50-413 Docket Nos.:

50-414 and

Mr. H. B. Tucker, Vice President Nuclear Production Department Duke Power Company 422 South Church Street Charlotte, North Carolina 28242

Dear Mr. Tucker:

ISSUANCE OF AMENDMENT NO. 71 TO FACILITY OPERATING LICENSE NPF-35 SUBJECT:

AND AMENDMENT NO. 65 TO FACILITY OPERATING LICENSE NPF-52 - CATAWBA

NUCLEAR STATION, UNITS 1 AND 2 (TACS 75484/75485)

The Nuclear Regulatory Commission has issued the enclosed Amendment No. $71\,$ to Facility Operating License NPF-35 and Amendment No. 65 to Facility Operating License NPF-52 for the Catawba Nuclear Station, Units 1 and 2. These amendments consist of changes to the Technical Specifications (TSs) in response to your application dated November 10, 1989.

The amendments revise TS 3.1.3.5, Figure 3.1-1, and Basis 3/4.1.3 to modify the fully withdrawn control rod bank insertion limits from 228 steps to at least 225 steps.

A copy of the related Safety Evaluation supporting the amendments is also enclosed. Notice of issuance of the amendments will be included in the Commission's biweekly Federal Register notice.

Sincerely,

Kahtan N. Jabbour, Project Manager Project Directorate II-3 Division of Reactor Projects I/II Office of Nuclear Reactor Regulation

Enclosures:

1. Amendment No. 71 to NPF-35

Amendment No. 65 to NPF-52

Safety Evaluation

cc w/enclosures: See next page

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Mr. H. B. Tucker Duke Power Company

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

DUKE POWER COMPANY

NORTH CAROLINA ELECTRIC MEMBERSHIP CORPORATION

SALUDA RIVER ELECTRIC COOPERATIVE, INC.

DOCKET NO. 50-413

CATAWBA NUCLEAR STATION, UNIT 1

AMENDMENT TO FACILITY OPERATING LICENSE

Amendment No. 71 License No. NPF-35

- 1. The Nuclear Regulatory Commission (the Commission) has found that:
 - A. The application for amendment to the Catawba Nuclear Station, Unit 1 (the facility) Facility Operating License No. NPF-35 filed by the Duke Power Company acting for itself, North Carolina Electric Membership Corporation and Saluda River Electric Cooperative, Inc., (licensees) dated November 10, 1989, complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's rules and regulations as set forth in 10 CFR Chapter I;
 - B. The facility will operate in conformity with the application, the provisions of the Act, and the rules and regulations of the Commission;
 - C. There is reasonable assurance (i) that the activities authorized by this amendment can be conducted without endangering the health and safety of the public, and (ii) that such activities will be conducted in compliance with the Commission's regulations set forth in 10 CFR Chapter I;
 - D. The issuance of this amendment will not be inimical to the common defense and security or to the health and safety of the public; and
 - E. The issuance of this amendment is in accordance with 10 CFR Part 51 of the Commission's regulations and all applicable requirements have been satisfied.

9003260108 900321 PDR ADOCK 05000413 2. Accordingly, the license is hereby amended by page changes to the Technical Specifications as indicated in the attachment to this license amendment, and Paragraph 2.C.(2) of Facility Operating License No. NPF-35 is hereby amended to read as follows:

Technical Specifications

The Technical Specifications contained in Appendix A, as revised through Amendment No. 71 , are hereby incorporated into the license. The licensee shall operate the facility in accordance with the Technical Specifications and the Environmental Protection Plan.

3. This license amendment is effective as of its date of issuance.

FOR THE NUCLEAR REGULATORY COMMISSION

David B. Matthews, Director Project Directorate II-3

Division of Reactor Projects-I/II
Office of Nuclear Reactor Regulation

Attachment:

