability on the monitored

- 2 system.)
- 3

4 If the unavailability of a single support system causes a train in more than one of the monitored 5 systems to be unavailable, the hours the support system was unavailable are counted against the 6 affected train in each system. For example, a train outage of 3 hours in a PWR service water 7 system caused the emergency generator, the RHR heat exchanger, the HPSI pump, and the AFW 8 pump associated with that train to be unavailable also. In this case, 3 hours of unavailability 9 would be reported for the associated train in each of the four systems. 10 11 If a support system is dedicated to a system and is normally in standby status, it should be 12 included as part of the monitored system scope. In those cases, fault exposure unavailable hours 13 caused by a failure in the standby support system that results in a loss of a train function should 14 be reported because of the effect on the monitored system. By contrast, failures of continuously-

- operating support systems do not contribute to fault exposure unavailable hours in the
   monitored systems they support.
- 17

18 Unavailable hours are also reported for the unavailability of support systems that maintain 19 required environmental conditions in rooms in which monitored safety system components are 20 located, if the absence of those conditions is determined to have rendered a train unavailable for 21 service at a time it was required to be available.

21 serv 22

In some instances, unavailability of a monitored system that is caused by unavailability of a
support system used for cooling need not be reported if cooling water from another source can be
substituted. Limitations on the source of the cooling water are as follows:

26

27 for monitored fluid systems with components cooled by a support system, where both the 28 monitored and the support system pumps are powered by a class IE (i.e., safety grade or an 29 equivalent) electric power source, cooling water supplied by a pump powered by a normal 30 (non class lE--i.e., non-safety grade) electric power source may be substituted for cooling water supplied by a class IE electric power source, provided that redundancy requirements to 31 32 accommodate single failure criteria for electric power and cooling water are met. 33 Specifically, unavailable hours must be reported when both trains of a monitored system are 34 being cooled by water provided by a single cooling water pump or by cooling water pumps 35 powered by a single class lE power (safety grade) source.

36

for emergency generators, cooling water provided by a pump powered by another class IE
 (safety grade) power source can be substituted, provided a pump is available that will
 maintain electrical redundancy requirements such that a single failure cannot cause a loss of
 both emergency generators.

41

Emergency AC power is not considered to be a support system. Unavailability of a train because
of loss of AC power is counted when both the normal AC power supply and the emergency AC
power supply are not available.

45

# 46 Frequently Asked Questions

HD Question

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unavailability immediately and defer reporting potential fault exposure hours until completion of <u>How do you report Fault Exposure unavailability hours when ongoing failure analysis or root</u> cause analysis may identify a specific time of occurrence for the failure? Do you report the <u>unavailability time and fault exposure hours immediately upon discovery or can you report</u> the failure analysis. #

# Response

further analysis identifies the time of failure or determines that the affected train would have been If the time of failure is not known with certainty, then the fault exposure hours should be reported as one half the time since the last successful test or operation that proved the system was capable of performing its safety function. The unavailability hours can be amended in a future report if capable of performing its safety function during an operational event.

# HD Question

for calibration operable, yet unavailable? Our plant has performed an Operability Determination that justifies needed). However, under NEI 99-02 guidance the out of service time would be counted under Was it intended or anticipated when developing the guidance that SSCs could be considered (Restoration is uncomplicated and can be completed well before the transmitter function is maintaining the SI system operable when an SI flow transmitter is out of serviceplanned unavailability. 1

# Response

purpose of the safety system unavailability indicator is to monitor the readiness of important safety It is possible for an SSC to be considered operable yet unavailable per guidance in NEI 99 62. The automatically overridden or the function can be immediately restored. NEI 99-02 provides further guidance. The specifics of your situation should be assessed against this guidance to determine if unavailability due to testing is included in this indicator except when the testing configuration is System systems to perform their safety functions in response to off normal events or accidents. the calibration time is counted.

# 1D Question

C

operator or can the restoration actions be accomplished by other qualified plant personnel (e.g., is it intended that the operator used in the definition of planned unavailability be a licensed l&C technician) 1

# **Response**

<u>Qualified plant personnel. provided there is a means of communication with the Control Room, can</u> perform the restoration actions.

# ω 4

# HD Question

In the guidance for planned unavailable hours it says that restoration actions must be contained in a evolution), or would detailed procedure steps be required (i.e., lift test leads, land wire, etc.). Also, transmitter if directed by the control room (when normal transmitter restoration is a skill of craft written procedure. must be uncomplicated (a single action or a few simple actions) and must not require diagnosis or repair. Is it acceptable to have a procedure action call for restoration of the definition of uncomplicated dependent on the specific circumstances (e.g., the amount of time is it intended that for an activity to be uncomplicated, it must involve a single action, or is the available for restoration, the difficulty of the actions regardless of number, etc.). 1

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successful (i.e., probability nearly equal to 1) during accident conditions. Under stressful, chaotic conditions, otherwise simple, multiple actions may not be accomplished with the virtual certainty As stated in the guideline, credit is allowed for restoration actions that are virtually certain to be <u>called for by the guidance (e.g., lift text leads, land wires).</u>

# HD Question

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following functions: 1) high pressure injection systems, 2) heat removal systems, 3) residual heat eore during a normal unit shutdown (e.g. for refueling or servicing). Our plant does not have an system are: Removal of heat from the suppression, and Removal of decay heat from the reactor Injection/Containment Cooling Service Water system and the Shutcown Cooling system, What removal systems, and 4) emergency AC power systems. The monitored functions for the RHR The Safety System Unavailability Performance Indicator requests data be provided for the RHR system. The identified functions are performed by the Low Pressure Coolant should be reported for this indicator?

# Response

<u>a determination can be made as to whether alternate data reporting can be used in place of the data</u> The circumstances of each occurrence should be identified as early as possible to the NRC so that lt is acknowledged that unique plant configurations can affect performance indicator reporting. <del>called for in the guidance.</del>

# ID Question 17 Can both F

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\$ Can both RHR Shutdown Cooling subsystems be removed from service without incurring Planned verified t Operable for the provided an alternate method of decay heat removal is <u>wailable for each RHR Shutdown Covling subsystem required to be</u> Safety Systems Performance Indicator? <del>or Unplanned Unavailable Hours</del> Mitigating Systems

# Response

Approved alternate methods for decay heat removal during shutdown cooling may be considered safety analysis for serving as a replacement and the hours the system to perform its safety function. NEL99-02 provides additional guidance on Installed he installed spare is relied upon will also be included in the calculation's required hours. Spares and Redundant Maintenance Trains. Unavailability hours for installed spares are Installed Spares provided the components are not required in the design basis counted if the installed spare becomes unavailable while

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# ID Question 18 The Nuclei

postulated secondary side line break. The MIC build up has since been cleared, and flow testing of <del>plant s</del> function under certain accident scenarios. During a postulated seismic event concurrent with a loss to induce a negative pressure at the AFW suction, potentially drawing air into the suction from the unavailable. Because of the pressure drop associated with the MIC occlusion, it would be possible ef offsite power (LOOP), the normal seismic condensate suction sources would be assumed to be how should the fault exposure hours <u>Auxiliary Feedwater (AFW) was</u> the NSW supply is now performed. The NSW piping had not been flow tested as part of the recently determined to be sufficiently occluded with MIC build up to be unable to fulfill its GL 89-13 program until after discovery of this condition, so the fault exposure time of this The Nuclear Service Water (NSW) assured suction supply to condition is indeterminate. Under the NEI 99-02 guidelines, for this condition be addressed?

# Response

First, an assessment needs to be performed to determine the impact of the MIC build up on

capability of the AFW system to perform its safety functions under all design basis conditions. If the MIC buildup is severe enough to prevent fulfillment of the AFW safety function under design basis accident conditions, then the following guidance would apply. The absence of periodic inspection or testing of portions of a system that is relied upon during design basis accident conditions, would be considered a design deficiency. For design deficiencies that occurred in a previous reporting period, fault exposure hours are not reported. However, unplanned unavailable hours are counted from the time of discovery. The indicator report is annotated to identify the presence of the design deficiency, and the inspection process will assess the significance of the deficiency.

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#### **ID** Question

19 If a maintenance activity goes beyond the originally scheduled time frame due to delays in work or additional work items are found during the course of a planned system maintenance outage, are the additional unavailable hours considered planned?

#### Response

Yes, unless you detect a new failed component that prevented the train from performing its intended safety function.

# 23

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#### **ID Question**

20 Do you have to count unavailability time for when test return lines used for surveillance testing are out of service? NEI 99-02 states, This capability is monitored for the injection and recirculation phases of the high pressure system response to an accident condition. Does the term "recirculation" refer to the HPCI system taking water from its suppression pool suction, injecting that water into the vessel, and having that water leak from the vessel through the break back to the suppression pool (as opposed to taking the water from the CST and injecting it)? Or is it intended to refer to the system alignment where the test return valve is open and HPCI is taking water from the CST or suppression pool without injecting it into the vessel?

#### Response

The test return line is not required for availability of the HPCl/RCIC system. The test return line can be out of service without counting HPCl/RCIC as unavailable. The term "recirculation" in this context refers to the recirculation of the water from the suppression pool, into the vessel through the injection line, and back to the suppression pool through the leak.

#### **ID Question**

21 If a load run failure occurs during the time that the EDG is not required to be operable by Tech Specs, is this counted as fault exposure if corrective measures are implemented prior to conditions requiring that same EDG to be made operable? This happens in shutdown conditions whereby one EDG at a time could be electively removed from service.

#### Response

Fault exposure hours do not need to be counted when an EDG is not required to be operable. When a failure occurs on equipment that is not required to be operable, if the most recent successful test and recovery/correction of the failure are all made inside the window where the equipment is not required available, no faulted hours are recorded. If the most recent successful test occurred when the EDG was required to be operable and discovery/correction of the failure are made during a period when the EDG is not required to be operable, faulted hours are recorded on equipment for that portion of the time that the EDG was required to be operable. No fault exposure hours are

recorded for times when the EDG is not required.

# Ð Question

# 4 Planned Activities

"Planned Unavailable hours"? If not, do we establish our own time limit? is there guidance as to how many hours in advance the activities must be planned to be considered

# Response

that if equipment is "electively" removed from service it is considered planned maintenance, indicator defines "planned unavailable hours" and "unplanned unavailable hours." The intent is The footnote was removed because it did not apply to this indicator. The guidance for this independent of the number of hours it was planned ahead.

# Question

N

# # **B RHR** Unavailable Hours

cooling? and there is an extended period of time before the plant would be in condition to begin normal S-D be counted against the train since its only function (normal S-D cooling) is not needed in this mode pump or header is taken OOS for maintenance while the unit is at power, should unavailable hours function (they receive an auto shutdown signal on a Recirculation signal). Given that, if a LPSI In regards to the NRC PWR Residual Heat Removal (RHR) Performance Indicator, at our plant the Low Pressure Safety Injection (LPSI) pumps do not contribute to the post accident recirculation

# Response

Ŧ unavailable for the PL Make a best faith effort to provide the data and state your assumptions in If your tech spees do not require your LPSI pumps while at power, then the hours do not count as comment field.

# ωĄ

# Ð Question

# 出 Planned Unavailable Hours

regarded as more complex since it will involve more than a single action? Service (OOS), can we credit the action of lifting the OOS as the Main Control Room is available to restore a piece of equipment that has been tagged Out of stated above, restoration actions must be uncomplicated in close vicinity to it and can respond to start the equipment? Another clarification question is the main control room if the operator is not positioned directly over the piece of equipment, but is of the train should a valid demand occur. A clarification question is: Can we credit an operator in positioned at the proper location throughout the duration of the test for the purpose of restoration not require diagnosis or repuir. Credit for a dedicated operator can be taken only if (s)he is in a written procedure, must be uncomplicated (a single action or a few simple actions), and must or by a dedicated operator stationed locally for that purpose. Restoration actions must be contained starting signal or the function can be prompily restored, either by an operator in the control room unavailable hours as testing, unless the testing configuration is automatically overridden by a valid Notes, under Planned Unavailable Hours: There is a discussion of one cause of planned FI 99-02, Section 2.1 Mitigating Systems Cornerstone, Safety System Unavailability, Clarifying . If a field operator with communication to "uncomplicated"; or is it to be

# Response

and not meet the restoration criteria. likely the answer would be no, because clearing tags for OOS equipment would be complicated The answer to the first question is yes second question is very situation specific, but most

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How Train Required

Tech Spees in the lower modes, correct? not required to count time in lower modes, even if that equipment is required to be operable per startup or shutdown. As I read this statement, we are to estimate by counting critical hours and are usually required to be in service only while the reactor is critical and for short periods during estimated by the number of critical hours during the reporting period, because these systems are Mores, under Hours Train Required: For all other systems (e.g. Aux Feed and HPSI), this value is WEL99-02, Section 2.2, Mitigating Systems Correctione. Safety System Unavailability, Clarifying.

### <del>suodsay</del>

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<del>∙ənį®∧</del> numerator must include all unavailable hours that the train is required, regardless of the default The default value in the demonstor can be used to singlify data collection. However, the

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#### etrebipse to streve learning flo <del>98</del>

Streve & xibreddA refer only to credited accidents in the UFSAR, or is it intended to include events such as an Dees the phrase "perform their safety functions in response to off among events or accidents." events or accidents." 'NEI 99-02 also states, ''Hours required are the number of hours a monitored reatines of important safety systems to perform their safety functions in response to off monthly et in <u>450 99 05. it states in the safety system marking in 460 physicator is the source of the second physicator the second physicator in the second physicator in the second physicate in the second physicate s</u>

## -<del>JSUODSJA</del>

therefore. UFSAR and Appendix R events should be considered. <del>. Sasa gaiseon accidents" are as specified in your design and licensing bases.</del>

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#### Unavailability and Fault Exposure Hours $\frac{18}{28}$

State of the state automatic start and load of the Emergency Diesel Generators (EDG), but do affect the ability to Should unstraitability and fault exposure hours be counted for items that do not affect the

### <del>əsuodsəx</del>

determine the answer and document your decision. to transmission with a best faith offort (which could include discussion with your resident) to This is a plant specific question which must be answered based on safety function of the manual

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#### Certainty 88

<del>əsuodsəy</del> (surfaces of the set o discovery is known with certainty, that the time of failure must be known with certainty s'sruliat ant to senit all gind" asob to contamolari aith gaitsu banimateb ad attod gillabilayaan an appropriate level of investigation, analysis and engineering judgment, should the fault exposure. thiw basemine occurs and the unit of bus notation is the second sit with the subsecond statement of th

completed to determine the time of failure. The use of component failure analysis, circuit analysis, si weiver bits sizyleans entitionque the study of si "ymhered wiw" must but to study of the study of the study engineering judgement, or event investigations are acceptable provided these approaches are documented in your corrective action program and reviewed by management.

1 2

### ID Question

145 During refueling outages usually after reload, we conduct 4160 VAC electrical safeguards train bus outages with fuel in the core, but with the Refueling Cavity flooded (greater than 20 feet). As a result, 1 train of RHR cannot be used. Our plant shutdown safety assessment counts the refueling cavity flooded to > 20 feet and the upper internals removed as equivalent to one RHR train. Must we count the 2nd train of RHR as being unavailable when the refueling cavity is flooded?

### Response

If the PWR method described is an NRC approved alternate method (e.g., alternate method allowed by Technical Specifications) of removing core decay heat, then the RHR unavailability time for the first train would not be counted. If the second train is not required by Technical Specifications, then its unavailable hours would not count.

# 3 4

### 1D Question

146

In most plants, the RHR system performs the containment heat removal function (ECCS) and the shutdown cooling (SDC) function using common equipment. There are subsets of RHR equipment which are specific to only one of the functions such as the SDC suction valves from the RCS. Technical specifications generally do not require operability of the SDC function during power operation and activities affecting equipment specific only to SDC function are not tracked as LCOs. Should we monitor SDC specific equipment and report unavailability hours for the SDC function during periods when SDC is not required by technical specifications or monitor only what is required by Tech Specifications are mode specific?

### Response

Reporting of unavailability-hours for a multi-function system should be counted only-during the time the particular affected function is required by technical specifications. For RHR, unavailability-hours for containment heat-removal are counted only when containment cooling is required by tech specs and SDC hours are counted only when the SDC function is required by tech specs. The two are added together to derive the total hours of RHR unavailability to be reported. Overlap times when both functions are required can be adjusted to eliminate double counting the same incident.

5 6

### **ID Question**

147 NEI 99 02 states that Planned Unavailable Hours include testing, unless the configuration is automatically overridden by a valid starting signal or the function can be promptly restored, either by an operator in the control room or by a dedicated operator stationed locally for that purpose. If credit is taken for an operator in the control room, must it be a "dedicated" control room operator or can prompt operator actions be conducted by the same operator who would then perform the configuration restoration?

### Response

Yes, a dedicated operator is required. The intent is that the configuration be restored promptly by an operator independent of other control room operator immediate actions that may also be required. Therefore, an individual must be "dedicated." Normal control room staffing may satisfy this purpose depending on work assignments during the configuration. However, in all cases the staffing consideration must be made in advance and purposely include the dedicated immediate

#### **ID Question**

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NEI 99-02, section 2.2, under "Systems Required to be in Service at All Times", states with fuel still in the reactor vessel, when decay heat is so low that forced flow for cooling purposes, even on an intermittent basis, is no longer required (ambient losses are enough to offset the decay heat load), component planned or unplanned unavailable hours are not reportable.

According to our Tech Specs Bases 3.9.7, "...At reactor coolant temperatures < 150°F, natural circulation alone is adequate to provide the required decay heat removal capability while maintaining adequate margin to the reactor coolant temperature (212°F) at which a mode change would occur."

However, without stating a given starting temperature the parenthetical clarification may be thermodynamically meaningless. The Tech Spec bases provide that starting temperature, i.e., "less than 150°F". Beginning from any initial temperature < 150°F, reactor coolant temperature may initially increase but only to some equilibrium (which will be less than 212°F). After equilibrium, ambient losses will offset decay heat load.

Therefore, planning a common SDC suction window outage (complete loss of RHR) when ambient heat loss's were enough to offset decay heat (reactor loaded, fuel pool gates open, fuel pool cooling in service to keep temps below 150F) has been a past practice.

