## **Enclosure**

## NFPA 805 OBSERVATION VISIT TRIP REPORT

<u>Date:</u> January 7 – 8, 2008

**Location:** Progress Energy Leadership Development Center, Raleigh, North Carolina

**Attendees:** Representatives from the following organizations attended the meetings:

Duke Energy NRC Headquarters
Progress Energy NRC Region II

ERIN Engineering and Pacific Northwest National Laboratory

Research Inc (PNNL)

Appendix R Solutions Kleinsorg Group Washington Group Hughes Associates

<u>Subject:</u> Observation Visit for Pilot Plants Transitioning to National Fire Protection

Association (NFPA) 805, "Performance-Based Standard for Fire Protection for

Light Water Reactor Electric Generating Plants."

**Agenda:** See Attachment 1

## **Summary:**

A Nuclear Regulatory Commission (NRC) observation visit for NFPA 805 pilot plants transitioning their fire protection programs under Title 10 of the Code of Federal Regulations (10 CFR), Section 50.48(c), "National Fire Protection Association Standard NFPA 805," was held with representatives from Progress Energy and Duke Energy at the Progress Energy Leadership Development Center in Raleigh, North Carolina, from January 7 to 8, 2008. Progress Energy and Duke Energy presented the status of their transition projects and specific topics related to 10 CFR 50.48(c) implementation. Attachment 1 provides the topics and agenda. Attachment 2 provides an updated list of issues raised by the observation visit participants. This list, called the "Parking Lot," documents and tracks transition issues from visit to visit. The NFPA 805 Frequently Asked Question (FAQ) process is often used to close the Parking Lot issues. Attachment 3 provides the ADAMS Accession Number of a document mentioned during the meetings, portions of which are Sensitive Unclassified Non-Safeguards Information (SUNSI) and cannot be released to the public under 10 CFR 2.390, "Public inspections, exemptions, requests for withholding." Attachment 4 provides the ADAMS Accession Number of the presentations given during the meetings that are not sensitive and are being released to the public. Attachment 5 provides the Issue Summary Sheets. These summaries provide clarification and detail of lessons learned from the NFPA 805 Transition Pilot Program. Attachment 6 provides a summary of the issues and of their resolution status.

## **General Discussion:**

The general objective of the observation visits is to facilitate communications between the NRC staff (the Staff) and the pilot plant licensees in order to: (1) gain experience with plant specific application of risk-informed, performance-based methods, including validation of the approach and methods of Nuclear Energy Institute (NEI) NEI 04-02, "Guidance for Implementing a Risk-Informed, Performance-Based Fire Protection Program Under 10 CFR 50.48(c)," and Regulatory Guide (RG) 1.205, "Risk-Informed, Performance-Based Fire Protection for Existing Light-Water Nuclear Power Plants;" (2) identify regulatory and licensing issues that may impact implementation; and (3) identify improvements and lessons learned to be considered in future inspection procedures and inspector training.

This visit supported the NRC observation of ongoing pilot plant activities by Progress Energy and Duke Energy involving the transition from their current fire protection programs to risk-informed, performance-based fire protection programs that meet 10 CFR 50.48(c) and NFPA 805.

### **Specific Visit Topics:**

This section of the report summarizes the specific topics identified in the agenda and includes information that resulted in identification of new Parking Lot issues, lessons learned, or other information that has the potential to influence regulatory or industry processes or guidance for implementation of NFPA 805. Attachment 5 identifies, by number, the Issue Summary Sheets associated with the agenda topics.

### Agenda Topic 1, Introductions, Meeting Kickoff:

Progress Energy and the NRC provided welcoming remarks to start the meeting. Representatives included Progress Energy and Duke Energy staff, NRR staff, members of the public, and industry and regulatory contractors.

### Agenda Topic 2, Oconee NFPA-805 Technical Update (Handout Reference 01)

Duke Energy provided a status of Oconee Nuclear Station (ONS) transition activities. While ONS Unit 3 is the pilot unit, ONS, Units 1 and 2, are part of the License Amendment Reguest (LAR) for ONS Unit 3. Reconstitution has proven to be a major component of the effort. The reconstitution effort is complete for ONS, Units 2 and 3, with all the safe shutdown analysis (SSA) strategies mapped. The ONS Unit 1 cable section and routing are still in progress, Tables B-1 and B-2 are complete and have been submitted to the NRC for comment, and efforts are underway to close open items. Duke Energy is modifying table B-3 to integrate deterministic SSA and the probabilistic risk assessment (PRA) results into a single fire area/zone strategy. The plant is working on the transition for non-power operations in accordance with the approach outlined in the current draft of FAQ 07-0040, "Non-Power Operations Clarifications" (Issue Summary Sheet 41 documents this issue). The fire PRA model for ONS Unit 3 is nearly complete, while the Unit 2 model work is in progress. Duke Energy does not expect Unit 1 to need a separate model. The NRC will review the ONS fire PRA the week of March 17, 2008. The utility is working to include relevant information in the plant configuration control and documentation program to ensure future maintainability of the plant to the NFPA 805 regulatory requirements (Issue Summary Sheet 45 documents this issue). A review of plant

modifications performed from 2002 to present is in progress. Revision 0 of the radioactive release report is ready for review.

## Agenda Topic 3, Harris NFPA-805 Technical Update

Progress Energy provided the transition status of the Harris Nuclear Plant (HNP). Initial validation is complete. Work is in progress to close open items in Tables B-1, B-2, and B-3. The radioactive release and non-power operations work is in progress. The initial quantification of the fire PRA is complete. The utility is preparing the HNP fire PRA for NRC review during the week of February 4, 2008. The utility is working to include relevant information in the plant configuration control and documentation program to ensure future maintainability of the plant to the NFPA 805 regulatory requirements (Issue Summary Sheet 45 documents this issue).

Agenda Topic 4, License Amendment Request Details, Examples, and Public Comment (Handout References 2 to 8)

Progress Energy led a discussion on the content and level of detail expected in materials submitted to the NRC in support of the transition license amendment request (LAR). The handout references include example LAR and transition reports, for which industry requested NRC review and feedback at a later date.

Progress Energy provided an example of the replacement of existing technical specification requirements for written NFPA 805 fire protection plans, and asked about technical specification changes needed as part of the transition to NFPA 805. Specifically, HNP technical specification 6.8.1 requires written fire protection procedures with quality assurance reviews. NFPA 805 will replace existing technical specifications after the transition. **Summary Sheet 59 documents this issue.** 

An issue arose concerning the appropriate licensing terms for "rescinding/withdrawing" orders and exemptions. The NEI licensing action task force plans to work on the appropriate terminology. Issue Summary Sheet 60 documents this issue.

The NRC mentioned their intention to extend the planned review time for the pilot plant LARs from 6 months to 9 months to account for additional management reviews. Progress Energy and Duke Energy will evaluate the impact on their transition/modification schedules.

During the discussion on existing engineering equivalency evaluations (EEEE) and the process outlined in FAQ 07-0033, "Transition of Existing Engineering Equivalency Evaluations," industry suggested that items deemed "adequate for the hazard" be included in the LAR/Transition Report, but not items deemed "equivalent." **Issue Summary Sheet 26 documents this issue.** 

### Agenda Topic 5, Review of MSO Issues from 01/07/08

Progress explained their in-process fire PRA treatment of multiple spurious operations (MSO). The process involves integrating MSO expert panel results into the fault tree model (**see Issue Summary Sheet 34**). The Staff noted that the documentation in the submittal (e.g., either the LAR or the transition report) should include the process and documentation of potentially risk-significant MSO scenarios. The industry stipulated that the use of fire PRA results (without a detailed parsing out or listing of spurious operations) should provide an adequate confirmation of MSO resolution. **Issue Summary Sheet 55 documents this issue.** 

## Agenda Topic 6, Final Safety Analysis Report Details and Examples (Handout Reference 9)

Duke Energy led a discussion concerning the planned ONS updated final safety analysis report (UFSAR) changes associated with implementation of NFPA 805. Handout reference 9 details the pilot plant planned approach, mostly based on RG 1.70, "Standard Format and Content of Safety Analysis Reports for Nuclear Power Plants," Section 9.5.1, "Fire Protection." Additional UFSAR guidance is found in RG 1.181, "Content of the Updated Final Safety Analysis Reporting in Accordance with 10 CFR 50.71(e)," and NEI 98-03, "Guidelines for Updating Final Safety Analysis Reports." In general, pilot plants expect their revised UFSARs to incorporate most information by reference. The UFSAR is a "roadmap" to new licensing and design basis information as well as regulatory commitments. Industry will submit the changed UFSAR on the normal UFSAR amendment cycle and not necessarily at the same time as the transition. However, the Staff indicated they would expect to see the UFSAR markup as part of the NFPA 805 licensing submittal.

## Agenda Topic 7, Incorporation of RG 1.205 Technical Guidance into NEI 04-02, (Handout References 10 and 11)

Kleinsorg Group led a discussion on the incorporation of RG 1.205, Rev 0, guidance into the planned Revision 2 of NEI 04-02. Topics included the outline of RG 1.205 and its incorporation into NEI 04-02. The Staff noted that some requirements of RG 1.205 will remain in RG 1.205 rather than in NEI 04-02. Examples include the fire protection license condition as well as the latest guidance on EEEEs.

The industry noted that Regulatory Position C.3.2.1 states: "Noncompliances are based on the regulations that were applicable to the licensee prior to the transition to a 10 CFR 50.48(c) FPP." The pilot plants recommended that NRC remove or modify this statement to clarify that this condition is only applicable during the transition process. Following transition, "noncompliances" should be evaluated against the post-transition NFPA 805 licensing basis.

The NEI 04-02 writing team will provide the Staff with proposed markup/comments on RG 1.205 to coincide with the planned Revision 2 of NEI 04-02.

### Agenda Topic 8, Upcoming Dates

Progress Energy led the discussion on planning the next pilot-plant meetings. Near term meetings include the fire PRA review visits at HNP the week of February 4, 2008, and at ONS the week of March 17, 2008. An observation visit concentrating on the material to be submitted to the NRC as part of the LAR is to be held in Charlotte, North Carolina, on April 15 and 16, 2008.

### Agenda Topic 9, Parking Lot Review (Attachment 2)

Kleinsorg Group led a discussion on the Parking Lot (Attachment 2). Five new Parking Lot items were created (75, 76, 77, 78, and 79), updates were made to six items (65, 66, 68, 69, 70, 71), and five items were closed (61, 62, 63, 67, and 72). Additional details on actions taken, a short summary of the discussions on specific issues, and whether an FAQ is associated with an item are included in the Parking Lot table (Attachment 2).

### Agenda Topic 10, Issue Summary Sheets

The attendees reviewed the attached Issue Summary Sheets (Attachment 5)

## **Parking Lot Table:**

The industry initiated the Parking Lot table (see Attachment 2) at the first observation visit in November 2005. The table documents the issues and needs identified during observation visit presentations and related discussions. NRC and Industry use this table to track issues, revise existing items as necessary, and open new items for issues identified during follow up observation visits.

As discussed under Agenda Topic 9 (above), the January 2008 observation visit identified five new items, updated six items, and closed five items. Additional details on actions taken, a short summary of the discussions on the specific issues, and whether an FAQ is associated with an item are included in the Parking Lot table (Attachment 2).

## **Issue Summary Sheets**

The Staff initiated the Issue Summary Sheets at the second observation visit in March 2006. The Staff determined that additional information, clarification, and detail (to that provided in the Parking Lot table) were needed to convey pilot-plant identified issues and lessons learned to the non-pilot licensees and other interested parties. Issue Summary Sheets 59, 60, and 61 were added after the January 2008 Observation Visit. Attachment 5 provides the Issue Summary Sheets combined with the related Parking Lot issues.

## **Plans for Next Observation Meeting:**

The NRC and industry representatives discussed future observation visits and agreed to a schedule for two fire PRA reviews, one at each plant, in February (HNP) and March (ONS). A pilot plant observation meeting April 15 and 16 in Charlotte, North Carolina, will concentrate on LAR, UFSAR, and Technical Specifications issues.

### Attachments:

- 1. Topics and Agenda. NFPA 805 Transition Observation Visit at Progress Energy Leadership Development Center in Raleigh, North Carolina, January 7 8, 2008.
- 2. Updated Parking Lot (Meeting Agenda Topic #15). NFPA 805 Transition Observation Visit at Progress Energy Leadership Development Center in Raleigh, North Carolina, January 7 8, 2008.
- 3. Security-Related Handouts. NFPA 805 Transition Observation Visit at Progress Energy Leadership Development Center in Raleigh, North Carolina, January 7 8, 2008.
- 4. Non Security-Related Handouts. NFPA 805 Transition Observation Visit at Progress Energy Leadership Development Center in Raleigh, North Carolina, January 7 8, 2008.
- 5. NFPA Pilot-Plant Implementation Issue Summary Sheets.

6. Summary of Issue Identification and Resolution Table.

## **Handout References:**

- Oconee NFPA 805 Technical Update, David Goforth, Duke Energy, January 7, 2007 -Meeting Agenda Topic 2 - Slide Presentation
- 2. Harris Nuclear Plant NFPA 805 Transition License Amendment Request/Transition Report, Jeff Ertman, Progress Energy, January 7, 2008 Meeting Agenda Topic 4 Slide Presentation
- 3. Example License Amendment Request, Shearon Harris Nuclear Power Plant, Unit 1. Jeff Ertman, Progress Energy, January 7, 2008 Meeting Agenda Topic 4 Document
- 4. Example Transition Report, Shearon Harris Nuclear Power Plant, Unit 1. Jeff Ertman, Progress Energy, January 7, 2008 Meeting Agenda Topic 4 Document
- 5. Example Table B-1, Shearon Harris Nuclear Power Plant, Unit 1. Jeff Ertman, Progress Energy, January 7, 2008 Meeting Agenda Topic 4 Document.
- 6. Example Table B-2, Shearon Harris Nuclear Power Plant, Unit 1. Jeff Ertman, Progress Energy, January 7, 2008 Meeting Agenda Topic 4 Document
- 7. Example Table B-3, Shearon Harris Nuclear Power Plant, Unit 1. Jeff Ertman, Progress Energy, January 7, 2008 Meeting Agenda Topic 4 Document (SUNSI).
- 8. Post Transition Documentation, Shearon Harris Nuclear Power Plant, Unit 1. Jeff Ertman, Progress Energy, January 7, 2008 Meeting Agenda Topic 4 Single Slide
- 9. UFSAR Change for Oconee, Ron Oates, Duke Energy, January 8, 2008 Meeting Agenda Topic 6 Slide Presentation
- 10. Regulatory Guide 1.205 Incorporation into NEI 04-02. Elizabeth Kleinsorg, Kleinsorg Group, January 8, 2008 Meeting Agenda Topic 7 Slide Presentation
- 11. Annotated Draft Regulatory Guide 1.205, "Risk-Informed, Performance-Based Fire Protection for Existing Light-Water Nuclear Power Plants". Elizabeth Kleinsorg, Kleinsorg Group, January 8, 2008 Meeting Agenda Topic 7 Document

