

July 11, 2003

MEMORANDUM TO: Suzanne C. Black, Director  
Division of Systems Safety and Analysis  
Office of Nuclear Reactor Regulation

Ledyard B. Marsh, Deputy Director  
Division of Licensing Project Management  
Office of Nuclear Reactor Regulation

FROM: Michael D. Tschiltz, Chief **/RA/**  
Probabilistic Safety Assessment Branch  
Division of Systems Safety and Analysis  
Office of Nuclear Reactor Regulation

SUBJECT: LICENSE AMENDMENT REVIEWS INVOLVING GDC 19 IN LIGHT OF  
ISSUANCE OF GENERIC LETTER 2003-01 (TAC NO. MB 4050)

This memorandum is intended to update the guidance on amendment requests involving General Design Criteria (GDC) 19, Control Room. Guidance was previously provided in a September 11, 2000 memorandum from Richard Barrett to Gary Holahan and John Zwolinski (ML003748962). This updated guidance is necessary due to the issuance of Generic Letter 2003-01, Control Room Habitability on June 12, 2003 (ML031620248). This guidance only pertains to those amendment requests which require that conformance with GDC 19 be demonstrated as a part of the amendment approval process. If conformance with GDC 19 is not required, this guidance is not applicable. This guidance is applicable to all amendment requests made up to and 60 days following the issuance of Generic Letter 2003-01 (August 11, 2003). Amendment requests received after August 11, 2003 require that the information requested in the Generic Letter be provided.

CONTACT: J. Hayes, NRR/DSSA/SPSB  
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The guidance in the September 11, 2000 memo remains relevant for amendment requests covered by this memorandum and the processing of these amendment requests may continue. However, licensees should be advised that the processing of such amendments will necessitate that licensees provide the Requested Information Item 1(a) of Generic Letter 2003-01 for amendments involving radiological issues and Item 1(b) for amendments involving hazardous chemical or fire protection issues. Project managers should advise licensees that the processing of such amendment request will not relieve licensees of the responsibility of responding to Generic Letter 2003-01. In addition, amendment approval does not imply that the staff has concluded that the licensee has satisfactorily addressed any information requested in Generic Letter 2003-01. Safety Evaluations (SE) covering the amendment requests described above should include language similar to the above so that there is no ambiguity concerning the SE. The issuance of the SE does not relieve the licensee of the responsibility of responding to the Generic Letter. This is true for all amendment requests including those involving a control room ESF ventilation system, control room radiation monitoring system or control room envelope integrity.

As a result of the issuance of Generic Letter 2003-01, some licensees may wish to have the NRC discontinue the processing of amendment requests which require demonstrating that their facility meets GDC 19. In such cases, licensees should withdraw the amendment request. It is suggested that project managers inquire of their licensee whether they wish to continue the processing of those amendment requests.

S. Black  
L. Marsh

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As a result of the issuance of Generic Letter 2003-01, some licensees may wish to have the NRC discontinue the processing of amendment requests which require demonstrating that their facility meets GDC 19. In such cases, licensees should withdraw the amendment request. It is suggested that project managers inquire of their licensee whether they wish to continue the processing of those amendment requests.

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Accession#ML031920486

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