Is this what is meant by the parenthetical condition "ambient losses are enough to offset the decay heat load?"

### Response

No. If the spent fuel pool cooling system is required to maintain reactor coolant temperatures less than 150 degrees F then ambient losses are not sufficient to offset the decay heat load. Therefore, unavailable hours for the RHR system would be counted.

#### ID Question

3

149 NEI document 99-02 requires monitoring PWR RHR Systems for the following functions:

- the ability of the RHR system to take a suction from the containment sump, cool the fluid, and inject at low pressure into the RCS, and
- the ability of the RHR system to remove decay heat from the reactor during a normal shutdown for refueling or maintenance.

On Millstone Unit 3, there is a separate system that performs each of the functions. The shutdown cooling decay heat removal function is monitored by RHS and post-accident recirculation function is monitored by RSS. For Millstone Unit 3 removing RHS (which is required for function 2), during Mode 1 does not affect the ability to meet the post accident recirculation function and therefore does not result in any unavailability for post-accident recirculation (function 1). NE199-02 states that the required hours for residual heat removal is estimated by number of hours in the reporting period since the residual heat removal system is required to be available at all times. Please clarify the mode requirements for the two separate functions and specifically address the following question: Is the system which provides the shutdown cooling function (function 2) required to be monitored for unavailability in all modes even if removing it has no impact on the post accident recirculation function?

#### Response

Reporting of unavailability hours for multi-system should be counted only during the time the particular affected function is required by technical specifications.

The two systems are added together to derive the total hours of RHR unavailability to be reported. Overlap times when both functions/systems are required can be adjusted to eliminate double counting the same incident.

Response         Yes. The situation described i         Yes. The situation described i         Yes. The situation described i         Jial Question         Job Question         Job Cover systems may be required states th         hours in the reporting period b         for service during both plant of         AC power systems may be required states if         still satisfied.         B. Question         B. Cover systems may be required states if         still satisfied.         B. Cover systems may be required to service during both plant of         AC power systems may be requered to service during between it ap         report the unavailable hours if         still satisfied.         B. Question         J. Question         J. Question         Support system restored to service wate sections are frequently period or service during the origina system restored to be wated to be wated to be wated to service would by these evolutions are virtually certain to be wated to system to system for actions are virtually certain to be wated to be wated to system for actions are impaired by these evolutions for action for action for action and section of to be evolution for action for action for action and system for action at a system for the evolution for action and action for action for action for action and be action for actin action for action for action for action for action for action for	surveillance testing, a Diesel Generator may be placed in an unavailable or moisture checks. This may require opening all cylinder petcocks (test g the engine barring device. WANO guidance allows for not reporting evided the testing configuration can be quickly overridden within a few of room or having operators stationed locally for that specific purpose. Does e reporting unavailable hours to the NRC?
<ul> <li>ID Question</li> <li>IS Question</li> <li>IS Section 2.2, Mitigating System</li> <li>Is section 2.2, Mitigating System</li> <li>Ilours Train Required states the hours in the reporting period biost sector in the reporting both plant of AC power systems may be required hours be determ certain operational modes, it approx the situation described it is still satisfied.</li> <li>ID Question</li> <li>ID Autom and dedicated to systems transmuch to actual systems. HPSI and RHR to actual systems restored to the origina systems HPSI and RHR to actual systems restored in the questin is not impaired by these evolution for mitigating system generation.</li> <li>ID Question</li> </ul>	<del>lescribed is more complex than the few simple operator actions that current se excluded.</del>
Response       Response         For the situation described it is         152       Support systems (service wateleast) contain 100% or fedundant realigned to swap components: evolutions are frequently performents are unually cortain to assign a systems HPSI and RHR to act actions are unually certain to augment system resched in the quest is not impaired by these evolution to any contained by these evolution to a system gating system gathered by these evolutions.         IB       Question	ing Systems Cornerstone. Safety System Unavailability, Clarifying Notes, ed states the Emergency AC power system value is estimated by the number of g period because emergency generators are normally expected to be available with plant operations and shutdown. Considering only one train of Emergency may be required in certain operational modes (e.g. when defineled), should a be determine for each train in place of using the default period hours? In nodes it appears inconsistent to use period hours for hours required, yet not be hours if a train is removed from service and Technical Specifications are
<ul> <li>ID Question</li> <li>IS2 Support systems (service wateleach contain 100° or redundant or realigned to swap components, evolutions are frequently performents in the systems restored to the original systems restored by these evolutions are trimpaired by these evolution for any the system of the system of</li></ul>	wribed it is acceptable to report the default value that is period hours.
Response Net As described in the questi is not impaired by these evolut is Question 153 The 00 02 mitigating system g the evolut to a	rvice water, component evoling, electrical) at our plant for LIPSI and RHR edundant equipment. On a periodic basis, these systems and equipment are imponents. flow paths or alignments as part of normal operation. The ently performed, by procedure with the operator in clease contact with the dicated to the evolutions. The evolutions can be stopped, backed out and the alle original configuration at any point of the procedure. The ability of safety LHR to actuate and start is not impaired by these evolutions. Restoration certain to be successful. Does the time to perform these evolutions on a to be counted as unavailability for HPSI and RHR?
pl:	t the question, the ability of safety systems HPSI and RHR to actuate and start use evolutions. There are no unavailable hours. g system guidance and EAQ's indicate that unless we can "promptly" recover count it as unavailable. Is this correct as applied to the RHR Unavailability

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Our position for the RHR-suppression pool cooling/shutdown cooling PI for INPO reporting has

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been that up to a 5 hour recoverability time is appropriate in contrast to the 99-02 criteria of "promptly". We understand it's appropriateness for HPCL, RCIC and the diesels since they are expected to automatically and "immediately" respond to a plant event. Use of this 99-02 criteria will have implications for our work management practices. Use of this criterion makes no sense for a system that does not have to respond automatically to an event.

### asuodsay

Yes.-However, the unavailable hours are not counted provided an WRC approved alternative method of removing decay heat is available.

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# <del>154</del> <del>Мрев зесс</del>

Fault Exposure Hours that were assumed to occur in the previous quarter it is discovered that the Fault Exposure Hours (T/2) would also have been accrued in the previous quarter? Exposure Hours that were assumed to occur in the previous quarter? Matter is discovered to reflect the

### <del>əsuodsəy</del>

The fault exposme unavailable hours associated with a component failure may include unavailable hours covering several reporting periods (e.g., several quarters). In this case, the fault exposure unavailable hours should be assigned to the appropriate reporting periods. For example, if a failure is discovered on the 10<sup>th</sup> day of a quarter and the estimated number of unavailable hours is 300 hours, then 240 hours should be counted for the estimated number of unavailable hours is 300 econted for the previous quarter. Note: This will require an update of the previous quarter's data. 3

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Lossidual heat removal system out of service at the same time without incurring unavailability? residual heat removal system out of service at the same time without incurring unavailability?

### <del>əsuodsəX</del>

Yes, provided that both alternate means of heat removal are capable of performing the heat removal function when placed in service simultaneously.

# 1 Data Example

	Α	В	С	D	E	F	G	Н	1	J	ĸ	L	М	N	0	P	QF
1	Safety System Unavailability ((SSU), AC Emergency Power, 'UNIT ONE																
2																	
3	Train 1 A	2Q/95	3Q/95	4Q/95	1Q/96	2Q/96	3Q/96	4Q/96	1Q/97	2Q/97	3Q/97	4Q/97	1Q/98	2Q/98	3Q/98	4Q/98	Prev. Qrtr
4	Planned Unavailable Hours	5	0	5	0	128	0	0	0	0	Ó	128	0	0	0	0	10
5	Unplanned Unavailable Hours	0	0	0	48	0	5	Ō	Ö	36	Ō	12	0	0	24	0	48
6	Fault Exposure Unavailable	0	0	-5	32	Ō	504	0	0	336	0	36	0	0	24	0	128
7	Hours Unavailable (quarter)	5	0	10	80	128	509	0	0	372	0	176	0	0	48	0	186
8	Total Hours Unavailable												1280	1275	1323	1313	1419
9	Hours Train Required for Service	2160	2184	2208	2208	2160	2184	2208	2208	2160	2184	1104	2208	2160	2184	2208	2208
10	Total Hrs Train Req'd for Service												25176	25176	25176	25176	25176
11	Train Unavailability				_								0.050842	0.050643	0.05255	0.052153	0.056363
12																	
13																	
14	Train S (Swing EDG)	2Q/95	3Q/95	4Q/95	1Q/96	2Q/96	3Q/96	4Q/96	1Q/97	2Q/97	3Q/97	4Q/97	1Q/98	2Q/98	3Q/98	4Q/98	Prev. Qrtr
15	Planned Unavailable Hours	0	16	6	0	0	0	4	0	0	0	128	0	4	Ō	4	0
16	Unplanned Unavailable Hours	11	0	0	0	56	11	Ő	1	0	0	12	0	0	1	0	Ō
17	Fault Exposure Unavailable	0	60	0	Ū	0	70	148	0	65	0	131	3	0	Ö	19	0
18	Hours Unavailable (quarter)	11	76	6	0	56	81	152	1	65	0	271	3	4	í	23	0
19	Total Hours Unavailable												722	715	640	657	657
20	Hours Train Required for Service	2160	2184	2208	2208	2160	2184	2208	2208	2160	2184	1104	2208	2160	2184	2208	2208
21	Total Hrs Train Reg'd for Service												25176	25176	25176	25176	25176
22	Train Unavailability												0.028678	0.0284	0.025421	0.026096	0.026096
23																	
24																	
25	For EDG system, two unit, one dedical	ted, one	swing El	DG													
26	Quarter												1Q/98	2Q/98	3Q/98	4Q/98	Prev. Ortr
27	System unavailability												4.0%	4.0%	3.9%	3.9%	4.1%
28																	
29																	

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#### 1 **ADDITIONAL GUIDANCE FOR SPECIFIC SYSTEMS**

#### 2 **Emergency AC Power Systems**

#### 3 **Definition and Scope**

4 This section provides additional guidance for reporting performance of the emergency AC power 5 system. The emergency AC power system is typically comprised of two or more independent 6 emergency generators that provide AC power to class 1E buses following a loss of off-site power. The emergency generator dedicated to providing AC power to the high pressure core 7 8 spray system in BWRs is also within the scope of emergency AC power. 9

10

The function monitored for the indicator is:

- 11
- 12 13

The ability of the emergency generators to provide AC power to the class IE buses upon a loss of off-site power.

14

15 Most emergency generator trains include dedicated subsystems such as air start, lube oil, fuel oil, cooling water, etc. Support systems can include service water, DC power, and room cooling. 16

17 Generally, unavailable hours are counted if a failure or unavailability of a dedicated subsystem or

18 a support subsystem prevents the emergency generator from performing its function. Some

19 examples are discussed in the clarifying notes for this attachment.

20

21 The electrical circuit breaker(s) that connect(s) an emergency generator to the class IE buses that 22 are normally served by that emergency generator are considered to be part of the emergency 23 generator train.

24

25 Emergency generators that are not safety grade, or that serve a backup role only (e.g., an alternate 26 AC power source), are not required to be included in the performance reporting.

27

#### 28 **Train Determination**

29 The system unavailability is calculated on a per unit basis using the train unavailability value for 30 each emergency diesel generator (EDG) that provides emergency AC power to that unit. The 31 number of emergency AC power system trains for a unit is equal to the number of class 1E 32 emergency generators that are available to power safe-shutdown loads in the event of a loss of 33 off-site power for that unit. There are three typical configurations for EDGs at a multi-unit 34 station:

- 35
- 36
- 1. EDGs dedicated to only one unit.
- 2. One or more EDGs are available to "swing" to either unit
- 3. All EDGs can supply all units
- 37 38

39 For configuration 1, the number of trains for a unit is equal to the number of EDGs dedicated to 40 the unit. For configuration 2, the number of trains for a unit is equal to the number of dedicated

41 EDGs for that unit plus the number of "swing" EDGs available to that unit (i.e., The "swing"

42 EDGs are included in the train count for each unit). For configuration 3, the number of trains is

43 equal to the number of EDGs.

## 1 Clarifying Notes

2	Emergency	diesel	generators	that are dedicated	to the High Pressure	e Core Spray	(HPCS) in some
-							

- 3 BWRs should be included as a train in the Emergency AC Power calculation.
- 4

5 When a unit(s) is shutdown, one emergency AC power trains at a time may be removed from
 6 service without incurring planned or unplanned unavailable hours <u>under the following</u>
 7 conditions accordance with the plant's technical specifications:

7 8

9 For a single or multi-unit station with all units shut down, one emergency generator (EDG) at a

- 10 time may be electively removed from service without reporting planned and unplanned
- 11 unavailable hours providing that at least one functional EDG is available to supply emergency 12 loads.
- 13

14 For a multi-unit station with one unit shut down and all other units operating, one EDG at a time 15 may be electively removed from service without reporting planned and unplanned unavailable

- 16 hours providing that both of the following criteria are satisfied:
- 17
- 18 the EDG removed from service is associated primarily with a unit that is shut down.
- 19

removal of the EDG from service has little effect on the safety of the operating units (i.e.,
 required emergency loads for each operating unit can be met, even when accounting for the
 single failure of an operable EDG), and there is still an operable emergency generator
 available to the shutdown unit.

Fault exposure unavailable hours are not counted for failures of an EDG to start or load-run if the
 failure can be definitely attributed to reasons listed in the General Clarifying Notes for Safety
 System Unavailability, or to any of the following:

28

24

spurious operation of a trip that would be bypassed in the loss of offsite power emergency
 operating mode (e.g., high cooling water temperature trip that erroneously tripped an EDG
 although cooling water temperature was normal).

32 33

• malfunction of equipment that is not required to operate during the loss of offsite power emergency operating mode (e.g., circuitry used to synchronize the EDG with off-site power sources, but not required when off-site power is lost)

35 36

34

a failure to start because a redundant portion of the starting system was intentionally disabled
 for test purposes, if followed by a successful start with the starting system in its normal
 alignment

- 40
- 41

1	When determining fault exposure unavailable hours for a failure of an EDG to load-run
2	following a successful start, the last successful operation or test is the previous successful load-
3	run (not just a successful start). To be considered a successful load-run operation or test, an EDG
4	load-run attempt must have followed a successful start and satisfied one of the following criteria:
5	
6	• a load-run of any duration that resulted from a real (e.g., not a test) manual or automatic start
7	signal
8	
9	• a load-run test that successfully satisfied the plant's load and duration test specifications
10	
11	• other operation (e.g., special tests) in which the emergency generator was run for at least one
12	hour with at least 50 percent of design load.
13	
14	When an EDG fails to satisfy the 12/18/24-month 24-hour duration surveillance test, the faulted
15	hours are computed based on the last known satisfactory load test of the diesel generator as
16	defined in the three bullets above. For example, if the EDG is shut down during a surveillance
17	test because of a failure that would prevent the EDG from satisfying the surveillance criteria, the
18	fault exposure unavailable hours would be computed based upon the time of the last surveillance
19	test that would have exposed the discovered fault.
20	runtess
21	The emergency diesel generators are not considered to be available during the following portions
22	of periodic surveillance tests because the requirement that recovery be virtually certain during
23	accident conditions is not met: can be satisfied :
24	
25	• Load-run testing (unless the test configuration is automatically overridden by a valid starting signal).
27	• Fire Protection "puff" testing
28	· Parring funless a single action or a ten simple actions can
29	La later to rector the suction to a walkelde of the
	se talm i o tosto - par rystom ( · automatica > faitus)

## 1 **BWR High Pressure Injection Systems**

# 2 (High Pressure Coolant Injection, High Pressure Core Spray, and Feedwater Coolant

- 3 Injection)
- 4

# 5 **Definition and Scope**

6 This section provides additional guidance for reporting the performance of three BWR systems 7 used primarily for maintaining reactor coolant inventory at high pressures: the high pressure 8 coolant injection (HPCI), high pressure core spray (HPCS), and feedwater coolant injection 9 (FWCI) systems. Plants should monitor either the HPCI, HPCS, or FWCI system, depending on 10 which is installed. These systems function at high pressure to maintain reactor coolant inventory 11 and to remove decay heat following a small-break Loss of Coolant Accident (LOCA) event or a 12 loss of main feedwater event.

13

14 The function monitored for the indicator is:

- The ability of the monitored system to take suction from the condensate storage tank or from the suppression pool and inject at rated pressure and flow into the reactor vessel.
- 17 18

This capability is monitored for the injection and recirculation phases of the high pressure systemresponse to an accident condition.

21

22 Figures 2.1, 2.2, and 2.3 show generic schematics for the HPCI, HPCS, and FWCI systems,

23 respectively. These schematics indicate the components for which train unavailable hours

normally are monitored. Plant-specific design differences may require other components to beincluded.

26

# 27 **Train Determination**

The HPCI system is considered a single-train system. The booster pump and other small pumps shown in Figure 2.1 are ancillary components not used in determining the number of trains. The effect of these pumps on HPCI performance is included in the system unavailability indicator to the extent their failure detracts from the ability of the system to perform its monitored function. The HPCI turbine, governor, and associated valves and piping for steam supply and exhaust are in the scope of the HPCI system. Valves in the feedwater line are not considered within the scope of the HPCI system.

35

The HPCS system is also considered a single-train system. Unavailability is monitored for the components shown in Figure 2.2. The HPCS diesel generator is considered to be part of the

- 38 emergency AC power system.
- 39

40 For the feedwater injection system, the number of trains is determined by the number of main

41 feedwater pumps that can be used at one time in this operating mode (typically one). Figure 2.3

42 illustrates a typical FWCI system.

# 1 Clarifying Notes

- 2 The HPCS system typically includes a "water leg" pump to prevent water hammer in the HPCS
- 3 piping to the reactor vessel. The "water leg" pump and valves in the "water leg" pump flow path
- 4 are ancillary components and are not directly included in the scope of the HPCS system for the
- 5 performance indicator.
- 6
- 7 For the feedwater coolant injection system, condensate and feedwater booster pumps are not used
- 8 to determine the number of trains.

