

Westinghouse Electric Company Nuclear Services P.O. Box 355 Pittsburgh, Pennsylvania 15230-0355 USA

U.S. Nuclear Regulatory Commission Document Control Desk Washington, DC 20555-0001

Attention: J. S. Wermiel, Chief Reactor Systems Branch Direct tel: (412) 374-4643 Direct fax: (412) 374-4011 e-mail: greshaja@westinghouse.com

Our ref: LTR-NRC-04-50

August 23, 2004

Subject: Page Change Submittal to WCAP-8963-P-A, Addendum 1 / WCAP-8964-A, Addendum 1, "Safety Analysis for the Revised Fuel Rod Internal Pressure Design Basis, (Departure from Nucleate Boiling Mechanistic Propagation Methodology)," for NRC Review and Approval (Proprietary/Non-proprietary)

Dear Mr. Wermiel:

Enclosed are three page changes to WCAP-8963-P-A, Addendum 1 / WCAP-8964-A, Addendum 1, "Safety Analysis for the Revised Fuel Rod Internal Pressure Design Basis, (Departure from Nucleate Boiling Mechanistic Propagation Methodology)," for NRC Review and Approval.

In August 2003, Westinghouse submitted Addendum 1 to WCAP-8963-P-A which addressed adopting, without change, the mechanistic approach to DNB propagation for Westinghouse NSSS fuel designs that had been reviewed and approved by the NRC in CEN-372-P-A for CE-NSSS fuel designs.

As part of the demonstration that the mechanistic approach was applicable to Westinghouse NSSS fuel designs with the same limit that had been approved for the CE-NSSS fuel designs, the topical included a discussion on "burst".

Based on a discussion with the NRC staff, Westinghouse is proposing to modify the existing topical to clarify its position. Therefore, Westinghouse is providing the attached three page changes. If these changes are acceptable to the NRC staff, they will be included in the final approved version of the topical report. Note: the proposed changes are marked by revision bars in the margins.

Also enclosed is:

- 1. One (1) copy of the Application for Withholding, AW-04-1884 (Nonproprietary) with Proprietary Information Notice.
- 2. One (1) copy of Affidavit (Nonproprietary).

This submittal contains proprietary information of Westinghouse Electric Company, LLC. In conformance with the requirements of 10 CFR Section 2.390, as amended, of the Commission's regulations, we are enclosing with this submittal an Application for Withholding from Public Disclosure and an affidavit. The affidavit sets forth the basis on which the information identified as proprietary may be withheld from public disclosure by the Commission.

Correspondence with respect to the affidavit or Application for Withholding should reference AW-04-1884 and should be addressed to J. A. Gresham, Manager, Regulatory Compliance and Plant Licensing, Westinghouse Electric Company LLC, P.O. Box 355, Pittsburgh, Pennsylvania 15230-0355.

Very truly yours,

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J. A. Gresham, Manager Regulatory Compliance and Plant Licensing

Enclosures cc: W. Macon F. Akstulewicz, NRR S. Wu, NRR E. Peyton



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Our ref: AW-04-1884

August 23, 2004

# APPLICATION FOR WITHHOLDING PROPRIETARY INFORMATION FROM PUBLIC DISCLOSURE

- Subject: Page Change Submittal to WCAP-8963-P-A, Addendum 1 / WCAP-8964-A, Addendum 1, "Safety Analysis for the Revised Fuel Rod Internal Pressure Design Basis, (Departure from Nucleate Boiling Mechanistic Propagation Methodology)," for NRC Review and Approval (Proprietary)
- Reference: Letter from J. A. Gresham (Westinghouse) to J. S. Wermiel (NRC), "Page Change Submittal to WCAP-8963-P-A, Addendum 1 / WCAP-8964-A, Addendum 1, "Safety Analysis for the Revised Fuel Rod Internal Pressure Design Basis, (Departure from Nucleate Boiling Mechanistic Propagation Methodology)," for NRC Review and Approval (Proprietary/Non-proprietary)," dated August 23, 2004

The Application for Withholding is submitted by Westinghouse Electric Company LLC (Westinghouse), pursuant to the provisions of Paragraph (b) (1) of Section 2.390 of the Commission's regulations. It contains commercial strategic information proprietary to Westinghouse and customarily held in confidence.

The proprietary material for which withholding is being requested is identified in the proprietary version of the subject report. In conformance with 10 CFR Section 2.390, Affidavit AW-04-1884 accompanies this Application for Withholding, setting forth the basis on which the identified proprietary information may be withheld from public disclosure.

Accordingly, it is respectfully requested that the subject information which is proprietary to Westinghouse be withheld from public disclosure in accordance with 10 CFR Section 2.390 of the Commission's regulations.

Correspondence with respect to this Application for Withholding or the accompanying affidavit should reference AW-04-1884 and should be addressed to J. A. Gresham, Manager, Regulatory Compliance and Plant Licensing, Westinghouse Electric Company LLC, P.O. Box 355, Pittsburgh, Pennsylvania 15230-0355.

