

November 19, 2001

Mr. M. S. Tuckman, Executive
Vice President - Nuclear Generation
Duke Energy Corporation
526 South Church St. EC07H
Charlotte, NC 28201

SUBJECT: REQUEST FOR ADDITIONAL INFORMATION RELATED TO THE STAFF'S
REVIEW OF THE SEVERE ACCIDENT MITIGATION ALTERNATIVES
ANALYSIS FOR LICENSE RENEWAL AT MCGUIRE NUCLEAR STATION,
UNITS 1 AND 2 (TAC NOS. MB2021 AND MB2022)

Dear Mr. Tuckman:

The NRC staff has reviewed Duke Energy Corporation's severe accident mitigation alternatives (SAMA) analysis, submitted as part of the application for license renewal for McGuire Nuclear Station, Units 1 and 2 (McGuire). The staff finds that additional information is needed before it can complete its review. Please respond to the enclosed request for additional information (RAI) regarding your SAMA analysis for McGuire within 60 days of the date of this letter, as discussed with your staff.

If you have any questions about this RAI, please contact me at (301) 415-1108.

Sincerely,

Original Signed By: JHWilson

James H. Wilson, Senior Project Manager
Risk Informed Initiatives, Environmental,
Decommissioning, and Rulemaking Branch
Division of Regulatory Improvement Programs
Office of Nuclear Reactor Regulation

Docket Nos. 50-369 and 50-370

Enclosure: As stated

cc: See next page

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*See previous concurrence

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DATE	11/19/01	11/19/01	11/19/01	11/16/01	11/19/01

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ENCLOSURE 1

OFFICE OF NUCLEAR REACTOR REGULATION
REQUEST FOR ADDITIONAL INFORMATION
REGARDING SEVERE ACCIDENT MITIGATION ALTERNATIVES
RELATED TO LICENSE RENEWAL FOR MCGUIRE NUCLEAR STATION,
UNITS 1 AND 2 (TAC NOS. MB2021 AND MB2022)

OFFICE OF NUCLEAR REACTOR REGULATION
REQUEST FOR ADDITIONAL INFORMATION
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1. Please provide the following information related to the 1997 update to the McGuire probabilistic risk assessment (PRA) and individual plant evaluation (IPE) that form the basis for the severe accident mitigation alternatives (SAMA) analysis:
 - a. a description of the major changes made to the Level 1 and 2 PRA/IPE previously reviewed by the staff, and their respective impacts on core damage frequency (CDF) and release frequency;
 - b. a description of the internal and external peer review process used for the updated PRA/IPE; and
 - c. justification for the estimated steam generator tube rupture (SGTR) -induced core damage frequency of 7.8×10^{-10} per reactor year, which is very low compared to the results of other studies for similar plants (e.g., NUREG-1150 study for Sequoyah shows a value of 7×10^{-6} per year).
2. Please provide an estimate of the uncertainties associated with the calculated core damage frequency and risk for internal and external events for McGuire, and the rationale for not explicitly considering these uncertainties in the SAMA analyses. This is of particular interest in light of the fact that, for some risk contributors, alternative/additional SAMAs could be postulated that offer much of the benefit of the evaluated SAMAs at a substantially lower cost (see Question 6 below).
3. Attachment K (Page 20) of the environmental report states, "For the McGuire containment the conditional probability of having an early release of fission products to the public from early containment failures, isolation failures, and containment bypass following a severe accident is estimated to be approximately 9%." Using the results from the updated McGuire PRA, and considering both internally- and externally-initiated events, please provide:
 - a. the core damage frequency from events involving station blackout (SBO), including a breakdown into slow SBO and fast SBO;
 - b. the conditional containment failure probabilities (both "early" and "late") in core damage events involving SBO; and
 - c. a comparison of the conditional early containment failure probability for McGuire to the conditional early containment failure probabilities reported in a recent NRC-sponsored study by Sandia National Laboratory -- "Assessment of the DCH Issue for Plants with Ice Condenser Containments," NUREG/CR-6427. Also, provide a discussion of the models and assumptions in the McGuire PRA that account for the major differences.

