APR 1 8 1994

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Ms. Gail Bonanno Mail Code 6602J U.S. Environmental Protection Agency 401 M Street, S.W. Washington, DC 20460

# Dear Ms. Bonanno:

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In the meetings held on March 17 and 18, 1994, you asked several questions on the proposed performance-based license condition (PBLC) presently being considered by the Nuclear Regulatory Commission (NRC). This condition would allow licensees to make changes to their facilities under certain conditions without NRC approval. In response to your questions, I promised to provide you with some background information covering the policy on which the PBLC is based. In response to that commitment, enclosed are copies of 10 CFR 50.59 and 10 CFR 60.44 which are the regulations on which the PBLC was modelled. In addition, I have provided copies of letters from the States of Colorado and New Mexico addressing concerns with the PBLC as well as the NRC response.

Sincerely,

# Original Signed by:

					Joseph J. Holonich, Chief High-Level Waste and Uranium Recovery Projects Branch Division of Waste Management Office of Nuclear Material Safety and Safeguards					
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UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555-0001

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Dear Ms. Bonanno:

In the meetings held on March 17 and 18, 1994, you asked several questions on the proposed performance-based license condition (PBLC) presently being considered by the Nuclear Regulatory Commission (NRC). This condition would allow licensees to make changes to their facilities under certain conditions without NRC approval. In response to your questions, I promised to provide you with some background information covering the policy on which the PBLC is based. In response to that commitment, enclosed are copies of 10 CFR 50.59 and 10 CFR 60.44 which are the regulations on which the PBLC was modelled. In addition, I have provided copies of letters from the States of Colorado and New Mexico addressing concerns with the PBLC as well as the NRC response.

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Joseph J. Holonich, Chief High-Level Waste and Uranium Recovery Projects Branch Division of Waste Management Office of Nuclear Material Safety and Safeguards

Enclosure: As stated

# PART 50 . DOMÈSTIC LICENSING OF PRODUCTION AND UTILIZATION FACILITIES

clude appropriate provisions with re-spect to any uncompleted items of construction and such limitations or conditions as are required to assure that operation during the period of the completion of such items will not endanger public health and safety.

50.57(b)

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- (c) An applicant may, in a case where a hearing is held in connection with a pending proceeding under this section make a motion in writing, purfuant to this paragraph (c), for an operating license authorizing low-power testing (operation at not more than 1 percent of full power for the purpose of testing the facility), and further operations short of full power operation. Action on such a motion by the presiding officer shall be taken with due regard to the rights of the parties to the proceeding , including the right of any party to be heard to the extent that his contentions are relevant to the activity to be authorized. Prior to taking any action on such a motion which any party opposes, the presid-£ ing officer shall make findings on the matters specified in paragraph (a) of 2 this section as to which there is a controversy, in the form of an initial decision with respect to the contested activity sought to be authorized. The Director of Nuclear Reactor Regulation will make findings on all other matters specified in paragraph (a) of this section. If no party opposes the motion, the presiding officer will issue an order pursuant to { 2.730(e) of this chapter, authorizing the Director of Nuclear Reactor Regulation to make appropriate findings on the matters specified in paragraph (a) of this section and to issue a license for the requested operation.

#### (d) [removed] 51 FR 7744

\$ 50.58 Hearings and report of the Advisory Committee on Reactor Safeguards.

(a) Each application for a construction permit or an operating license for a facility which is of a type described in § 50.21(b) or § 50.22, or for a testing facility, shall be referred to the Advisory Committee on Reactor Safeguards for a review and report. An application for an amendment to such a £ construction permit or operating license may be referred to the Advisory Committee on Reactor Safeguards for review and report. Any report shall be made part of the record of the application and available to the public, except to the extent that security classification prevents disclosure.

(b)(1) The Commission will haid a hearing after at least 30 days' motics and publication ence in the Federal Register on each application for a construction permit for a production or utilization facility which is of a type described in § 50.21(b) or § 50.22, or for a testing facility.

(2) When a construction permit has been issued for such a facility following the holding of a public hoaring, and an application is made for an operating license or for an amoudmont to a construction permit or operating licent the Commission may hold a bearing after at least 80 days' motice and publication once in the Fodoral Register, or, in the absence of a sequest therefor by any person whose interest may be affected, may have an operating license or an amenda went to a construct ine. permit or operating license without a bearing, upon 30-days' notice and publication once in the Pederal Register of its intent to do so.