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J. A. Gresham, Manager Regulatory Compliance and Plant Licensing

Enclosures

cc: W. Macon F. Akstulewicz, NRR S. Wu, NRR E. Peyton

#### **AFFIDAVIT**

#### COMMONWEALTH OF PENNSYLVANIA:

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COUNTY OF ALLEGHENY:

Before me, the undersigned authority, personally appeared J. A. Gresham, who, being by me duly sworn according to law, deposes and says that he is authorized to execute this Affidavit on behalf of Westinghouse Electric Company LLC (Westinghouse), and that the averments of fact set forth in this Affidavit are true and correct to the best of his knowledge, information, and belief:

A. A. Gresham, Manager Regulatory Compliance and Plant Licensing

Sworn to and subscribed before me this dav of

**Notary Public** 

Notarial Seal Sharon L. Fiori, Notary Public Monroeville Boro, Allegheny County My Commission Expires January 29, 2007

Member, Pennsylvania Association Of Notaries

- (1) I am Manager, Regulatory Compliance and Plant Licensing, in Nuclear Services, Westinghouse Electric Company LLC (Westinghouse), and as such, I have been specifically delegated the function of reviewing the proprietary information sought to be withheld from public disclosure in connection with nuclear power plant licensing and rule making proceedings, and am authorized to apply for its withholding on behalf of Westinghouse.
- (2) I am making this Affidavit in conformance with the provisions of 10 CFR Section 2.390 of the Commission's regulations and in conjunction with the Westinghouse "Application for Withholding" accompanying this Affidavit.
- (3) I have personal knowledge of the criteria and procedures utilized by Westinghouse in designating information as a trade secret, privileged or as confidential commercial or financial information.
- (4) Pursuant to the provisions of paragraph (b)(4) of Section 2.390 of the Commission's regulations, the following is furnished for consideration by the Commission in determining whether the information sought to be withheld from public disclosure should be withheld.
  - (i) The information sought to be withheld from public disclosure is owned and has been held in confidence by Westinghouse.
  - (ii) The information is of a type customarily held in confidence by Westinghouse and not customarily disclosed to the public. Westinghouse has a rational basis for determining the types of information customarily held in confidence by it and, in that connection, utilizes a system to determine when and whether to hold certain types of information in confidence. The application of that system and the substance of that system constitutes Westinghouse policy and provides the rational basis required.

Under that system, information is held in confidence if it falls in one or more of several types, the release of which might result in the loss of an existing or potential competitive advantage, as follows:

- (a) The information reveals the distinguishing aspects of a process (or component, structure, tool, method, etc.) where prevention of its use by any of Westinghouse's competitors without license from Westinghouse constitutes a competitive economic advantage over other companies.
- (b) It consists of supporting data, including test data, relative to a process (or component, structure, tool, method, etc.), the application of which data secures a competitive economic advantage, e.g., by optimization or improved marketability.

- (c) Its use by a competitor would reduce his expenditure of resources or improve his competitive position in the design, manufacture, shipment, installation, assurance of quality, or licensing a similar product.
- (d) It reveals cost or price information, production capacities, budget levels, or commercial strategies of Westinghouse, its customers or suppliers.
- (e) It reveals aspects of past, present, or future Westinghouse or customer funded development plans and programs of potential commercial value to Westinghouse.
- (f) It contains patentable ideas, for which patent protection may be desirable.

There are sound policy reasons behind the Westinghouse system which include the following:

- (a) The use of such information by Westinghouse gives Westinghouse a competitive advantage over its competitors. It is, therefore, withheld from disclosure to protect the Westinghouse competitive position.
- (b) It is information that is marketable in many ways. The extent to which such information is available to competitors diminishes the Westinghouse ability to sell products and services involving the use of the information.
- (c) Use by our competitor would put Westinghouse at a competitive disadvantage by reducing his expenditure of resources at our expense.
- (d) Each component of proprietary information pertinent to a particular competitive advantage is potentially as valuable as the total competitive advantage. If competitors acquire components of proprietary information, any one component may be the key to the entire puzzle, thereby depriving Westinghouse of a competitive advantage.
- (e) Unrestricted disclosure would jeopardize the position of prominence of Westinghouse in the world market, and thereby give a market advantage to the competition of those countries.
- (f) The Westinghouse capacity to invest corporate assets in research and development depends upon the success in obtaining and maintaining a competitive advantage.
- (iii) The information is being transmitted to the Commission in confidence and, under the provisions of 10 CFR Section 2.390, it is to be received in confidence by the Commission.
- (iv) The information sought to be protected is not available in public sources or available information has not been previously employed in the same original manner or method to the best of our knowledge and belief.

(v) The proprietary information sought to be withheld in this submittal is that which is appropriately marked in "Page Change Submittal to WCAP-8963-P-A, Addendum 1 / WCAP-8964-A, Addendum 1, "Safety Analysis for the Revised Fuel Rod Internal Pressure Design Basis, (Departure from Nucleate Boiling Mechanistic Propagation Methodology)," for NRC Review and Approval (Proprietary/Non-proprietary)," dated August 23, 2004, for submittal to the Commission, being transmitted by Westinghouse letter (LTR-NRC-04-50) and Application for Withholding Proprietary Information from Public Disclosure, to the Document Control Desk. The proprietary information as submitted by Westinghouse Electric Company is that associated with a request for NRC review and approval.