Technical Specification Changes

Date of Issuance: March 21, 1990



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

DUKE POWER COMPANY

NORTH CAROLINA MUNICIPAL POWER AGENCY NO. 1

PIEDMONT MUNICIPAL POWER AGENCY

DOCKET NO. 50-414

CATAWBA NUCLEAR STATION, UNIT 2

AMENDMENT TO FACILITY OPERATING LICENSE

Amendment No. 65 License No. NPF-52

- 1. The Nuclear Regulatory Commission (the Commission) has found that:
 - A. The application for amendment to the Catawba Nuclear Station, Unit 2 (the facility) Facility Operating License No. NPF-52 filed by the Duke Power Company acting for itself, North Carolina Municipal Power Agency No. 1 and Piedmont Municipal Power Agency, (licensees) dated November 10, 1989, complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's rules and regulations as set forth in 10 CFR Chapter I;
 - B. The facility will operate in conformity with the application, the provisions of the Act, and the rules and regulations of the Commission:
 - C. There is reasonable assurance (i) that the activities authorized by this amendment can be conducted without endangering the health and safety of the public, and (ii) that such activities will be conducted in compliance with the Commission's regulations set forth in 10 CFR Chapter I;
 - D. The issuance of this amendment will not be inimical to the common defense and security or to the health and safety of the public; and
 - E. The issuance of this amendment is in accordance with 10 CFR Part 51 of the Commission's regulations and all applicable requirements have been satisfied.

2. Accordingly, the license is hereby amended by page changes to the Technical Specifications as indicated in the attachment to this license amendment, and Paragraph 2.C.(2) of Facility Operating License No. NPF-52 is hereby amended to read as follows:

Technical Specifications

The Technical Specifications contained in Appendix A, as revised through Amendment No. 65, are hereby incorporated into the license. The licensee shall operate the facility in accordance with the Technical Specifications and the Environmental Protection Plan.

3. This license amendment is effective as of its date of issuance.

FOR THE NUCLEAR REGULATORY COMMISSION

David B. Matthews, Director Project Directorate II-3

Division of Reactor Projects-I/II
Office of Nuclear Reactor Regulation

Attachment:

Technical Specification Changes

Date of Issuance: March 21, 1990

DATED: March 21, 1990

AMENDMENT NO. 71 TO FACILITY OPERATING LICENSE NPF-35 - Catawba Nuclear Station, Unit 1 AMENDMENT NO. 65 TO FACILITY OPERATING LICENSE NPF-52 - Catawba Nuclear Station, Unit 2

DISTRIBUTION:

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MNBB-3302

ATTACHMENT TO LICENSE AMENDMENT NO. 71

FACILITY OPERATING LICENSE NO. NPF-35

DOCKET NO. 50-413

AND

TO LICENSE AMENDMENT NO. 65

FACILITY OPERATING LICENSE NO. NPF-52

DOCKET NO. 50-414

Replace the following pages of the Appendix "A" Technical Specifications with the enclosed pages. The revised pages are identified by Amendment number and contain vertical lines indicating the areas of change. The corresponding overleaf page is also provided to maintain document completeness.

Amended Page	Over leaf Page
3/4 1-20	3/4 1-19
3/4 1-22	
B 3/4 1-3	

REACTIVITY CONTROL SYSTEMS

ROD DROP TIME

LIMITING CONDITION FOR OPERATION

- 3.1.3.4 The individual full-length shutdown and control rod drop time from the fully withdrawn position shall be less than or equal to 3.3 seconds from beginning of decay of stationary gripper coil voltage to dashpot entry with:
 - a. T_{avg} greater than or equal to 551°F, and
 - b. All reactor coolant pumps operating.

APPLICABILITY: MODES 1 and 2.

ACTION:

- a. With the drop time of any full-length rod determined to exceed the above limit, restore the rod drop time to within the above limit prior to proceeding to MODE 1 or 2.
- b. With the rod drop times within limits but determined with three reactor coolant pumps operating, operation may proceed provided THERMAL POWER is restricted to less than or equal to 66% of RATED THERMAL POWER.

SURVEILLANCE REQUIREMENTS

- 4.1.3.4 The rod drop time of full-length rods shall be demonstrated through measurement prior to reactor criticality:
 - a. For all rods following each removal of the reactor vessel head,
 - b. For specifically affected individual rods following any maintenance on or modification to the Control Rod Drive System which could affect the drop time of those specific rods, and
 - c. At least once per 18 months.

REACTIVITY CONTROL SYSTEMS

SHUTDOWN ROD INSERTION LIMIT

LIMITING CONDITION FOR OPERATION

3.1.3.5 All shutdown rods shall be withdrawn to at least 225 steps.

APPLICABILITY: MODES 1* and 2*#.

ACTION:

With a maximum of one shutdown rod less than 225 steps withdrawn, except for surveillance testing pursuant to Specification 4.1.3.1.2, within 1 hour either:

- a. Withdraw the rod to at least 225 steps, or
- b. Declare the rod to be inoperable and apply Specification 3.1.3.1.