Attachment 1 to the Trip Report Pilot Plant Observation Meeting January 7 - 8, 2008

1215 - 1230

#### **NFPA 805 Meeting for Pilot Plants** Meeting Topics and Agenda, Progress Energy Leadership Development Center, Raleigh, North Carolina – January 7 - 8, 2008 **Topic Lead Presenter Topic Notes** Monday 1300 - 1305 Introductions, Meeting Kickoff Topic 01 Jeff Ertman January 7 Paul Lain 1305 - 1315Oconee NFPA-805 Technical Update Dave Goforth Topic 02, Reference 01 1315 – 1320 Harris NFPA-805 Technical Update Jeff Ertman Topic 03 1320 - 1700License Amendment Request Details Jeff Ertman Topic 04, References 02, 03, 04, and Examples & Public Comments 05, 06, 07, & 08 Tuesday 0830 - 0930Review of MSO Issues from 01/07/08 David Miskiewicz Topic 05 Topic 06, Reference 09 January 8 0945 - 1030 Final Safety Analysis Report Details and Ron Oates Examples 1040 - 1115 Incorporation of RG 1.205 Technical Liz Kleinsorg Topic 07, References 10 & 11 Guidance into NEI 04-02 1115 - 1120Meeting Schedule Andy Ratchford Topic 08 1120 – 1215 Parking Lot Andy Ratchford Topic 09, Attachment 2

Paul Lain

Topic 10, Attachment 5

Issue Summary Sheets

## Attachment 2 to the Trip Report Pilot Plant Observation Meeting January 7 - 8, 2008

	NFPA 805 Transition Observation Meeting Raleigh, NC – January 7-8, 2008 – Updated Parking Lot										
No.	Topic	Assigned To	Action	Schedule	Action Taken	Meeting Discussion	FAQ Action				
1	How will Reactor Oversight Process deal with multiple spurious operations? Low significance vs. high significance.  Philosophical approach for RI-PB treatment of multiple spurious operations is in NEI 04-02. 'Endorsement' of process will be accomplished via Reg. Guide.	Duke / Progress	ROP (new) / NEI 04-02 Methodology for Expert Panel Update Markup to P. Lain 3/28/06 flowchart Review of MC 0612	Feb. 2008 (Ertman)	NRC (Paul Lain) presented flowchart for "unevaluated Multiple Spurious operations" on 03/27/06. It included a screening process that included CAP and comp. measure inclusion, and documentation of the issue as a potential URI based upon risk significance.	Concerns and questions were raised about the process and the burden associated with URIs.  Look at minor violation questions for MC 0612 – to see if 'potential multiple spurious operation findings' are adequately addressed.  1E-08 threshold for screening. Is it an appropriate value to use and consistent with the ROP? (NEI 04-02, NUREG-6850. RG 1.205)  Pilot plants to provide comments on NRC flowchart and potential changes to NEI 04-02.  Pilot Plants to provide Update by Feb. 2008	Potential				
2	Consider Fussell-Vesely risk importance criteria for spurious operations in the gray area.					[CLOSED] Refer to previous version of parking lot for details.	No				
3	Clarify approved/unapproved manual actions for change analysis.						Closed to FAQ 06-0001 and 06-0012 October 2006				
4	NRC feedback on high-low pressure interface methodology and other items.						Closed to FAQ 06-0006 October 2006				
5	Submittal/approval relative to Fire PRA peer review. Will the peer review be a prerequisite for license amendment submittal / approval.					[CLOSED] Refer to previous version of parking lot for details.	No				

#### NFPA 805 Transition Observation Meeting Raleigh, NC – January 7-8, 2008 – Updated Parking Lot No. Topic Assigned Action **Schedule** Action Taken **Meeting Discussion FAQ Action** To Non-power operational modes [CLOSED] Refer to previous version of parking Nο 6 PRA requirements will be a 'show lot for details. stopper'. Closed to NEI 04-02 needs to be clearer on FAQ 06-0004 the relationship between NFPA 805 Chapter 3 and 4 requirements. October 2006 Recommend making nuclear Closed to safety questions first in screening FAQ 06-0002 October 2006 reviews. Clean up all change evaluation [CLOSED to Item 10] Refer to previous version No examples and send to NRC. of parking lot for details. 10 Modify NEI 04-02 to "show the Closed to path through" fire area boundary FAQ 06-0008 qualification. October 2006 Guidance for performing 11 [CLOSED] Refer to previous version of parking Nο preliminary risk screening. lot for details. 12 Change Question 4.f to "potentially Closed to FAQ 06-0003 greater than minimal" vs. "greater than minimal" October 2006 How should the screening [CLOSED] Refer to previous version of parking question be "reviewed" by the PRA lot for details. engineers? Consider having others serve as [CLOSED to No. 10] Refer to previous version of 14 role of AHJ with respect to prior parking lot for details. approval of Ch. 3 anomalies. Match up NEI 04-02 with RG 1.205 Closed to for baseline (Section 2.2 of Draft FAQ 06-0010 RG 1.205) October 2006 How are interim changes to [CLOSED] Refer to previous version of parking 16 NEI 04-02 and issues going to be lot for details. handled administratively? 17 Impact of circuit failure draft [CLOSED] Refer to previous version of parking proposed RIS (May 2005) and lot for details. Generic Letter (October 2005) Items started at PE Pilot (March

#### NFPA 805 Transition Observation Meeting Raleigh, NC – January 7-8, 2008 – Updated Parking Lot No. Topic Assigned Action **Schedule** Action Taken **Meeting Discussion FAQ Action** To 18 Format for NEI 04-02 Appendix B [CLOSED] Closed to NSPA methodology transition FAQ 06-0013 October 2006 process. Need to provide definitions and [CLOSED] Closed to 19 FAQ 06-0005 examples of related and unrelated October 2006 changes. 20 NRC provide any specific needs NRC and Provide proposed 11/6/06 Item closed based on PE 'strawman' schedule for None for "in progress" Fire PRA Peer schedule at Nov. 2007 presented at 11/7/06 meeting. New item 31 Progress Review This is relative to NRC 2006 Pilot Mtg for (related) created. NRC review of PRA stated intent to credit the observation process in instead of a task documents [CLOSED] Peer Review. (estimated Jan. -Feb. 2007) Reconciliation of different risk Duke / Table of data and 09/30/07 Discussed at Oct. 2006 Pilot Mtg. Guidance will be [CLOSED] acceptance thresholds (RG 1.205, Progress recommendations for developed during or post-performance of change (Began) ROP acceptance, MSO evaluations. change. Create FAQ acceptance). 22 Update Appendix I of NEI 04-02 to Create FAQ to 09/30/07 [CLOSED] NEI Closed to PL Item 64 at 8/8/07 pilot meeting include non-power operational provide specific (Began) mode change evaluation. guidance. 23 Discussion was held over wording [CLOSED] Closed to FAQ 06-0005 related to FPP systems and features for the purposes of an October 2006 FPP change. [CLOSED] NRC expressed concern over Closed to "dividing up" individual changes FAQ 06-0014 that are small. October 2006

#### **NFPA 805 Transition Observation Meeting** Raleigh, NC – January 7-8, 2008 – Updated Parking Lot No. Topic Assigned Action **Schedule Action Taken Meeting Discussion FAQ Action** To Items started at ONS Pilot (October 2006) 25 Provide clarification TBD Potential ONS Fire PRA are based on the Duke 11/7/06 Update fire zones as defined in the FP Closed due to change in Duke approach. PE will on methodology. create similar item if issues arise at the PE sites. Program, which are not necessarily based on physical barriers or features that are [CLOSED] subject to any rigorous treatment. The discussion with the NRC highlighted concerns with respect to the treatment of such compartment in the Fire PRA and the consistency of that treatment with the guidance provided in NUREG/CR-6850. Questions arose over impact of this approach on other tasks and level of documentation needed to justify this approach. FAQ 06-0018 26 The NUREG/CR- 6850 Duke Provide clarification 11/6/06 High priority (HNP Pilot methodology includes a specific on methodology [CLOSED] frequency Bin for the treatment of [CLOSED] (FAQ?) Mtg.) the main control board in the Main Control Room (Bin 4 of Table 6-1). While the general description of this board by making Reference to the 'horseshoe', is generally correct, there are control room layout details that create some ambiguity, and the potential to characterize other electrical panels/cabinets as Bin 15. The guidance in NUREG 6850 is not clear enough to result in consistent application.

#### **NFPA 805 Transition Observation Meeting** Raleigh, NC – January 7-8, 2008 – Updated Parking Lot No. Topic Assigned Action **Schedule** Action Taken **Meeting Discussion FAQ Action** To 27 NUREG/CR-6850 does not Duke and Provide clarification 11/6/06 FAQ 06-0016 High priority provide explicit guidance for the on methodology (HNP Pilot [CLOSED] Progress counting of plant electrical (FAQ?) FAQ 06-0016 presented at the meeting. Mtg.) cabinets. Two basic approaches were debated. The Method 1 [CLOSED] approach would count each individual electrical cabinet based on the physical boundaries of that cabinet independent of size or length. Method 2 would count electrical cabinets based solely on 28 The overall counting method 11/6/06 FAQ 06-0017 Duke / Provide clarification High priority guidance for switchgears, load (HNP Pilot Progress on methodology centers, unit substations, and bus (FAQ?) 11/8/06 Update Mtg.) ducts is not completely clear. The concern is that counting these FAQ 06-0017 presented at the meeting. component types for Bin 16 using the Bin 15 method could result in a [CLOSED] - Closed to FAQ 06-0017 fire frequency distribution for HEAFs for switchgears and load centers that is inconsistent with industry experience in that the HEAF on the load centers and load centers would be much more frequent as compared to switchgears. A proposed change to the counting method for this Bin is proposed so that the HEAF frequency for low voltage equipment would be weighted to a lesser degree. 29 FAQ 07-0031 Miscellaneous ignition frequency Duke / Provide clarification 12/31/06 High priority binning issues. Questions arise Progress on methodology during ignition frequency counting, [CLOSED] - Closed to FAQ 07-0031 (FAQ?) such as: MOV motors 0 Hydraulic actuators for valves Transformers.

#### **NFPA 805 Transition Observation Meeting** Raleigh, NC – January 7-8, 2008 – Updated Parking Lot No. Topic Assigned Action **Schedule Action Taken Meeting Discussion FAQ Action** To 30 There is potential confusion over Progress Provide clarification 05/31/07 11/7/06 HNP Pilot Discussion FAQ 07-0032 the role of 10 CFR 50.48(a) for a on the role of Discussion held on information available in plant that is transitioning to 10 CFR 50.48(a) with promulgation of 10 CFR 50.48(c) on 6/8/04 NFPA 805. This may impact the a post-transition fire [ADAMS Accession No. ML041340086]. New scope of the transition and post-FAQ to be issued to update NEI 04-02. protection program. transition program management. [CLOSED] - Closed to FAQ 07-0032 Items started at PE Pilot (November 2006) NRC / Closed based 31 NRC to provide feedback to PE on Added 11/7/06 Develop plan for peer 'strawman' 2007 schedule for Duke / schedule provided review interim review of deliverables (in Progress 3/22/07 - Progress Energy has developed a particular, the PRA activities). schedule and considers item closed Duke to provide NRC with PRA schedule information to plan 'peer [CLOSED] review' activities. 32 Duke / Provide proposed Closed based on What to do about the new Added 11/8/06 requirement for seismic hose Progress resolution. **B1** review stations (NFPA 805 Section 3.6.4, [CLOSED] considering info in 10 CFR 50.48(c)) 33 Provide proposed What to do about the new Duke / Added 11/8/06 Closed based on 'requirement' for suppression for resolution. Progress **B1** review the diesel fire pump (NFPA 805 [CLOSED] Section 3.9.4). Create FAQ to What to do about the new Duke / Closed to Added 11/8/06 requirement for qualified cable FAQ 06-0022 Progress provide specific (NFPA 805 Section 3.3.5.3, guidance. Closure to FAQ 06-0022. considering info in [CLOSED] 10 CFR 50.48(c))

#### **NFPA 805 Transition Observation Meeting** Raleigh, NC – January 7-8, 2008 – Updated Parking Lot No. Topic Assigned Action **Schedule** Action Taken **Meeting Discussion FAQ Action** To 35 Need additional discussion on Duke / Provide proposed Added 11/8/06 Closed to FAQ 06-0011 (ASD area Progress resolution. FAQ 06-0011 transition). Discussion was held at [CLOSED] the 11/8/06 meeting on how an ASD fire area (in particular operator manual actions) transition over. Confusion was voiced over the characterization of ASD fire areas as 'deterministic'. while recovery actions are defined in NFPA 805 as 'performancebased'. This issue needs additional clarification. 36 Discussion was held on assessing Duke / Added 11/9/06 Closed to Progress FAQ 07-0030 the risk of recovery actions (operator manual actions) and the [CLOSED] February 2007 need/methods to perform/report this information as part of transition. Reference Section 4.2.4 of NFPA 805. NRC expressed concerns over risk significant operator manual actions. 37 Determine whether the NRC plans NRC / Added 11/9/06 to endorse the ANS Fire PRA NEI standard in RG 1.200 or wait for The NRC is going to use the ANS FPRA Standard for the Pilot Plants. The integration of the PRA an integrated standard. The impact on non-pilots requiring peer review standards will not alter the technical requirements needs to be understood. from the individual ASME and ANS Standards. [CLOSED] 38 Determine information sharing Duke / PE [CLOSED] between task force members / NEI (details of project / products). 39 Question was raised on allowing NEI [CLOSED] the NRC to have some specific access to the NEI NFPA 805 webboard

#### **NFPA 805 Transition Observation Meeting** Raleigh, NC – January 7-8, 2008 – Updated Parking Lot No. Topic Assigned Action **Schedule** Action Taken **Meeting Discussion FAQ Action** To 40 With respect to getting NEI/ [CLOSED] acknowledgment from the NRC, Duke / NEI stated that working level task Progress progress could be posted on the NEI Webboard. This could be used to get information out on specific tasks to the non-pilot plants. Items started at PE Pilot (March 2007) Create FAQ to Closed to 41 Technical paper on Fire Protection NEI/ Added 03/08/07 Engineering Analysis (FPEA) Duke/ provide specific Related to FAQ 06-0008. FPEAs were part of FAQ 06-0008 & 07industry's proposed FAQ -6-0008. It is proposed 0033 Progress auidance. that NEI provide a technical paper that better describes and defines FPEAs Closure to FAQ 06-0008 & FAQ 07-0033. [CLOSED] FAQ 06-0008 42 Both industry and NRC have NEI/ Revision 2 will be issued that incorporates changes proposed resolutions to in Revision 0 and 1 as well as the industry and Duke/ FAQ 06-0008. **Progress** NRC proposed resolutions. [CLOSED] 43 Revise NEI 04 02 to clarify existing NEI/ The plants' indicated that the EEEE guidance in FAQ 07-0033 Duke NEI 04 02 still requires further clarification (in engineering equivalency evaluations (EEEE) guidance Progress addition to that being provided as part of FAQ 06 0008) and plans to propose changes. [CLOSED] - Closed to FAQ 07-0033 44 Consider establishing a NEI site NEI NEI to determine August 2007 Consideration is being given to setting up a location for U.S. Nuclear Regulatory logistics and NEI TF at NEI to allow NRC staff and contractors to review Commission (NRC) review of pilot capability. meeting pilot-plant material. This will enhance the review of required material while allowing the plants' material proprietary, security, and business sensitive information maintained under appropriate controls. Staff recommended process used previously for Reg Guide 1.200. NRC requested more than a single laptop for the reviews of detailed material (i.e., PRA info) at the 8/8/07 Pilot meeting.

#### **NFPA 805 Transition Observation Meeting** Raleigh, NC – January 7-8, 2008 – Updated Parking Lot No. Topic Assigned Action **Schedule Action Taken Meeting Discussion FAQ Action** To 45 Define boundary versus qualitative NEI/ FAQ not needed. Discussions where held concerning whether to Duke count items in structures and compartments that The 805 pilots do not counting Progress screened out earlier as part of the process. It was disagree with the stipulated at this meeting that once the analysis NRC understanding boundaries are set then all components within a bin of NUREG/CR-6850 that is within the boundaries should be counted. on this issue as This means that the possibility exists that the sum discussed at the of all compartments will not be equal to the sum of March 8 HNP pilot all the given generic frequencies meeting. [CLOSED] 46 Transformer threshold NEI/ NUREG/CR 6850 has several bins into which FAQ 07-0031 Duke transformers fit (e.g., Bin 16, Bin 23 and Bin 29). Progress While the criteria for counting transformers in Bin 16 and Bin 29 is adequately clear, the lower bound on Bin 23 transformers is not clear and needs further definition. [CLOSED] - Closed to FAQ 07-0031 47 Resolve NUREG/CR 6850 versus NRC No action necessary. There are differences between the fire modeling [CLOSED] Fire Protection Significance done as part of a FPSDP and that done as part of Determination Process (FPSDP) NUREG/CR 6850. This is likely to raise multiple differences for fire modeling questions by inspectors as work progresses and licenses are amended. NUREG/CR 6850 is the quiding requirement for the NFPA 805 efforts and as such is the appropriate modeling approach. Additional work in anticipation of this issue is needed to assist plants and inspectors in dealing with the differences. [CLOSED]

#### NFPA 805 Transition Observation Meeting Raleigh, NC - January 7-8, 2008 - Updated Parking Lot No. Topic Assigned Action **Schedule Action Taken Meeting Discussion FAQ Action** To 48 NEI/ [CLOSED] Environmental considerations for Create FAQ to August 2007 It was not clear to attendees if the current fire Duke/ (Holder) modeling was properly accounting for "other" equipment in fire affected provide specific environmental considerations for "other" equipment compartments. **Progress** guidance. in a fire impacted compartment. The fire modeling accounts for sources and targets and zones of influence (ZOI), but it is not clear if other equipment outside of the ZOI, which could be impacted from fire secondary effects (e.g., smoke and temperature), is being addressed in the fire modeling being conducted as part of the NFPA 805 transition. Issued closed NUREG/CR 6850 Appendices H and T provide adequate guidance (REVISED 7/19/07). Confirmed closed with NRC at 8/8/07 Pilot Meeting. 49 NUREG/CR 6850 Kerite FR is NRC NRC Provide [CLOSED] Sept. 2007 NUREG/CR 6850 Table H 3 and H 4 incorrectly 237°C not 372°C information to public (Fletcher) lists the Kerite failure temperatures as being between 372°C -382°C with a Recommended domain July 2007) and eventually Failure Threshold of 372°C. The recommended provide errata sheet. Failure Threshold for Kerite should be 237°C. The tables need to be reviewed and an errata/revision issued for the NUREG/CR. 8/8/07 update – EPRI (Bijan N. reviewing the topic based on discussions with NRC Research staff) 11/07/07 update – ERATA sheet for NUREG 6850 distributed in Palo Alto Training 50 NEI/ [CLOSED] Multiple spurious operation (MSO) Distribution of There is not currently a single standard by which to expert elicitation industry Duke Project hold an expert elicitation as part of bounding the "quidance" required Progress Instructions MSO possibilities. Both of the pilot-plants have pursued acquiring expert opinions on the subject as detailing application of the part of their NFPA 805 efforts. An industry standard expert panel for and/or guidance on how to conduct such a meeting MSO. as well as how to handle and process knowledge gained is needed. Closure based on Pls (FPIP-0122) forwarded to NRC & NEI Non-Pilot Transitional Plants. [CLOSED]

NFPA 805 Transition Observation Meeting Raleigh, NC – January 7-8, 2008 – Updated Parking Lot											
No.	Topic	Assigned To	Action	Schedule	Action Taken	Meeting Discussion	FAQ Action				
51	Harris has source/target database that they are willing to share.	Progress				Harris Nuclear Plant (HNP) has developed a database as part of its NUREG/CR 6850 Task 8 efforts that is used to record source and target information for later use in the fire modeling and Fire PRA. HNP has offered to share this tool with interested non-pilot transition plants.  [CLOSED]	[CLOSED]				
52	Potential coordination issues between License Renewal Application (LRA) and NFPA 805 transitions (License Amendment Request [LAR])	Progress	Progress Energy point of contact K. Heffner. Developing a detailed plan and schedule.	August 2007 (Heffner)		The Harris Nuclear Plant (HNP) will be submitting a LRA that will be reviewed between 10/08 – 06/09. The current schedule for the NFPA 805 LAR is for submittal in 06/08 with review through 12/08. An LRA locks down a license (i.e., an LAR would not be considered prior to approval of a submitted LRA. This scheduling conflict has not been resolved for HNP.	[CLOSED]				

#### NFPA 805 Transition Observation Meeting Raleigh, NC - January 7-8, 2008 - Updated Parking Lot No. Topic Assigned Action **Schedule Action Taken Meeting Discussion FAQ Action** To Items started at PE Pilot (May-June 2007) 53 Incorporate Lessons Learned for Progress Create FAQ to July 2007 Pilot observation presentations indicated the need FAQ 07-0038 preemptive manual actions, MSO update NEI 04-02 (Ertman) to define the expert panel review process for MSO and to include specific guidance in NEI 04-02. expert panel, and Fire PRA processes into NEI 04-02 [CLOSED] 54 Define schedule for revision of NEI NEI NEI to coordinate [CLOSED] January Observation meeting discussion indicated the need 04-02, and identify which FAQs schedule for 2008 to project the next revision to NEI 04-02 to will be included. submittals incorporate previously approved FAQs and (Ertman) upcoming RIS. Closed at 8/8/07 pilot meeting based on Progress Energy discussion (FAQs due to NRC by 9/07, Revision due to NRC by 1/2008) [CLOSED] FAQ 07-0036 (B-1) 55 Update templates for Tables B-1, NEI Create FAQ to July 2007 Pilot plants have identified specific enhancements update NEI 04-02 from first use of the B-1,2,3 tables which should be FAQ 07-0039 (B-B-2, B-3 in NEI 04-02 (Holder) incorporated in NEI 04-02 to ensure consistent 2/B-3) submittal products. [CLOSED] 7-28-07 56 Include Fire Area (1-A-BAL-C) as Progress Include sample fire Discussion indicated need to provide a completed No pilot sample for B-3 Table @ HNP. area for August Pilot submittal product sample for an actual fire area incorporating reviews through Table B-3. Observation Meeting (Maness) Provided before 8/07 Pilot mtg in Bethesda, MD [CLOSED] 57 Submit revision of OMP-003. Progress Provide next revision Post Non-Based on previous discussions recommend NA submittal of OMP-003 for staff review and comment Outage Shutdown Risk when available Power Management to NRC staff for Operation as part of pilot process. review and comment. Provided before 8/07 Pilot mtg in Bethesda, MD Task (Began) [CLOSED] Closed to 58 Include Table B-3 binning Create FAQ to To NEI T.F. Pilot observation presentations indicated the need **Progress** FAQ 06-0012 information in NEI 04-02. update NEI 04-02 5-31-07 to include the Table B-3 Binning details in NEI 04-02. Staff recommended this be included in Rev 4 of FAQ 06-0012. [CLOSED]

#### NFPA 805 Transition Observation Meeting Raleigh, NC - January 7-8, 2008 - Updated Parking Lot No. Topic Assigned Action **Schedule Action Taken Meeting Discussion FAQ Action** To 59 Provide update of NEI 04-02 to Progress/ Duplicate to PL Item 61. Closed on 8/8/07. Create FAQ to August 2007 Nο include extension of existing HRA NEI (Ertman) [CLOSED] update NEI 04-02 scenarios. Items started at Duke-ONS Pilot (July 2007) 60 Previous approval of Chapter Duke / Refine as part of the Aug 07 Pilot plants to Closed on 8/8/07 due to adequate guidance No 2"methodology" example (no cable Pilot process provide input to provided in Section 4.1.1 and 2.3.1 of NEI 04-02. Progress to cable hot shorts). Clarify task force at next whether nuclear safety methods [CLOSED] meeting. can be "brought forward" and clarify what that means with respect to a change evaluation. Clarify what "being brought forward" into the new licensing basis means. 61 DUKE/ERIN to 8/23/07 Update at 8/8/07 Pilot Mtg [spilt item 61 into two PL Closed to FAQ 07-HRA in general Duke / organize PRA Task Items 61 and 621 0030 NEI Questions arose of HEP screening Force Call on values in NUREG/CR-6850. methods being used 11/07/07 Update – Harris and Duke PRA team to HEP screening develop single combined approach to address HRA values. issue (due to NRC 12//03/07). Meeting tentatively scheduled for 12/06/07 at NÉI. Closed 1/8/08 - will be reviewed as part of the NRC staff FPRA review. 62 Closed to FAQ 07-How are the "new" instrumentation 8/23/07 Update at 8/8/07 Pilot Mtg [spilt item 61 into two PL Duke / requirements in the new proposed NEI update Items 61 and 62] 0030 revision to the ANS Fire PRA standard going to be addressed in New 'requirements' for instrumentation related to a fire PRA used for NFPA 805 operator actions in the PRA are being introduced in transition? the ANS FPRA standard. These 'requirements' exceed those in NURFG/CR-6850. Questions were raised on the manner in which this new information will be implemented in an NFPA 805 Fire PRA. 11/07/07 Update – Harris and Duke PRA team to include this issue in the 12/03/07 submittal. Meeting tentatively scheduled for 12/06/07 at NEI Closed 1/8/08 - will be reviewed as part of the NRC staff FPRA review.

#### **NFPA 805 Transition Observation Meeting** Raleigh, NC - January 7-8, 2008 - Updated Parking Lot No. Topic Assigned Action **Schedule Action Taken Meeting Discussion FAQ Action** To **Items started at Pilot Meeting** (Bethesda, MD) (August 2007) 63 NRC to review ability to revise NRC / 8/23/07 Pilot Concerns were raised over RG 1.205 revision and RG 1.205 to address FAQs in Lain Mtg. ability to revise it in 2007. A tie to RG 1.200 was spring 2007 to support Pilot Plant discussed as part of a reason that RG 1.205 may (update) LAR reviews. not be able to be revised. Closed 1/8/08 - based on NRC feedback. 8/29/07 FAQ 07-0040 Non-power operations. Need Duke / Specific concerns included defining high risk clarification on NEI 04-02 for non-Goforth evolutions (scope of the review) and potential power operational modes to reflect limitations on potential damage to Key Safety Functions. (all key safety functions, all success presentations and discussions at paths for a given key safety function. the August 2007 pilot meeting. Also parking lot item 22 (update Change Evaluation guidance for non-power operational modes) closed to this item. [CLOSED] **Items started at Pilot Meeting** (Atlanta, GA, November 2007) 65 NRC questioned the location of the Pilot Verify / document Feb. 2008 1/8/08 Update - will be reviewed as part of the NRC staff FPRA review. transient packages on the floor basis for vertical **Plants** versus a treatment such as that in placement of SDP (2 ft above the floor). The transient fire (ZOI). Fire PRA should have a basis for where the transient package is placed vertically. 66 The NRC questioned to Pilot Verify / document Feb. 2008 1/8/08 Update - will be reviewed as part of the NRC staff FPRA review. 'placement' of transient Plants basis horizontal combustible sources based on placement of likelihood of the location (how hard transient fire (ZOI) in is it to get to the location) being a location other than used rather than the 'pinch point' the 'pinch point(s)'. location that has the highest consequences.

#### NFPA 805 Transition Observation Meeting Raleigh, NC - January 7-8, 2008 - Updated Parking Lot No. Topic Assigned Action **Schedule Action Taken Meeting Discussion FAQ Action** To 67 1/8/08 Update - Closed - Progress Energy The NRC had some questions on **Progress** Progress Energy will interpretation of the FSA (B-3 ensure this is project action item to update B-3 tables and Energy tables) that were discussed and addressed within the other action to respond to NRC's FAQ 07-0039 resolved with Progress Energy B-3 tables. comments staff. In particular, there were questions on whether SG pressure NRC NRC to provide control was specifically addressed comments on B-3 in the B-3 table and the integrated table (FAQ 07-0039) impact on RCS inventory control. The use of valve numbers without descriptions may have led to the potential concern. 68 The NRC questioned the desire to Pilots Pilots to provide HNP FPRA 1/8/08 Update - This includes content and level see documented MSO example of level of of detail in LAR/Transition Report and in NRC staff combinations on a fire detail on submittal review supporting documentation. (discussed again at Jan. 2008 Raleigh meeting). area/scenario basis. The ("strawman") for review prior to NRC challenges associated with staff review of FPRA presenting this information were discussed and deferred to future (Feb. 2008) presentations. 69 The NRC questioned potential fire-Fire PRA Fire PRA Task Force 120 days 1/8/08 Update - To be discussed at Jan. 2008 induced RPS failures and potential Fire PRA task force meeting. Task to ensure treatment is consideration in the Fire PRA (IN Force adequate in 2007-07). Non-pilot plant issue. NUREG/CR 6850. 70 NRC agreed to review the Generic NRC 1/8/08 Update -Calculation provided to NEI NRC review generic Fire Modeling Treatment treatment including office for NRC review. NRC still awaiting hard calculation in more detail (at the fire placement copy transmittal from Duke. NEI offices). quidance 71 1/8/08 Update - FSAR discussed in detail at NRC requested that a parking lot NRC Pilot Plants provide item be created for the NRC to FSAR strawman by meeting. Pilot plants to provide "strawman" review the FSAR (level of detail, FSAR fire protection section to NRC to 4/1/08 in 4/1/08 format, etc.) information in order to order to support 4/15/08 Pilot Meeting get an FAQ in place. Feedback necessary prior to January Pilot Meeting. In addition, based on 11/8/07 meeting, review processes to determine if FSAR update should be included as part of the LAR process rather than periodic FSAR update per 10 CFR 50.71.