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Figure 2.2 High Pressure Core Spray System (Example of Reporting Scope)



Figure 2.3 Feedwater Coolant Injection System (Example of Reporting Scope)

## 1 **BWR Heat Removal Systems**

# 2 (Reactor Core Isolation Cooling)

3 4

Definition and Scope

This section provides additional guidance for reporting the performance of a BWR system that is 5 6 used primarily for decay heat removal at high pressure: reactor core isolation cooling (RCIC) 7 system. This system functions at high pressure to remove decay heat following a loss of main 8 feedwater event. The RCIC system also functions to maintain reactor coolant inventory following rostor - original text 9 a very small LOCA event. 10 11 The function monitored for the indicator, is: 12 13 • the ability of the RCIC system to cool the reactor vessel core and provide makeup 14 water by taking a suction from either the condensate storage tank or the suppression 15 pool and injecting at rated pressure and flow into the reactor vessel 16 17 Figures 3.1 shows a generic schematic for the RCIC system. This schematic indicates the 18 components for which train unavailability is monitored. Plant-specific design differences may 19 require other components to be included. 20 21 **Train Determination** 22 The RCIC system is considered a single-train system. The condensate and vacuum pumps shown 23 in Figure 3.1 are ancillary components not used in determining the number of trains. The effect 24 of these pumps on RCIC performance is included in the system unavailability indicator to the 25 extent that a component failure results in an inability of the system to perform its monitored 26 function. The RCIC turbine, governor, and associated valves and piping for steam supply and

exhaust are in the scope of the RCIC system. Valves in the feedwater line are not considered

28 within the scope of the RCIC system.



Figure 3.1 Reactor Core Isolation Cooling System (Example of Reporting Scope)

# 1 BWR Residual Heat Removal Systems

# 2 Definition and Scope

3 This section provides additional guidance for reporting the performance of the BWR residual 4 heat removal (RHR) system for the suppression pool cooling and shutdown cooling modes. The 5 attachment also includes guidance for reporting performance of other systems used to remove heat to outside containment under low pressure conditions at early BWRs where two separate 6 7 systems provide these functions with unique designs. The suppression pool cooling function is 8 used whenever the suppression pool (or torus) water temperature exceeds or is expected to 9 exceed a high-temperature setpoint (for example, following most relief valve openings or during 10 some post-accident recoveries). The shutdown cooling function is used following any transient 11 requiring normal long-term heat removal from the reactor vessel. 12 13 The functions monitored for the indicator are: 14 15 • the ability of the RHR system to remove heat from the suppression pool so that pool temperatures do not exceed plant design limits, and 16 17 18 • the ability of the RHR system to remove decay heat from the reactor core during a 19 normal unit shutdown (e.g., for refueling or for servicing). 20 Figures 4.1 and 4.2 show generic schematics with the RHR system in the suppression pool 21

Figures 4.1 and 4.2 show generic schematics with the RHR system in the suppression pool cooling and shutdown cooling modes, respectively. Two variations of basic RHR system design are shown in Figures 4.3 and 4.4. These are included to illustrate reporting for systems with redundant and series components, respectively. The figures indicate the components for which train unavailability is monitored. Plant-specific design differences may require other components to be included.

27

# 28 <u>Train Determination</u>

29 The number of trains in the RHR system is determined by the number of parallel RHR heat 30 exchangers capable of performing suppression pool cooling or shutdown cooling. The following 31 discussion demonstrates train determination for various generic system designs.

31 32

Figures 4.1 and 4.2 illustrate a common RHR system that incorporates four pumps and two heat exchangers arranged so that each heat exchanger can be supplied by one of two pumps. This is a two-train RHR system.

36

Some trains have two heat exchangers in series, as shown in Figure 4.3. The system depicted in
 Figure 4.3 is also a two-train RHR system.

- 39
- 40 Figure 4.4 shows an arrangement with four parallel sets of a pump and a heat exchanger
- 41 combination. This system is a four-train RHR system.
- 42
- 43

- 1 Other Systems: For some early BWRs, separate systems are used to remove heat to outside the
- 2 containment under low pressure conditions. Depending on the particular design, one or more of
- 3 the following systems may be used: shutdown cooling, containment spray, or RHR (torus cooling
- 4 function). For example, a unit using a shutdown cooling system (with three heat exchangers) and
- 5 a containment spray system (with two heat exchangers) would monitor each system separately for
- 6 the safety system unavailability indicators. All components required for each safety system to
- 7 perform its heat removal function should be included in the scope. The number of trains is
- 8 determined by the number of heat exchangers in the systems that perform the heat removal
- 9 function under low pressure conditions (five trains in this example).
- 10

# 11 Clarifying Notes

The low pressure coolant injection (LPCI), steam cooling, and containment spray modes of RHRoperation are not monitored.

- 15 Some components are used to provide more than one function of RHR. If a component cannot
- 16 perform as designed, rendering its associated train incapable of meeting one or both of the
- 17 monitored functions, then the train is considered to be failed. Unavailable hours (if the train was
- 18 required to be available for service) would be reported as a result of the component failure.
- 19
- 20


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Figure 4.3 Two-Train BWR RHR System (Example of Reporting Scope)

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Figure 4.4 - 4 Train BWR RHR System

# 1 PWR High Pressure Safety Injection Systems

# 2 **Definition and Scope**

3 This section provides additional guidance for reporting the performance of PWR high pressure 4 safety injection (HPSI) systems. These systems are used primarily to maintain reactor coolant 5 inventory at high pressures following a loss of reactor coolant. HPSI system operation following a small-break LOCA involves transferring an initial supply of water from the refueling water 6 7 storage tank (RWST) to cold leg piping of the reactor coolant system. Once the RWST inventory 8 is depleted, recirculation of water from the reactor building emergency sump is required. 9 Components in the flow paths from each of these water sources to the reactor coolant system piping are included in the scope for the HPSI system. (Because the residual heat removal system 10 11 has been added to the PWR scope, the isolation valve(s) between the RHR system and the HPSI 12 pump suction is the boundary of the HPSI system. The RHR pumps used for piggyback operation 13 are no longer in HPSI scope.) 14 15 There are design differences among HPSI systems that affect the scope of the components to be 16 included for the HPSI system function. For the purpose of the safety system unavailability 17 indicator, and where applicable, the HPSI system includes high head pumps (centrifugal charging 18 pumps/high head safety injection pumps) which discharge at pressures of 2,200-2,500 psig and 19 intermediate head pumps (intermediate head safety injection pumps) which discharge at 20 pressures of 1200-1700 psig, along with associated components in the suction and discharge 21 piping to the reactor coolant system cold-legs or hot-legs. 22 23 The function monitored for HPSI is: 24 25 • the ability of a HPSI train to take a suction from the primary water source (typically, a 26 borated water tank), or from the containment emergency sump, and inject into the 27 reactor coolant system at rated flow and pressure. 28 29 The charging and seal injection functions provided by centrifugal charging pumps in some 30 system designs are not included within the scope of the safety system unavailability indicator

31 reports.

Figures 5.1 through 5.4 show some typical HPSI system configurations for which train functions
are monitored. The figures contain variations that are somewhat reactor vendor specific. They
also indicate the components for which train unavailability is monitored. Plant-specific design
differences may require other components to be included.

38 **Train Determination** 

In general, the number of HPSI system trains is defined by the number of high head injection
paths that provide cold-leg and/or hot-leg injection capability, as applicable. This is necessary to
fully account for system redundancy.

42

37

1 Figure 5.1 illustrates a typical HPSI system for Babcock and Wilcox (B&W) reactors. The design

2 features centrifugal pumps used for high pressure injection (about 2,500 psig) and no hot-leg

3 injection path. Recirculation from the containment sump requires operation of pumps in the

4 residual heat removal system. The system in Figure 5.1 is a two-train system, with an installed

5 spare pump (depending on plant-specific design) that can be aligned to either train.

6

7 HPSI systems in some older, two-loop Westinghouse plants may be similar to the system

8 represented in Figure 5.1, except that the pumps operate at a lower pressure (about 1600 psig)

9 and there may be a hot-leg injection path in addition to a cold-leg injection path (both are

- 10 included as a part of the train).
- 11

Figure 5.2 is typical of HPSI designs in Combustion Engineering (CE) plants. The design features three centrifugal pumps that operate at intermediate pressure (about 1300 psig) and provide flow to two cold-leg injection paths or two hot-leg injection paths. In most designs, the HPSI pumps take suction directly from the containment sump for recirculation. In these cases, the sump suction valves are included within the scope of the HPSI system. This is a two-train system (two trains of combined cold-leg and hot-leg injection capability). One of the three pumps is typically an installed spare that can be aligned to either train or only to one of the trains

- 19 (depending on plant-specific design).
- 20

21 A HPSI system typical of those installed in Westinghouse three-loop plants is shown in Figure 22 5.3. This design features three centrifugal pumps that operate at high pressure (about 2500 psig), a cold-leg injection path through the BIT (with two trains of redundant valves), an alternate cold-23 24 leg injection path, and two hot-leg injection paths. One of the pumps is considered an installed 25 spare. Recirculation is provided by taking suction from the RHR pump discharges. A train 26 consists of a pump, the pump suction valves and boron injection tank (BIT) injection line valves 27 electrically associated with the pump, and the associated hot-leg injection path. The alternate 28 cold-leg injection path is required for recirculation, and should be included in the train with 29 which its isolation value is electrically associated. Thus, Figure 5.3 represents a two-train HPSI 30 system.

31

Four-loop Westinghouse plants may be represented by Figure 5.4. This design features two centrifugal pumps that operate at high pressure (about 2500 psig), two centrifugal pumps that

34 operate at an intermediate pressure (about 1600 psig), a BIT injection path (with two trains of

35 injection valves), a cold-leg safety injection path, and two hot-leg injection paths. Recirculation

36 is provided by taking suction from the RHR pump discharges. Each of two high pressure trains is 37 comprised of a high pressure centrifugal pump, the pump suction valves and BIT valves that are

electrically associated with the pump. Each of two intermediate pressure trains is comprised of

39 the safety injection pump, the suction valves and the hot-leg injection valves electrically

40 associated with the pump. The cold-leg safety injection path can be fed with either safety

41 injection pump, thus it should be associated with both intermediate pressure trains. The HPSI

42 system represented in Figure 5.4 is considered a four-train system for monitoring purposes.

43

# 1 Clarifying Notes

- 2 Many plants have charging pumps (typically, positive displacement charging pumps) that are not
- 3 safety-related, provide a small volume of flow, and do not automatically start on a safety
- 4 injection signal. These pumps should not be included within the scope of HPSI system for this
- 5 indicator.
- 6
- 7 Some HPSI components may be included in the scope of more than one train. For example, cold-
- 8 leg injection lines may be fed from a common header that is supplied by both HPSI trains. In
- 9 these cases, the effects of testing or component failures in an injection line should be reported in
- 10 both trains.
- 11
- 12 At many plants, recirculation of water from the reactor building sump requires that the high
- 13 pressure injection pump take suction via the low pressure injection/residual heat removal pumps.
- 14 For these plants, the low pressure injection/residual heat removal pumps discharge header
- 15 isolation valve to the HPSI pump suction is included in the scope of HPSI system.
- 16
- 17



Figure 5.1 High Pressure Safety Injection System (Example of Reporting Scope) NEI 99-02 Revision 1 DRAFT 15 February, 2001



Figure 5.2 High Pressure Safety Injection System (Example of Reporting Scope)

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Figure 5.4 High Pressure Safety Injection System (Example of Reporting Scope)

# 1 PWR Auxiliary Feedwater Systems

# 2 **Definition and Scope**

This section provides additional guidance for reporting the performance of PWR auxiliary 3 feedwater (AFW) or emergency feedwater (EFW) systems. The AFW system provides decay heat 4 5 removal via the steam generators to cool down and depressurize the reactor coolant system 6 following a reactor trip. The AFW system is assumed to be required for an extended period of 7 operation during which the initial supply of water from the condensate storage tank is depleted 8 and water from an alternative water source (e.g., the service water system) is required. Therefore 9 components in the flow paths from both of these water sources are included; however, the 10 alternative water source (e.g., service water system) is not included. 11 12 The function monitored for the indicator is: 13 14 • the ability of the AFW system to take a suction from the primary water source 15 (typically, the condensate storage tank) or from an emergency source (typically, a lake 16 or river via the service water system) and inject into at least one steam generator at 17 rated flow and pressure. 18 19 Some plants have a startup feedwater pump that requires a manual actuation. Startup feedwater 20 pumps are not included in the scope of the AFW system for this indicator. 21 22 Figures 6.1 through 6.3 show some typical AFW system configurations, indicating the 23 components for which train unavailability is monitored. Plant-specific design differences may 24 require other components to be included. 25 26 **Train Determination** 27 The number of trains is determined primarily by the number of parallel pumps in the AFW system, not by the number of injection lines. For example, a system with three AFW pumps is 28 29 defined as three-train system, whether it feeds two, three, or four injection lines, and regardless 30 of the flow capacity of the pumps. 31 32 Figure 6.1 illustrates a three-pump, two-steam generator plant that features redundant flow paths 33 to the steam generators. This system is a three-train system. (If the system had only one motor-34 driven pump, it would be a two-train system.) The turbine-driven pump train does not share 35 motor-operated isolation valves with the motor-driven pump trains in this design. 36 37 Another three-pump, two-steam generator design is shown in Figure 6.2. This is also a three-train 38 system; however, in this design, the isolation and regulating valves in the motor-driven pump 39 trains are also included in the turbine-driven pump train. 40 41 A three-pump, four-steam generator design is shown in Figure 6.3. In this design, either motor-42 driven pump can supply each steam generator through a common header. The turbine-driven 43 pump can supply each steam generator through a separate header. The turbine-driven and motor-44

1 driven pump trains do not share the air-operated regulating valves in this design. This is a three

2 train system. Three-steam generator designs may be arranged similar to Figure 6.3.

3

# 4 Clarifying Notes

- 5 Some AFW components, may be included in the scope of more than one train. For example, one
- 6 set of flow regulating valves and isolation valves in a three-pump, two-steam generator system
- 7 (as in Figure 6.2) are included in the motor-driven pump train with which they are electrically
- 8 associated, but they are also included (along with the redundant set of valves) in the turbine-
- 9 driven pump train. In these instances, the effects of testing or failure of the valves should be
- 10 reported in both affected trains.
- 11
- 12 Similarly, when two trains provide flow to a common header, such as in Figure 6.3, the effect of
- isolation or flow regulating valve failures in paths connected to the header should be consideredin both trains.
- 14 in b 15



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Figure 6.2 Auxiliary Feedwater System (Example of Reporting Scope)

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INSIDE CONTAINMENT

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# 1 PWR Residual Heat Removal System

# 2 Definition and Scope

This section provides additional guidance for reporting the performance of the PWR residual heat removal (RHR) system for post-accident recirculation and shutdown cooling modes of operation. In the event of a loss of reactor coolant inventory, the post-accident recirculation mode is used to cool and recirculate water from the containment sump following depletion of RWST inventory. The shutdown cooling function is used to remove decay heat from the primary system following any transient requiring normal long-term heat removal from the reactor vessel.

- the ability of the RHR system to take a suction from the containment sump, cool the fluid,
   and inject at low pressure into the RCS, and
- 13
- the ability of the RHR system to remove decay heat from the reactor during a normal unit
   shutdown for refueling or maintenance.
- 16

Figures 7.1 and 7.2 show generic schematics with the RHR system in the recirculation and
shutdown cooling modes, respectively. The figures indicate the components for which train
unavailability is monitored. Plant-specific design differences may require other components to
be included.

20 0

# 22 **Train Determination**

23 The number of trains in the RHR system is determined by the number of parallel RHR heat

- exchangers capable of performing post-accident heat removal or shutdown cooling. The
- 25 following discussion demonstrates train determination for various generic system designs.
- 26

Figure 7.1 and 7.2 illustrate a common RHR system (for post-accident recirculation and

shutdown cooling modes) which incorporates two pumps and two heat exchangers arranged so

29 that each heat exchanger can be supplied by one pump. This is a two-train RHR system.

30

# 31 Clarifying Notes

32 Some components are used to provide more than one function of RHR. If a component cannot

- 33 perform as designed, rendering its associated train incapable of meeting one or both of the
- 34 monitored functions, then the train is considered to be failed. Unavailable hours (if the train was
- 35 required to be available for service) would be reported as a result of the component failure.









# 1 SAFETY SYSTEM FUNCTIONAL FAILURES

# 2 Purpose

- 3 This indicator monitors events or conditions that alone prevented, or could have prevented, the
- 4 fulfillment of the safety function of structures or systems that are needed to:
- 6 (a) Shut down the reactor and maintain it in a safe shutdown condition;
- 7 (b) Remove residual heat;
- 8 (c) Control the release of radioactive material; or
- 9 (d) Mitigate the consequences of an accident.
- 10

5

# 11 Indicator Definition

- 12 The number of events or conditions that alone prevented, or could have prevented, the fulfillment
- 13 of the safety function of structures or systems in the previous four quarters.
- 14

# 15 Data Reporting Elements

- 16 The following data is reported for each reactor unit:
- the number of safety system functional failures during the previous quarter

# 20 Calculation

21

17

19

unit value = number of safety system functional failures in previous four quarters

# 22

# 23 Definition of Terms

- 24 Safety System Function Failure (SSFF) is any event or condition that alone could have prevented 25 the fulfillment of the safety function of structures or systems that are needed to:
- 26
- 27 (A) Shut down the reactor and maintain it in a safe shutdown condition;
- 28 (B) Remove residual heat;
- 29 (C) Control the release of radioactive material; or
- 30 (D) Mitigate the consequences of an accident.
- 31
- 32 The indicator includes a wide variety of events or conditions, ranging from actual failures on

33 demand to potential failures attributable to various causes, including environmental qualification,

- 34 seismic qualification, human error, design or installation errors, etc. Many SSFFs do not involve
- 35 actual failures of equipment.
- 36
- 37 Because the contribution to risk of the structures and systems included in the SSFF varies
- 38 considerably, and because potential as well as actual failures are included, it is not possible to
- 39 assign a risk-significance to this indicator. It is intended to be used as a possible precursor to
- 40 more important equipment problems, until an indicator of safety system performance more
- 41 directly related to risk can be developed.

