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April 17, 2006

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

Subject: Duke Power Company LLC d/b/a Duke Energy Carolinas, LLC
McGuire Nuclear Station, Units 1 and 2
Docket Nos. 50-369, 50-370
Commitment Change Report

Attached is a summary report of commitment changes for McGuire Nuclear Station completed during the 2005 calendar year. These changes were made per the guidance defined in NEI 99-04, "Guidelines for Managing NRC Commitments" and have no adverse effect on compliance with NRC rules or regulations. Commitment Change 2004-M-001 has been included in the report. This change was inadvertently omitted from McGuire's April 15, 2004 report.

Questions regarding this submittal should be directed to Kay Crane, McGuire Regulatory Compliance at (704) 875-4306.

G. R. Peterson

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Mr. Joe Brady
NRC Senior Resident Inspector
McGuire Nuclear Station

McGuire Nuclear Station
 Commitment Change Summary Report
 Docket Nos. 369 and 370

NUMBER	SOURCE DOCUMENT	ORIGINAL COMMITMENT	MODIFIED COMMITMENT
2004-M-001	LER 369/91-13	Planned corrective action #1 of the The subject LER states: "Operations Management personnel will implement appropriate procedure changes to ensure that whenever the VE system doors are opened, appropriate compensatory measures are implemented and fire barrier watches are established."	Operations Management personnel will implement appropriate procedure changes to ensure that whenever the VE system doors are opened for greater than 90 seconds, administrative controls are in place to ensure the Reactor Building is declared inoperable (and that functionality of the Reactor Building can be restored in a reasonable time frame) and to ensure appropriate fire barrier watches are established.
2005-M-001	LER 370/02-02	Planned corrective action #1 of the subject LER states: "Develop specific procedural guidance for working with or in a potential environment of flammable and hazardous systems, including the hydrogen dryers. Include cleaning, inspection, and restoration of components such as threaded connections."	MP/0/A/7700/058, "Safe Work Procedure for Line Breaking Flammable Or Hazardous Materials" was changed to prohibit leak repairs on any pressurized system containing explosive gases. The intent of this procedure restriction is to absolutely prohibit a repair option that could lead to sudden failure resulting in an explosive gas release. On April 26, 2005, an audible gas blow (VCT gas space) was identified on 2NV-165 from the diaphragm valve bonnet. Since there are some types of repair options on a pressurized system containing explosive gases that can be completed without the sudden release risk a temporary change was made to allow for repair of the subject valve.
2005-M-002	January 22, 2005 Response to Request for Additional Information regarding NRC Bulletin 2002-01.	By letter dated January 22, 2003, McGuire provided a response to a request for additional information regarding NRC Bulletin 2002-01. The subject response states that Engineering performs a walkdown of the pressurizer (PZR) cavity as part of the shutdown process during refueling outages. Also, during forced outages, the PZR cavity is normally inspected.	Provided there is reason to believe no Reactor Coolant (NC) system leakage has occurred from components in the PZR cavity, a walkdown may not be performed in the PZR cavity during the shutdown process for refueling and forced outages. Inspection for boric acid corrosion will be performed during cold shutdown.