4. In light of the issues raised in NUREG/CR-6427 concerning the likelihood of early containment failure in SBO events, please provide a reevaluation of the benefits associated with the hydrogen control measures in Table 5-1 (install back-up power to igniters, install containment inerting) assuming a containment response consistent with the findings in NUREG/CR-6427 (i.e., using the containment failure probabilities for direct containment heating (DCH) and non-DCH events provided in Tables 4.21 and 4.24 of NUREG/CR-6427, respectively).
5. Please provide the frequency and population exposure (person-rem within 50 miles) for each containment failure mode (radiological release mode), based on the McGuire PRA used for the SAMA evaluation. Identify which of these release modes most closely represents each of the following scenarios:
 - Early containment failure (i.e., at or around the time of vessel breach) due to hydrogen combustion resulting from a SBO with containment sprays unavailable, and a dry reactor cavity
 - Late containment failure (i.e., within a few hours after vessel breach) due to hydrogen combustion resulting from a SBO with containment sprays unavailable, and a dry reactor cavity
 - Late containment failure (i.e., at on or about 24 hours after the start of core damage) due to gradual containment overpressurization in a SBO with containment sprays unavailable, and a dry reactor cavity
 - No containment failure, containment sprays unavailable, and a dry reactor cavity.
6. Attachment K (Page 24) states, "The cost to implement any of the containment performance improvement alternatives listed in Table 5-1 for McGuire will range anywhere from a few million dollars to tens of millions of dollars...." It is not clear why lower cost improvements that can achieve much of the benefit have not been considered in the evaluation of alternatives. Specifically, for containment hydrogen control, a severe accident management strategy to power a subset of igniters from a portable generator, or the use of passive auto catalytic recombiners (PARs) would cost less than one million dollars and provide a risk reduction similar to the SAMAs evaluated in the Environmental Report (e.g., install backup power to igniters, install containment inerting system). Please provide a discussion of any lower cost improvements that also were considered. If none were considered, please provide an explanation for not doing so, particularly for hydrogen control.
7. SAMAs for reducing CDF appear to have been identified through an examination of the top 200 internal and external cut sets from the McGuire PRA, i.e., those that make up at least 0.06 percent of CDF individually (Section 4.2 of Attachment K), and through the use of basic event importance rankings (Section 4.3 of Attachment K).
 - a. What is the total percentage contribution of these 200 cutsets to CDF?

- b. Because some potential SAMAs could impact or eliminate a large number of cutsets, please explain why the method described is viewed as sufficient to identify all potentially cost-beneficial SAMAs aimed at reducing CDF.
 - c. Please explain why the list of potential SAMAs obtained in the manner described above is viewed as sufficient given that some SAMAs involving the addition of new systems to the plant would not necessarily be identifiable this way.
- 8. The SAMA analysis assessed benefits in terms of averted offsite person-rem (public dose) but did not include other averted costs that should be included in accordance with the Regulatory Analysis Guidelines (NUREG/BR-0184). The SAMA analysis should be modified to include all potential averted costs associated with each potential improvement, in particular replacement power costs. In addition, a sensitivity study should be performed to assess the value of SAMAs over the remainder of the current operating license and the license renewal period.
- 9. Page 23 of Attachment K states that "...almost all of the large early release frequency (LERF) is attributable to the ISLOCA [interfacing systems loss-of-coolant-accident] initiator." However, Table 5-1 (Page 27) indicates that the conditional "Early Containment Failures" probability is 7 percent and that the ISLOCA & SGTR combined is <1 percent. Please define what is meant by "early" in LERF, how it is different from the "early" in Table 5-1, and whether/how this impacts the SAMA analysis.
- 10. Provide a discussion of the meteorological data and emergency planning assumptions used in performing the SAMA analysis. Provide an assessment of the impact of the license renewal period on emergency planning assumptions (i.e., effects of increased population).
- 11. Figure 6.1 of NUREG/CR-6427 displays fragility curves for McGuire. Is this curve similar to the curves used in the current McGuire PRA? If not, please explain the differences.