May 21, 2003

Mr. W. E. Cummins, Director AP600 & AP1000 Projects Westinghouse Electric Company P.O. Box 355 Pittsburgh, PA 15230-0355

Dear Mr. Cummins:

As you are aware, the U. S. Nuclear Regulatory Commission (NRC) staff is preparing the draft safety evaluation report (DSER) for the AP1000 design certification application submitted by Westinghouse Electric Company on March 28, 2002. The staff expects to issue the DSER in June, 2003. As of this date, the staff has identified three potential open items for DSER Chapter 4, "Reactor," which are enclosed for your information. Please note that the staff's review of the application will continue during preparation of the DSER, which may result in changes to the potential open items identified in the enclosure, or the addition of other open items.

The three potential open items in the enclosure have the original request for additional information (RAI) number included for reference. If the staff cannot resolve the potential open items before the issuance of the DSER, these items will be issued as DSER open items and be tracked with a corresponding open item number.

Previously, Westinghouse committed to provide responses to all identified open items within 9 weeks after the issuance of the DSER. The staff will be prepared to review your responses to the open items and have conference calls and meetings with your staff, as appropriate, after the DSER is issued. If Westinghouse chooses to address some or all of these open items before the issuance of the DSER, the staff may not have sufficient time to evaluate every response to the potential open items that Westinghouse submits to the NRC and make changes to the DSER before the scheduled DSER issuance in June, 2003.

Please contact one of the following members of the AP1000 project management team if you have any questions or comments concerning this matter: Mr. John Segala (Lead Project Manager) at (301) 415-1858 or jps1@nrc.gov, Mr. Joseph Colaccino at (301) 415-2752 or jxc1@nrc.gov, or Ms. Joelle Starefos at (301) 415-8488 or jls1@nrc.gov.

Sincerely,

/**RA**/

James E. Lyons, Director New Reactor Licensing Project Office Office of Nuclear Reactor Regulation

Docket No. 52-006

Enclosure: As stated

cc: See next page

Mr. W. E. Cummins, Director AP600 & AP1000 Projects Westinghouse Electric Company P.O. Box 355 Pittsburgh, PA 15230-0355

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Docket No. 52-006					
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Westinghouse AP1000 Draft Safety Evaluation Report Potential Open Items Chapter 4 Reactor

Open Item Number: 4.4-1

Original RAI(s): 440.022

Summary of Issue: In its response to RAI 440.022, the applicant stated that based on experience, the instrumentation uncertainties are expected to be typical values that bound both the specified and delivered uncertainties for the plant instrumentation. In the unlikely event that the assumed uncertainty values are exceeded when the plant is built, the calculated COLR limits could be adjusted to accommodate any additional uncertainties for the installed instrumentation beyond the original assumed uncertainty values. In addition, the safety analyses are performed with safety analysis limit DNBRs higher than the design limit DNBR values. The difference between the safety analysis limit DNBRs and the design limit DNBRs is the DNBR margin, which can be used to offset DNB penalties such as rod bow penalty and unanticipated DNBR penalties. Therefore, the staff believes that even with the revised design limit DNBR values, the conclusion that the minimum DNBR limits are not violated during the AOOs will remain valid. However, the staff requires that upon installation of the actual instrumentation in the plant, the COL applicant calculate the design limit DNBR values using the RTDP with the instrumentation uncertainties of the plant operating parameters based on the actual instrumentation of the plant, and confirm that either the design limit DNBR values as described in DCD Tier 2 Section 4.4, "Thermal and Hydraulic Design," and the response to RAI 440.022, Revision 1 remains valid, or the safety analysis minimum DNBR bounds the new design limit DNBR values plus DNBR penalties, such as rod bow penalty. DCD Tier 2 Section 4.4.7, "Combined License Information," does not address this issue. Therefore, this is Open Item 4.4-1 and COL Action Item 4.4-1.