# 1 Clarifying Notes

2 The definition of SSFFs is identical to the wording of the current revision to 10 CFR 3 50.73(a)(2)(v). Because of overlap among various reporting requirements in 10 CFR 50.73, 4 some events or conditions that result in safety system functional failures may be properly 5 reported in accordance with other paragraphs of 10 CFR 50.73, particularly paragraphs (a)(2)(i). 6 (a)(2)(ii), and (a)(2)(vii). An event or condition that meets the requirements for reporting under 7 another paragraph of 10 CFR 50.73 should be evaluated to determine if it also prevented the 8 fulfillment of a safety function. Should this be the case, the requirements of paragraph (a)(2)(v)9 are also met and the event or condition should be included in the guarterly performance indicator 10 report as an SSFF. The level of judgement for reporting an event or condition under paragraph 11 (a)(2)(v) as an SSFF is a reasonable expectation of preventing the fulfillment of a safety function. 12 13 In the past, LERs may not have explicitly identified whether an event or condition was reportable 14 under 10 CFR 50.73(a)(2)(v) (i.e., all pertinent boxes may not have been checked). It is important to ensure that the applicability of 10 CFR 50.73(a)(2)(v) has been explicitly considered 15 16 for each LER considered for this performance indicator. 17 18 NUREG-1022: Unless otherwise specified in this guideline, guidance contained in the latest 19 revision to NUREG-1022, "Event Reporting Guidelines, 10CFR 50.72 and 50.73," that is 20 applicable to reporting under 10 CFR 50.73(a)(2)(v), should be used to assess reportability for 21 this performance indicator. 22 23 <u>Planned Evolution for maintenance or surveillance testing</u>: NUREG-1022, Revision 4 2, page 56 24 70 states, "The following types of events or conditions generally are not reportable under these 25 criteria:...Removal of a system or part of a system from service as part of a planned evolution for 26 maintenance or surveillance testing..." 27 28 The word "planned" is defined as follows: 29 30 "Planned" means the activity is undertaken voluntarily, at the licensee's discretion, and is 31 not required to restore operability or for continued plant operation. 32 33 <u>A single event or condition that affects several systems: counts as only one failure.</u> 34 Multiple occurrences of a system failure: the number of failures to be counted depends upon 35 36 whether the system was declared operable between occurrences. If the licensee knew that the 37 problem existed, tried to correct it, and considered the system to be operable, but the system was 38 subsequently found to have been inoperable the entire time, multiple failures will be counted 39 whether or not they are reported in the same LER. But if the licensee knew that a potential 40 problem existed and declared the system inoperable, subsequent failures of the system for the 41 same problem would not be counted as long as the system was not declared operable in the interim. Similarly, in situations where the licensee did not realize that a problem existed (and 42 43 thus could not have intentionally declared the system inoperable or corrected the problem), only 44 one failure is counted. 45 46 Additional failures: a failure leading to an evaluation in which additional failures are found is

47 only counted as one failure; new problems found during the evaluation are not counted, even if

1 the causes or failure modes are different. The intent is to not count additional events when

- 2 problems are discovered while resolving the original problem.
- 3

4 Engineering analyses: events in which the licensee declared a system inoperable but an

- 5 engineering analysis later determined that the system was capable of performing its safety
- 6 function are not counted, even if the system was removed from service to perform the analysis.
- 7
- 8 *Reporting date:* the date of the SSFF is the Report Date of the LER.
- 9

# 10 Frequently Asked Questions

# ID Question

8 Does the functional area of Containment Integrity include systems and equipment associated with secondary containment? Specifically, is standby Gas Treatment an included system? If secondary containment is included, do we also include systems like Hi/Lo Volume purge (BWR-6) or Fuel Bldg. Filtration systems for designs that have a separate system for fuel building (a functional equivalent to secondary containment). Would support systems like annulus pressure control be included?

# Response

Yes, Standby Gas Treatment is included. The reportability guidelines of NUREG 1022 Revision 1, Event Reporting Guidelines, 10 CFR 50.72 and 50.73, should be used. If the situation is reportable per 10CFR50.73 (a)(2)(v) it should be counted as a SSFF. The other systems identified in the question have the potential to be reported under 10 CFR 50.73 (a)(2)(v) and should be evaluated accordingly.

11

# ID Question

9 Should Appendix R issues be covered by this indicator (SSFF) or is it already covered better covered by the fire protection inspection procedure.

# Response

This indicator monitors events or conditions that alone prevented, or could have prevented, the fulfillment of the safety function of structures or systems that are needed to a) shut down the reactor and maintain it in a safe shutdown condition, b) remove residual heat, c) control the release of radioactive material, or d) mitigate the consequences of an accident. Appendix R issues have the potential to affect the safety functions of structures and systems and should be evaluated accordingly. The reportability guidelines of NUREG-1022 Revision 1, should be used. If the situation is reportable per 10CFR50.73 (a)(2)(v) it should be counted as a SSFF.

# 12

# ID Question

10 For those cases where a Tech Spec required action places a system in an inoperable status, is it necessary/required to call this a SSFF? It seems like it should not be counted as a SSFF because the systems can perform their safety function.

# Response

If the system, upon receipt of a demand signal, would have functioned, then it would not count as a SSFF. The reportability guidelines of NUREG-1022 Revision 1, Event Reporting Guidelines. 10 CFR 50.72 and 50.73, should be used. If the situation is reportable per-10CFR50.73 (a)(2)(v) it should be counted as a SSFF.

- 13
- 14
- 15

# ID Question

143 In our plant, RCIC is not a safety system and functionally, it provides high pressure makeup which can also be provided by HPCI. For these reasons, RCIC functional failures (as determined for the maintenance rule) are not reportable under 10CFR50.73 (a)(2)(v). Given the above, would RCIC functional failures ever be reported for NEI 99-02?

# Response

No. The intention of NEI 99-02 is to report only those failures meeting the 10CFR50.73(a)(2)(v) reporting criteria as applied to a specific plant.

1 2

# ID Question

144 The guidance on SSFFs regarding reporting of multiple failures could be clearer. Is the intent that if there are multiple failures documented in one LER that each one (failure) be counted by the one report date? So that one report date may be tied to numerous failures?

# Response

Each individual SSFF counts.

3 4

# 1 Data Examples

# Safety System Functional Failures

Quarter	2Q/98	3Q/98	4Q/98	1Q/98	2Q/98	3Q/98	4Q/98	Prev. Q
SSFF in the previous qtr	1	3	2	1	1	2	0	1
					2Q/98	3Q/98	4Q/98	Prev. Q
Indicator: Number of SSFs over 4 Qtrs					7	6	4	4

Threshold for PWRs	
Green	≤5
White	>5
Yellow	N/A
Red	N/A



# 1 2.3 BARRIER INTEGRITY CORNERSTONE

2 The purpose of this cornerstone is to provide reasonable assurance that the physical design barriers (fuel cladding, reactor coolant system, and containment) protect the public from 3 radionuclide releases caused by accidents or events. These barriers are an important element in 4 meeting the NRC mission of assuring adequate protection of public health and safety. The 5 6 performance indicators assist in monitoring the functionality of the fuel cladding and the reactor 7 coolant system. There is currently no performance indicator for the containment barrier. The 8 performance of this barrier is assured through the inspection program. 9 10 There are two performance indicators for this cornerstone: 11

- 12
  - Reactor Coolant System (RCS) Specific Activity
- 13 RCS Identified Leak Rate14

# 15 REACTOR COOLANT SYSTEM (RCS) SPECIFIC ACTIVITY

# 16 **Purpose**

- 17 This indicator monitors the integrity of the fuel cladding, the first of the three barriers to prevent
- the release of fission products. It measures the radioactivity in the RCS as an indication of functionality of the cladding.
- 19 functionality of the cladding.20

# 21 Indicator Definition

- 22 The maximum monthly RCS activity in micro-Curies per gram (µCi/gm) dose equivalent Iodine-
- 23 131 per the technical specifications, and expressed as a percentage of the technical specification
- 24 limit. Those plants whose technical specifications are based on micro-curies per gram (µCi/gm
- total Iodine should use that measurement.
- 26

# 27 Data Reporting Elements

- 28 The following data are reported for each reactor unit:
- 29 30

31

32

- maximum calculated RCS activity for each unit, in micro-Curies per gram dose equivalent Iodine-131, as required by technical specifications at steady state power, for each month during the previous quarter (three values are reported).
- Technical Specification limit
- 34 35

1	Calculation
2 3	The indicator is calculated as follows:
	the maximum monthly value of calculated activity
4	unit value =
5 6	Definitions of Terms
7 8	(Blank)
9	<u>Clarifying Notes</u>
10 11	This indicator is recorded monthly and reported quarterly.
12 13 14	The indicator is calculated using the same methodology, assumptions and conditions as for the Technical Specification calculation.
15 16 17	Unless otherwise defined by the licensee, steady state is defined as continuous operation for at least three days at a power level that does not vary more than $\pm 5$ percent.
17 18 19 20 21 22	This indicator monitors the steady state integrity of the fuel-cladding barrier at power. Transient spikes in RCS Specific Activity following power changes, shutdowns and scrams may not provide a reliable indication of cladding integrity and should not be included in the monthly maximum for this indicator.
23 24 25 26	Samples taken using technical specification methodology when shutdown are not reported. However, samples taken using the technical specification methodology at steady state power more frequently than required are to be reported.
20 27 28 20	If in the entire month, plant conditions do not require RCS activity to be calculated, the quarterly report is noted as $N/A$ for that month. (A value of $N/A$ is reported).
29       30       31       32       33       34       35	Licensees should use the most restrictive regulatory limit (e.g., technical specifications (TS) or license condition). However, if the most restrictive regulatory limit is insufficient to assure plant safety, then NRC Administrative Letter 98-10 applies, which states that imposition of administrative controls is an acceptable short-term corrective action. When an administrative control is in place as temporary measure to ensure that TS limits are met and to ensure public health and safety, that administrative limit should be used for this PI.
37 38	Frequently Asked Questions
1	<b>ID</b> Question 22 The Reactor Coolant System Specific Activity performance indicator is based upon a measurement

22 The Reactor Coolant System Specific Activity performance indicator is based upon a measurement of RCS activity in micro Curies per gram dose equivalent Iodine 131. Our plant's measurement and associated technical specification are based upon micro-curies per gram total lodine. What do we report for this performance indicator.

# Response

common basis. In your case RCS activity and the technical specification limit should be reported in activity for this indicator is expressed as a percentage of the technical specification limit. The maximum monthly RCS activity and your technical specification limit should be reported on a micro Curies per gram total lodine. R CS

# HD Question

Technical Specifications (TS) provide a frequency of reactor coolant sampling and analysis. If sampling and analysis is conducted on a more frequent basis, do you only report the analysis conducted at the TS frequency, or do you consider all the analyzed samples. a

# Response

All analyzed samples obtained during steady state power operation-should be considered in reporting the monthly maximum.

# ID Question

2

sample. Administratively, the plant may be in a plant condition that requires the sample and mode that does not require the Are RCS sample results determined during shutdowns, using the technical specification analysis, although it is not required by Technical Specifications. required to be reported even if the plant is in a methodology. Response 겁

c

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# H) Question 25 PWPs can

PWRs can expect RCS Specific Activity spikes following routine shutdowns. Are these spikes to be counted as the monthly maximum?

# Response

The indicator definition refers to the Technical Specifications' maximum monthly activity limit. The basis for this indicator is to monitor steady state power operations. Therefore, do not count short periods of non-steady state or non-power operation because they may not equate to the current condition of the fuel cladding.

# H) Question

4

# 72 Application of Technical Specification Limit

where a plant could be operating with a more restrictive limit for RCS specific activity and/or RCS Two of the performance indicators for the barrier integrity connectione use "technical specification operability as described in Generic Letter 91-18. The guidance as currently worded would always License (FOL) contains a condition that specifies a more restrictive limit. The second situation is use whatever the technical specification limit is and ignore any more restrictive limits. Is that the limit" in the calculation. They are RCS specific activity and leakage. There are two situations leakage than the "technical specification limit". One situation is where the Facility Operating where the licensee has administratively implemented a more restrictive limit to maintain intent and is that appropriate?

# Response

determination can be made as to whether alternate data reporting can be used in place of the data The circumstances of each situation are different and should be identified to the NRC so that a called for in the guidance.

# ID Question

Ś

# 84 Reporting significant digits

How many significant digits should be carried for the dose equivalent I-131 maximum value? Although NEI 99-02, has guidance concerning the number of decimal places in the final reported number (percentage of TS limits). it isn't clear how many significant digits to retain in the raw data.

# Response

In general, the data element input forms allow data to be entered to a level of significance that is one significant figure greater than the resulting performance indicator. In some cases the input forms restrict the level of significance even further due to recognized limitations in reporting accuracy (e.g., compensatory hours are limited to two significant figures even though the Pl calculation would allow input to four significant figures). In all cases, however, the accuracy of the raw data should be considered.

# 1 Data Examples

Reactor Coolant System Activity (RCSA)

	4/98	5/98	6/98	7/98	8/98	9/98	10/98	11/98	12/98	1/99	2/99	Prev. mth
Indicator, % of T.S. Limit	10	20	5	4	0.5	2	20	50	60	40	30	10
Max Activity µCi/gm I-131 Equivale	0.1	0.2	0.05	0.04	0.005	0.02	0.2	0.5	0.6	0.4	0.3	0.1
T.S Limit	1	1	1	1	1	1	1	1	1	1	1	1
Thresholds	Green	≤ 50% T	.S. limit									
	White	> 50% T.S limit										
	Yellow	>100% 1	.S. limit									



1	REACTOR COOLANT SYSTEM LEAKAGE
2	Purpose
3 4 5 6 7	This indicator monitors the integrity of the RCS pressure boundary, the second of the three barriers to prevent the release of fission products. It measures RCS Identified Leakage as a percentage of the technical specification allowable Identified Leakage to provide an indication of RCS integrity.
8	Indicator Definition
9 10 11	The maximum RCS Identified Leakage in gallons per minute each month per the technical specifications and expressed as a percentage of the technical specification limit.
12	Data Reporting Elements
13 14	The following data are required to be reported each quarter:
15 16 17	<ul> <li>The maximum RCS Identified Leakage calculation for each month of the previous quarter (three values).</li> <li>Technical Specification limit</li> </ul>
18 19	Calculation
20 21	The unit value for this indicator is calculated as follows:
22	unit value = $\frac{\text{the maximum monthly value of identified leakage}}{\text{Technical Specification limiting value}} \times 100$
23 24	Definition of Terms
25 26	RCS Identified Leakage as defined in Technical Specifications.
27	Clarifying Notes
28	This indicator is recorded monthly and reported quarterly.
29 30 31 32	Normal steam generator tube leakage is included in the unit value calculation if required by the plant's Technical Specification definition of RCS identified leakage.
33 34 25	For those plants that do not have a Technical Specification limit on Identified Leakage, substitute RCS Total Leakage in the Data Reporting Elements.
35 36 37 38	$\mathcal{O}_{n}$ $\mathcal{I}_{\mathcal{G}}$ Aff calculations of RCS leakage that are computed in accordance with the calculational methodology requirements of the Technical Specifications are counted in this indicator.
39 40	If in the entire month, plant conditions do not require RCS leakage to be calculated, the quarterly report is noted as N/A for that month. (A value of N/A is reported).

# 2 Frequently Asked Questions

### **ID Question**

### 79 Use of Total Leakage Value

We have implemented ITS and have TS definitions for Reactor Coolant leakage. We have a defined limit for "Total Leakage" (25 gpm) and "Un identified Leakage" (5 gpm). We do not have a specified limit for "Identified Leakage". You can infer directly from our TS limits an identified leakage limit of no more than 20 gpm (25 gpm total minus 5 gpm the amount of leakage we call "unidentified leakage"). Using this approach, the Tech Spec limit for the PI could vary between 25 and 20 gpm depending on the amount of "un identified leakage" we have. Why can't we use the 20-25 gpm as the limit for the PI as can others who do not have a total leakage TS limit? The best indicator of barrier performance seems to be "Un-identified Leakage" rather than identified leakage. Unidentified is the amount of leakage falling outside designed collection systems. Trending the percentage of "Un-identified Leakage" presents a more clear picture of how well a plant is maintaining their Reactor Coolant system. It is also very well defined. It also seems to meet the SECY objective to be an indication of the "probability of more catastrophic failure potential" as specified in para C.4.5. Why is this PI concerned with identified and not Unidentified leakage?

### Response

NEI 99-02 states that total leakage will be used for those plants that do not have a Technical Specification limit on Identified Leakage. This is considered acceptable to provide consistency in reporting for those plants. Not all plants track total leakage. Identified leakage was chosen as capturing most of the allowed leakage.

# 3

# ID Question

135

Our Tech Spec requires test-evaluation of primary system leakage 5 times per week. The Tech Spec limits (LCOs) are 1 gpm unidentified and 10 gpm Total. The Reactor Operators perform a daily calculation of RCS leakage based on mass flow differences, which is equivalent to Total leakage from the RCS. The unidentified RCS leak rate is also determined daily based on the daily total but using a weekly calculated Identified leak rate and subtracting it from the daily total leak rate. Based on the NEI 99-02 guideline, we would use the weekly-calculated identified leak rate? Is this correct? This leak rate is sometimes calculated more frequently due to increases in leakage during the week. Many times the identified leak rate is zero. We can look at a months worth of calculations (usually 4) and see which one is the highest and report that. Is that the intent of the PI?

### Response

Report the highest monthly value computed in accordance with the calculational methodology requirements of the Technical Specifications.

# <u>Data Examples</u>

1

	4/98	5/98	6/98	7/98	8/98	9/98	10/98	11/98	12/98	1/99	2/99	Prev. mth
Indicator %T.S. Value	60	40	10	70	50	60	40	30	30	20	20	20
Identified Leakage (gpm)	6	4	1	7	5	6	4	3	3	2	2	2
TS Value (gpm)	10	10	10	10	10	10	10	10	10	10	10	10
Threshold							• · · · · ·		•		<b></b>	•
Green	≤50% T	≤50% TS limit										
White	>50% T	S limit										
Yellow	>100%	rS limit										
Data collected monthly, re	eported	quarterly										

# Reactor Coolant System Identified Leakage (RCSL)



# 1 2.5 OCCUPATIONAL RADIATION SAFETY CORNERSTONE

- 2 The objectives of this cornerstone are to:
- 4 (1) keep occupational dose to individual workers below the limits specified in 5 10 CFR Part 20 Subpart C; and
- (2) use, to the extent practical, procedures and engineering controls based upon sound
   radiation protection principles to achieve occupational doses that are as low as is
   reasonably achievable (ALARA) as specified in 10 CFR 20.1101(b).