SURVEILLANCE REQUIREMENTS

- 4.1.3.5 Each shutdown rod shall be determined to be withdrawn to at least 225 steps:
 - a. Within 15 minutes prior to withdrawal of any rods in Control Bank A, B, C, or D during an approach to reactor criticality, and
 - b. At least once per 12 hours thereafter.

^{*}See Special Test Exceptions Specifications 3.10.2 and 3.10.3. #With $\rm K_{\mbox{eff}}$ greater than or equal to 1.

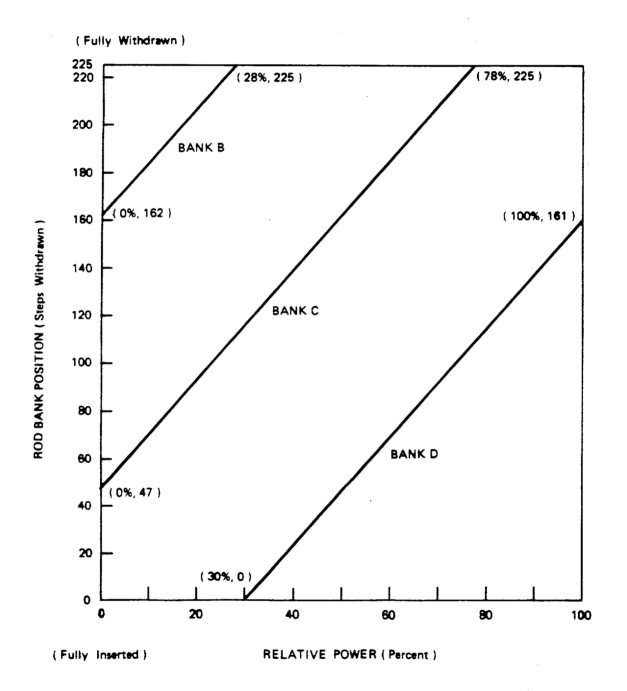


FIGURE 3.1-1

ROD BANK INSERTION LIMITS VERSUS THERMAL POWER

FOUR LOOP OPERATION

BASES

BORATION SYSTEMS (Continued)

MARGIN from expected operating conditions of 1.3% $\Delta k/k$ after xenon decay and cooldown to 200°F. The maximum expected boration capability requirement occurs at EOL from full power equilibrium xenon conditions and requires 16,321 gallons of 7000 ppm borated water from the boric acid storage tanks or 75,000 gallons of 2000 ppm borated water from the refueling water storage tank.

With the coolant temperature below 200°F, one Boron Injection System is acceptable without single failure consideration on the basis of the stable reactivity condition of the reactor and the additional restrictions prohibiting CORE ALTERATIONS and positive reactivity changes in the event the single Boron Injection System becomes inoperable.

The limitation for a maximum of one centrifugal charging pump to be OPERABLE and the Surveillance Requirement to verify all charging pumps except the required OPERABLE pump to be inoperable below 285°F provides assurance that a mass addition pressure transient can be relieved by the operation of a single PORV.

The boron capability required below 200°F is sufficient to provide a SHUTDOWN MARGIN of 1% $\Delta k/k$ after xenon decay and cooldown from 200°F to 140°F. This condition requires either 906 gallons of 7000 ppm borated water from the boric acid storage tanks or 3170 gallons of 2000 ppm borated water from the refueling water storage tank.

The contained water volume limits include allowance for water not available because of discharge line location and other physical characteristics.

The limits on contained water volume and boron concentration of the refueling water storage tank also ensure a pH value of between 8.5 and 10.5 for the solution recirculated within containment after a LOCA. This pH band minimizes the evolution of iodine and minimizes the effect of chloride and caustic stress corrosion on mechanical systems and components.

The OPERABILITY of one Boron Injection System during REFUELING ensures that this system is available for reactivity control while in MODE 6.

3/4.1.3 MOVABLE CONTROL ASSEMBLIES

The specifications of this section ensure that: (1) acceptable power distribution limits are maintained, (2) the minimum SHUTDOWN MARGIN is maintained, and (3) the potential effects of rod misalignment on associated accident analyses are limited. OPERABILITY of the control rod position indicators is required to determine control rod positions and thereby ensure compliance with the control rod alignment and insertion limits. Verification that the Digital Rod Position Indicator agrees with the demanded position within ± 12 steps at 24, 48, and 120 steps and fully withdrawn (> 225 steps) for the Control Banks and 18 and 210 steps and fully withdrawn for the Shutdown Banks provides assurances that the Digital Rod Position Indicator is operating correctly over the full range of indication. Since the Digital Rod Position System does not indicate the actual shutdown rod position between 18 steps and 210 steps, only points in the indicated ranges are picked for verification of agreement with demanded position.



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

SAFETY EVALUATION BY THE OFFICE OF NUCLEAR REACTOR REGULATION RELATED TO AMENDMENT NO. 71 TO FACILITY OPERATING LICENSE NPF-35 AND AMENDMENT NO. 65 TO FACILITY OPERATING LICENSE NPF-52

DUKE POWER COMPANY, ET AL.

CATAWBA NUCLEAR STATION, UNITS 1 AND 2

DOCKET NOS. 50-413 AND 50-414

1.0 INTRODUCTION

By letter dated November 10, 1989, Duke Power Company, et al. (the licensee), proposed amendments to Catawba Nuclear Station, Units 1 and 2, Technical Specification (TS) 3.1.3.5, "Shutdown Rod Insertion Limit," and Figure 3.1-1, "Rod Bank Insertion Limits versus Thermal Power Four Loop Operation." Specifically, the definition of "fully withdrawn" is changed from "228 steps withdrawn" to "at least 225 steps withdrawn." Additionally, TS Basis 3/4.1.3 is revised to provide justification for the TS change.

2.C EVALUATION

The licensee proposed the above TS revision to minimize localized rod cluster control assembly (RCCA) wear and to extend its life. Unusually high wear rates have been reported in 17x17 RCCAs at several domestic and foreign Westinghouse plants. The observed wear is the result of flow induced vibratory contact between RCCA rodlets and upper internals guide cards when the RCCAs are parked in the fully withdrawn position. The proposed TS revision permits axial repositioning within the range of "225 steps fully withdrawn" to "230 steps fully withdrawn" (the mechanical withdrawal limit for the control rod drives). As a result, already worn rodlet cladding surfaces can be shifted away from the guide cards.

The licensee's analysis of the proposed TS change indicates that its impact on key safety parameters is negligible and bounded by the Final Safety Analysis Report (FSAR) accident analyses. The slight increase in rod drop time (0.018 seconds) at the "230 step fully withdrawn" position is accommodated by the available margin (1.8 seconds). Also, sufficient excess shutdown margin exists to compensate for the approximately 30 pcm decrease at the "225 steps fully withdrawn" position. The maximum positive reactivity insertion rate resulting from an uncontrolled RCCA bank withdrawal from a subcritical or low power startup condition, as well as at power, is negligibly changed by the proposed TS revision and remains bounded by the accident analyses. RCCA ejection accidents at the "225 step or greater fully withdrawn" position are also bounded by existing analyses. In addition, the revised axial power distribution resulting from the proposed change is accommodated by the available

peaking factor margin and remains within the established TS limits. At the "225 steps fully withdrawn" position, a maximum decrease of 50 pcm in trip reactivity worth results from the proposed change. To compensate for this slight decrease, the licensee has stated that a 75 pcm penalty will be considered in all trip reactivity calculations.

Based on its review, the NRC staff finds that the proposed change would have a negligible impact on safety and would not pose an undue risk to the public health and and safety. Therefore, the change is acceptable.

3.0 ENVIRONMENTAL CONSIDERATION

These amendments involve changes in requirements with respect to the installation or use of facility components located within the restricted area as defined in 10 CFR Part 20. The staff has determined that the amendments involve no significant increase in the amounts, and no significant change in the types, of any effluents that may be released offsite and that there is no significant increase in individual or cumulative occupational radiation exposure. The Commission has previously issued a proposed finding that the amendments involve no significant hazards consideration, and there has been no public comment on such finding. Accordingly, the amendments meet the eligibility criteria for categorical exclusion set forth in 10 CFR 51.22(c)(9). Pursuant to 10 CFR 51.22(b), no environmental impact statement or environmental assessment need be prepared in connection with the issuance of these amendments.

4.0 CONCLUSION

The Commission's proposed determination that the amendments involve no significant hazards consideration was published in the Federal Register (55 FR 4264) on February 7, 1990. The Commission consulted with the State of South Carolina. No public comments were received, and the State of South Carolina did not have any comments.

We have concluded, based on the considerations discussed above, that: (1) there is reasonable assurance that the health and safety of the public will not be endangered by operation in the proposed manner, and (2) such activities will be conducted in compliance with the Commission's regulations, and the issuance of these amendments will not be inimical to the common defense and security or to the health and safety of the public.

Principal Contributor: K. Jabbour, PDII-3/DRP-I/II

H. Abelson, SRXB/DST

Dated: March 21, 1990