- Open Item Number: 4.5.1-1
- Original RAI(s): 252.001

Summary of Issue: The recent experience with VHP nozzle cracking has identified the need for baseline inspection data to determine if an indication is serviceinduced cracking, or an artifact from fabrication. The staff requested information on what preservice examinations will be performed on the VHP nozzles. In a letter dated April 7, 2003, the applicant responded that preservice examinations for the closure head will include a baseline topof-the head visual examination, ultrasonic examinations of the inside diameter surface of each vessel head penetration, eddy current examination of the surface of the head penetration welds and the inside diameter surface of the penetrations, and post-hydro liquid penetrant examinations of accessible surfaces that have undergone preservice inspection eddy current examinations. Any indications exceeding the ASME Code Section III requirements would be removed. The information in the RAI response has been provided in DCD Tier 2 Section 5.3.4.7. The information on preservice examinations also needs to be addressed as a COL commitment in DCD Tier 2 Section 5.3.6, "Combined License Information." This is identified as Open Item 4.5.1-1 and COL Action Item 4.5.1-1.

- Open Item Number: 4.5.1-2
- Original RAI(s): 252.001
- Summary of Issue: In addition, the COL applicant will be required to perform inservice inspections equivalent to those contained in NRC Order EA-03-009, "Interim Inspection Requirements for Reactor Pressure Vessel Heads at PWRs." This is identified as Open Item 4.5.1-2 and COL Action Item 4.5.1-2.

AP 1000

CC:

Mr. W. Edward Cummins AP600 and AP1000 Projects Westinghouse Electric Company P.O. Box 355 Pittsburgh, PA 15230-0355

Mr. H. A. Sepp Westinghouse Electric Company P.O. Box 355 Pittsburgh, PA 15230

Lynn Connor Doc-Search Associates 2211 SW 1ST Ave - #1502 Portland, OR 97201

Barton Z. Cowan, Esq. Eckert Seamans Cherin & Mellott, LLC 600 Grant Street 44th Floor Pittsburgh, PA 15219

Mr. Ed Rodwell, Manager Advanced Nuclear Plants' Systems Electric Power Research Institute 3412 Hillview Avenue Palo Alto, CA 94304-1395

Charles Brinkman, Director Washington Operations Westinghouse Electric Company 12300 Twinbrook Parkway, Suite 330 Rockville, MD 20852

Mr. R. Simard Nuclear Energy Institute 1776 I Street NW Suite 400 Washington, DC 20006

Mr. Thomas P. Miller U.S. Department of Energy Headquarters - Germantown 19901 Germantown Road Germantown, MD 20874-1290

Mr. David Lochbaum Nuclear Safety Engineer Union of Concerned Scientists 1707 H Street NW, Suite 600 Washington, DC 20006-3919

Mr. Paul Gunter Nuclear Information & Resource Service 1424 16th Street, NW., Suite 404 Washington, DC 20036 Mr. Tom Clements 6703 Guide Avenue Takoma Park, MD 20912

Mr. James Riccio Greenpeace 702 H Street, NW, Suite 300 Washington, DC 20001

Mr. James F. Mallay, Director Regulatory Affairs FRAMATOME, ANP 3315 Old Forest Road Lynchburg, VA 24501

Mr. Ed Wallace, General Manager Project Management Lake Buena Vista Bldg., 3rd Floor 1267 Gordon Hood Avenue Centurion 0046 Republic of South Africa PO Box 9396 Centurion 0046

Mr. Vince Langman Licensing Manager Atomic Energy of Canada Limited 2251 Speakman Drive Mississauga, Ontario Canada L5K 1B2

Mr. Gary Wright, Manager Office of Nuclear Facility Safety Illinois Department of Nuclear Safety 1035 Outer Park Drive Springfield, IL 62704

Dr. Gail H. Marcus U.S. Department of Energy Room 5A-143 1000 Independence Ave., SW Washington, DC 20585

Mr. Edwin Lyman Nuclear Control Institute 1000 Connecticut Avenue, NW Suite 410 Washington, DC 20036

Mr. Jack W. Roe SCIENTECH, INC. 910 Clopper Road Gaithersburg, MD 20878

Patricia Campbell Winston & Strawn 1400 L Street, NW Washington, DC 20005 Mr. David Ritter Research Associate on Nuclear Energy Public Citizens Critical Mass Energy and Environmental Program 215 Pennsylvania Avenue, SE Washington, DC 20003

Mr. Michael M. Corletti Passive Plant Projects & Development AP600 & AP1000 Projects Westinghouse Electric Company P. O. Box 355 Pittsburgh, PA 15230-0355