This information is part of that which will enable Westinghouse to:

- (a) Obtain generic NRC licensed approval for the Mechanistic DNB Propagation Methodology for Westinghouse fuel designs.
- (b) This change to the Mechanistic DNB Propagation Methodology will promote convergence between Westinghouse business units.

Further this information has substantial commercial value as follows:

- (a) Westinghouse can use its methodology capability to further enhance their licensing position over their competitors.
- (b) Assist customers to obtain license changes.

Public disclosure of this proprietary information is likely to cause substantial harm to the competitive position of Westinghouse because it would enhance the ability of competitors to provide similar technical evaluation justifications and licensing defense services for commercial power reactors without commensurate expenses. Also, public disclosure of the information would enable others to use the information to meet NRC requirements for licensing documentation without purchasing the right to use the information.

The development of the technology described in part by the information is the result of applying the results of many years of experience in an intensive Westinghouse effort and the expenditure of a considerable sum of money.

In order for competitors of Westinghouse to duplicate this information, similar technical programs would have to be performed and a significant manpower effort, having the requisite talent and experience, would have to be expended.

Further the deponent sayeth not.

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# **PROPRIETARY INFORMATION NOTICE**

Transmitted herewith are proprietary and/or non-proprietary versions of documents furnished to the NRC in connection with requests for generic and/or plant-specific review and approval.

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In order to conform to the requirements of 10 CFR 2.390 of the Commission's regulations concerning the protection of proprietary information so submitted to the NRC, the information which is proprietary in the proprietary versions is contained within brackets, and where the proprietary information has been deleted in the non-proprietary versions, only the brackets remain (the information that was contained within the brackets in the proprietary versions having been deleted). The justification for claiming the information so designated as proprietary is indicated in both versions by means of lower case letters (a) through (f) located as a superscript immediately following the brackets enclosing each item of information being identified as proprietary or in the margin opposite such information. These lower case letters refer to the types of information Westinghouse customarily holds in confidence identified in Sections (4)(ii)(a) through (4)(ii)(f) of the affidavit accompanying this transmittal pursuant to 10 CFR 2.390(b)(1).

# **COPYRIGHT NOTICE**

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The reports transmitted herewith each bear a Westinghouse copyright notice. The NRC is permitted to make the number of copies of the information contained in these reports which are necessary for its internal use in connection with generic and plant-specific reviews and approvals as well as the issuance, denial, amendment, transfer, renewal, modification, suspension, revocation, or violation of a license, permit, order, or regulation subject to the requirements of 10 CFR 2.390 regarding restrictions on public disclosure to the extent such information has been identified as proprietary by Westinghouse, copyright protection notwithstanding. With respect to the non-proprietary versions of these reports, the NRC is permitted to make the number of copies beyond those necessary for its internal use which are necessary in order to have one copy available for public viewing in the appropriate docket files in the public document room in Washington, DC and in local public document rooms as may be required by NRC regulations if the number of copies submitted is insufficient for this purpose. Copies made by the NRC must include the copyright notice in all instances and the proprietary notice if the original was identified as proprietary.

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> Westinghouse Electric Company LLC 4350 Northern Pike Monroeville, PA 15146-2886

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#### 1.1 Assumptions and Range of Applicability

The assumptions and range of applicability of this mechanistic DNB propagation approach to Westinghouse designs are as follows:

- Applicable for any transient conditions falling within the licensed range of applicability of the • cladding high temperature creep and burst models,
- Applicable for Westinghouse and CE rod and lattice geometries ranging from rod diameters of [ ]<sup>a, b, c</sup>, and rod pitches from [ ]<sup>a, b, c</sup>, **ا <sup>۳</sup>**,
- Applicable to calculated cladding ballooning strains up to [
- Applicable to current licensed codes and methods, and
- Applicable to all Westinghouse licensed clad material and fuel designs.

The mechanistic DNB propagation methodology previously approved for application to CE cores is very conservative in establishing a limit [

1<sup>a, c</sup>. In this submittal, Westinghouse will continue to use the previously approved DNB propagation modeling, assumptions or the previously identified limit.

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]<sup>a, c</sup>.

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]<sup>s, c</sup>.

The strains reported in Table 5.5.4 as well as Figures 5.6 through 5.10 have been reported without consideration of the [

]<sup>2, c</sup>.

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] <sup>a, c</sup>.

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]<sup>a, c</sup>.

The above evaluation illustrates the fact that the [ ]<sup>a, c</sup>.

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# 6.0 Conclusion

This evaluation demonstrates that the alternate mechanistic approach can be applied to all Westinghouse fuel designs and this approach does not impact other fuel performance or safety analysis methodologies or evaluations.

The mechanistic DNB propagation methodology previously approved for application to CE cores is very conservative in establishing a limit [

]<sup>a, c</sup>. In this submittal, Westinghouse does not propose a change to the previously approved DNB propagation modeling, assumptions or the previously identified limit.

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]<sup>a, c</sup>.

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]<sup>a, c</sup>.