

APPENDIX B, TABLE B.2.5

**DISPOSITION OF NEI COMMENTS
ON CHAPTER VI OF GALL REPORT**

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Table B.2.5: Disposition of NEI Comments on Chapter VI of GALL Report

Comment Number	Item Number	Comment/Proposed Change	Basis for Comment	NRC Disposition
G VI – 1	Table 6	Delete “BWR/” from the Type column for the “Non-EQ electrical connectors exposed to borated water leakage.”	The program for Non-EQ electrical connectors exposed to borated water leakage is based on NRC GL 88-05, <i>Boric Acid Corrosion of Carbon Steel Reactor Pressure Boundary Components in PWR Plants</i> , and is only applicable to PWR plants.	Borated water is not used in BWR plants, and the program based on NRC GL 88-05 is specifically for PWR plants. Therefore, the proposed change is acceptable and has been incorporated. The GALL report, Volume 1, Table 6 was revised to address this comment.
G VI– 2	VI A-3 Paragraph 1	Delete the phrase, “ <i>are not normally used at nuclear power plants,</i> ” from paragraph 1, sentence 3.	Section VI A-3, Paragraph 1, sentence 3 states: <i>“High-voltage (>15kV) power cables and connections are not normally used at nuclear power plants, have unique, specialized constructions and must be evaluated on an application-specific basis.”</i> The switchyards at nuclear plants normally do contain high-voltage power cables (transmission lines) and connections. The rest of the statement is accurate.	High-voltage power cables and connections are used in plant switchyards. Therefore, the proposed change is acceptable and has been incorporated. The GALL report, Chapter VI, was revised to address this comment.
G VI– 3	VI A-3 Paragraph 2	Revise the first sentence of paragraph 2 to read: “Electrical cables and their required terminations (i.e., connections) are typically reviewed as a single commodity.”	Section VI A-3, Paragraph 2, sentence 1 states: <i>“Electrical cables and their required terminations (i.e., connections) are reviewed as a single commodity.”</i> This will be true for most plants but is an acceptable option to review cables and connections separately. Suggest adding the word “typically” to clarify this.	Reviewing cables and their required terminations separately, and not as a commodity, is an option allowed under 10 CFR 54. Therefore, the proposed change is acceptable and has been incorporated. The GALL report, Chapter VI, was revised to address this comment.

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