(3) if the Commission finds, in an emergency situation, as defined in § 50.91, that no significant bazards consideration is presented by an application for an amondment to an operating license, it may dispense with public natice and comment and may issue the amendment. If the Commission finds that exigent circumstances exist. as described in § 90.91, it may reduce the period provided for public notice and comment.

(4) Both in an emergency situation and in the case of exigent circumstances, the Commission will provide 30 days antice of opportunity for a bearing, though this notice may be published after issuance of the amendment I the Commission determines that no significant hazards consideration is involved.

(5) The Commission will use the standards in § 50.92 to determine whether a significant hazards consideration is presented by an amendment to an operating license for a facility of the type described in \$ 50.21(b) or \$ 50.22, or which is a testing facility, and may make the amendment immediately effective, notwithstanding the pendency before it of a request for a bearing from any person, in advance of the holding and completion of any required hearing. where it has determined that no significant hazards consideration is involved.

(8) No polition or other request for review of or hearing on the staff's significant hazards consideration determination will be entertained by the Commission. The staff's determination is final, subject only to the Commission's discretion, on its own initiative, to review the determination.

## \$ 50.59 Changes, tests and experiments.

(a)(1) The holder of a license authorizing operation of a production or utilization facility may (i) make changes in the facility as described in the safety analysis report, (ii) make changes in the procedures as described in the safety analysis report, and (iii) conduct tests or experiments not described in the safety analysis report, without prior Commission approval,

unless the proposed change, test or ex-periment involves a change in the technical specifications incorporated in the license or an unreviewed safety guestion.

(2) A proposed change, test, or experiment shall be deemed to involve an unreviewed safety question (i) if the probability of occurrence or the consequences of an accident or malfunction of equipment important to safety previously evaluated in the safety analysis report may be increased; or (ii) if a possibility for an accident or malfunction of a different type than any evaluated previously in the safety analysis report may be created; or (iii) if the margin of safety as defined in the basis for any technical specification is reduced.

(b)(1) The licensee shall maintain records of changes in the facility and of changes in procedures made pursuant to this section, to the extent that these changes constitute changes in the facility as described in the safety analysis report or to the extent that they constitute changes in procedures as described in the safety analysis report. The licensee shall also maintain records F of tests and experiments carried out pursuant to paragraph (a) of this section. These records must include a written safety evaluation which provides the bases for the determination that the change, test, or experiment does not involve an unreviewed safety question.

>(2) The licensee shall submit, as specified in § 50.4, a report containing a brief description of any changes, tests, and experiments, including a summary of the safety evaluation of each. The report may be submitted annually or along with the FSAR updates as required by § 50.71(e), or at such shorter intervals as may be specified in the license.

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(3) The seconds of changes in the facility shall be maintained until the date of termination of the license, and E records of changes in procedures and records of tests and experiments shall be maintained for a period of five years.



50.59(b)

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## PART 50 • DOMESTIC LICENSING OF PRODUCTION AND UTILIZATION FACILITIES

(c) The holder of a license authorizing operation of a production or utilization facility who desires (1) a change in technical specifications or .(2) to make a change in the facility or the procedures described in the safety analysis report or to conduct tests or experiments not described in the safety analysis report, which involve an unreviewed safety question or a change in technical specifications, shall submit an application for amendment of his license pursuant to § 50.90.

§ 50.60 Acceptance criteria for fracture prevention measures for lightwater nuclear power reactors for normal operation.

(a) Except as provided in paragraph (b) of this section, all lightwater nuclear power reactors must meet the fracture toughness and material surveillance program requirements for the reactor coolant pressure boundary set forth in Appendices G and H to this part.

(b) Proposed alternatives to the described requirements in Appendices G and H of this part or portions thereof may be used when an exemption is granted by the Commission under § 50.12

## § 50.61 Fracture Toughness Requirements for Protection Against Pressurized Thermal Shock Events.

(a) Definitions. For the purposes of this section:

(1) "ASME Code" means the American Society of Mechanical Engineers, Boller and Pressure Vessel Code, Section III. "Rules for the Construction of Nuclear Power Plant Components," edition and addenda as specified by § 50.55a, Codes and Standards.

(2) "Pressurized Thermal Shock Event" means an event or transient in pressurized water reactors (PWRs) causing severe overcooling (thermal shock) concurrent with or followed by significant pressure in the reactor vessel.