#### **NFPA 805 Transition Observation Meeting** Raleigh, NC - January 7-8, 2008 - Updated Parking Lot No. Topic Assigned Action **Schedule Action Taken Meeting Discussion FAQ Action** To 72 FAQ to be submitted by NRC to NRC NRC submit FAQ. Dec 1/8/08 Update - Closed to FAQ 07-0042 FAQ 07-0042 clarify confusing/incorrect **FAQ Meeting** guidance in NUREG/CR 6850 on cabinets and propagation based on ventina 73 Pilot plants to submit Ignition Pilots HNP/Duke submit 1/8/08 Update - Pilot Plants to provide/confirm 30 days that instructions provided to NRC. Source Characterization project ignition source instruction as part of pilot plant processes to NRC. deliverables, etc. Verify that NUREG/CR 6850 and 1/8/08 Update - will be reviewed as part of the NRC NRC to review 30 days ANS Standard allows Bayesian documents and NRC staff FPRA review. update of fire frequency in both provide results of directions review **Items started at Pilot Meeting** (Raleigh, NC, January 2008) 75 HNP TS 6.8.1 requiring written fire NRC NRC review internally April 2008 protection procedures and QA pilot meeting (presented for removal by HNP due to requirements in NFPA 805). NRC to review these proposed TS issues as part of the LAR. NRC to review draft LAR/transition NRC NRC to review April 2008 NEI to forward to NEI Licensing Action Task Force report for wording for orders, internally pilot meeting also. exemptions, license conditions. NRC has action for providing feedback. 77 FAQ 06-0008 process NRC NRC to review as April 2008 incorporation into the part of FAQ 8/OGC pilot meeting LAR/Transition Report. Wording closure memo needs to be the process. NRC to review. 78 Paul Lain mentioned that the NRC Pilot Pilots will evaluate Jan. 2008 plans to extend their planned Plants, the impact on their **NFPA 805** review time for the HNP LAR from transition/modification NEI TF Mtg. 6 months to 9 months to account schedules. for additional management reviews, ACRS, etc. NEI to relay to FP Steering Committee 79 NEI to provide NEI 04-02 revision NEI Jan. 2008

NFPA 805 TF Mtg.

and proposed RG 1.205 markup

Attachment 3 to the Trip Report Pilot Plant Observation Meeting January 7 - 8, 2008

## SUNSI Handout References

Located in ADAMS Accession No. ML080280579

Attachment 4 to the Trip Report Pilot Plant Observation Meeting January 7 - 8, 2008

## Non-Sensitive Handout References

Located in ADAMS Accession No. ML080290203

Attachment 5 to the Trip Report Pilot Plant Observation Meeting January 7 - 8, 2008

Issue Summary Sheets

<u>Topic:</u> Multiple Spurious Operation - Treatment of newly identified multiple spurious operations in Reactor Oversight Process (ROP) prior to risk significance determination

## **Associated Observation Meeting Parking Lot Item(s):** 1, 50, 53

<u>Description:</u> NEI 04-02, Appendix B-2 describes the proposed industry approach to evaluating multiple spurious operations, which in turn, references NEI 00-01. The proposed approach is to analyze all single spurious operations and risk-significant multiple spurious operations. The approach includes a provision that newly identified multiple spurious operations will not be considered part of the licensing basis unless determined to be risk significant. The issue requiring further evaluation is how the reactor oversight process (ROP) will exclude newly discovered multiple spurious circuits from the license basis, until they are determined to be risk significant.

<u>Status:</u> OPEN. The November 2005 pilot-plant observation visit initially identified this issue. The NRC Staff reviewed the ROP relative to the treatment of newly identified multiple spurious operations that have unknown risk significance.

At the March 2006 pilot plant observation visit, the Staff presented a flow chart, illustrating how newly found multiple spurious circuits identified during an inspections, could be treated (See flow chart below). In addition to the flowchart, the following information was discussed:

- If circuits identified by an inspector and its related contributors were omitted, and their contribution to risk; are "greater than Green" OR "constitute a violation of defense-in depth" or "safety margins," in spite of using an appropriate screening tool, the issue would constitute a minor violation. If the inspector determines that the licensee's screening tool is flawed, that would constitute a violation. Here "related contributors" are those that are associated via the same root cause, fire scenario, or fire area.
- If the circuit issue identified by the inspector and its related contributors that were also
  omitted are "less than Green" AND "do not constitute a violation of defense-in-depth" or
  "safety margins" AND the licensee has used an appropriate screening tool, no further
  action is warranted. However, if the inspector determines that the licensee's screening
  tool is flawed, that would constitute a minor violation.

The process outlined in the flowchart documents (new) unevaluated multiple spurious operations as unresolved items (URI) and proposes a risk threshold below which the multiple spurious operation is screened (a potential threshold for such "treatment" of 1 E-08/yr delta-CDF [1 E-09/yr delta LERF] was offered for discussion). Industry raised the concern that documenting all multiple spurious operations as URIs pending evaluation will create a significant cost and resource impact because all URIs must be formally dispositioned and even those classified as minor can require 1000 hours. Industry's preference would be to not treat the new multiple spurious as a URI, but to disposition the issue within the fire probabilistic safety assessment (PSA) process. Consensus was to review the minor questions in Inspection Manual Chapter (IMC) 0612, and suggest development of new questions if necessary such that multiple spurious operations below a certain threshold could be relegated to minor and treated accordingly.

Resolution Action(s)/Action Party: OPEN. Industry and pilot-plant participants agreed to review the flowchart, IMC 0612 questions, screening thresholds and provide feedback to the NRC at the next observation meeting. The industry may also submit an FAQ on the issue.

Associated FAQ: 07-0038

**<u>Lesson Learned:</u>** Pending resolution of issue.

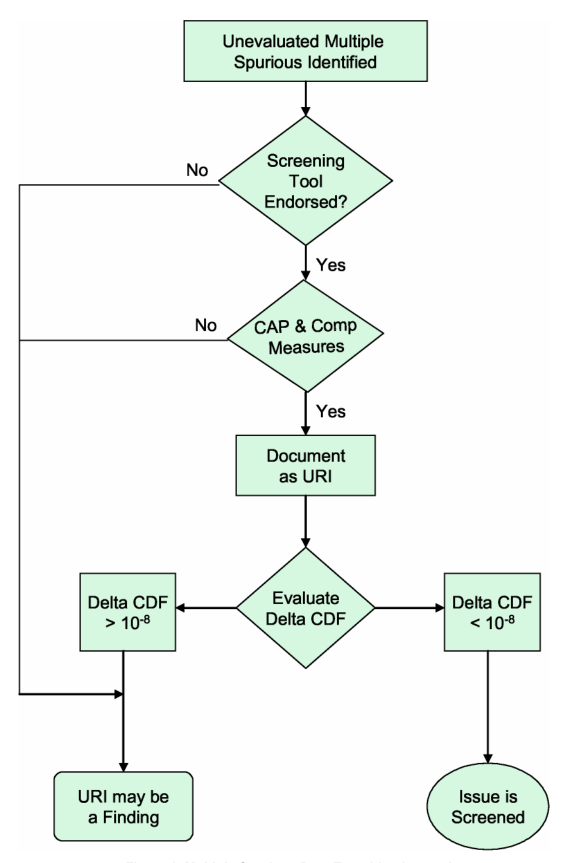


Figure 1. Multiple Spurious Post-Transition Inspections

**Topic:** Multiple spurious operations - screening criteria

## Associated Observation Meeting Parking Lot Item(s): 2

<u>Description:</u> Duke Energy presented its methodology for identification and analysis of multiple spurious operations during the November 2005 observation visit (See November 2006 Trip Report Handout Reference 4). During the visit, the participants held considerable discussion with regard to screening and treatment of newly identified multiple spurious operations. The Duke Energy approach considers newly identified spurious operations as outside the license basis until risk significance is determined. One suggested approach to establishing risk significance was the use of Fussell-Vesely (F-V) risk importance criteria.

This topic arose from a more general discussion on a proposed method to perform an acceptable transition change evaluation. A fire PSA that represents the plant "going forward" (GF) would be performed, i.e., crediting any modifications/changes to be implemented as part of the transition. This would be compared against an "ideal" fire risk if all-deterministic compliance were strictly met, yielding a fire delta-CDF (using CDF as the risk metric) = (fire-CDF-GF) minus (fire-CDF-ideal). The fire-CDF-ideal need not be calculated from a separate full fire PSA, but rather using the F-V risk importance measures (indicating the fractional contribution of fire induced failures to the fire CDF) associated with "non-compliance" as determined from the fire-CDF-GF. The sum of these F-V values would conservatively bound the delta-CDF. In the case where this bounding technique proved too conservative, Issue Summary Sheet 13 discusses some relaxations.

**Resolution Action(s)/Action Party:** CLOSED. The spurious operations evaluation methodology continues to evolve, and this specific issue was determined to be no longer relevant during the March 2006 meeting.

### Associated FAQ: None.

<u>Lesson Learned:</u> As experience grows during transitioning the pilot-plants to a risk-informed, performance-based fire protection program, PSA methods and application to analyze spurious operations and plant change continue to evolve. As the PSA methods and process output become finalized and confirmed by peer review, NEI 04-02 will be revised, as appropriate, to provide the necessary guidance for implementing/applying these methods. At this time, no specific changes to the guidance were proposed.

**Topic:** Transition of operator manual actions (OMA) to NFPA 805 Recovery Actions

### **Associated Observation Meeting Parking Lot Item(s):** 3

<u>Description:</u> NEI 04-02, Revision 1, Section 2.3.1 and Appendix B-2 discuss the direct transition of previously approved program elements to the new program. Elements that do not meet the previous approval criteria should be addressed via the change evaluation process. Specific concerns have been expressed by industry with regard to transition of OMAs currently relied on to demonstrate compliance with 10 CFR 50, Appendix R, III.G.2, and the approval of which may be explicitly or implicitly addressed in a NRC Safety Evaluation Report (SER). (Ideally, OMA approval would be documented within an SER.) The NRC has established the position that OMAs are not an acceptable method to demonstrate compliance with 10 CFR 50, Appendix R, III.G.2; do not meet the deterministic criteria of NFPA 805, Chapter 4; and therefore must be addressed via a plant change evaluation. The NRC's position is in Regulatory Guide (RG) 1.205, Section 2.3, and Regulatory Issue Summary (RIS) 2006-10.

Considerable discussion was held during the November and March pilot-plant observation visits regarding transition of OMAs for safe shutdown, what documentation constitutes NRC approval of those OMAs, and how to disposition those

**Resolution Action(s)/Action Party:** CLOSED. Based on approval of FAQs 06-0001 and 06-0012.

**Associated FAQ:** 06-0001 and 06-0012

<u>Lesson Learned:</u> Transition of OMAs to NFPA 805 Recovery Actions will be documented in Revision 2 to NEI 04-02.

<u>Topic:</u> Spurious Operations - Risk informed, performance-based treatment of high-low pressure interface components

## Associated Observation Meeting Parking Lot Item(s): 4

<u>Description:</u> During the November 2005 observation visit, Duke Energy presented their NFPA 805, Chapter 4, methodology for transition. Included in this presentation was a discussion of the treatment of high-low pressure interface components. Duke Energy's presentation identified that there are some differences in the way high-low pressure interfaces are defined between NFPA 805 and NEI 00-01. NEI 00-01 is the circuit analysis methodology referenced in NEI 04-02. NFPA 805 establishes the requirements by reference in 10 CFR 50.48(c), and the guidance must be consistent with the standard.

Resolution Action(s)/Action Party: CLOSED. Based on closure FAQ 06-0006.

Associated FAQ: FAQ 06-0006

<u>Lesson Learned:</u> By reference in 10 CFR 50.48(c), NFPA 805 establishes the requirements of the rule and supersedes any implementation guidance.

**Topic:** Fire PSA Peer Review

Associated Observation Meeting Parking Lot Item(s): 5, 20, 37

<u>Description:</u> During the November 2005 observation visit, Oconee's fire PSA effort was identified as their critical path. The current schedule for completion of the PSA and submittal of the license amendment for adopting 10 CFR 50.48(c) and NFPA 805 would not support completion of an industry-developed fire PSA Peer Review prior to submittal. The Staff endorsed a position that a fire PSA Peer Review is part of the license amendment request to transition to NFPA 805.

While an ANS Fire PSA Standard is under development, and state-of-the-art guidance on performing fire PSA exists via NUREG/CR-6850 (EPRI TR-1011989), fire PSA remains (and will remain) in a state of development, rendering a "final" baseline against which to measure quality difficult. A peer review process analogous to that performed for internal event PSAs is under development by NEI and the Owners Groups to coincide roughly with the issuance of the fire PSA standard. However, it is unlikely that the Standard and the NEI peer review process will be completed and endorsed on a schedule that will fully support pilot-plant transition. Relief may come with the extension of enforcement discretion and Oconee may extend their pilot program for another year.

Discussion of this issue indicated that NRC oversight of the pilot-plant PSA effort would provide confidence in the quality of the PSA as part of the transition program. The pilot plants requested that the NRC perform intermediate PSA audits while the various elements of their fire PSAs are being completed, rather than wait to do a single audit during the license amendment review, to provide assurance that they are heading along the right path and provide lessons learned for non-pilot plants. The NRC agreed to accomplish this through several visits focused specifically on the fire PSA and a roll-up of these audits will replace an endorsed, industry-developed Fire PSA Peer Review for the pilot plants.

During the November 2006 pilot-plant observation visit, the industry noted that NRC's endorsement/non-endorsement of ANS Fire PRA standard in RG 1.200 will impact non-pilot plants. Issues may arise from a lack of endorsement

Resolution Action(s)/Action Party: OPEN. The peer review guidance incorporated by the NRC in RG 1.205, Section 4.3, was a discussion point at the March 2006 observation visit. The Regulatory Guide states that licensees should subject their fire PRA to a peer review to the extent that adequate industry guidance is available to support the transition process. Absent of industry guidance, the NRC will review the quality of the PRA for acceptability.

During the March 2006 observation visit, the NRC staff was asked to identify any specific needs they may have to perform the PRA Peer Review and what documentation will be necessary or provided that will constitute the record of this review and the acceptability of the PRA.

## Associated FAQ: None.

<u>Lesson Learned:</u> The NRC Staff will assess the quality of the pilot-plants' fire PRA during the pilot in-process review of the PRA development. Until current efforts to establish fire PRA peer

review standards and processes are completed, non-pilot plants transitioning to NFPA 805 may choose to have their fire PRA reviewed by an independent group against available guidance to minimize impacts to transition schedules and reduce uncertainty in fire PRA application acceptability (e.g., in change analysis). As experience is gained with the pilot-plant reviews, additional lessons-learned information would be provided.

**Topic:** PSA and change evaluations for Low-Power/Shutdown (LP/SD) modes

### Associated Observation Meeting Parking Lot Item(s): 6, 22

<u>Description:</u> During the November 2005 pilot-plant observation visit, industry representatives indicated that any requirement for a LP/SD mode fire PSA would be a cost prohibitive. There are no current guidance/methods for performing a LP/SD fire PSA. Although LP/SD fire PSAs exist, development of a standard is in progress and NRC/EPRI are considering a joint effort to develop guidance for shutdown fire PSA. Resources are not likely to be committed by utility management and the development of methods and performance of a LP/SD fire PSA would not support the transition schedules.

