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LR-N04-0226



United States Nuclear Regulatory Commission  
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Washington, DC 20555

**CORRECTION TO REFERENCES IN PSEG LETTER LR-N04-0036,  
RISK-INFORMED INSERVICE INSPECTION SUBMITTAL  
HOPE CREEK GENERATING STATION  
DOCKET NO. 50-354**

On March 1, 2004 (letter LR-N04-0036), PSEG Nuclear LLC submitted a proposed risk-informed alternative to the existing American Society of Mechanical Engineers (ASME) Boiler and Pressure Vessel Code, Section XI requirements for the selection and examination of Class 1 and 2 piping welds. This submittal was subsequently updated March 11, 2004 (letter LR-N04-0115).

In the Program Plan document, PSEG inadvertently characterized references to four related relief requests as being "submitted." References [6.1] and [6.2] addressed the proposed synchronization of the ten-year ISI intervals for Salem Units 1 and 2 and Hope Creek, respectively. References [6.3] and [6.4] addressed a proposal to update the Code of Record for Salem Unit 1 and Hope Creek, respectively, to the 1998 Edition though 2000 Addenda, corresponding to the Code of Record for Salem Unit 2. In fact, three of those letters were still under development at the time of the Risk-Informed ISI submittal and only Reference 6.3 had actually been submitted.

The current status of the cited references is as follows:

- 6.1 Relief Request SC-I3-RR-A14 Synchronization of Salem Units 1 and 2 ISI Programs Ten-Year Inservice Inspection Intervals. **Not submitted.**
- 6.2 Relief Request HC-I2-RR-A20 Synchronization of Hope Creek to Salem Units 1 and 2 ISI Programs Ten-Year Inservice Inspection Intervals. **Not submitted.**

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- 6.3 Relief Request S1-I3-RR-A13 Consolidation of ASME XI Code of Record. **Submitted December 12, 2003 (LR-N03-0499)** but withdrawn 3/24/04 (LR-N04-0130), as need for relief was superseded by change made in accordance with 10CFR50.55a.
- 6.4 Relief Request HC-I2-RR-A15 Consolidation of ASME XI Code of Record. **NOT A RELIEF REQUEST - Submitted May 7, 2004 (LR-N04-0161)**, informing NRC of change made in accordance with 10CFR50.55a.

The overall meaning of Section 1 of the Program Plan where these references occur is not fundamentally altered by these changes. This approach has been previously discussed with the NRC Project Manager.

We apologize for any confusion or inconvenience this may have caused. Should you have any questions, please contact Mr. Michael Mosier at (856) 339-5434.

Sincerely,



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Manager - Nuclear Safety and Licensing

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