# 10

3

6

11 There is one indicator for this cornerstone:

- 12
- 13 14

Occupational Exposure Control Effectiveness

# 15 OCCUPATIONAL EXPOSURE CONTROL EFFECTIVENESS

# 16 Purpose

17 The purpose of this performance indicator is to address the first objective of the occupational 18 radiation safety cornerstone. The indicator monitors the control of access to and work activities 19 within radiologically-significant areas of the plant and occurrences involving degradation or 20 failure of radiation safety barriers that result in readily-identifiable unintended dose.

21

The indicator includes dose-rate and dose criteria that are risk-informed, in that the indicator encompasses events that might represent a substantial potential for exposure in excess of regulatory limits. The performance indicator also is considered "leading" because the indicator:

25 26

27

• encompasses less-significant occurrences that represent precursors to events that might represent a substantial potential for exposure in excess of regulatory limits, based on industry experience; and

28 29 30

31

32

• employs dose criteria that are set at small fractions of applicable dose limits (e.g., the criteria are generally at or below the levels at which dose monitoring is required in regulation).

# 33 Indicator Definition

34 The performance indicator for this cornerstone is the sum of the following:

- 35
- 36 37
- Technical specification high radiation area (>1 rem per hour) occurrences
  Very high radiation area occurrences
  - Unintended exposure occurrences
- 38 39
- 40

KEEP FAQS 98 100 101 108

# 1 Data Reporting Elements

The following data listed below are reported for each site. For multiple unit sites, an occurrence at one unit is reported identically as an input for each unit. However, the occurrence is only
counted once against the site-wide threshold value.

5 6

7

8

9

- The number of technical specification high radiation area (>1 rem per hour) occurrences during the previous quarter
- The number of very high radiation area occurrences during the previous quarter
- The number of unintended exposure occurrences during the previous quarter

# 10 11 Calculation

12 The indicator is determined by summing the reported number of occurrences for each of the three 13 data elements during the previous 4 quarters.

14

# 15 Definition of Terms

16 Technical Specification High Radiation Area (>1 rem per hour) Occurrence - A

- 17 nonconformance (or concurrent<sup>5</sup> nonconformances) with technical specifications<sup>6</sup> (or comparable
- 18 provisions in licensee procedures if the technical specifications do not include provisions for
- 19 | high radiation areas) and or comparable requirements in 10 CFR 20<sup>7</sup> applicable to technical
- specification high radiation areas (>1 rem per hour) that results in the loss of radiological control over access or work activities within the respective high-radiation area (>1 rem per hour). For
  - over access or work activities within the respective high-radiation area (>1 rem per hour). For
- high radiation areas (>1 rem per hour), this PI does not include nonconformance with licenseeinitiated controls in procedures and radiation work permits that are in addition to (i.e., beyond = what ze

the criteria in technical specifications and the comparable provisions in 10 CFR Part 20.

REQUIRED BY

24 25

26 Technical Specification high radiation areas, commonly referred to as locked high radiation 27 areas, includes any area, accessible to individuals, in which radiation levels from radiation 28 sources external to the body are in excess of 1 rem (10 mSv) per 1 hour at 30 centimeters from the radiation source or 30 centimeters from any surface that the radiation penetrates, and 29 30 excludes very high radiation areas. Technical specification high radiation areas, in which 31 radiation levels from radiation sources external to the body are less than or equal to 1 rem (10 32 mSv) per 1 hour at 30 centimeters from the radiation source or 30 centimeters from any surface 33 that the radiation penetrates, are excluded from this performance indicator.

34

"Radiological control over access to technical specification high radiation areas" refers to
 measures that provide assurance that inadvertent entry into the technical specification high
 radiation areas by unauthorized personnel will be prevented.

38

"Radiological control over work activities" refers to measures that provide assurance that
 dose to workers performing tasks in the area is monitored and controlled.

<sup>&</sup>lt;sup>5</sup> "Concurrent" means that the nonconformances occur as a result of the same cause and in a common timeframe.

<sup>&</sup>lt;sup>6</sup> Or comparable provisions in licensee procedures if the technical specifications do not include provisions for high radiation areas.

<sup>&</sup>lt;sup>7</sup> Includes 10 CFR 20, §20.1601(a), (b), (c), and (d) and §20.1902(b).

1	
2 3	Examples of occurrences that would be counted against this indicator include:
4	<ul> <li>Failure to post an area as required by technical specifications,</li> <li>Efailure to secure an area against unauthorized access</li> </ul>
6	<ul> <li>a-Ffailure to provide a means of personnel dose monitoring or control required by technical</li> </ul>
8	<ul> <li>Failure to maintain administrative control over a key to a barrier lock as required by</li> </ul>
9 10	<ul> <li>-Aan actual occurrence involving unauthorized or unmonitored entry into an area.</li> </ul>
11 12	Examples of occurrences that are not counted include the following:
13	
14 15 16 17 18 19 20 21	<ul> <li>Situations involving areas in which dose rates are less than or equal to 1 rem per hour,</li> <li>A non-conformance with a provision in an RWP or procedure that is not explicitly specified as a criterion in technical specifications or comparable requirements in 10 PR Part 20.</li> <li>Occurrences associated with isolated equipment failures. This might include, for example, discovery of a burnt-out light, where flashing lights are used as a technical specification control for access, or a failure of a lock, hinge, or mounting bolts, when a barrier is checked or tested.<sup>8</sup></li> </ul>
22 23 24 25 26 27 28 29	Very High Radiation Area Occurrence - A nonconformance (or concurrent nonconformances) with 10 CFR 20 and licensee procedural requirements that results in the loss of radiological control over access to or work activities within a very high radiation area. "Very high radiation area" is defined as any area accessible to individuals, in which radiation levels from radiation sources external to the body could result in an individual receiving an absorbed dose in excess of 500 rads (5 grays) in 1 hour at 1 meter from a radiation source or 1 meter from any surface that the radiation penetrates
30 31 32 33	• "Radiological control over access to very high radiation areas" refers to measures to ensure that an individual is not able to gain unauthorized or inadvertent access to very high radiation areas.
34 35 36	• "Radiological control over work activities" refers to measures that provide assurance that dose to workers performing tasks in the area is monitored and controlled.
37 38 39 40	Unintended Exposure Occurrence - A single occurrence of the degradation or failure of one or more radiation safety barriers that resultsing in unintended occupational exposure(s), as defined belowequal to or exceeding any of the following dose criteria from a single occurrence:
41 42	Following are examples of an occurrence of degradation or failure of a radiation safety barrier included within this indicator:

<sup>&</sup>lt;sup>8</sup> Presuming that the equipment is subject to a routine inspection or preventative maintenance program, that the occurrence was indeed isolated, and that the causal condition was corrected promptly upon identification.

1 2 3 4 5	<ul> <li>failure to identii</li> <li>failure to implex</li> <li>failure to survey</li> <li>failure to train of</li> <li>failure to implex</li> </ul>	fy and post a radiological area ment required physical controls over access to a radiological area y and identify radiological conditions or instruct workers on radiological conditions and radiological work controls ment radiological work controls (e.g., as part of a radiation work permit)		
7 8 9 10 11 12 13 14 15 16	An occurrence of the counted under this is equal to or exceeding selected to serve as occurrence of degrating indicator. The dose significant." In factor generally at or below routinely reported to	the degradation or failure of one or more radiation safety barriers is only indicator if the occurrence resulted in unintended occupational exposure(s) ing any of the dose criteria specified in the table below. The dose criteria were "screening criteria," only for the purpose of determining whether an idation or failure of a radiation safety barrier should be counted under this criteria should not be taken to represent levels of dose that are "risk- t, the dose criteria selected for screening purposes in this indicator are w dose levels that are required by regulation to be monitored or to be to the NRC as occupational dose records.		
17 18 19	Table: Dose Value in the Occupational	s Used as Screening Criteria to Identify an Unintended Exposure Occurrence Exposure Control Effectiveness PI	130213 74PE	
20 21 22 23 24	<ul> <li>2% of the stoch</li> <li>value is 0.1 rem</li> <li>✓ 10 % of the non</li> </ul>	astic limit in 10 CFR 20.1201 on total effective dose equivalent. The 2% 		
23	5 rem	the sum of the deep-dose equivalent and the committed dose equivalent to any individual organ or tissue	MAILE XY	70
	1.5 rem	the lens dose equivalent to the lens of the eye	TABLE FOR	CM17
26	5 rem	the shallow-dose equivalent to the skin or any extremity, other than dose received from a discrete radioactive particle		
20 27 28 29	20% of the limit women. The 20	is in 10 CFR 20.1207 and 20.1208 on dose to minors and declared pregnant % value is 0.1 rem.		
30 31 32	100% of the lim current value is	it on shallow-dose equivalent from a discrete radioactive particle. The 50 rem. <sup>9</sup>	)	
33 34 35 36	The dose criteria are experience. The do significant." In fact regulation to be mor	established at levels deemed to be readily identifiable, based on industry se criteria should not be taken to represent levels of dose that are "risk- , the criteria are generally at or below dose levels that are required by nitored or to be routinely reported to the NRC as occupational dose records.		

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<sup>&</sup>lt;sup>9</sup> The NRC is currently proceeding with rulemaking that may result in a change to the limit on shallow-dose equivalent from a discrete radioactive particle. At the time a final rule is issued, the performance indicator value will be revised as needed.
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1 2 Examples of "degradation or failure of radiation barriers" that could potentially count against this 3 indicator include the following (i.e., if the degradation or failure directly results in unintended 4 dose equal to or greater than the respective criteria): 5 6 -failure to identify and post a radiological area 7 -failure to implement required physical controls over access to a radiological area 8 -failure to survey and identify radiological conditions 9 -failure to train or instruct workers on radiological conditions and radiological work controls 10 failure to implement radiological work controls (e.g., as part of a radiation work permit) 11 ~ Myulto and the 12 "Unintended exposure" refers to exposure that is in excess of the administrative dose guideline(s) 13 set by a licensees as part of their radiological controls for access or entry into a radiological area. 14 Administrative dose guidelines may be established 15 -within radiation work permits, procedures, or other documents, 16 17 ٠ via the use of alarm setpoints for personnel dose monitoring devices, or 18 by other means, as specified by the licensee. PEVISION TO AN 19 20 It is incumbent upon the licensee to specify the method(s) being used to administratively control 21 dose. Such Aan administrative dose guideline set by the licensee is not a regulatory limit and does not, in itself, constitute a regulatory requirement. An nominist regarding boss Guide Line (S) Records Overn G Job FERERA ANCE = ACCEPTABLE (WITH REGARD TO THIS PL) IF CONDUCTED IN ACCEDANCE WITH PLANT MOCEDURES OR PEOGRAMS. For types of exposures that the not anticipated or specifically included as part of job planning 22 23 24 23 or controls, the full amount of the exposure should be considered as "unintended" and, compared 26 with the criteria in the PI. For example, this might include Committed Effective Dose/Equivalent - IN MALING A COMPARISE 27 (CEDE), Committed Dose Equivalent (CDE), or Shallow Dose Equivalent (SDE). (or concurrent occurrences) 28 LOSE RESULTING FROM THAT TYPE OF 29 <u>Clarifying Notes</u> (or concurrent occurrences) 30 31 An Øccurrences that potentially meet the definition of more than one element of the performance indicator will only be counted once. In other words, an occurrence will not be double-counted 32 (or triple-counted) against the performance indicator. IF Two OR MORE TNOIVIOUALS ARE THE TWA SINGLE OCCURRENCE, THE OCCURRENCE IS ONLY COUNTED ONCE. 33 34 35 Radiography work conducted at a plant under another licensee's 10 CFR Part 34 license is 36 generally outside the scope of this PI. However, if a Part 50 licensee opts to establish additional 37 radiological controls under its own program consistent with technical specifications or 38 comparable provisions in 10 CFR Part 20, then a non-conformance with such additional controls 39 or unintended dose resulting from the non-conformance should be evaluated under the criteria in SHALL 40 the PI. 41 42 Frequently Asked Questions Ð **Ouestion** 92 Some radiological areas are posted or controlled as "locked high radiation areas" for precautionary

Does the Technical Specification High Radiation Area (>1 rem) element of the Occupational Exposure Control Effectiveness PI apply to such areas?

## Response

that are "accessible to individuals, in which radiation levels from radiation sources external to the eentimeters from any surface that the radiation penetrates." body are in excess of 1 rem (10 mSv) per hour at 30 centimeters from the radiation source or 30 The Technical Specification High Radiation Area (>1 rem) element of the PI applies to areas

## **HD** Question 94 A key to th

subsequently discovered that the individual was not qualified to be issued high radiation area keys. individual used the key to provide access to the high radiation area by plant personnel. It was Does this count against the P12 A key to the door of a high radiation area (>1 rem per hour) was issued to an individual. The

## Response

the Shift Foreman on duty or health physics supervision. in technical specifications is that "the keys shall be maintained under the administrative control of specifications for administrative control of high radiation area keys. For example, typical The question is whether this situation constituted a nonconformance with the technical wording

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# ID Question

A door to a high radiation area (>1 rem per hour) was found unlocked and unguarded. In a similar unauthorized entry had been made into the area. Do these occurrences count against the PIS found unlatched and unguarded. A follow up investigation in both cases indicated that no occurrence, the gate to a high radiation area (>1 rem per hour) controlled with flashing lights was

## Response

specifications. Typical wording in technical specifications states that such areas "shall be provided the technical specification requirement. flushing lights shall be "barricaded." Whether anyone accessed the area is not material to meeting with locked or continuously guarded doors to prevent unauthorized entry." and that areas with Such occurrence should be counted under the PL as nonconformance with technical

# 1D Question

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Proper controls and posting were then established for the area. Does this count against the PI2 indicated that radiation dose rates in the area had increased to a level in excess of 1 rem per hour. <del>promptly exited the area and notified health physics. Follow-up surveys by the health physics staff</del> While individuals were working in an area, the local area radiation monitor alarmed. The workers

## Response

Dose element of the PL and the resultant dose to the individuals should be evaluated per the criteria for the Unintended by the technical specifications. and that proper follow-up actions were then taken with regard to implementing controls as required the personnel responded appropriately to the alarm by exiting the area and notifying health physics, of the area radiation memitors is to alert personnel to increases in radiation levels. It appears that As described, this occurrence would not appear to be "countable" against the PI. The purpose However, the circumstances that led to the increase in dose rates

# 1D Question

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configuration made earlier in the shift. Does this count against the PI2 established for the area. The increase in radiation levels was due to a change in plant system redistion levels in an area were in excess of 1 rem per how. Proper controls and posting were During performance of routine radiation surveys a health physics technician determined that the

#### suodsay

and the survey that identify solution and the change in conditions. has equipped and the straight of the strange in radiological conditionance and the scope and "timely and appropriate". for generic application. Such occurrences should be evaluated taking into occurrences may be "countable" against the PLA is not practical to define specific criteria for <del>dənə nərli yıranısın yləmi buz aşışıqlaşı in an apprintiste and theme ylenen yila alanışı, dan alan alan dan q</del> ton are even accurrences. If the fourth be counted against the PL. However, if survey are not entitions is an expected outcome of performing systematic and routine radiation by the second struct. radiological conditions was anticipated, etc. In general, identifying changes in radiological survey and actions taken were timely and appropriate, whether the potential for the change in The answer to this question depends upon the specific circumstances, for example, whether the

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support of the key? to the stepolf pad to retrieve the key. Should this be counted against the Pl with regard to pad. The technician went to a nearby frisker to check himself for contamination, and then returned Hogers and in year notestand the the south of the sector o A health physics technician exited a comaninated high radiation area (>1 rem per hour), secured

#### <del>əsuodsəy</del>

<del>өлөг нүс кел:</del> Mo. This should not be counted under the PI. It does not represent a loss of administrative control

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Same the Pl2 between the subsection of the service of the servic themurismi yevrue notation of T. serubesord male in believer. The radiation to vitable believed determined that the radiation survey instrument provided to the individual had not been sourcesew it is seen a maximum allowable starting that was complied with. Subsequent to the access, it was naie area how noticiber bevorge an about some sew seeses. (area of a noticiber bevorge and a noticiber bevorge and a noticiber bevorge and a noticiber bevorge and a noticiber <del>өзөр пойыйлай эльэмэйни ушландаоэ жилээр зайюйнот аойыйлан, э., э.) шэшингай уэлиг</del> noinsiber a ditw behaver saw bre (mod req mer 1<) sere noinsiber den beseeses laubivibri aA 101

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in fact, operable and in calibration. ertorianse basis der the Planer to have been met in the tert the radiator verse basis to a size of the tert was adf. connection appression of the section of the se radiation areas) do not explicitly require the source check, then this should not be counted against entrol for high redistrona areas if the technical specifications do not include provisions for high No. If the applicable provisions of technical specifications (or licensee commitments for alternate

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#### Response

In general, spent-fuel pools are not considered high radiation areas because of the inaccessibility of radioactive materials that are stored in the pool, provided that: "1) control measures are implemented to ensure that activated materials are not inadvertently raised above or brought near the surface of the pool water, 2) all drain line attachments, system interconnections, and valve lineups are properly reviewed to prevent accidental drainage of the water, and 3) controls for preventing accidental drops in water levels that may create high and very high radiation areas are incorporated into plant procedures" ((Regulatory Guide 8.38). However, when a diver enters the pool to perform underwater activities, or upon movement of highly radioactive materials stored in the pool, proper controls must be implemented. Health Physics Position No. 016 also provides guidance on the applicability of access controls for spent-fuel pools.

#### Question

Is the determination of the amount of dose received as the result of an unintended exposure occurrence based solely on the dose tracking method being used (e.g., EPD or stay time tracking), or can other data be used? For example, upon exiting a radiological area, an individual's EPD indicates that the unintended exposure is 125 mrem. A subsequent evaluation of thermoluminescent dosimeter data indicates that the unintended exposure is 75 mrem. Which result should be used in determining if the occurrence should be counted under the PI?

#### Response

The best available data relevant to the PI should be used to determine whether any of the PI dosescreening criteria have been exceeded. As described in the example, the determination should include an evaluation of which data more accurately represents the dose received which is the result that should be applied to the PI dose screening criteria. For example, if there is reason to believe that the EPD data is invalid, e.g., due to over response to the type of radiation involved. radio frequency interference, or equipment-malfunction, then other data including the TLD results may be used. However, the evaluation should not lose sight of the intent of the PI. The PI is intended to identify occurrences of "degradation or failure of one or more radiation safety barriers resulting in ...." a "readily identifiable" level of unintended exposure for the purpose of trending overall performance in the area of occupational radiation safety. The dose screening criteria serve as a tool for determining what level of dose is "readily identifiable," based on industry experience, and do not represent levels of dose that are "risk-significant." In fact the criteria are at or below levels of occupational dose that are required by regulation to be monitored or routinely reported to the NRC as occupational dose-records. Therefore, the evaluation of resultant dose from an occurrence should not overshadow the objective of trending and correcting program discrepancies as intended by the use of the performance indicators.

#### ID Question

110 The administrative dose guideline for an individual working in a high radiation area was established via an EPD alarm setpoint at 100 mrem. When exiting the area, the individual noted that the EPD alarm was sounding and the indicated dose was 250 mrem. Due to excessive noise, the individual had not heard the alarm while in the high radiation area. Should this be counted under the Pl.

#### Response

Yes. The impact of excessive noise on the effectiveness of the EPD alarm as a dose control measure was not properly evaluated, e.g., as part of the area survey or review of the work scope. This represents a "degradation or failure" of a radiation safety barrier.

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#### **ID Question**

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112 Three individuals entered a radiological area to perform preventative maintenance work on a valve. Each of the workers was provided an EPD, worn on the chest, with an alarm setting of 100 mrem—which also served as the administrative dose guideline for the entry. The EPD setting, and the location of the EPD on the chest, was based on a survey that indicated that the highest source of exposure was the valve itself. Upon exiting the area the individual doses, as indicated by the EPD, ranged from 75–90 mrem. However, a follow up survey of the area revealed that a pump, located behind where the individuals were working on the valve, represented a higher source of exposure than the valve. This was apparently missed during the pre-job survey of the work area. Therefore, the EPD, located on the chest, were not properly placed to monitor dose at the point of highest exposure. An evaluation of stay times and orientation of the individuals in the work area determined that the actual exposures were three times what was indicated by the EPD. Does this count under the PI? If so, since three individuals were involved, would this be 1 or 3 counts under the PI?

#### Response

Yes. This should be counted under the PI. As described, there clearly was a degradation or failure of one or more radiation safety barriers. From the example, the unintended exposure for the three individuals ranged from 125 to 170 mrem, which each exceeded the 100 mrem dose screening eriterion. Although three individuals were involved, there was only one "occurrence" involving degradation or failure of one or more radiation sufety barriers. Therefore, this would only be counted once under the PI.

#### ID Question

91 We are currently reviewing our corrective action program documents to identify radiological occurrences that should be counted under the PI for Occupational Exposure Control Effectiveness. In conducting this review, we are trying to evaluate some occurrences that were not analyzed (at the time of occurrence) using the PI criteria, i.e., we are applying the PI criteria retrospectively. What "new" criteria are established in the PI for Occupational Exposure Control Effectiveness? How should such criteria be applied retrospectively?

#### Response

Response is in preparation or review.

#### 3

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#### **ID Question**

93 During a routine check of high radiation area doors and gates, a door popped open when tested. Follow up investigation determined that the latching mechanism had failed due to a mechanical defect. A similar issue regards the discovery of loose mounting bolts on a high radiation area gate. The looseness of the mounting bolts could have allowed enough movement for someone to force the gate open. No one had actually made an unauthorized entry into the high radiation area in either case. Are such situations counted against the PI?

#### Response

No. This type of situation would not be counted against the PI if it was identified and corrected in a timely manner, appeared to be an isolated occurrence, and had not led to an unauthorized entry into a high radiation area (>1 rem per hour). In essence, these situations represent the discovery of a deficient condition and do not reflect a nonconformance with applicable technical specifications or 10 CFR Part 20 requirements.

#### ID Question

95 During a routine check, the keybox (containing high radiation area keys) in the health physics office was found unlocked, which is contrary to plant procedures. A follow-up investigation determined that all keys were accounted for and no keys had been issued or used in an unauthorized manner. Does this count against the PL.

#### Response

No. Although this situation apparently represents a nonconformance with plant procedures, it does not appear to be a situation that would be counted against the PI. The question is whether the keys were administratively controlled per the technical specifications. From the description of the circumstances, administrative control over the keys was maintained.

#### **ID Question**

97 An individual entered a high radiation area (>1 rem per hour) with an electronic personnel desimeter (EPD) that was not turned on. Does this count against the PI?

#### Response

Yes. The technical specifications typically provide several options for monitoring of individuals accessing high radiation areas, including the option of being provided "a radiation monitoring device that continuously integrates the radiation dose in the area and alarms when a preset integrated dose is received" (e.g., a functioning EPD). If that was the applicable option in this situation, and none of the other options were in effect, then the occurrence should be counted under the PI.

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#### **ID Question**

99 A wire cage had been constructed around an area of the plant containing a resin transfer line that, during resin transfer operations, is subject to transient radiation levels in excess of 1 rem per hour. The wire cage was constructed in a manner to preclude personnel access to areas where the dose rates exceed 1 rem per hour, sometimes referred to as a "cocoon." The caged area is located within a room that is posted and controlled as a high radiation area. Does the P1 for technical specification high radiation areas (>1 rem per hour) apply to this situation.

#### Response

No. Health Physics Position No. 242 provides guidance that 10 CFR Part 20 requirements for high radiation areas do not apply to such areas that are not accessible, e.g., "cocooned" areas. So long as the dose rates 30 cm beyond the caged area do not exceed 1 rem per hour, the PI does not apply.

#### ID Question

101 An individual enters an area (not posted and controlled as a high radiation area) and his EPD alarms on high dose rate. The individual promptly exits the area and notifies health physics. Follow up surveys by the health physics staff indicated that radiation dose rates in the area were in excess of 1 rem per hour. Proper controls and posting were established for the area. Does this count against the PI?

#### Response

Yes. As described, this occurrence should be counted against the PL It appears that the high radiation area (>1 rem per hour) existed prior to access being made to the area, and that proper posting and controls were not in place to prevent unauthorized entry, as required by technical specifications.

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ID Question

103 An independent verification was not made to ensure that the door of a high radiation area (>1 rem per hour) was secured after exiting the area. The independent verification is required by plant procedures as a defense in depth measure. It is not explicitly required by technical specifications. A follow up investigation determined that the door was, in fact, secured. Should this be counted against the PI?

#### Response

No. This type of occurrence should not be counted against the PI. The reference oriteria for the PI for technical specification high radiation areas (>1 rem per hour) are the technical specifications (or licensee commitments for alternate controls for high radiation areas if the technical specifications do not include provisions for high radiation areas) and applicable provisions of 10 CFR Part 20. Licensees may opt to implement additional controls, i.e., beyond what is required by technical specifications and 10 CFR Part 20, but such controls are outside the scope of the PL.

#### 1

#### Ð **Ouestion**

105 Plant procedures include a provision that approval of both the operations shift supervisor and the health physics supervisor is required for issuance of keys to very high radiation areas. This provision is in addition to that for issuance of high radiation area keys, which only requires the approval of the health physics supervisor. If a very high radiation area key is issued without the approval of the operations shift supervisor, i.e., contrary to the plant procedure, does this count against the PL

#### Response

Yes. This should be counted against the PI. The criteria for very high radiation area occurrences are based on "nonconformance with 10 CFR Part 20 and licensee procedural requirements that result in the loss of radiological control over access to or work within a very high radiation area." Part 20.1602 requires that licensees "shall institute additional measures to ensure that an individual is not able to gain unauthorized or inadvertent access" to very high radiation areas. Such additional measures are typically implemented through plant procedures or engineered controls because there is no technical specification specifically for very high radiation areas. Therefore, occurrences that involve a failure to implement such additional measures should be counted against the PL Regulatory Guide 8.38 describes several additional measures that are acceptable to the staff.

#### Ð **Ouestion**

407 With regard to unintended exposure from external sources, is the EPD alarm setpoint the required reference point that should be used for determining if the 100 mrem TEDE criterion has been exceeded?

#### Response

No. The EPD alarm setpoint is not the only reference point (i.e., administrative dose guideline) that can be used for the unintended exposure PL. The PI Manual provides guidance that "administrative dose guidelines may be established within radiation work permits or other documents, via the use of alarm setpoints for personnel monitoring devices, or other means, as specified by the licensee." However, it is up to the licensee to specify what method or methods are being applied with regard to the unintended exposure PI.

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#### ₽ Question

Upon exiting from working in the fuel transfer-canal, an individual monitored himself with a 109 frisker and detected facial contamination. Follow up investigation determined that the individual received an intake that resulted in a committed effective dose equivalent (CEDE) of 110 mrem. The pre-job evaluation did not anticipate a potential for an intake and no administrative guideline for internal dose was specified for the work. Should this be counted under the PI for unintended exposure?

#### Response

Yes. This should be counted against the PI. Since internal dose apparently was not anticipated as part of the job planning and controls, then the 110 mrem CEDE should be applied under the PI, which exceeds the 100 mrem TEDE criterion. For similar situations involving shallow dose equivalent, lens dose equivalent, and committed dose equivalent, where such dose has not been anticipated as part of the job planning and controls, the dose received should be applied to the respective criteria.

#### **ID Question**

111 A team of workers, including a health physics technician, made a containment entry at power to investigate possible primary system leakage. Each team member was provided an EPD set to alarm at 200 mrem, which was the administrative dose guideline established for the entry. The walkdown in containment took longer than expected, and eventually several of the EPDs began to alarm, having reached the alarm setpoint of 200 mrem. After discussion with the rest of the team, the health physics technician (as permitted by plant procedures) authorized an extension of the administrative dose guideline to 300 mrem to complete the walkdown. This action was taken to minimize the overall dose that would be incurred if the team were to exit the containment, regroup, and then make a second entry to complete the walkdown. When the team completed the walkdown and exited the containment, two of the team had received a dose of 325 mrem. Does this occurrence count against the PI?

#### Response

No. This occurrence should not be counted against the PI because the resulting dose was only 25 mrem greater than the revised guideline of 300 mrem. The use and specification of administrative dose guidelines is the responsibility of the licensee. As described in the example, the revision to the administrative dose guideline was conducted in accordance with the plant procedures or program. Therefore, the revised guideline would be applicable to the PI.

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#### **ID Question**

130 For high radiation areas (> 1 rem) where a flashing light is used as a TS required control, is it considered an occurrence under the Occupational Exposure high radiation area reporting element as a failure of administrative control if it is discovered that the flashing light has failed some time after the control was implemented? Failure of the light could be due to loss of its power source (dead battery or external power loss), mechanical failure (light bulb), etc.

#### Response

No. The PI is intended to capture radiation safety program failures, not isolated equipment failures. This answer presumes that the occurrence was isolated and was corrected in a timely manner.

#### 4 5

#### ID Question

131 This question refers to radiography work performed at a plant under another licensee's 10 CFR Part 34 license. If there is an occurrence associated with the radiography work involving loss of control of a high or very high radiation area or unintended dose, does this count under the occupational radiation safety PI?

#### Response

No. Radiography work conducted at a plant under another licensee's 10 CFR Part 34 license is outside the scope of the PL. Responsibility for barriers, dose control, etc., resides with the Part 34 licensee. The reactor regulatory oversight PIs apply to Part 50 licensee activities.

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#### ID Question

For multiple unit sites, if a PI-reportable condition occurs on one unit, e.g., a Technical Specification high radiation area occurrence inside the Unit-1 containment building, is it necessary to report the occurrence in the indicator for all units?

#### Response

Yes. The PL is a site-wide indicator. The current reporting mechanism requires that occupational radiation safety occurrences be input identically for each unit. However, the occurrence is only counted once toward the site wide threshold value (i.e., it is not double or triple counted for multiple unit sites).

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#### 1 Data Example

#### Occupational Exposure Control Effectiveness

Quarter	3Q/95	4Q/95	10/96	2Q/96	3Q/96	40/96	10/97	20/97	30/97	40/97	10/98	20/98	30/98	40/98	Prey Orte
Number of technical specification high radiation				t								1.4.50		440.50	riev. arti
occurrences during the quarter	0	0	3	0	0	0	0	0	0	0	0	6	6		0
Number of very high radiation area occurrences		1								<u>`</u>	· · · —	<u> </u>	<b></b>	<u> </u>	<u>×</u>
during the quarter	0	0	0	0	0	0	1	0	1	0	0	1	<u>م</u> ا	0	
Number of unintended exposure occurrences					-		<u> </u>	1— <u> </u>				<u> </u>	<u> </u>	·····	
during the quarter	1	0	0	0	o	0	0	0	0	0	0	0	0	1	0
Reporting Quarter				2Q/96	3Q/96	40/96	1Q/97	2Q/97	3Q/97	40/97	10/98	20/98	30/98	40/98	Prev Ortr
Total # of occurrences in the previous 4 qtrs				4	3	3	1	1	2	2	1	1	0	1	1

Thresholds	<u> </u>
Green	<2
White	>2
Yellow	>5
No Red Threshold	

#### Occupational Exposure Control



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#### 1 2.4 EMERGENCY PREPAREDNESS CORNERSTONE

2	(Note: FAQ numbers will be deleted in final version of Revision 1)
3	The objective of this cornerstone is to ensure that the licensee is capable of implementing
4	adequate measures to protect the public health and safety during a radiological emergency.
5	Licensees <del>routinely assess and refine their emergency plans</del> maintain this capability through
6	Emergency Response Organization (ERO) participation in drills, exercises, actual events,
7	training, and subsequent problem identification and resolution. Employees are trained to ensure
8	that the plan can be effectively implemented during an emergency. Drill and exercise
9	performance. ERO drill participation and reliability of the alert and notification system contribute
10	to reasonable assurance that the licensee has an effective emergency preparedness program. The
11	Emergency Preparedness performance indicators provide a quantitative indication that is directly (
12	correlated to the licensee's ability to implement adequate measures to protect the public health
13	and safety. These performance indicators create a licensee response band that allows NRC
14	oversight of Emergency Preparedness programs through a baseline inspection program. These
15	performance indicators measure onsite Emergency Preparedness programs. Offsite programs are
16	evaluated by FEMA.
17	
18	The protection of public health and safety is assured by a defense in depth philosophy that relies
19	on: safe reactor design and operation, the operation of mitigation features and systems, a multi-
20	layered barrier system to prevent fission product release, and emergency preparedness.
21	
22	The Emergency Preparedness cornerstone onsite performance indicators monitored by this
23	section are:
24	
25	• Drill/Exercise performance (DEP),
26	• Emergency Response Organization Drill Participation (ERO),
27	Alert and Notification System Reliability (ANS)
28	
29	DRILL/EXERCISE PERFORMANCE
	_
30	Purpose

This indicator monitors timely and accurate licensee performance in drills and exercises when presented with opportunities for classification of emergencies, notification of offsite authorities,

- 33 and development of protective action recommendations (PARs). It is the ratio, in percent, of
- 34 timely and accurate performance of those actions to total opportunities.
- 35

#### 36 Indicator Definition

- 37 The percentage of all drill, exercise, and actual opportunities that were performed timely and
- 38 accurately during the previous eight quarters.
- 39
- 40 Data Reporting Elements
- 41 The following data are required to calculate this indicator:

1		
2	• the number of drill, exercise, and actual event opportunities during the previous	
5 4	quarter.	
5	accurately during the previous quarter	
6	decalately caring the previous quarter.	
7	The indicator is calculated and reported quarterly. (See clarifying notes)	
8		
9	Calculation	
10	The site average values for this indicator are calculated as follows:	
10	The site average values for this indicator are calculated as follows.	
11		t.
12	# of timely & accurate classifications, notifications, & PARs from DE & AEs * during the previous 8 quarters × 100	015
13	[ ] The total opportunities to perform Classifications, blothications & PARs during the previous 8 quarters	
13	*DF & AFs = Drills Exercises and Actual Events	
15	DE a ries - Brins, Exercises, and recaule Events	
16	Definition of Terms	
17	Opportunities should include multiple sugges during a single drill as suggests (if suggested by the	
17	scenario) or actual event, as follows:	
19	secharo or detail event, as follows.	
20	• each expected classification or upgrade in classification should be included	
21	• each initial notification of an emergency class declaration	
22	<ul> <li>each initial notification of PARs or change to PARs</li> </ul>	
23	• each PAR developed	
24	- notification-includes notifications made to the state and or local government authorities for	
25	initial emergency classification, upgrade of emergency class, initial PARs and changes in	
26	PAR- (periodic follow up notifications and briefings when the classification or PARs	
27	have not changed are not included)	
28	<ul> <li>PAR includes the initial PAR and any PAR change</li> </ul>	
29	1 a good and	
30	Timely means:	
31	• classifications are made consistent with the goal of 15 minutes once available plant	
32	parameters reach an Emergency Action Level (EAL)	
33	<ul> <li>PARs are developed within 15 minutes of data availability.</li> </ul>	
34	<ul> <li>offsite notifications are initiated (verbal contact) within 15 minutes of event</li> </ul>	
35	classification and/or PAR development (see clarifying notes)	
36		
37	Accurate means:	
38	• -notification. elassificationClassification, and PAR appropriate to the event as	
39	specified by the approved plan and implementing procedures (see clarifying notes).	
40	• Initial notification form completed appropriate to the event to include (see clarifying	
41	notes	
42	- Class of emergency	at 17
43	- LEAL number	#4-
	d	2/0
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1 Description of emergency 2 Wind direction and speed 3 Whether offsite protective measures are necessary 4 Potentially affected population and areas 5 Whether a release is taking place 6 Date and time of declaration of emergency 7 Whether the event is a drill or actual event (FAQ 2427 8 Plant and/or unit as applicable 9 10 **Clarifying Notes** 11 While actual event opportunities are included in the performance indicator data reporting, the 12 NRC will also inspect licensee response to all actual events. 13 14 As a minimum, actual emergency declarations and evaluated exercises are to be included in this 15 indicator. In addition, other simulated emergency events that the licensee formally assesses for performance of classification, notification or PAR development opportunities will may be 16 #Jok 17 included in this indicator (opportunities cannot be removed from the indicator due to poor SPELA 18 performance). • 19 20 If an event has occurred that resulted in an emergency classification where no EAL was 21 exceeded, the classification should be considered a missed opportunity. The subsequent 22 notification should be considered an opportunity and evaluated on its own merits. FAQ235  $\overline{23}$ lincorrect 24 The following information provides additional clarification of the accuracy requirements 25 described above: 26 27 It is understood that initial notification forms are negotiated with offsite authorities. If the approved form does not include these elements, they need not be added. 28 29 Alternately, if the form includes elements in addition to these, those elements need 30 not be assessed for accuracy when determining the DEP PI. It is, however, expected 31 that errors in such additional elements would be critiqued and addressed through the 32 corrective action system. 33 41 34 The description of the event causing the classification may be brief and should not 35 include all plant conditions. At some sites, the EAL number fulfills the the description. 014 36 is 2200 37 38 "Release" means a radiological release attributable to the emergency event. FAQ242 39 shall The licensee should identify, in advance, drills, exercises and other performance enhancing 48 experiences in which DEP opportunities will be formally assessed. This can be done by memo Sur must be available for NRC review. The licensee has the latitude to include opportunities in 42 43 the PI statistics as long as the drill (in whatever form) simulates the appropriate level of inter-44 facility interaction. FAQ27 The criteria for suitable drills/performance enhancing experiences are provided under the ERO Drill Participation PI clarifying notes. FXQ43 45 46 Minor discrepancies in the winds, wedd de Ś on the energence not-fication from ne discreson not repuls in an incorrect PAR being