The NRC provided specific examples of LP/SD "risk" assessments under RG 1.174 plant change applications for licensees to consider in their NFPA 805 evaluations. The guidance in NEI 04-02 addresses LP/SD risk via the defense-in-depth approach currently used for outage management. This approach relies on the identification of high-risk evolutions and key safety functions associated with those evolutions (See NEI 04-02, Rev. 1, Section 4.3.3). The meeting attendees suggested that implementing guidance for meeting 10 CFR 50.48(c) should explicitly indicate the NRC's expectations for assessing fire risk in LP/SD modes.

The change evaluation process must address risk for changes that affect LP/SD modes. However, NEI implementation guidance (NEI 04-02) currently does not address the method to use in performing change evaluations for these operational modes.

**Resolution Action(s)/Action Party:** OPEN. In RG 1.205, the NRC staff accepted the approach described in NEI 04-02, Revision 1, for managing risk of LP/SD modes of operation. NEI will revise NEI 04-02 to address the performance of plant change evaluations for non-power modes.

Associated FAQ: FAQ 07-0040 planned but not submitted.

<u>Lesson Learned:</u> At this time, a separate LP/SD fire PSA is not required, because there are currently no standards, methods or guidance available. Until these LP/SD fire PSA methods are developed and accepted, manage the fire risks during LP/SD modes according to established methods for outage risk management. Plants should identify high-risk evolutions and key safety functions and evaluate the associated structures, systems, and components as described in the endorsed NEI 04-02.

**Topic:** NFPA 805 Chapter 3 - Chapter 4 related requirements

Associated Observation Meeting Parking Lot Item(s): 7, 8, 9

<u>Description:</u> During pilot-plant efforts to transition NFPA 805 Chapter 3 requirements and further develop and implement the guidance for plant change evaluations, the pilot plants identified concerns relative to the dependence of Chapter 3 fire protection design features on Chapter 4 required systems. Specifically, Chapter 3 requirements for detection, suppression, and fire barriers are dependent on these fire protection elements required by Chapter 4. During the November 2005 observation visit, the attendees determined that there was some confusion over the application of these requirements, particularly when applying a performance-based approach. In addition, because of the dependence of Chapter 3 on the requirements of Chapter 4, the change evaluation process should establish the Chapter 4 required systems before evaluating those systems against the Chapter 3 requirements.

**Resolution Action(s)/Action Party:** OPEN. Pending approval of FAQs. NEI needs to revise NEI 04-02 to clarify the application of these requirements. NEI has submitted a proposed revision and NRC Staff are reviewing the FAQs.

**Associated FAQ:** 06-0004 and 06-0002

<u>Lesson Learned:</u> Before doing Chapter 3 code compliance, determine which fire protection systems and elements Chapter 4 requires.

**Topic:** Performance-based alternative for fire area boundary evaluation

### Associated Observation Meeting Parking Lot Item(s): 10

**Description:** NFPA 805 includes provision for using existing engineering equivalency evaluations (i.e., GL 86-10 evaluations), but does not contain similar requirements for evaluation of fire protection features (e.g., fire barriers) using a risk-informed, performance-based approach. NFPA 805, Section 1.7, describes the general requirement for demonstrating equivalency in meeting the requirements of the standard. Section 1.7 states that the Authority Having Jurisdiction (i.e., the NRC) must approve alternative approaches. The rule (10 CFR 50.48(c)(2)(vii)) requires NRC approval of performance-based approaches to demonstrating compliance with NFPA 805, Chapter 3 requirements.

The pilot plants identified a need to revise NEI 04-02 to provide additional methodologies for performing engineering equivalency analyses that licensees could reference in their license amendment request.

<u>Resolution Action(s)/Action Party:</u> OPEN. Pending approval of FAQ. NEI developed proposed changes to NEI 04-02 to include a methodology and process for performing engineering equivalency evaluations. NEI Submitted a FAQ containing the proposed changes for NRC review.

**Associated FAQ:** 06-0008, 07-0033

<u>Lesson Learned:</u> Risk-informed, performance-based applications to fire protection under NFPA 805 needs a methodology for performing engineering equivalency evaluations, similar to current GL 86-10 evaluations.

**Topic:** Plant change evaluations - Preliminary risk screening

### Associated Observation Meeting Parking Lot Item(s): 11

<u>Description:</u> NEI 04-02, Revision 1, Section 5.3.3, Appendix I, and Appendix J address the use of preliminary screening with regard to evaluation of changes to the fire protection program. The attendees at the November 2005 observation visit held considerable discussion regarding the criteria to apply in the preliminary screening process and the need for additional guidance and examples in NEI 04-02.

Early in the development of NEI 04-02, NEI advocated a "qualitative" approach by which plant changes, which clearly would not influence risk, could be dispositioned without any quantification. Ultimately, the ACRS resisted this approach and therefore, all plant change processes would at least have a preliminary risk screen with some minimal level of quantification. Essentially a "qualitative" approach whereby changes that clearly did not increase risk, or did so at some to a "negligible" level, need not undergo any formal risk evaluation beyond a statement as to why any effect could be dismissed. Appendix I of NEI 04-02 listed some examples of these types of plant changes and Progress Energy provided example evaluations at the first observation visit.

**Resolution Action(s)/Action Party:** CLOSED. NRC and industry agreed that this would be a "living" part of NEI 04-02, whereby subsequent versions of NEI 04-02, for illustrative purposes, could include additional examples encountered in the transition process.

**Associated FAQ:** None submitted.

<u>Lesson Learned:</u> NEI will supplement the NEI 04-02 plant change evaluation process with examples identified during the pilot-plant transition.

**<u>Topic:</u>** Plant change evaluations - Preliminary screening criteria and form corrections.

### Associated Observation Meeting Parking Lot Item(s): 12

<u>Description:</u> While NEI originally proposed that the RG 1.174 thresholds be applied for determining "acceptable" increases in risk (measured via CDF and LERF) for NFPA 805 "self approvals" by licensees (i.e., without prior NRC review), the fact that RG 1.174 was conditioned on NRC review made adoption of equivalent thresholds untenable. Eventually, thresholds as outlined in RG 1.205, NRC included a "grey area" where the NRC review would be at NRC's discretion.

NEI 04-02, Appendix I, contains the plant change evaluation form. Section 4 of this form addresses the preliminary risk screening and includes qualitative criteria. Discussion during the November 2005 observation visit concluded that "greater than minimal" criteria should be revised to "potentially greater than minimal" when determining if more quantitative risk analysis is needed for the change. RG 1.205, Section 3.2.5, provides additional guidance with regard to risk thresholds to apply in the plant change evaluation process, and clarifies the terminology, such as "minimal," used in NEI 04-02, in determining the acceptability of the change and the need for NRC approval.

**Resolution Action(s)/Action Party:** CLOSED. Approved FAQ-0003 contains changes to NEI 04-02, Sections 5.3 and Appendix I that provide additional guidance on performance of preliminary screening and correct the change evaluation form with regard to applying the "potentially greater than minimal" criteria.

Associated FAQ: 06-0003

**Lesson Learned:** None

**Topic:** Plant change evaluation - PSA engineer reviews of screens

### Associated Observation Meeting Parking Lot Item(s): 13

<u>Description:</u> During the November 2005 observation visit, the pilot plants held considerable discussion regarding whether or not a PRA engineer should review the preliminary risk screening performed for plant changes. This topic is similar with some of the previous discussions regarding "qualitative" risk screening and involves the level of licensee review, if any, by the licensee PRA staff. The NRC advocates that the plant PRA staff see all plant changes, such that even the most trivial could be a simple sentence in the record. Licensees favored screening by fire protection personnel for such trivial items (using guidance developed with input from the plant PSA staff, perhaps in the form of screening questions), such that no PSA staff notification would be required.

In follow-up discussions of this topic during the March 2006 observation visit, it was determined that the interface between the PSA staff and fire protection program change evaluation screening process is plant specific and did not warrant tracking as a parking lot issue.

Resolution Action(s)/Action Party: CLOSED. No action taken.

Associated FAQ: None.

<u>Lesson Learned:</u> The interface between the PSA and fire protection staff during the fire protection program screening process for plant change evaluations is plant-specific, but it should ensure that all necessary communication between these respective disciplines occurs as part of the screening process.

**Topic:** Authority having jurisdiction (AHJ) - NFPA Code deviations

### Associated Observation Meeting Parking Lot Item(s): 14

<u>Description:</u> The NRC is the Authority Having Jurisdiction (AHJ) for determining acceptability of fire protection program elements to meet the requirements of NFPA 805. Chapter 3 of NFPA 805 references other NFPA codes that apply to administrative and design elements of the fire protection program (e.g., those that apply to suppression, detection, and water supply) that are managed day-to-day by the licensee but also contain responsibilities and requirements for AHJ approval. A compliance approach that applies the AHJ authority (as described in the NFPA Standards) as strictly meaning NRC approval could burden the NRC with reviewing fire protection system design changes and administrative procedures that implement NFPA code provisions requiring AHJ approval. Minor deviations to code compliance would also require possible NRC review. Licensees would be burdened by costs and delays associated with the review and approval process.

NFPA 805, Section 1.8 addresses "Code of Record," which allows licensees to meet the version of the standard applicable to the fire protection element or design feature at the time it was designed or otherwise committed to the AHJ. Plants should follow the approval authorities granted by the code-of-record, with the recognition that the AHJ is the NRC as described in RG 1.205, Regulatory Position C.1.

Resolution Action(s)/Action Party: CLOSED. RS 1.205 incorporates the NRC position on AHJ. Parking Lot Item 10 (See Issue Summary Sheet No. 8 above) involves development of a process similar to the existing engineering equivalency evaluation (NFPA 805, Section 2.2.7 and GL 86-10) and is currently under review as an FAQ.

#### Associated FAQ: None.

<u>Lesson Learned:</u> NRC is the AHJ as described in RG 1.205, but the code-of-record for a given plant fire protection feature may allow licensees certain authority to establish applicable requirements that may differ (i.e., equivalency evaluations) from the versions cited in NFPA 805.

**Topic:** Transition baseline risk.

### Associated Observation Meeting Parking Lot Item(s): 19, 24

<u>Description:</u> The pilot plants discuss an issue regarding the cumulative impact of changes to the fire protection program that occur during the transition process. The new baseline risk established at the completion of implementation should incorporate these impacts. From the November 2005 observation visit, this issue is a spin-off of an industry concern with how and to what extent the difference between the "going forward" and "deterministically fully compliant" risks will be evaluated for transition. This issue is somewhat related to Topics 2 and 24. Based on the recent NRC clarifications with respect to vital fire protection program elements, especially circuit spurious operations ("any and all, one at a time") and operator manual actions for redundant trains in the same fire area (Appendix R, III.G.2), industry is concerned as to what would serve as the "deterministically fully compliant" baseline risk against which to measure the increase "going forward."

While calculating the "going forward" fire risk is relatively straightforward, doing likewise for the "deterministically fully compliant" risk could require essentially a second full fire PSA for "ideal" conditions. NRC proposed a multi-step analytic approach whereby the licensees could proceed from the most to least conservative (least to most realistic) estimate of the risk increase due to the transition, with the ability to stop the analysis at whatever step provides an estimate of an acceptable risk increase.

Resolution Action(s)/Action Party: OPEN. Pending approval of FAQs. RG 1.205, Section C.3.2.6, provides the Staff position on treatment of individual and cumulative changes in risk, as well as the use of risk reductions associated with unrelated plant changes to offset increases in fire protection risks. NEI 04-02 will be updated to clarify that the baseline fire protection program risk, post-transition, will be the risk of the plant as designed and operated according to the NRC-approved licensing basis. This position is RG 1.205 and NEI will revise NEI 04-02 to address screening, processing, and tracking of changes.

Associated FAQ: 06-0005, 06-0014.

**Lesson Learned:** Pending submittal and final resolution of FAQs. Transitioning plants must establish baseline fire protection risk to support plant change evaluations post-transition.

**Topic:** Regulatory position on interim guidance changes

### Associated Observation Meeting Parking Lot Item(s): 16

<u>Description:</u> **RG** 1.205 endorses NEI 04-02, Revision 1. The pilot-plant implementation activities and observation visits have identified a number of changes that are necessary to clarify, update, or revise the implementing guidance in NEI 04-02. As pilot-plant implementation progresses, it is expected that the need to make these types of changes will continue. The processes for revising and reissuing these documents are neither efficient nor timely enough to support the on-going transition activities. Administrative mechanisms are necessary to allow guidance changes to be accumulated (e.g., as errata) between official/approved revisions. The ability to apply interim changes to the guidance is potentially problematic because of the Regulatory Guide revision and approval process and the direct endorsement of a specific revision of NEI 04-02 within the Regulatory Guide.

At the March 2006 pilot-plant observation visit, the industry proposed a Frequently Asked Question (FAQ) process as a means to address this issue. The Maintenance performance indicators process FAQs is the baseline for the NFPA 805 process. The NRC staff agreed this may be a viable approach, but suggested that the utilities formally submit their requests by letter to initiate the FAQ process.

**Resolution Action(s)/Action Party:** CLOSED. By letter dated May 2, 2006, NEI submitted a letter with a draft description of the FAQ process for NRC review. The NRC responded with proposed changes in a letter to NEI dated July 12, 2006.

**Associated FAQ:** None. See referenced letters.

<u>Lesson Learned:</u> The NRC established a FAQ process to provide timely NRC review of changes to NFPA 805 implementing guidance. NEI will be incorporate approves FAQs in revisions to NEI 04-02. The NRC will revise RG 1.205, as appropriate; to endorse this revised NEI guidance.

**Topic:** Circuit analysis Generic Letter and RIS - Compliance issues for transition

### Associated Observation Meeting Parking Lot Item(s): 17

<u>Description:</u> This issue has significant implications related to implementation of NFPA 805. Specifically, the circuit analysis RIS and draft Generic Letter require a level of compliance for deterministic circuit analysis (associated with current fire protection programs) that is not currently achieved by most plants. A comparison between the NFPA 805 risk analyses against the deterministic case is required (NFPA 805, Section 4.2.4.2). Licensees that plan to transition to NFPA 805 do not plan to bring their plants into compliance with the RIS and GL provisions prior to transitioning to NFPA 805.

The NRC staff presented a suggested process by which licensees could establish an "ideal" risk baseline for the compliant deterministic case.

<u>Resolution Action(s)/Action Party:</u> CLOSED. This issue is related to others issues establishing the PRA baseline for the performance of plant change evaluation (See Issue Summary Sheets 13 and 18).

**Associated FAQ:** None planned.

<u>Lesson Learned:</u> None. Other parking lot issues and associated lessons learned will address this issue.

**Topic:** NEI 04-02, Appendix B, methodology changes

Associated Observation Meeting Parking Lot Item(s): 18, 55

<u>Description:</u> Pilot-plant transition activities at the Oconee Nuclear Station have determined that the comparison tables of NEI 04-02, Appendix B, do not adequately communicate the compliance status and transition of current fire protection program elements to the nuclear safety performance criteria of NFPA 805. The pilot plants and NEI will incorporate in NEI 04-02 an alternative methodology. The NRC staff expressed concern that NEI should communicate these types of issues with the existing (endorsed) guidance to non-pilot plants.

<u>Resolution Action(s)/Action Party:</u> OPEN. Pending approval of FAQ. NEI to develop alternative methods to comparison tables in NEI 04-02, Appendix B.

Associated FAQ: FAQ 06-0013 (planned), FAQ 07-0036, FAQ 07-0039

<u>Lesson Learned:</u> Transition activities for ONS identified that the current tabular method for transition of nuclear safety performance criteria, as described in NEI 04-02, Appendix B, is not an effective means of communicating the necessary information to demonstrate compliance with NFPA 805.

**Topic:** Risk acceptance thresholds.

Associated Observation Meeting Parking Lot Item(s): 21

<u>Description:</u> There is a number of "risk acceptance" thresholds for fire PSA-related applications among various documents and programs, specifically the Reactor Oversight Process (ROP), the Significance Determination Process (SDP), RG 1.174 (and, by incorporation, NFPA 805), NEI 04-02 and RG 1.205. The pilot plants need to develop a reconciliation of these various thresholds for clarity and application of transition processes.

<u>Resolution Action(s)/Action Party:</u> OPEN. Guidance is required before performance of change evaluations.

**Associated FAQ:** Planned but not submitted.

**<u>Lesson Learned:</u>** Pending final resolution of the issue.

**Topic:** Definition for fire protection program change

Associated Observation Meeting Parking Lot Item(s): 23

<u>Description:</u> During the March 2006 observation visit, the pilot plants held a discussion regarding what constitutes a change to the fire protection program. The attendees noted that plant changes not related to the fire protection program might influence the program. Installation of some fire protection systems and features are for protective purposes not related to demonstrating compliance with NFPA 805. Are these systems and features within the scope of the fire protection program that is subject to evaluation under the NFPA 805-required plan evaluation change process? The discussion identified a need to better define the boundaries of the fire protection program for the purposes of configuration control and application of the change evaluation process.

**Resolution Action(s)/Action Party:** OPEN. Pending resolution of FAQ. Industry drafted a methodology and examples of what constitutes a fire protection program change.

Associated FAQ: 06-0005.

Lesson Learned: Pending final resolution of this issue.

**Topic:** Tracking of Cumulative Risk from Post-Transition Plant Changes

Associated Observation Meeting Parking Lot Item(s): 15, 24

**<u>Description:</u>** At the March 2006 observation visit, three specific items discussed were relevant to this topic:

Is a license amendment request needed post-transition to credit existing Systems, Structures, and Components (SSCs) to lower fire risk, i.e., taking credit for these not as offsets to risk increases but purely as decreases;

If both risk increases and decreases are due to related changes, such that the net increase is <10 E-7/yr delta-CDF (<10 E-8/yr delta-LERF), the changes need not be submitted for prior NRC approval. However, if they are unrelated (e.g., one is part of the fire protection program while the other is not), then prior NRC approval is needed; and

If an initial change results in a risk increase below some threshold value, the licensee needs to track future changes or be exempt from future tracking. What would be the appropriate threshold value, as determined through a screening process? Clarification is needed in the implementing guidance (i.e., Regulatory Guide or NEI 04-02) as to whether the tracking of the impacts of these changes needs to be continued post-transition or whether tracking of cumulative impacts begins when the new baseline risk is established.

RG 1.205 uses RG 1.174 as a risk acceptance template and requires that cumulative increases in risk be tracked over time and that increases in risk attributable to "related" program changes be aggregated to determine their total impact even if separated over time. Both of these imply that, no matter how widely separated in time these increases may be, they need to be summed and measured against the original baseline, i.e., the initial "going forward" fire risk, even if a fire PSA re-baselining is periodically performed. The Staff distributed a graphic to illustrate the difference between the RG 1.174 approach and another where the "going forward" fire risk is "reset" after each periodic update (essentially shifting the time axis). The latter, although somewhat simpler, is not consistent with RG 1.174. However, except for related changes, tracking of the cumulative risk increase can be accomplished by considering the total risk rather than by segregating the changes into separate entities requiring individual aggregation. However, separate tracking for "related" changes over the life of the plant is a requirement. The pilot plants discussed screening methods to simplify this latter process, whereby risk increases of sufficiently low magnitude could be considered too small to merit retention for future tracking as part of a series of "related" changes (they would still be tracked implicitly through the total plant risk).

Resolution Action(s)/Action Party: OPEN. Pending resolution of FAQ. RG 1.205, Section C.3.2.6, provides the Staff position on treatment of individual and cumulative changes in risk, as well as the use of risk reductions associated with unrelated plant changes to offset increases in fire protection risks. As stated in RG 1.205, NEI will revise NEI 04-02 to clarify that the baseline fire protection program risk, post-transition, will be the risk of the plant as designed and operated according to the NRC-approved licensing basis. NEI will also revise NEI 04-02 to address the screening, processing, and tracking of changes.

Associated FAQ: FAQ 06-0010 (planned), 06-0014 (planned).

<u>Lesson Learned:</u> Pending submittal and final resolution of FAQs. Licensees must establish baseline fire protection risk to support plant change evaluations post-transition.

**Topic:** Fire Zones/Compartment Definitions

Associated Observation Meeting Parking Lot Item(s): 25

**Description:** During the October 2006 visit, the pilot plants held discussions regarding what constitutes an acceptable Fire PSA compartment. For the purposes of fire PRA, plants portioning divides the plant into the Fire Compartments as defined in NUREG/CR-6850. Fire Compartments map fire areas and zones into compartments defined by fire damage potential. Defining many Fire Compartments within zones are that are not necessarily based on physical barriers or features can lead to the need to do substantial multi-compartment analysis. This is inconsistent with the guidance provided in NUREG/CR-6850 and raises concerns with the difficulty in managing and reviewing an analysis that relies on such complexities. Questions arose over impact of this approach on other tasks and level of documentation needed to justify this approach

**Resolution Action(s)/Action Party:** CLOSED. Industry changed approach to be consistent with NUREG/CR-6850 guidance.

Associated FAQ: None.

**Lesson Learned:** NUREG/CR-6850 provides adequate guidance concerning development of Fire Compartments for Fire PRA purposes.

**Topic:** Ignition Frequency Binning Issues

Associated Observation Meeting Parking Lot Item(s): 26, 27, 28, 29

**Description:** NUREG/CR-6850 Task 6, "Fire Ignition Frequencies" provides a procedure for estimating fire-ignition frequencies for use in the Fire PSA. During the October 2006 observation visit, the pilot plants held presentations regarding the definitions and boundaries associated with "binning" of different components into appropriate collections to appropriate the fire ignition frequencies correctly compartment. Specifically questions arose concerning:

- a) Main control board definition: The delineation between Bin 4 (main control board) and Bin 15 (electrical panels/cabinets) has some ambiguity that could lead to inconsistent application of the guidance (Parking Lot Item 26).
- b) Electrical cabinets: NUREG/CR-6950 needs explicit guidance on counting of plant electrical cabinets. Presentations on two different approaches; one that counts electrical cabinet based on physical boundaries regardless of size or length and another that counts solely based on cabinet size (Parking Lot Issue 27).
- c) HEAF frequency for low voltage equipment: Counting Bin 16 equipment using the Bin 15 method can result in a fire frequency distribution for HEAF for switchgears and load centers that are inconsistent with industry experience (Parking Lot Item 28).
- d) Miscellaneous Binning Issues: Questions arose concerning ignition county frequency for MOV motors, hydraulic actuators for valves, and transformers (Parking Lot Item 29).

**Resolution Action(s)/Action Party:** OPEN. Pending resolutions of FAQs. Industry will provide clarification on the methodology. Note: FAQs 06-0016, 06-0017, 06-0018, 070031 have been approved and 07-0035 is still under consideration/discussion.

Associated FAQ: 06-0016, 06-0017, 06-0018, 07-0031, 07-0035.

**Lesson Learned:** Pending final resolution of this issue.

**Topic:** Transition and Post-Transition Program Management

Associated Observation Meeting Parking Lot Item(s): 30

**Description:** During the October 2006 visit, discussion was held regarding the role of 10 CFR 50.48(a) for a plant that is transition to NFPA 805

**Resolution Action(s)/Action Party:** OPEN. Clarification information is available in the promulgation of 10 CFR 50.48(c) on 06/08/04 (ADAMS Accession No. ML041340086). Industry will provide clarification on the issue.

Associated FAQ: 07-0032.

**Lesson Learned:** Pending final resolution of this issue.

**Topic:** "New" Requirements in NFPA Chapter 3/Table B-1 Issues

Associated Observation Meeting Parking Lot Item(s): 32, 33, 34

**Description:** Participants of the November 2006 meeting discussed the 82 paragraphs of Chapter 3. Industry reports based on pilot-plant experience, that seventeen paragraphs appear to be new requirements (e.g., NFPA 805 Section 3.94 requirement for suppression for the diesel fire pump). Clarification of some paragraphs may be required. Industry also noted that additional clarification/standardization of terms used in NEI 04 02 Tables B-1, B-2, and B-3 may also be necessary. Industry stipulated the table formats are not rigid (i.e., database, other report formats are acceptable).

**Resolution Action(s)/Action Party:** CLOSED. There are new requirements that each plant will need to address. It is expected that each plant will document their resolution of the new requirements in their Table B-1.

Associated FAQ: 06-0022

**Lesson Learned:** There are new requirements embedded in Chapter 3 that each plant will need to address on a case-by-case basis. Table B-1 provides a mechanism for documenting these issues.

**Topic:** Assessing Risk of Recovery Actions

Associated Observation Meeting Parking Lot Item(s): 35, 36

**Description:** Participants of the November 2006 meeting discussed assessing the risk of recovery actions (operator manual actions) and the need/methods to perform/report this information as part of transition (NFPA 805 Section 4.2.4). Risk significant operator manual actions are a concern to the NRC.

**Resolution Action(s)/Action Party:** OPEN. Discussions held at the November 2006 meeting concerning how an ASD fire area (in particular operator manual actions) transition over. Meeting participants voiced confusion over the characterization of ASD fire areas as 'deterministic', while NFPA 805 defines recovery actions as 'performance-based'. Industry will provide clarification on the issue.

Associated FAQ: FAQ 06-0011, FAQ 07-0030 (planned)

Lesson Learned: Pending final resolution of this issue.

**Topic:** Mapping efforts to 10 CFR 50.48(a) requirements

Associated Observation Meeting Parking Lot Item(s): None

**Description:** Participants of the March 2007 meeting discussed mapping their efforts to 10 CFR 50.48(a). Specifically 10 CFR 50.48(b) and 10 CFR 50.48(c) constitute ways for a plant to satisfy the requirements of 10 CFR 50.48(a).

Resolution Action(s)/Action Party: OPEN. Pending acceptance of FAQ

Associated FAQ: 07-0032.

Lesson Learned: 10 CFR 50.48(c) meets the requirements in 10 CFR 50.48(a).

**Topic:** clarify existing engineering equivalency evaluations (EEEE) guidance

Associated Observation Meeting Parking Lot Item(s): 43

**Description:** The licensees indicated that the EEEE guidance in NEI 04 02 still requires further clarification (in addition to that being provided as part of FAQ 06-0008) and plan to propose changes.

**Resolution Action(s)/Action Party:** OPEN. Industry will provide clarification on the issue.

Associated FAQ: 07-0033.

**Lesson Learned:** Pending final resolution of this issue.

**Topic:** Properly accounting for Kerite cables impacts on targets within a zone of influence (ZOI)

Associated Observation Meeting Parking Lot Item(s): None

**Description:** Kerite cables are a Thermoset sheathed cable, but the Kerite cables performance is more in line with Thermoplastic cable. Correctly accounting for Kerite cables as Thermoplastic cable results in additional targets within the zone of influence (ZOI).

**Resolution Action(s)/Action Party:** CLOSED. No further actions required.

Associated FAQ: No FAQ is required.

**Lesson Learned:** Plants must ensure they properly account for Kerite cables when establishing targets within the zone of influence (ZOI).

**Topic:** Define boundary with respect to the counting of fire ignition sources

Associated Observation Meeting Parking Lot Item(s): 45

**Description:** Discussions during the March 2007 meeting highlighted issues with counting items in structures and compartments that screened out as part of the NEI 04-02 process. Once the analysis boundaries are set, then counting should include all components within a bin that are within the boundaries. This means that the possibility exists that the sum of the frequencies for all components in all compartments will not be equal to the total given generic frequencies in NUREG/CR-6850. The issue is strongly related to the establishment of the global analysis boundary of the plant. One concern is that components unrelated to the safety of the plant could dilute the fire ignition frequency for those areas important to safety. Another is that failure to include components within the boundaries, but located in screened compartments, could lead to overestimates of the frequency contribution from that class of components, thereby distorting the risk importance profile.

**Resolution Action(s)/Action Party:** CLOSED. After consideration, the pilot plants agree with the NRC understanding of NUREG/CR-6850.

**Associated FAQ:** Not required.

Lesson Learned: None.

**Topic:** Transformer threshold

### Associated Observation Meeting Parking Lot Item(s): 46

**Description:** Discussions during the March 2007 meeting identified an issue with the minimum size of transformer included during component counting. NUREG/CR 6850 has several bins into which transformers fit (e.g., Bin 16, Bin 23 and Bin 29). While the criteria for counting transformers in Bin 16 and Bin 29 is adequately clear, the lower bound on Bin 23 transformers is not clear and needs further definition.

Resolution Action(s)/Action Party: CLOSED.

Associated FAQ: 07-0031.

**Lesson Learned:** The lower bound on Bin 23 transformers is not clear and needs further

definition.

**Topic:** Modular Accident Analysis Program (MAAP) versus Reactor Excursion and Leak Analysis Program (RELAP) review of Thermal-Hydraulic success criteria.

### Associated Observation Meeting Parking Lot Item(s): None

**Description:** Discussions during the March 2007 meeting raised issues concerning use of Modular Accident Analysis Program (MAAP) versus Reactor Excursion and Leak Analysis Program (RELAP) for review of Thermal-Hydraulic success criteria. The Staff noted that many utilities (Progress Energy included) use MAAP to model for success criteria. While MAAP has been part of the internal events PRAs at many facilities the NRC has not endorsed the code.

Resolution Action(s)/Action Party: CLOSED. No action required.

Associated FAQ: None

**Lesson Learned:** Plants can expect to be questioned on their use of MAAP for determining

PRA success criteria

Topic: Screening ignition sources (NUREG/CR 6850 Task 8).

Associated Observation Meeting Parking Lot Item(s): None

**Description:** NUREG/CR 6850 Task 8 allows for the screening of certain ignition sources through scoping fire modeling. Additionally, Task 8 allows for the development of a severity factor based upon those scoping fire modeling estimates. Harris Nuclear Power plant indicated during the March 2007 meeting, that they had determined this second phase screening effort was not worth the effort or worth generating questions that might be raised later. HNP decided not to screen ignition sources in this second phase of the process, but rather to bring those ignition sources that did not screen from the basic scoping fire modeling forward. Keeping ignition sources, rather than screening them, is a conservative approach to fire PRA.