(3) "Reactor Vessel Beltline" means the region of the reactor vessel (shell material including welds, heat affected zones, and plates or forgings) that directly surrounds the effective height of the active core and adjacent regions of the reactor vessel that are predicted to experience sufficient neutron radiation damage to be considered in the selection of the most limiting material with regard to radiation damage. (4) "Initial RT<sub>NDT</sub>" means the reference

(4) "Initial RT<sub>NOT</sub>" means the reference temperature for a reactor vessel material as defined in the ASME Code. Paragraph NB-2331. RT<sub>NDT</sub> means the reference temperature as adjusted for the effects of neutron radiation for the period of service in question.

(5) "RT<sub>FTS</sub>" means the reference temperature calculated by the method given in paragraph (b)(2) of this section for use as a screening criterion.

(b) Requirements. (1) For each pressurized water nuclear power reactor for which an operating license has been issued, the licensee shell submit projected values of RTere for reactor vessel beltline materials by giving values for the time of submittal, 8 the expiration date of the operating 8 license, the projected expiration date if the expiration date of the operating a change in the operating license has E been requested, and the projected B expiration date of a renewal term if a request for license renewal has been submitted. The assessment must use the calculative procedures given in paragraph (b)(2) of this section. The assessment must specify the bases for the projection, including the

assumptions regarding core loading patterns. The submittal must list the copper and nickel contents, and the fluence values used in the calculation for each beltline material. If these quantities differ from those submitted in response to the original PTS rule and accepted by the NRC, justification must be provided. If the value of RT<sub>PTE</sub> for any material in the beltline is projected to exceed the PTS screening criterion before the expiration date of the operating license or the proposed expiration date if a change in the license has been requested, or the end of a renewal term if a request for license renewal has been submitted, this assessment must be submitted by December 16, 1991, Otherwise, this assessment must be submitted with the next update of the pressure-temperature limits, or the next reactor vessel material surveillance report, or 5 years from the effective date of this rule. whichever comes first. These submittals must be updated whenever there is a significant change in projected values of RT<sub>PTS</sub>, or upon a request for a change in the expiration date for operation of the facility.

(2) The pressurized thermal shock
(PTS) screening criterion is 270°F for plates, forgings, and axial weld
materials, or 300°F for circumferential
weld materials. For the purpose of comparison with this criterion, the value
f of RTprs for the reactor vessel must be g calculated as follows, except as
provided in paragraph (b)(3) of this section. The calculation must be made for each weld and plate, or forging, in the reactor vessel beltline.

Equation 1.  $RT_{PTS} = I + M + \Delta RT_{PTS}$ 

(i) "T" means the initial reference temperature  $(RT_{NDT})$  of the unirradiated material measured as defined in the ASME Code, Paragraph NB-2331. Measured values must be used if credible values are available; if not, the following generic mean values must be used: 0°F for welds made with Linde 80 flux, and -56°F for welds made with Linde 0091, 1092 and 124 and ARCOS B-5 weld fluxes.

(ii) "M" means the margin to be added to cover uncertainties in the values of initial  $RT_{xor}$ , copper and nickel contents, fluence and the calculational procedures. In Equation 1, M is 66°F for welds and 48°F for base metal if generic values of I are used, and M is 56°F for welds and 34°F for base metal if measured values of I are used.

(iii) ART<sub>PTS</sub> is the mean value of the adjustment in reference temperature caused by irradiation and should be calculated as follows:

# Equation 2: $\Delta RT_{FTS} = \{CF\}_{f}^{fa 22 a 10 los 0}$

(iv) CF ('F) is the chemistry factor, a function of copper and nickel content. CF is given in table 1 for welds and in table 2 for base metal (plates and public, the common defense and security, and environmental values.

(b) Whether stated therein or not, the following shall be deemed conditions in every license issued:

(1) The license shall be subject to revocation, suspension, modification, or amendment for cause as provided by the Atomic Energy Act and the Commission's regulations.

(2) The DOE shall at any time while the license is in effect, upon written request of the Commission, submit written statements to enable the Commission to determine whether or not the license should be modified. suspended or revoked.

(3) The license shall be subject to the provisions of the Atomic Energy Act now or hereafter in effect and to all rules, regulations, and orders of the Commission. The terms and conditions of the license shall be subject to amendment, revision, or modification, by reason of amendments to or by reason of rules, regulations, and orders issued in accordance with the terms of the Atomic Energy Act.