	1	
	2	A drill does not have to include all ERO facilities to be counted in this indicator. A drill is of
	3	appropriate scope for a single ERO specific facility if it reasonably simulates the interaction with
	4	one or more of the following facilities, as appropriate
	5	
	6	the control room
	7	the Technical Support Contar (TSC)
	, 0	the Operations Support Center (15C);
	0	- the Operations Support Center,
	, 9	- the Emergency Operations Facility (EOF).
	10	- field monitoring teams.
	11	- damage control teams, and
	12	offsite governmental authorities.
	13	
	14	Performance statistics from ooperating shift simulator training evaluations may be included in
	15	this indicator only when the scope requires classification. Classification and PAR nyotifications
	16	and PARs may be included in this indicator if they are performed to the point of filling out the
	17	appropriate forms and demonstrating sufficient knowledge to perform the actual notification
	18	However, there is no intent to disput ongoing operator qualification programs. Appropriate
	19	operator training evolutions should be included in the indicator only when Emergency
	20	Parenaredness aspects are consistent with training goals
	21	
	21	Some licensees have manified among and with their State such a distance in the state of the state of the state
	22	Some needs have specific arrangements with their State authorities that provide for different
	23	nonneation requirements than those prescribed by the performance indicator, e.g., within one
	24	nour, not 15 minutes. In these instances the licensee should determine success against the
	25	specific state requirements.
	26	
	27	For sites with multiple agencies to notify, the notification is considered to be initiated when
	28	contact is made with the first agency to transmit the initial notification information. FAQ30 and
	29	197
	30	للال
	31	Simulation of notification to offsite agencies is allowed. It is not expected that State/local
	32	agencies be available to support all drills conducted by licensees. The drill should reasonably
	33	simulate the contact and the participants should demonstrate their ability to use the equipment.
	34	FAQ202
	35	Ĩ,
	36	Classification is expected to be made promptly following indication that the conditions have
	37	reached an emergency threshold in accordance with the licensee's FAI scheme. With respect to
	38	classification of emergencies, the 15 minute goal is a reasonable period of time for assessing and
	39	classifying an emergency once indications are available to control room operators that an EAT
	40	has been exceeded. Allowing a delay in classifying an emergenoy up to 15 minutes will have /0/
	40	mas been exceeded. Anowing a delay in classifying an emergency up to 15 minutes will have
·		15 minute goal should not be intermeted as requiding a moviding a minute goal should not be intermeted as requiding a
, <b>* 7</b> <sup>1</sup>	74   12	attempt to restore plant conditions and quoid cloself in a the survey
liner	45 1 A A	attempt to restore plant conditions and avoid classifying the emergency.
20-0	44 47	
· م	45	During drill performance, the ERO may not always classify an event exactly the way that the $\sqrt{-1}$
(- <b>x</b> -	46	scenario specifies. This could be due to conservative decision making, Emergency Director
97	47	judgment call, or a simulator driven scenario that has the potential for multiple 'forks'. Situations
	48	can arise in which assessment of classification opportunities is subjective due to deviation from $\gamma/\gamma \chi$
		98 Cert

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# -----Frequently Asked Questions

# Question

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## r e Opportunities

typically available? How many opportunities per year for evaluating the performance of the Control Room crews are

## Response

simulator training eyeles. Ostensibly, any of these eyeles could include opportunities. For of the staff. For example, presented in other parts of the drill-exercise program. notification opportunity: which results in a total of 20 per year. Additional opportunities could be estimation purposes. It was assumed that two eveles per year contain a classification and This will vary depending on the design and structure of the operator training program and the size at a single unit plant with 5 operating crews, there are usually about 8

## Ð Question

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## 出 Opportunities

Dres a tabletep drill count for opportunities?

## Response

epportunities in the PI as long as the drill (in whatever form) simulates the appropriate level of removed from the indicator due to poor performance. inter facility interaction as described in NEJ 99 (12) Once identified, opportunities cannot be The definition of table top drill is not clear. However, the locance has the latitude to include

## Ð Question

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## 놳 Opportunities

opportunity? EALs. If this evaluation does not result in a classification, does the actual event count as an <del>bor an actual event there may be many non-emergency events that require evaluation against the</del>

## Response

No it doesn't count as an opportunity. Opportunities begin when a classification is made.

# Question

S

## μ Έ Opportunities

How do you count opportunities for PARs and notifications associated with PARs?

## Response

the PAR. NEI 99-02 defines the term Opportunity. the State and or local government authorities. I for development of a PAR and I for notification of represent a total of 1 opportunities: 1 for classification of the GE, 1 for notification of the GE to associated with the PAR is counted reparatelyfollow up changes due to wind shift or dose assessment) are to be counted. The notification The development of an initial PAR and any changes to the PAR (usually no more than one or two e.g., an event triggering a GE classification 

δ

## 3 **B** Opportunities Question

Could it be implied that for each classification opportunity notification opportunities due to the need to notify everal different State local authorities? there may be several associated

#### Response

For each classification opportunity, there is only one associated notification opportunity even if several different State local authorities need to be notified.

1

#### ID Question

#### 31 <u>Evaluation</u>

Would the evaluators for drills or exercises have to be trained in order to assess opportunities correctly?

#### Response

Qualifications or required training for drill-exercise evaluators was not specified because this has not been a problem. There is a good history of competent exercise evaluation by licensees. However, it would be expected that evaluators be knowledgeable of the performance area they evaluate and with the guidance of NEI 99-02 regarding the EP cornerstone.

2

#### ID Question

#### 32 Drills-Exercises

Why is there not a specified number of facility type drills? a utility could do 60 simulator drills and no FOF drills

#### Response

This concern is addressed through the Emergency Response Organization Drill Participation (ERO) PL which would show decreasing performance should a licensee go down this path.

#### 3

#### **ID Question**

33 Drills-Exercises

How does this performance indicator evaluate the difficulty of the drill/exercise?

#### Response

In general, PI's are a summary indication of the status of a program element. They are not used to evaluate the details of performance, rather they indicate the need to evaluate the details of performance. This PI was not designed to quantify the difficulty of scenarios. However, NRC inspectors will observe drills and the biennial exercise. If scenarios are inadequate to test the emergency plan, regulatory action may be taken in accordance with Appendix E to 10 CFR 50, Section IVE.f.

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#### ID Question

#### 34 Evaluation

If the ERO fails to identify a GE, does this count as 4 failures: one for the classification, one for the notification of the GE, one for the notification of the PARs and one for the PARs?

#### Response

It will only count as one failure: failure to classify the GE. This is because notification of the GE, development and notification of the PARs are actions that have to be performed as a consequence of the GE classification and that it can't be inferred a posteriori that these actions would have failed.

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#### ID Question

#### 35 <u>Evaluation</u>

Does success in classification, notification and PARs depend on the individual or team responsecould an individual failure to properly classify, notify or develop PARs be corrected by the team and still be counted as a success for this indicator?

#### Response

The measures for successful opportunities under this indicator are accuracy and timeliness. As

Had appoint of the successful. <u>aem ar momana aaguitemin edinaa debaa and conseted ay that the muteried aguite edine. An aa the termine edina a</u> for as the classification motification or PARs are timely and accurate success is examined. If

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there not the possibility that PARs could be issued at the SAE level?

#### <del>ssuodsay</del>

decisions are also not appropriate. vinesesser AAA on him reprised to hypersection consistent of the properties of the processing of the p the ed ton bluow bettinent to the more than the state of no assessment required would not be an <u>Hewever, this would only be appropriate where assessment and decision natione is involved in</u> and the SAE are in the site Emergency Plan they could be counted as opportunities. 7

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evaluators were expecting? san dise sati weller ion yem iodi suotisminitereb notissificeals restos seath driw leeb mergorq sati seen wolf ... show the second of the second seenario specifies. This could be due to conservative decision making. Emergency Director During drill performance, the ERO may not always classify on event exactly the way that the

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serubesong guinnemologini bas asig yonegreene bevorgde oh yo boloog se the classification, the evaluations have to determine if the classification was appropriate to the event eventual ARC inspection. However, as specified in NET 99-02, in evaluating the acceptability of be subjective. In such cases, evaluators should document the minorale supporting their decision for yem noiseofficates set to yillidergeone sets and that and some as another the section may were classified DRA off ٤

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ather Place Research within NRC concurred with this assessment. un te complicate the indicator calculation and not be consistent with calculation of the opportunities associated with SAEs and GEs, industry (NEI) guidance suggested that this would Although the working group initially considered using weighting factors to emphasize

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Cbewolls ad notisatification <del>classification, could multiple opportunities for classification of a particular emergency</del> same substance the EAO to the standard of identifying multiplie EALs for the same

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estination in the second second of the second part of the second H<del>b) noubmemelquii meterinos gnibuleni lisoqorq a doue ni berebienos ed bluode eteque</del> <del>This idea has merit and it a proposal were received the Staff would consider it. However, several to be such a constance of the second several to be such as the several several</del>

SUOHOE the additional EAL: what time frame is acceptable, and with the effort detract from other expected

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ally succeeding the second The data may be reported in the next quarter, but this practice must be implemented consistently. Ζ

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Standiotton for bib offenses off the nortestrease? How should performance be evaluated when drill participants properly declare an emergency.

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Alay credit for ERO be taken from drills that do not contribute to DEP? ÷

#### <del>ssuodsay</del>

**Participation statistics.** the dose projection may not be appropriate for DEP statistics, but may be appropriate for ERO review process of the doce provided by W. W. That being the case of the second weiver provisions responsible for PARs is succeede. Many suite develop PARs through a management 4H gnivlovni effib gnibulani assnatsinqorqqs afT. aAAA nol efdianoqeat on enoliticoq esieved the OSC Operations Management position could drill without contribution to DEP, as could Health alquines for contributed as betieved by could be credited as participation. For example However, some positions are not responsible for these risk stanificant functions and participation <del>asimise QEC or sudimos num asimise OXE tot been service to DEC statistics</del> H the position performs one of the risk significant EP functions, classification, notification or PAR,

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could there be for the example situation of a plant initially reaching a General Emergency? For the purpose of establishing success criteria for the EP DEP PL how many 15 minute periods 521

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Hence there are two 15 minute time frame goals: (1) to determine the classification and PAR, and (2) to initiate notifications to the offsite emergency response agency.

#### NEI 99-02 Revision 1 DRAFT 15 February, 2001

#### Data Example

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Emergency Response Organization

Drill/Exercise Performance

	3Q/96	4Q/96	10/97	20/97	30/97	40/97	10/98	20/98	30/98	40/98
Successful Classifications, Notifications & PARs over gtr	0	0	11	11	0	8	10	0	23	11
Opportunities to Perform Classifications, Notifications, & PARs in gtr	0	0	12	12	0	12	12	0	24	12
Total # of succesful Classifications, Notifications, & PARs in 8 gtrs	I							40	63	74
Total # of opportunities to perform Classification, Notifications & PARs in 8 gtrs	I							48	72	84
								2Q/98	3Q/98	4Q/98
Indicator expressed as a percentage of Opportunities to perform,								83.3%	87.5%	88.1%
Classifications, Communications & PARs										



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#### **EMERGENCY RESPONSE ORGANIZATION DRILL PARTICIPATION**

#### 2 Purpose

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penticipation troubs to 3 This indicator ensures that the key members of the Emergency Response Organization participate 4 in performance enhancing experiences, and through linkage to the DEP indicator ensures that the 5 risk significant aspects of classification, notification, and PAR development are evaluated and included in the PI process. This indicator measures the percentage of key ERO members who 6 7 have participated recently in performance<del>proficiency</del>-enhancing experiences such as drills, 8 exercises, training opportunities, or in an actual event. 9 - Arinon 10 **Indicator** Definition 11 The percentage of key ERO members that have participated in a drill, exercise, or actual event 12 during the previous eight quarters, as measured on the last calendar day of the quarter. 13 14 **Data Reporting Elements** 15 The following data are required to calculate this indicator and are reported: 16 17 total number of key ERO members 18 total key ERO members that have participated in a drill, exercise, or actual event in the 19 previous eight quarters 20 21 The indicator is calculated and reported quarterly, based on participation over the previous eight 22 quarters (see clarifying notes) 23 24 Calculation 25 The site indicator is calculated as follows: 26 # of Key ERO Members that have participated in a drill, exercise or actual event during the previous 8 qrts ×100 27 Total number of Key ERO Members 28 29 **Definition of Terms** 

30 Key ERO members are those who fulfill the following functions: 31

#### 32 Control Room 33

- Shift Manager (Emergency Director) Supervision of reactor operations, responsible • for classification, notification, and determination of protective action recommendations
  - Shift Communicator provides initial offsite (state/local) notification ٠
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40 Technical Support Center

1 Senior Manager - Management of plant operations/corporate resources • 2 Key Operations Support 3 Key Radiological Controls - Radiological effluent and environs monitoring, assessment, and dose projections 4 5 Key TSC Communicator- provides offsite (state/local) notification 6 Key Technical Support 7 8 • **Emergency Operations Facility** 9 10 Senior Manager - Management of corporate resources . Key Protective Measures - Radiological effluent and environs monitoring, 11 . 12 assessment, and dose projections 13 Key EOF Communicator- provides offsite (state/local) notification . 14 15 Operational Support Center ٠ 16 17 Key OSC Operations Manager 18 19 **Clarifying Notes** 20 When the functions of key ERO members include classification, notification, or PAR 21 development opportunities, the success rate of these opportunities must contribute to 22 Drill Exercise Performance (DEP) statistics for participation of those key ERO members to 23 contribute to ERO Drill Participation. dh 24 here 25 The licensee may designate drills as not contributing to DEP and, if the drill provides a 26 performance enhancing experience as described above, those key ERO members whose functions do not involve classification. notification or PARs may be given credit for ERO Drill 27 28 Participation. Additionally, the licensee may designate elements of the drills not contributing to 29 DEP (e.g., classifications will not contribute but notifications will contribute to DEP.) In this 30 case, the participation of all key ERO members, except those associated with the non-31 contributing elements, may contribute to ERO Drill Participation. The licensee must document 32 such designations in advance of drill performance and make these records available for NRC 33 inspection. FAG 3 Wex 34 Evaluated simulator paining evolutions that contribute to the Drill/Exercise Performance 35 indicator statistics <del>could</del> be considered as opportunities for key ERO member participation and 36 37 may be used for this indicator. The scenarios must at least contain a formally assessed 38 classification and the results must be included in DEP statistics. However, there is no intent to 39 disrupt ongoing operator qualification programs. Appropriate operator training evolutions should 40 be included in this indicator only when Eemergency Pereparedness aspects are consistent with 41 training goals. 42 43 If a key ERO member or operating crew member has participated in more than one drill during 44 the eight quarter evaluation period, the most recent participation should be used in the Indicator 45 statistics. 46

- If a change occurs in the number of key ERO members, this change should be reflected in both
   the numerator and denominator of the indicator calculation.
   3
- If a person is assigned to more than one key position, it is expected that the person be counted in
  the denominator for each position and in the numerator only for drill participation that addresses
  each position. Where the skill set is similar, a single drill might be counted as participation in
  both positions. FAQ44 and 45 53,126

When a key ERO member changes from one key ERO position to a different key ERO position
with a skill set similar to the old one, the last drill/exercise participation may count. If the skill
set for the new position is significantly different from the old position then the previous
participation would not count. FAQ50 and 53

Participation may be as a participant, mentor, coach, evaluator, or controller, but not as an observer. Multiple assignees to a given key ERO position could take credit for the same drill if their participation is a meaningful opportunity to gain proficiency in the assigned position.

18 The meaning of "drills" in this usage is intended to include performance proficiency enhancing 19 evolutions experience (exercises, functional drills, simulator drills, table top drills, mini drills, 20 etc.) that reasonably simulate the interactions between appropriate centers and/or individuals that 21 would be expected to occur during emergencies. For example, control room interaction with 22 offsite agencies could be simulated by instructors or OSC interaction could be simulated by a 23 control cell simulating the TSC functions, and damage control teams.

In general, a drill does not have to include all ERO facilities to be counted in this indicator. A drill is of adequate scope if it reasonably simulates the interaction between one or more of the following facilities, as would be expected to occur during emergencies:

• the control room,

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- the Technical Support Center (TSC),
- the Operations Support Center,
- the Emergency Operations Facility (EOF)
- field monitoring teams,
- damage control teams, and
- offsite governmental authorities.

The licensee need not develop new scenarios for each drill or each team. However, it is expected that the licensee will maintain a reasonable level of confidentiality so as to ensure the drill is a performance enhancing experience. A reasonable level of confidentiality means that some scenario information could be inadvertently revealed and the drill remain a valid performance enhancing experience. It is expected that the licensee will remove from drill performance statistics any opportunities considered to be compromised. There are many processes for the maintenance of scenario confidentiality that are generally successful. Examples may include confidentiality statements on the signed attendance sheets and spoken admonitions by drill controllers. Examples of practices that may challenge scenario confidentiality include drill controllers or evaluators or mentors, who have scenario knowledge becoming participants in subsequent uses of the same scenarios and use of scenario reviewers as participants. FAQ233

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1 When the functions of key ERO members include classification, notification or PAR 2 opportunities, the success rate of these opportunities must contribute to Drill-Exercise 3 Performance (DEP) statistics for participation of those key ERO members to contribute to ERO 4 Drill Participation. However, the licensee may designate drills as not contributing to DEP and, if 5 the drill provides proficiency enhancing evolutions as described above, those key ERO members 6 whose functions do not involve classification, notification or PARs may be given credit for ERO 7 Drill Participation. Additionally, the licensee may designate elements of the drills not 8 contributing to DEP (e.g., classifications will not contribute but notifications will contribute to 9 DEP.) In this case, the participation of all key ERO members, except those associated with the 10 non-contributing elements, may contribute to ERO Drill Participation. The licensee must 11 document such designations in advance of drill performance and make these records available for 12 NRC-inspection. 13 14 All individuals qualified to fill the Control Room Shift Manager/ Emergency Director position 15 that actually might fill the position should be included in this indicator. FAQ 54 and 85 A.L: Jin 16 17 The communicator is the key ERO position that collects data for the notification form, fills out 18 the form, seeks approval and usually communicates the information to off site agencies. 19 Performance of these duties is assessed for accuracy and timeliness and contributes to the DEP 20 PI. Senior managers who do not perform these duties should not be considered communicators 21 even though they approve the form and may supervise the work of the communicator. However, 22 there are cases where the senior manager actually collects the data for the form, fills it out, 23 approves it and then communicates it or hands it off to a phone talker. Where this is the case, the 24 senior manager is also the communicator and the phone talker need not be tracked. FAQ234 The 25 communicator is not expected to be just a phone talker who is not responsible for accuracy or

timeliness (although some programs may wish to track such phone talkers). There is no intent to track a large number of shift communicators or personnel who are just phone talkers.

29 The communicator (e.g., shift communicator, key TSC communicator) should be the person who 30 fills out the initial notification form and is responsible for the notifications. The communicator is 31 not expected to be just a phone talker who is not responsible for accuracy or timeliness (although 32 some programs may wish to track such phone talkers). There is no intent to track a large number 33 of shift communicators or personnel who are just phone talkers.

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#### Frequently Asked Questions

#### **ID Question**

#### 44 Duty Roster

How does the program address a person who is qualified in more than one position and listed on the ERO roster for all positions that he or she is qualified to fill?

#### Response

The licensee has to evaluate if the different positions being filled by the individual require different knowledge and skills to perform. If they do then it is expected that the person be counted in the denominator for each position and in the numerator only for drill-exercise participation that addresses each position. Where the skill set is similar, a single drill or exercise might be counted as participation in both positions. Examples of similar skill sets may include: Emergency Managers and their assistants or technical support staff: Communicators in different facilities: Health Physics personnel in different facilities. However, important differences in duties must be considered, e.g.

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The person's participation may be counted for each position as long as the participation constitutes verify the adequacy of the licensee's determination as part of its performance indicator verification Could a licensee have key ERO members cycle through a position for an exercise or drill and allow ŧ NRC's requirements for minimum staffing at nuclear power plants are given in NUREG 0654 positions may involve onsite radiation safety where as EOF HP positions would not and participate on a 2 year frequency for a plant to be considered as operating in the licensee response How does the program handle the case where the number of key ERO members is different at the individual may not be necessary, depending on the design of the dury roster and call out system. at the end of the quarter. a purticipating in a performance fraining environment once every two years the new minimum a proficiency enhancing experience. The licensee will make this determination. The NRC will There is no NRC requirement associated with the frequency of ERO personnel participation in drills or exercises. However, the threshold for this PI is that 80% of the key ERO members the EOF HP positions may involve dove projection duties where as the TSC HP positions may Another option would be to evaluate the need to maintain this person qualified to fill multiple positions if the depth of positions being filled is more than four, then dual qualification of the How does the program handle the case where someone shifts ERO position during the drill or <u>The licensee can have key ERO members cycle through a position for an evereise or drill and</u> allow them to be counted for this indicator as long as the licensee can justify that their <u>This indicator is calculated based on the number of key ERO member.</u> end of the evaluation period than at the beginning of it? participation is a proficiency enhancing experience is there a minimum number of ERO members. counted for this indicator? Dull Frequency expectation? band (green) **Dury Rovier Dury Roster** ty Restar **Dury Roster** Response Response **Response** inspection. Ouestion Question Question them to be Question Response **Ouestion** Response <del>exercise!</del> TSC-HP ₽ **‡** ŧ ₽ \$ \$ \$ 4 ÷ ŧ m Ś 2 4

# Table B-1. The site Emergency Plan commits to a method to meet these requirements and that is the minimum ERO. The PL measures the participation of a segment of the ERO (key ERO members)

as defined in NEI 9002) in drills evereises (or other appropriate proficiency enhancing <del>experiences)</del>

## Question **£** %

## **Dury Roster**

is there a grace period for having him or her participate When a key ERO member is added to the organization or changes from one key ERO position to a different key ERO position between drills. in drills

## Response

No. there is no grave period. However, if the individual's new position is similar to the old one, the last drillexercise participation may count. If the new position is unrelated to the old position then the previous participation would not count.

## Question **£**

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## Evaluation す

<u>What would happen if an ERO member fails to consetly perform its duties. for example involved a</u> -does this count as participation? wrong classification

## Response

performance to ensure proficiency. but as long as the DEP PI is in the licensee response band, this Yes. the participation would count and the missed opportunity for proper classification would be reflected in the DFP indicator. It might be expected that the individual will receive feed hack on <del>problem is left to the licensee to correct.</del>

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## **Dury Roster** Question J'

if a person is not yet qualified to fill a certain key ERO position but participated in a drill in that position for qualification purposes, would that participation count?

## Response

This could be left to the licensee's judgment and verified by impection. Where the participation in the drill exercise is a proficiency enhancing experience it could be counted. This would mean that qualification is merely due to the timing of required classroom training. However, he should not the individual is familiar with the position and able to perform it but perhaps the lack of the drill exercise formally be on the dury roster until fully qualified. When that occurs, participation date could be used in reporting ERO.

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### Question ₽ 12

<u>Dury Recter Can a single person fill multiple key functions?</u>

## **Response**

Yes. If that is in accordance with the approved emergency plan.

## Question ₽

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## Operators 귟

the control room as necessary to retain an active license. Is it necessary to track these individuals These individuals only stand watch in Many plants have staff personnel who hold SRO licenses under the ERO PI?

## **Response**

This being the case, the burden for licensees should be minimal survey of EP programs indicated that these personnel routinely participate in drills, either as key because they could perform as the Shift Manager in an actual event. However, an informal <del>, ur as evaluators.</del> <u>ERO members</u>

## Question ₽

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## Vinfi Manager 삶

In NEI 99-02, under Definition of Terms (Pg. 81), Control Room Shift Manager (Emergency Director) is identified as a key ERO member. We currently only include those Shift Managers who have been permanently assigned to an operating crew. Operations Department personnel who may be qualified as Shift Manager and may fill this role in relief (vacations, training, etc.) or periodically to maintain qualifications are not currently considered under this indicator. Should all individuals qualified to fill the Shift Manager position be considered under this indicator, regardless of whether they are assigned to a specific crew on a continuing basis?

#### Response

Yes: All individuals qualified to fill the Shift-Manager position who actually might fill the position should be included in this indicator.

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#### **ID Question**

126 Is it appropriate to track the Shift Supervisor's drill participation to meet the "shift communicator function" described in NEI 99-02?

#### Response

Yes. if the Shift Supervisor fills the Shift Communicator function.

NEI 99-02 Revision 1 DRAFT 15 February, 2001 •

#### 1 Data Example

Emergency Response Organization (ERO) Participation

			·			Quarter			
				2Q/98	30/98		4Q/98		Prev. Q
			50	0%	·				
			60	0%	YELLO		Note: No Per	1 threshold	
			70	0%					
			Indicator		WHITE				
			8	070				<u>.</u>	
			9	0%					l
Red Threshold	I	J	10	GF		· · · · · · · · · · · · · · · · · · ·			
low	<60%								
nite	<80%	1 [	FRO Key	Parson	al Participation				
een	>80%	-							
		<u> </u>							I
licator percentage	e of Key ER	O person	nel participat	ing in a d	rill in 8 qtrs	86%	93%	84%	83%
	I					2Q/98	3Q/98	40/98	Prev.
mber of Key pers	onnel parti	cipating in	drill/event i	n 8 atrs	<u>†                               </u>	48	52	54	53
al number of Key	/ FRO pers	onnel			<u>├</u> ─────┤──	<u> </u>	56	<u>40/98</u> 64	Prev.

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1	ALERT AND NOTIFICATION SYSTEM RELIABILITY
2	Purpose
3 4 5 6 7	This indicator monitors the reliability of the offsite Alert and Notification System (ANS), a critical link for alerting and notifying the public of the need to take protective actions. It provides the percentage of the sirens that are capable of performing their safety function based on regularly scheduled tests.
8	Indicator Definition
9 10 11	The percentage of ANS sirens that are capable of performing their function, as measured by four for the licentees the bound of the
12 13 14 15	Periodic tests are the regularly scheduled tests that are conducted to actually test the ability of the sirens to perform their function (e.g., silent, growl, siren sound test). Tests performed for maintenance purposes should not be counted in the performance indicator database.
10	Data Reporting Elements
18	The following data are reported: (see clarifying notes)
19 20 21	<ul> <li>the total number of ANS siren-tests during the previous quarter</li> <li>the number of successful ANS siren-tests during the previous quarter</li> </ul>
22	Calculation
24 25	The site value for this indicator is calculated as follows:
26	$\frac{\# \text{ of succesful siren - tests in the previous 4 qtrs}}{\text{total number of siren - tests in the previous 4 qtrs}} \times 100$
27 28	Definition of Terms
29 30 31	Siren-Tests: the number of sirens times the number of times they are tested. For example, if 100 sirens are tested 3 times in the quarter, there are 300 siren-tests.
32 33 34 35	Successful siren-tests are the sum of sirens that performed their function when tested. For example, if 100 sirens are tested three times in the quarter and the results of the three tests are: first test, 90 performed their function; second test, 100 performed their function; third test, 80 performed their function. There were 270 successful siren-tests.
36	Clarifying Notes
37   38 39	The purpose of the ANS PI is to provide a uniform industry reporting availability approach and is not intended to replace the FEMA Alert and Notification reporting requirement at this time.
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For those sites that do not have sirens, the performance of the licensee's alert and notification 1 2 system will be evaluated through the NRC baseline inspection program. A site that does not have sirens does not report data for this indicator. 3

If a siren is out of service for maintenance or is inoperable at the time a regularly scheduled test 5 is conducted, then it counts as both a siren test and a siren failure. 6

For plants where schoduled siren tests are initiated by local or state governments, if a scheduled test is not performed either intentionally or accidentally, missed tests are not considered as valid test opportunities. Missed test occurrences should be entered in the plants corrective action program. FAQ174

If a siren failure is determined to be due only to testing equipment, and subsequent testing shows 13 the siren to be operable (verified by telemetry or simultaneous local verification) without any 14 corrective action having been performed, the siren test should be considered a success. 15 Maintenance records should be complete enough to support such determinations and validation 16 during NRC inspection. FAQ229 17

18 19 Siren systems may be designed with equipment redundancy or feedback capability. It may be possible for sirens to be activated from multiple control stations. Feedback systems may indicate 20 siren activation status, allowing additional activation efforts for some sirens. If the use of 21 redundant control stations is in approved procedures and is part of the actual system activation 22 process, then activation from either control station should be considered a success. A failure of 23 both systems would only be considered one failure, where as the success of either system would 24 be considered a success. If the redundant control station is not normally attended, requires set up 25 or initialization, it may not be considered as part of the regularly scheduled test. Specifically, if 26

the station is only made ready for the purpose of siren tests it should not be considered as part of 27 28 the regularly scheduled test. FAQ123 and 232 accordence with 29

If a siren is out of service for scheduled planned refurbishment or overhaul maintenance 30 performed in according to an established program, or for scheduled equipment upgrades, the 31 siren need not be counted as a siren test or a siren failure. However, sirens that are out of service 32 due to unplanned corrective maintenance would continue to be counted as failures. Unplanned 33 corrective maintenance is a measure of program reliability. The exclusion of a siren due to 34 temporary unavailability during planned maintenance/upgrade activities is acceptable due to the 35 36 level of control placed on scheduled maintenance/upgrade activities. It is not the intent to create a disincentive to performing maintenance/upgrades to ensure the ANS performs at its peak 37 38 reliability.

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As part of a refurbishment or overhaul plan, it is expected that each utility would communicate to the appropriate state and/or local agencies the specific sirens to be worked and ensure that a functioning back up method of public alerting would be in-place. The acceptable time frame for allowing a siren to remain out of service for system refurbishment or overhaul maintenance should be coordinated with the state and local agencies. Based on the impact to their 44 organization, these time frames should be specified in upgrade or system improvement 46 implementation plans and/or maintepance procedures. Deviations from these plans and/or

procedures would constitute unplained availability and would be included in the PI. FAQ246 47

**LUA** 115

# Frequently Asked Questions

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# HD Question

# 55 Equipment

<u>This indicator only monitors ciren reliability. Why aren't other EP equipment and facilities</u> monitored<sup>2</sup>

## Response

<del>activn programs will address equipment readiness problems that are identified during drills. These</del> function shows that the ANS is a risk significant system in ensuring licensee ability to protect the participation is a good method to identify equipment and facility problems. DEP measures timely communication and assessment equipment are functioning. It is expected that licensee corrective Ensuring public health and safety is the goal of the NRC oversight program. Analysis of the EP emergency response organization members in drills exercises and assumes, in part, that such public health and safety. There is other important equipment and facilities, but ensuring the readiness of these is in the licensee response hand. ERO measures the participation of key and accurate classifications, notifications and PARs, which can only be performed if programs are a focus of the NRC inspection program.

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## HD Question 36 Stress

If some sirens were unavailable due to storm damage, would the missed siren tests prior to the sirens being returned to service be considered failures?

## Response

Yes. the missed sizen tests would be considered failures. However, if the licensee can repair the <u>damaged sirens prior to the test. then the siren tests would be considered successful.</u>

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## HD Question 122 In defining

sirens are always tested (except those that cannot be physically tested due to outage or maintenance) In defining the "total number of stren tests in the previous 4 quarters" should those strens not tested included in the denominator of total number of siren tests? Should this number simply be the total number of sirens times the number of tests or the actual number of sirens tested? In our ease, all because they were either out of service of undergoing maintenance at the time of the test be as part of each test.

## Response

The total number of sirens should be reported in the denominator.

#### ID Question

123 Some of the sirens included in the alert and notification performance indicator have the capability to be sounded from a remote location using a siren encoder. A quarterly 'growl' test is conducted at each siren site. Encoder testing is performed separately. Does the malfunction of a remote siren encoder constitute a failure if the siren is functional by local actuation?

#### Response

Testing mechanisms used to comply with FEMA reporting methodology should be used to report performance indicator statistics. Failures occurring during this testing would count toward the performance indicator.

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#### ID Question

124 The EP conversione, PI Alert and Notification System Reliability reports tests performed of off-site sirens to determine the systems reliability. Indian Point 3 is on the same site as Indian Point 2 but owned and operated by the New York-Power Authority. IP2 uses the offsite sirens to meet its EP requirements. However, the sirens are owned, operated, and tested by Con-Edison, owners of Indian Point 2. IP3 has an administrative agreement on use of the sirens by IP2 for IP3. Con Edison (IP2) notifies NYPA (IP3) by letter on the results of their siren testing and the status of their equipment. Question: does Indian Point 3 have to report data for this PI (EP03) since NYPA does not perform the testing nor control the sirens, and only reports what Indian Point 2 reports? (i.e., duplicate what IP2 reports)

#### Response

Yes. The responsibility to notify the public is held inutually by each licensee located on the same site with the same EPZ. Therefore, each licensee should provide alert and notification performance data event if it is repetitive due to a mutually shared site.

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#### 1 Data Example

Alert & Notification System Reliability	<b>I</b>						
Quarter	30/97	40/97	1Q/98	20/98	30/98	4Q/98	Prev. Q
Number of succesful siren-tests in the atr	47	48	49	49	49	54	52
Total number of sirens tested in the atr	50	50	50	50	50	55	55
Number of successful siren-tests over 4 atrs				193	195	201	204
Total number of sirens tested over 4 atrs				200	200	205	210
				20/98	3Q/98	4Q/98	Prev. Q
Indicator expressed as a percentage of sirens	╂────╂			96.5%	97.5%	98.0%	97.1%
Thresholds							
Green	<u>&gt;94%</u>		_				
White	<94%			1			
Yellow	<90%						
Red				1			

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Invest #1

• PAR development is expected to be made promptly following indications that the conditions have reached a threshold in accordance with the licensee's PAR scheme. The 15 minute goal from data availability is a reasonable period of time to develop or expand a PAR. Plant conditions, meteorological data, field monitoring data, and/ or radiation monitor data should provide sufficient information to determine the need to change PARs. If radiation monitor readings provide sufficient data for assessments, it is not appropriate to wait for field monitoring to become available to confirm the need to expand the PAR. The 15 minute goal should not be interpreted as providing a grace period in which the licensee may attempt to restore conditions and avoid making the PAR recommendation. (FAQ 125, 173, and 198)

Jose orcercentone