Resolution Action(s)/Action Party: CLOSED. No action required.

Associated FAQ: None

**Lesson Learned:** Skipping screening of certain ignition sources as allowed as part of NUREG/CR 6850 Task 8 is desirable under some circumstances.

**Topic:** Difference in fire modeling between NUREG/CR 6850 and the Fire Protection Significance Determination Process (FDSDP)

### Associated Observation Meeting Parking Lot Item(s): 47

**Description:** There are differences between the fire modeling done as part of a FPSDP and that done as part of NUREG/CR 6850 (e.g., the designation of initial HRRs for a few types of fire ignition sources). This is likely to raise multiple questions by inspectors as work progresses and licenses. NUREG/CR 6850 is the guiding requirement for the NFPA 805 efforts and as such is the appropriate modeling approach. Clarification in anticipation of this issue will assist plants and inspectors in dealing with the differences.

**Resolution Action(s)/Action Party:** CLOSED. NUREG/CR 6850 is the guiding requirement for NFPA 805.

Associated FAQ: None

**Lesson Learned:** NRC inspectors are used to FPSDP and its methods, yet NUREG/CR 6850 is the appropriate modeling approach for NFPA 805 activities.

**Topic:** Environmental considerations for "other" equipment in fire affected compartments.

Associated Observation Meeting Parking Lot Item(s): 48

**Description:** During the March 2007 meeting, it was not clear to attendees if the current fire modeling was properly accounting for environmental considerations for "other" equipment in a fire-impacted compartment. The fire modeling accounts for sources and targets and zones of influence (ZOI), but it is not clear if other equipment outside of the ZOI, which could be impacted from fire secondary effects (e.g., smoke and temperature), is being addressed in the fire modeling being conducted as part of the NFPA 805 transition.

**Resolution Action(s)/Action Party:** CLOSED. NUREG/CR 6850 Appendices H and T provide adequate guidance.

Associated FAQ: None

**Lesson Learned:** NUREG/CR 6850 Appendices H and T provide adequate guidance.

**Topic:** Multiple spurious operation (MSO) expert elicitation guidance.

**Associated Observation Meeting Parking Lot Item(s)**: 1, 50, 53

**Description:** During the March 2007 meeting, comparison of methods used by plants to conduct MSO expert elicitation highlighted the need for standardized guidance. There is not currently a single standard to which to hold an expert elicitation as part of bounding the MSO possibilities. Both pilot plants have pursued acquiring expert opinions on the subject as part of their NFPA 805 efforts. An industry standard and/or guidance is needed on the process and criteria for establishing important MSO possibilities as well as how to handle and process the knowledge that is gained at such elicitation meetings.

**Resolution Action(s)/Action Party:** OPEN. Industry will revise NEI 04-02 to incorporate the lessons-learned from the pilot-plant expert panels.

Associated FAQ: 07-0038

Lesson Learned: Pending final resolution of this issue.

**Topic:** Potential coordination issues between License Renewal Application (LRA) and NFPA 805 transitions (License Amendment Request [LAR])

**Associated Observation Meeting Parking Lot Item(s)**: 52

**Description:** During the March 2007 meeting the Harris Nuclear Plant (HNP) noted its LRA will be reviewed between 10/08 – 06/09. The current schedule for the NFPA 805 LAR is for submittal in 06/08 with review through 12/08. An LRA locks down a license (i.e., an LAR would not be considered prior to approval of a submitted LRA. This scheduling conflict has not been resolved for HNP.

**Resolution Action(s)/Action Party:** CLOSED. Plants must coordinate their LAR and LRA submittals

Associated FAQ: None

**Lesson Learned:** There are potential coordination issues between LRA and NFPA 805 transitions LAR that must be resolved between plants and the NRC.

**Topic:** NUREG/CR 6850 Kerite FR listed temperature

Associated Observation Meeting Parking Lot Item(s): 49

**Description:** NUREG/CR 6850 Table H 3 and H 4 incorrectly list the Kerite failure temperatures as being between 372 C -382°C with a Recommended Failure Threshold of 372°C. The recommended Failure Threshold for Kerite should be 237°C.

**Resolution Action(s)/Action Party:** CLOSED. Errata sheet for NUREG/CR-6850 distributed during the Palo Alto training.

Associated FAQ: None

Lesson Learned: None.

**Topic:** Consistent use of pre-defined definitions

Associated Observation Meeting Parking Lot Item(s): None

**Description:** NFPA 805, NEI 04 02, and NUREG/CR 6850 all contain specialized language and definitions. It is important that as plants develop procedures and documentation for this effort that they use the definitions and language from the references. This ensures their procedures are consistent with the accepted guidance (and thus also helps reduce review comments). There is no need to "word smith" or "invent" new phrases, definitions, and language.

Resolution Action(s)/Action Party: CLOSED. No action required

Associated FAQ: None

**Lesson Learned:** Use of standardized definitions and languages from project references ensures consistency and enhances reviewability.

**Topic:** Define Fire Protection Engineering Analysis (FPEA)

Associated Observation Meeting Parking Lot Item(s): 41

**Description:** Part of the industries proposed FAQ 06-0008 and 07-0033 resolution includes

FPEAs.

Resolution Action(s)/Action Party: OPEN. Industry will provide clarification on the issue.

**Associated FAQ:** 06-0008, 07-0033.

**Lesson Learned:** Pending final resolution of this issue.

Topic: Source and Target Database

Associated Observation Meeting Parking Lot Item(s): 51

**Description:** Progress Energy developed a database as part of the NUREG/CR 6850 Task 8 efforts that records source and target information for later use in the fire modeling and Fire PRA. HNP offered to share the tool with interested non-pilot transition plants

**Resolution Action(s)/Action Party:** CLOSED. HNP is willing to share this database with interested organizations.

Associated FAQ: None.

**Lesson Learned:** HNP is will to share its fire source and target database with interested organizations.

Topic: Applicability of licensees' current licensing basis (CLB) to new NFPA 805 licensing basis

### Associated Observation Meeting Parking Lot Item(s): None

**Description**: During the May 2007 meeting, discussions indicated the licensees plan to bring forward existing SER exemptions/deviations which have been previously reviewed and approved by NRR.

For the deterministic transitions performed under NFPA 805, the Staff expects licensees to review exemptions/deviations during the transition process to ensure the basis for acceptability remains valid. The Staff notes that NEI 04-02 section 2.3.1 states "NRC approved exemptions/deviations from the original licensing basis are part of a licensee's CLB and must be reviewed for applicability going forward to a new NFPA 805 licensing basis. In accordance with NEI 04-02 section 4.1.1 and as stated above, the Staff expects licensees to review exemptions/deviations during the transition process to ensure the basis for acceptability remains valid.

**Resolution Action(s)/Action Party:** CLOSED. The Staff will address this issue during the development of the Standard Review Plan.

Associated FAQ: None.

**Lesson Learned:** The Staff expects licensees to review exemptions/deviations from 10 CFR 50 Appendix R/NUREG 0800 brought forward as part of the transition to ensure the basis for acceptability remains valid

**Topic:** Limited LP/SD Risk Review

Associated Observation Meeting Parking Lot Item(s): 64

**Description:** During the May 2007 meeting, discussions indicated that the pilot plants do not expect to consider fire and fire effects when first defining the high risk evolutions (HREs) used as part of a Low Power/Shutdown (LP/SD) review. The Staff expressed concern that this approach would allow the screening of potentially significant fire-induced HREs, should fire or fire effects be ignored in the development of these HREs.

The pilot plants interpret NEI 04-02 as not requiring this level of examination, while the Staff noted that, in order to meet the requirements of 10 CFR 50.65(a)(4), some sort of risk assessment, at least bounding quantitative, be performed on all LP/SD configurations with regard to potential fires and fire effects. Per NRC staff's initial understanding and the fact that licensees are not planning on developing LP/SD fire PRAs at this time, an enhanced qualitative approach (at least as a surrogate for "bounding quantitative") is deemed acceptable.

The prime reason for the Staff concern is that, unlike the at-power operational mode analysis, there is a lack of a fire PRA assurance that potentially "risky" items within the deterministic analysis will be identified for disposition during LP/SD. Due to this lack, apparently permitted by NFPA-805's non-requirement that fire PRA be performed for all plant modes, including LP/SD, the Staff must rely on the licensees' deterministic analyses to provide the assurance that potentially "risky" items will be identified and properly dispositioned during LP/SD. As NEI 04-02 is apparently being currently interpreted, the Staff is not assured that this "safety valve" is in place.

Resolution Action(s)/Action Party: OPEN. Industry will provide clarification on the issue

**Associated FAQ:** FAQ 07-0040 (planned)

Lesson Learned: Pending final resolution of this issue

**Topic:** NEI 04-02, Appendix B, Table B-1, B-2, B-3 Template improvements

### Associated Observation Meeting Parking Lot Item(s): 55

<u>Description:</u> During the May 2007 meeting, the pilot plants demonstrated specific enhancements to NEI 04-02, Appendix B, Tables B-1, B-2, and B-3 that should be incorporated into NEI 04-02.

<u>Resolution Action(s)/Action Party:</u> OPEN. Pending approval of FAQ, NEI will propose changes to NEI 04-02, Appendix B, Tables B-1, B-2, and B-3 based on pilot-plant experience.

Associated FAQ: 07-0036 (Table B-1), 07-0039 (Tables B-2 and B-3)

<u>Lesson Learned:</u> The plants have substantially refined the tables of NEI 04-02 Appendix B. Non-pilot plants will benefit from the lessons learned by the pilot plants in their use of these tables.

**Topic:** NEI 04-02 Table B-3 Binning Information

Associated Observation Meeting Parking Lot Item(s): 3, 58

<u>Description:</u> During the May 2007 meeting, it was noted that standardized language/binning is required to ensure consistency between plants in their use of NEI 04-02, Table B 3.

<u>Resolution Action(s)/Action Party:</u> OPEN. Pending approval of FAQ, NEI will update NEI 04-02 to include standardized binning language.

Associated FAQ: 06-0012.

<u>Lesson Learned:</u> Standardized binning language for use with NEI 04-02, Table B-3, will enhance reviewability.

**Topic:** Extension of existing HRA scenarios

Associated Observation Meeting Parking Lot Item(s): 36, 59

<u>Description:</u> During the May 2007 meeting, discussions indicated an update to NEI 04-02 is warranted to include extension of existing HRA scenarios to address fire initiators and manual actions (both preventative and reactive).

**Resolution Action(s)/Action Party:** OPEN. Pending approval of FAQ, NEI will propose to include these changes as part of an existing planned FAQ (07-0030)

Associated FAQ: 07-0030

<u>Lesson Learned:</u> The plants have substantially refined the tables of NEI 04-02 Appendix B. Non-pilot plants will benefit from the lessons learned by the pilot plants in their use of these tables.

<u>Topic:</u> Use of existing Configuration Management and Document Control systems in the NFPA 805 project

#### Associated Observation Meeting Parking Lot Item(s): None

<u>Description:</u> During the July 2007 meeting, discussions indicated lessons learned from Table B-1 efforts include keeping relevant documents in one place, providing searchable indices to documents, integrating with existing document and configuration management system, and developing a good program document that comprehensively references and summarizes the Fire Protection Program.

Resolution Action(s)/Action Party: CLOSED. Lesson-Learned by pilot plants

**Associated FAQ:** None

<u>Lesson Learned:</u> Non-pilot plants will benefit from the lessons learned by the pilot plants to integrate their NFPA 805 transition information into their existing document management and configuration control systems.

<u>Topic:</u> Impact of new ANS Fire PRA standard 'requirements' for instrumentation related to operator actions in the PRA.

#### **Associated Observation Meeting Parking Lot Item(s):** 62

<u>Description:</u> During the July 2007 meeting, discussions indicated "new" instrumentation requirements are included in the new proposed revision to the ANS Fire PRA standard. The impact and resolution of this issue with regards to a Fire PRA used for NFPA 805 transition is not clear.

Resolution Action(s)/Action Party: OPEN. Pending review

Associated FAQ: None planned at this time. May be incorporated into FAQ 07-0030

**<u>Lesson Learned:</u>** Pending final resolution of this issue

**Topic: RG** 1.200 impact on revision schedule for RG 1.205

Associated Observation Meeting Parking Lot Item(s): 63

<u>Description:</u> During the August 2007 meeting, concerns were raised over the next RG 1.205 revision and NRC's ability to revise it in spring 2008. RG 1.205 has ties to RG 1.200 that may preclude a timely revision to RG 1.205 to support use of NEI 04-02, Revision 2.

<u>Resolution Action(s)/Action Party:</u> OPEN. NRC to review ability to revise RG 1.205 to address FAQs incorporated into NEI 04-02, Revision 2

**Associated FAQ:** None

**Topic:** Type of Fire Modeling Required to Support NFPA 805

#### Associated Observation Meeting Parking Lot Item(s): None

<u>Description:</u> During the August 2007 meeting, it became clear that most fire modeling done for of NFPA 805 purposes will be done in support of the Fire PRA.

**Resolution Action(s)/Action Party:** CLOSED. NRC to incorporate guidance on review of fire modeling for NFPA 805 related Fire PRA and deterministic purposes in its associated inspection guides and draft SRP section.

#### **Associated FAQ:** None

<u>Lesson Learned:</u> Most fire modeling for NFPA 805 will be done in support of the Fire PRA. Not expecting a lot of deterministic required fire modeling.

**Topic:** Level of detail from Tables B-1, B-2, and B-3 that is required in submittal/LAR

#### Associated Observation Meeting Parking Lot Item(s): 67

<u>Description:</u> During the August 2007 meeting, discussions indicated that inclusion of information from Tables B-1, B-2 and B-3 is needed to review the LARs, but the level of detail to actually be included in the submittal is still not decided. In addition, some information included in the tables may not be complete enough for the LAR. For example, fire modeling and risk assessments will be used to modify (add, remove, change/reprioritize) proceduralized human actions and the NRC expects this type of information to be discussed in the LAR. Table B-3 contains information about changes (e.g., manual actions that are no longer required); however, at this time, no formal summary of changes to manual actions is specified.

**Resolution Action(s)/Action Party:** OPEN. NRC to work with the pilot plants to establish the level of detail from NEI 04-02 Tables B-1, B-2, and B-3 that should be included with the submittal and whether this information belongs in the LAR or in the transition report.

Associated FAQ: FAQ 07-0039, FAQ 07-0038

**Topic:** Height of fire source for transient combustibles for calculating ZOI.

#### Associated Observation Meeting Parking Lot Item(s): 65

<u>Description:</u> During the August 2007 meeting, both pilot plants indicated their zone of influence (ZOI) calculations are assuming transient combustible fires are located on the floor. Other references indicate a 2 foot height should be assumed. NUREG/CR-6850 does not specify a height. The Staff indicated, during the November 2007 meeting, that the Fire PRA should have a basis for where the transient package is placed vertically.

**Resolution Action(s)/Action Party:** OPEN. NRC will review the pilot plants fire PRA and work with the pilot plants to establish guidance on appropriate height for transient combustibles when calculating ZOI for NFPA 805.