(c) Each license shall be deemed to contain the provisions set forth in Section 183 b-d, inclusive, of the Atomic Energy Act, whether or not these provisions are expressly set forth in the license.

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### § 60.43 License specifications.

(a) A license issued under this part shall include license conditions derived from the analyses and evaluations included in the application, including amendments made before a license is issued, together with such additional conditions as the Commission finds appropriate.

(b) License conditions shall include items in the following categories—

(1) Restrictions as to the physical and chemical form and radioisotopic content of radioactive waste.

(2) Restrictions as to size, shape, and materials and methods of construction of radioactive waste packaging.

(3) Restrictions as to the amount of waste permitted per unit volume of storage space considering the physical characteristics of both the waste and the host rock.

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(4) Requirements relating to test, calibration, or inspection to assure that the foregoing restrictions are observed. (5) Controls to be applied to restricted access and to avoid disturbance to the controlled area and to areas outside the controlled area where conditions may affect isolation within the controlled area.

### (6) Administrative controls, which are the provisions relating to organization and management, procedures, recordkeeping, review and audit, and reporting necessary to assure that activities at the facility are conducted in a safe manner and in conformity with the other license specifications.

## § 60.44 Changes, tests, and experiments.

(a)(1) Following authorization to receive and possess source, special nuclear, or byproduct material at a geologic repository operations area, the DOE may (i) make changes in the geologic repository operations area as described in the application, (ii) make changes in the procedures as described in the application. and (iii) conduct tests or experiments not described in the application, without prior Commission approval, provided the change, test, or experiment involves neither a change in the license conditions incorporated in the license nor an unreviewed safety question.

(2) A proposed change, test, or experiment shall be deemed to involve an unreviewed safety question if (i) the likelihood of occurrence or the consequences of an accident or malfunction of equipment important to safety previously evaluated in the application is increased. (ii) the possibility of an accident or malfunction of a different type than any previously evaluated in the application is created. or (iii) the margin of safety as defined in the basis for any license condition is reduced.

(b) The DOE shall maintain records of changes in the geologic repository operations area and of changes in procedures made pursuant to this section, to the extent that such changes constitute changes in the geologic repository operations area or procedures as described in the application. Records of tests and experiments carried out pursuant to paragraph (a) of this section shall also be maintained. These records shall include a written safety evaluation which provides the basis for the determination that the change, test, or experiment does not involve an unreviewed safety question. The DOE shall prepare annually, or at such shorter intervals as may be specified in the license, a report containing a brief description of such changes, tests, and experiments, including a summary of the safety evaluation of each. The DOE shall furnish the report to the appropriate NRC Regional Office shown

in Appendix D of Part 20 of this chapter with a copy to the Director. Office of

- Nuclear Material Safety and Safeguards
- 2 U.S. Nuclear
- 2 Regulatory Commission, Washington,
- <sup>2</sup> D.C. 20555. Any report submitted
- > pursuant to this paragraph shall be
- made a part of the public record of the licensing proceedings.

### § 60.45 Amendment of license.

(a) An application for amendment of a license may be filed with the Commission fully describing the changes desired and following as far as applicable the format prescribed for license applications.

(b) in determining whether an

extent applicable.

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amendment of a license will be approved, the Commission will be guided by the considerations that govern the issuance of the initial license, to the

§ 60.45 Particular activities requiring license emendment.

(a) Unless expressly authorized in the license, an amendment of the license shall be required with respect to any of the following activities—

(1) Any action which would make emplaced high-level radioactive waste irretrievable or which would substantially increase the difficulty of retrieving such emplaced waste. (2) Dismantling of structures.

(3) Removal or reduction of controls applied to restrict access to or avoid disturbance of the controlled area and to areas outside the controlled area where conditions may affect isolation within the controlled area.

(4) Destruction or disposal of records required to be maintained under the provisions of this part.

(5) Any substantial change to the design or operating procedures from that specified in the license.

(6) Permanent closure.

(7) Any other activity involving an unreviewed safety question.

(b) An application for such an amendment shall be filed, and shall be reviewed, in accordance with the provisions of § 60.45.

#### Permanent Closure

§ 60.51 License amendment for permanent closure.

(a) DOE shall submit an application to

- S amend the license prior to permanent
- closure. The submission shall consist of
- an update of the license application
- submitted under \$\$ 60.21 and 60.22,
- including: