

November 30, 2004

Mr. Gregg R. Overbeck
Senior Vice President, Nuclear
Arizona Public Service Company
P. O. Box 52034
Phoenix, AZ 85072-2034

SUBJECT: PALO VERDE NUCLEAR GENERATING STATION, UNITS 1, 2, AND 3 -
REVIEW OF PRELIMINARY ACCIDENT SEQUENCE PRECURSOR ANALYSIS
OF THE JUNE 14, 2004, LOSS OF OFFSITE POWER EVENT

Dear Mr. Overbeck:

Enclosed for your review and comment is a copy of the preliminary Accident Sequence Precursor (ASP) Program analysis of a loss of offsite power event which occurred at Palo Verde Nuclear Generating Station (Palo Verde), Units 1, 2, and 3, on June 14, 2004. This event was documented by Arizona Company in Licensee Event Report 50-528/2004-006, dated August 13, 2004, and by the U.S. Nuclear Regulatory Commission (NRC) staff in Inspection Report 05000528/2004012 dated July 16, 2004. The results of the preliminary ASP analysis indicate that this event is an accident precursor (i.e., conditional core damage probability $\geq 1 \times 10^{-6}$).

In assessing operational events, the NRC staff strives to make the ASP models as realistic as possible regarding the specific features and response of a given plant to various accident sequence initiators. The NRC staff realizes that licensees may have additional systems and emergency procedures or other features at its plants that might affect the analysis. Therefore, the NRC staff is providing you an opportunity to review and comment on the technical adequacy of the preliminary ASP analysis, including the depiction of plant equipment and equipment capabilities. Upon receipt and evaluation of your comments, the NRC staff will revise the conditional core damage probability calculations where necessary to consider the specific information you provided. The object of the review process is to provide as realistic an analysis of the significance of the event as possible.

In order for the NRC staff to incorporate your comments, perform any required re-analysis, and prepare the final report of analysis in a timely manner, you are requested to complete your review and to provide any comments within 60 calendar days from the date of this letter. As soon as the final analysis of this event has been completed, the NRC staff will provide for your information the final precursor analysis and the resolution of your comments.

The NRC staff has also enclosed information to facilitate your review. Enclosure 2 contains specific guidance for performing the requested review, identifies the criteria which the NRC staff will apply to determine whether any credit should be given in the analysis for the use of licensee-identified additional equipment or specific actions in recovering from the event, and describes the specific information that you should provide to support such a claim.

G. Overbeck

- 2 -

This request is covered by the existing OMB clearance number (3150-0104) for NRC staff follow-up reviews of events documented in licensee event reports. Your response to this request is voluntary and does not constitute a licensing requirement.

The NRC staff is continuing to review the appropriate classification of these documents within our records management program, considering changes in our practices following the events of September 11, 2001. Pending a final determination, the enclosed analyses have been marked as sensitive information. Therefore, the NRC staff has not made it publicly available. Please control the document accordingly. You will be informed if the classification of the document changes as a result of our ongoing assessments. If you believe that your response to this letter includes potentially sensitive information, please discuss the matter with me prior to submitting the information.

If you have any questions regarding the analysis, please contact me at (301) 415-3062.

Sincerely,

/RA/

Mel B. Fields, Senior Project Manager
Project Directorate IV
Division of Licensing Project Management
Office of Nuclear Reactor Regulation

Docket Nos. STN 50-528, STN 50-529,
and STN 50-530

Enclosures: 1. Preliminary ASP Analysis (Sensitive - Not For Public Disclosure)
2. ASP Review Guidance

cc w/encl. 2 only: See next page

November 30, 2004

This request is covered by the existing OMB clearance number (3150-0104) for NRC staff follow-up reviews of events documented in licensee event reports. Your response to this request is voluntary and does not constitute a licensing requirement.

The NRC staff is continuing to review the appropriate classification of these documents within our records management program, considering changes in our practices following the events of September 11, 2001. Pending a final determination, the enclosed analyses have been marked as sensitive information. Therefore, the NRC staff has not made it publicly available. Please control the document accordingly. You will be informed if the classification of the document changes as a result of our ongoing assessments. If you believe that your response to this letter includes potentially sensitive information, please discuss the matter with me prior to submitting the information.

If you have any questions regarding the analysis, please contact me at (301) 415-3062.

Sincerely,

/RA/

Mel B. Fields, Senior Project Manager
Project Directorate IV
Division of Licensing Project Management
Office of Nuclear Reactor Regulation

Docket Nos. STN 50-528, STN 50-529,
and STN 50-530

- Enclosures: 1. Preliminary ASP Analysis (Sensitive - Not For Public Disclosure)
- 2. ASP Review Guidance

cc w/encl. 2 only: See next page

DISTRIBUTION w/o enclosure 1:

PUBLIC	RidsNrrLpdivHBerkow	RidsNrrPMMFields
PDIV-2 r/f	RidsAcrsAcnwMailCenter	RidsRgn4MailCenter (TPruett)
GHill (6)	RidsNrrLADBaxley	RidsOgcRp
JDixon-Herrity, EDO		

ENCLOSURE 1: ML04335271
 PACKAGE NO.: ML043350261
 ACCESSION NO: ML043350244 Nrr-106

OFFICE	PDIV-2/PM	PDIV-2/LA	PDIV-2/SC
NAME	MFields:mp	DBaxley	RGramm
DATE	11-29-04	11/29/04	11/30/04

GUIDANCE FOR LICENSEE REVIEW OF PRELIMINARY ASP ANALYSIS

Background

The preliminary precursor analysis of an event or condition that occurred at your plant has been provided for your review. This analysis was performed as a part of the NRC's Accident Sequence Precursor (ASP) Program. The ASP Program uses probabilistic risk assessment techniques to provide estimates of operating event significance in terms of the potential for core damage.

The types of events evaluated include actual initiating events, such as a loss of off-site power or loss-of-coolant accident, degradation of plant conditions, and safety equipment failures or unavailabilities that could increase the probability of core damage from postulated accident sequences.

This preliminary analysis was conducted using the information contained in the plant-specific final safety analysis report (FSAR), individual plant examination (IPE), and other pertinent reports, such as the licensee event report (LER) and/or NRC inspection reports.

Modeling Techniques

The models used for the analysis of events were developed by the Idaho National Engineering and Environmental Laboratory. The models were developed using the Systems Analysis Programs for Hands-on Integrated Reliability Evaluations (SAPHIRE) software. The developed models are called Standardized Plant Analysis Risk (SPAR) models. The SPAR models are based on linked fault trees. Fault trees were developed for each top event on the event trees to a super component level of detail.

Two revisions of the SPAR models are currently being used in the ASP analysis: SPAR Rev. 2 and SPAR Rev. 3.

- SPAR Rev. 2 models have four types of initiating events:

- transients,
- small loss-of-coolant accidents (LOCAs),
- steam generator tube rupture (PWR only), and
- loss of offsite power (LOSP).

The only support system modeled in Rev. 2 is the electric power system.

- SPAR Rev. 3 models are currently being developed to replace Rev. 2 models. The newer revision models have 11 types of initiating events:

- transients,
- small LOCAs,
- medium LOCA,
- large LOCA,
- interfacing system LOCA,
- steam generator tube rupture (PWR only),
- LOSP,
- loss of component cooling water (PWRs only),
- loss of service water, and
- loss of DC power.

Both revisions have transfer events trees for station blackout and anticipated transient without scram.

The models may be modified to include additional detail for the systems/components of interest for a particular event. This may include additional equipment or mitigation strategies as outlined in the FSAR or IPE. Probabilities are modified to reflect the particular circumstances of the event being analyzed.

Guidance for Peer Review

Comments regarding the analysis should address:

- Does the "Event Summary" section:
 - accurately describe the event as it occurred; and

- provide accurate additional information concerning the configuration of the plant and the operation of and procedures associated with relevant systems?
- Does the "Modeling Assumptions" section:
 - accurately describe the modeling done for the event;
 - accurately describe the modeling of the event appropriate for the events that occurred or that had the potential to occur under the event conditions; and
 - include assumptions regarding the likelihood of equipment recovery?

Appendix G of Reference 1 provides examples of comments and responses for previous ASP analyses.

Criteria for Evaluating Comments

Modifications to the event analysis may be made based on the comments that you provide. Specific documentation will be required to consider modifications to the event analysis. References should be made to portions of the LER or other event documentation concerning the sequence of events. System and component capabilities should be supported by references to the FSAR, IPE, plant procedures, or analyses. Comments related to operator response times and capabilities should reference plant procedures, the FSAR, the IPE, or applicable operator response models. Assumptions used in determining failure probabilities should be clearly stated.

Criteria for Evaluating Additional Recovery Measures

Additional systems, equipment, or specific recovery actions may be considered for incorporation into the analysis. However, to assess the viability and effectiveness of the equipment and methods, the appropriate documentation must be included in your response. This includes:

- normal or emergency operating

procedures,

- piping and instrumentation diagrams (P&IDs),
- electrical one-line diagrams,
- results of thermal-hydraulic analyses, and
- operator training (both procedures and simulation).

This documentation must be current at the time of the event occurrence. Systems, equipment, or specific recovery actions that were not in place at the time of the event will not be considered. Also, the documentation should address the impact (both positive and negative) of the use of the specific recovery measure on:

- the sequence of events,
- the timing of events,
- the probability of operator error in using the system or equipment, and
- other systems/processes already modeled in the analysis (including operator actions).

An Example of a Recovery Measure Evaluation

A pressurized-water reactor plant experiences a reactor trip. During the subsequent recovery, it is discovered that one train of the auxiliary feedwater (AFW) system is unavailable. Absent any further information regarding this event, the ASP Program would analyze it as a reactor trip with one train of AFW unavailable. The AFW modeling would be patterned after information gathered either from the plant FSAR or the IPE. However, if information is received about the use of an additional system (such as a standby steam generator feedwater system) in recovering from this event, the transient would be modeled as a reactor trip with one train of AFW unavailable, but this unavailability would be mitigated by the use of the standby feedwater system.

The mitigation effect for the standby feedwater system would be credited in the analysis provided that the following material was available:

- standby feedwater system characteristics are documented in the FSAR or accounted for in the IPE,
- procedures for using the system during recovery existed at the time of the event,
- the plant operators had been trained in the use of the system prior to the event,
- a clear diagram of the system is available (either in the FSAR, IPE, or supplied by the licensee),
- previous analyses have indicated that there would be sufficient time available to implement the procedure successfully under the circumstances of the event under analysis, and
- the effects of using the standby feedwater

system on the operation and recovery of systems or procedures that are already included in the event modeling. In this case, use of the standby feedwater system may reduce the likelihood of recovering failed AFW equipment or initiating feed-and-bleed due to time and personnel constraints.

Schedule

Please refer to the transmittal letter for schedules and procedures for submitting your comments.

Reference

1. R. J. Belles, et al., "Precursors to Potential Severe Core Damage Accidents: 1997, A Status Report," USNRC Report NUREG/CR-4674 (ORNL/NOAC-232) Volume 26, Lockheed Martin Energy Research Corp., Oak Ridge National Laboratory, and Science Applications International Corp., Oak Ridge, Tennessee, November 1998.

Palo Verde Generating Station, Units 1, 2, and 3

cc:

Mr. Steve Olea
Arizona Corporation Commission
1200 W. Washington Street
Phoenix, AZ 85007

Douglas Kent Porter
Senior Counsel
Southern California Edison Company
Law Department, Generation Resources
P.O. Box 800
Rosemead, CA 91770

Senior Resident Inspector
U.S. Nuclear Regulatory Commission
P. O. Box 40
Buckeye, AZ 85326

Regional Administrator, Region IV
U.S. Nuclear Regulatory Commission
Harris Tower & Pavillion
611 Ryan Plaza Drive, Suite 400
Arlington, TX 76011-8064

Chairman
Maricopa County Board of Supervisors
301 W. Jefferson, 10th Floor
Phoenix, AZ 85003

Mr. Aubrey V. Godwin, Director
Arizona Radiation Regulatory Agency
4814 South 40 Street
Phoenix, AZ 85040

Mr. M. Dwayne Carnes, Director
Regulatory Affairs/Nuclear Assurance
Palo Verde Nuclear Generating Station
P.O. Box 52034
Phoenix, AZ 85072-2034

Mr. Hector R. Puente
Vice President, Power Generation
El Paso Electric Company
310 E. Palm Lane, Suite 310
Phoenix, AZ 85004

Mr. John Taylor
Public Service Company of New Mexico
2401 Aztec NE, MS Z110
Albuquerque, NM 87107-4224

Ms. Cheryl Adams
Southern California Edison Company
5000 Pacific Coast Hwy Bldg DIN
San Clemente, CA 92672

Mr. Robert Henry
Salt River Project
6504 East Thomas Road
Scottsdale, AZ 85251

Mr. Jeffrey T. Weikert
Assistant General Counsel
El Paso Electric Company
Mail Location 167
123 W. Mills
El Paso, TX 79901

Mr. John Schumann
Los Angeles Department of Water & Power
Southern California Public Power Authority
P.O. Box 51111, Room 1255-C
Los Angeles, CA 90051-0100

Brian Almon
Public Utility Commission
William B. Travis Building
P. O. Box 13326
1701 North Congress Avenue
Austin, TX 78701-3326