**Associated FAQ:** None

**Topic:** Resolution for Appendix R actions that differ from NFPA 805 Fire PRA recovery actions

#### Associated Observation Meeting Parking Lot Item(s): None

<u>Description:</u> Discussions during the August 2007 meeting indicated it was not clear what the appropriate resolution is when Appendix R operator manual actions differ from NFPA 805 Fire PRA recovery actions (e.g., SSD-required operator manual actions versus screened or unnecessary recovery actions as indicated by NFPA 805).

**Resolution Action(s)/Action Party:** OPEN. The pilot plants will develop guidance for appropriate resolution of issue.

Associated FAQ: FAQ 07-0030

**Topic:** Review of the fire PRA will not necessarily be the model that reflects the plant configuration in the licensing basis.

#### Associated Observation Meeting Parking Lot Item(s): None

<u>Description:</u> Discussions during the November 2007 meeting highlighted the fact that fire PRA models available for review (e.g., NRC review, peer review) will not necessarily be complete for the post-transition licensing basis.

Resolution Action(s)/Action Party: Pilot plants will reconsider completeness issue

**Associated FAQ:** None

<u>Lesson Learned:</u> Transition LAR reviews should include review of the fire PRA modification and maintenance processes.

**Topic:** Status of NFPA 805 required modifications scheduled for completion after transition.

#### Associated Observation Meeting Parking Lot Item(s): None

<u>Description:</u> Discussions during the November 2007 meeting indicated it was not clear when a license condition would take effect, specifically when the SER is issued or after all required NFPA 805 modifications are complete. Due to plant outage schedules, it is likely that plant modifications required by NFPA 805 will not be complete until after the transition to the new licensing basis. The Staff indicated, during the November 2007 meeting, that, from a licensing standpoint, a plant becomes an NFPA 805 plant with the issuance of the SER. The license will include commitments that the plant will have to meet (e.g., completion of modifications).

Resolution Action(s)/Action Party: CLOSED.

**Associated FAQ:** None

<u>Lesson Learned:</u> License condition takes effect when the SER is issued, including compensatory actions and schedule for final modifications.

**Topic:** Horizontal Placement of fire source for transient combustibles for calculating ZOI.

#### Associated Observation Meeting Parking Lot Item(s): 66

<u>Description:</u> During the November 2007 meeting, the Staff questioned the proposed "placement" of transient combustible sources based on likelihood of the location (e.g., how hard is it to get to the location) being used rather than the "pinch point" location that has the highest consequences. During the discussions, the Staff noted that transient fires may occur at all areas of a plant unless precluded by design and/or operation. Administrative controls significantly impact the characteristics and likelihood of transient fires, but they do not preclude their occurrence. NUREG/CR-6850 does not adequately specify a placement of transient combustibles.

<u>Resolution Action(s)/Action Party:</u> OPEN. Pilot plants to establish guidance on appropriate transient combustibles horizontal placement when calculating ZOI for NFPA 805.

**Associated FAQ:** None

**Topic:** Documentation of MSO combinations on a fire area/scenario basis.

#### Associated Observation Meeting Parking Lot Item(s): 68

<u>Description:</u> During the November 2007 meeting, the Staff suggested that MSO combinations should be documented on a fire area/scenario basis. Industry presented some of the challenges associated with presenting this information, but no consensus or resolution was reached

**Resolution Action(s)/Action Party:** OPEN. NRC to work with the pilot plants regarding documenting MSO combinations on a fire area/scenario basis.

**Associated FAQ:** None

**Topic:** Generic Fire Modeling Treatments

Associated Observation Meeting Parking Lot Item(s): 70

<u>Description:</u> During the November 2007 meeting, generic fire modeling treatments used to enable field determinations of zones of influence (ZOIs) were discussed. These pre-solved solution sets account for different fuel packages, different target sets, and different fire sizes. Properly trained and qualified individuals apply these treatments to select and document appropriate ZOIs while in the field. Additional discussions were needed during the November 2007 meeting to answer the Staff questions, so industry and NRC agreed to review the Generic Fire Modeling Treatment calculation in more detail at the NEI offices.

**Resolution Action(s)/Action Party:** OPEN. NRC to work with the pilot plants to further review generic fire modeling treatment calculation methods and application in the field

**Associated FAQ:** None

**Topic:** Post-Transition FSAR Content

#### Associated Observation Meeting Parking Lot Item(s): 71

<u>Description:</u> During the November 2007 meeting, discussion indicated a post-transition revision to a plant's FSAR is required to provide a clear new licensing basis going forward. Additional work to review and discuss the FSAR/LAR level of detail and format is required between Industry and the Staff. A revision to NEI 04-02 is the likely method to document the eventually agreed upon content. During the November 2007 meeting, it was further noted by industry that some sort of approach would be adopted by the plants near the beginning of March 2008 to support plant schedules.

**Resolution Action(s)/Action Party:** OPEN. NRC to work with the pilots to further review eventual FSAR content.

**Associated FAQ:** None

**Topic:** NUREG/CR 6850 guidance on fire propagation in vented/non-vented cabinets.

Associated Observation Meeting Parking Lot Item(s): 72, 73

<u>Description:</u> During the November 2007 meeting, the Staff provided clarifications regarding fire propagation in non-vented and vented cabinets, specifically that "non-vented" characteristic of a cabinet, by itself, does not preclude fire propagation. Rather, the characteristic of concern is "well sealed," rather than "non-vented." The Staff stipulated the wording in NUREG/CR-6850 was potentially misleading, specifically sections 6.5.6, 11.5.1.7.3, and Appendix G.3.3.

**Resolution Action(s)/Action Party:** OPEN. NRC to clarify guidance on cabinets and fire propagation, plants to submit Ignition Source Characterization project instruction as part of pilot-plant deliverables

**Associated FAQ:** FAQ planned

<u>Topic:</u> Replacement of existing technical specification requirements for written fire protection plans with the NFPA 805 requirements.

#### **Associated Observation Meeting Parking Lot Item(s): 75**

<u>Description:</u> During the January 2008 meeting, the industry requested clarification on how to replace existing technical specification requirements with the requirements of NFPA 805.

**Resolution Action(s)/Action Party:** OPEN. NRC and industry to work to provide clarifying guidance on replacing existing technical specification requirements with the requirements of NFPA 805.

Associated FAQ: FAQ planned

<u>Topic:</u> NRC guidance on using the appropriate terminology for replacing existing orders, exemptions, and license conditions when transitioning to NFPA 805.

#### Associated Observation Meeting Parking Lot Item(s): 76

<u>Description:</u> During the January 2008 meeting, HNP asked NRC how, administratively, to replace existing orders, exemptions, and license conditions when transitioning to NFPA 805. Specifically, what licensing terms to use in requesting the change.

<u>Resolution Action(s)/Action Party:</u> OPEN. NRC to clarify guidance on using the appropriate terminology for replacing existing orders, exemptions, and license conditions when transitioning to NFPA 805.

**Associated FAQ:** FAQ Planned

<u>Topic:</u> NRC guidance needed on incorporating FAQ 06-0008 process into the LAR/Transition Report.

#### Associated Observation Meeting Parking Lot Item(s): 77

<u>Description:</u> During the January 2008 meeting, HNP asked NRC how to incorporate in the LAR/Transition Report the FAQ 06-0008 process for using fire protection engineering analysis to address NFPA 805, Chapter 3, requirements for deviation from the codes, standards, and listings referenced in NFPA 805

<u>Resolution Action(s)/Action Party:</u> OPEN. NRC to clarify guidance on incorporating FAQ 06-0008 process into the LAR/Transition Report

Associated FAQ: FAQ 06-0008, Additional FAQ possible

Attachment 6 to the Trip Report Pilot Plant Observation Meeting January 7 - 8, 2008

- Issue Summary Sheet: The Issue Summary Sheets provide additional information, clarification, and detail about pilot plant identified issues and lessons learned to the non-pilot licensees and other interested parties
- Associated Parking Lot Item: The NRC and Industry use the Parking Lot table to track the resolution status of issues identified during visits presentations and related discussions
- Associated FAQ: The NRC and Industry use the Frequently Asked Question (FAQ) Process to develop NRC staff interpretations and clarifications of NEI 04 02 guidance and NFPA 805 requirements.

	NFPA 805 Transition Observation Visit					
January 7 - 8, 2008 Summary of Issue Identification and Resolution						
No.	Issue Summary Sheet (Status)	Associated Parking Lot Item No. (Status)	Associated FAQ (Status)			
1	Multiple Spurious Operation (MSO) – Treatment of Newly Identified MSO	1 (open)	FAQ 07-0038 (open)			
	in ROP Prior to Risk Significance Determination (open)	50 (closed) 53 (Closed to FAQ 07-0038)	None FAQ 07-0038 (open)			
2	Multiple Spurious Operations - Screening Criteria (closed)	2 (closed)	None			
3	Transition of Operator Manual Actions to NFPA 805 Recovery Actions (closed)	3 (closed to FAQs 06-0001 and 06-0012)	FAQ 06-0001 (withdrawn) FAQ 06-0012 (closed)			
4	Spurious Operations – Risk Informed, Performance-based Treatment of High/Low Pressure Interface Components (closed)	4 (closed to FAQ 06-0006)	FAQ 06-0006 (closed)			
5	Fire PSA Peer Review (open)	5 (closed), 20 (closed), 37 (closed)	None			
6	PSA and Change Evaluations for Low-Power/Shutdown Modes (open)	6 (closed)				
		22 (closed to Parking Lot Item 64 and FAQ 07-0040)	FAQ 07-0040 (planned)			
7	NFPA 805 Chapter 3 – Chapter 4 Related Requirements (open)	7 (closed to FAQ 06-0004)	FAQ 06-0004 (open)			
		8 (closed to FAQ 06-0002)	FAQ 06-0002 (closed)			
		9 (closed)	None			
8	Performance-based Alternative for Fire Area Boundary Evaluation (open)	10 (closed to FAQs 06-0008 and 07-0033)	FAQ 06-0008 (open) FAQ 07-0033 (open)			
9	Plant Change Evaluations – Preliminary Risk Screening (closed)	11 (closed)	None			
10	Plant Change Evaluations – Preliminary Screening Criteria and Form Corrections (closed)	12 (closed to FAQ 06-0003)	FAQ 06-0003 (closed)			
11	Plant Change Evaluation – PSA Engineer Reviews of Screens (closed)	13 (closed)	None			
12	Authority Having Jurisdiction – NFPA Code Deviations (closed)	14 (closed)	None			
13	Transition Baseline Risk (open)	19 (closed to FAQ 06-0005)	FAQ 06-0005 (open)			
		24 (closed to FAQ 06-0014)	FAQ 06-0014 (planned)			
14	Regulatory Position on Interim Guidance Changes (closed)	16 (closed)	None			

# NFPA 805 Transition Observation Visit January 7 - 8, 2008 Summary of Issue Identification and Resolution

	Summary of Issue Identification and Resolution					
No.	Issue Summary Sheet (Status)	Associated Parking Lot Item No. (Status)	Associated FAQ (Status)			
15	Circuit Analysis Generic Letter and RIS – Compliance Issues for Transition (closed)	17 (closed)	None			
16	NEI 04-02, Appendix B, Methodology Changes (open)	18 (closed to FAQ 06-0013) 55 (closed to FAQs 07-0036 and 07-0039)	FAQ 06-0013 (planned) FAQ 07-0036 (open) FAQ 07-0039 (open)			
17	Risk Acceptance Thresholds (open)	21 (Closed)	None			
18	Definition for Fire Protection Program Change (open)	23 (closed to FAQ 06-0005)	FAQ 06-0005 (open)			
19	Tracking of Cumulative Risk from Post - Transition Plant Changes (open)	15 (closed to FAQ 06-0010) 24 (closed to FAQ 06-0014)	FAQ 06-0010 (planned) FAQ 06-0014 (planned)			
20	Fire Zones/Compartment Definitions (closed)	25 (closed)	None			
21	Ignition Frequency Binning Issues (open)	26 (closed to FAQ 06-0018) 27 (closed to FAQ 06-0016) 28 (closed to FAQ 06-0017) 29 (closed to FAQ 07-0031)	FAQ 06-0018 (closed) FAQ 06-0016 (closed) FAQ 06-0017 (closed) FAQ 07-0031 (closed) FAQ 07-0035 (open)			
22	Transition and Post-Transition Program Management (open)	30 (closed to FAQ 07-0032)	FAQ 07-0032 (open)			
23	"New" Requirements in NFPA Chapter 3/Table B-1 Issues (closed)	32 (closed), 33 (closed) 34 (closed to FAQ 06-0022)	FAQ 06-0022 (open)			
24	Assessing Risk of Recovery Actions (open)	35 (closed to FAQ 06-0011) 36 (closed to FAQ 06-0030)	FAQ 06-0011 (open) FAQ 07-0030 (planned)			
25	Mapping Efforts to 10 CRF 50.48(a) Requirements (open)	None	FAQ 07-0032 (open)			
26	Clarify Existing Engineering Equivalency Evaluations Guidance (open)	43 (closed to FAQ 07-0033)	FAQ 07-0033 (open)			
27	Properly Accounting for Kerite Cables Impacts on Targets within a Zone of Influence (closed)	None	None			
28	Define Boundary with Respect to the Counting of Fire Ignition Sources (closed)	45 (closed)	None			
29	Transformer Threshold (closed)	46 (closed to FAQ 07-0031)	FAQ 07-0031 (closed)			
30	Modular Accident Analysis Program Versus Reactor Excursion and Leak Analysis Program for Review of Thermal-Hydraulic Success Criteria (closed)	None	None			
31	Screening Ignition Sources (NUREG/CR 6850 Task 8) (closed)	None	None			
32	Difference in Fire Modeling Between NUREG/CR 6850 and the Fire Protection Significance Determination Process (closed)	47 (closed)	None			
33	Environmental Qualification Considerations for "Other" Equipment in Fire Affected Compartments (open)	48 (closed)	None			
34	Multiple Spurious Operation (MSO) Expert Elicitation Guidance (open)	1 (closed to FAQ 07-0038) 50 (closed) 53 (closed to FAQ 07-0038)	FAQ 07-0038 (open) None FAQ 07-0038 (open)			

#### NFPA 805 Transition Observation Visit January 7 - 8, 2008 Summary of Issue Identification and Resolution Associated Parking Lot Item No. (Status) No. Issue Summary Sheet (Status) Associated FAQ (Status) Potential Coordination Issues Between License Renewal Application and 52 (closed) None NFPA 805 Transitions (License Amendment Request) (closed) NUREG/CR 6850 Kerite FR Listed Temperature (open) 49 (closed) None Consistent Use of Pre-defined Definitions (closed) None None Define Fire Protection Engineering Analysis (open) 41 (closed to FAQs 06-0008 and 07-0033) FAQ 06-0008 (open) and FAQ 07-0033 (open) Source and Target Database (closed) 51 (closed) None Applicability of Licensees' Current Licensing Basis to New NFPA 805 None None Licensing Basis (closed) Limited LP/SD Risk Review (open) 64 (closed to FAQ 07-0040) FAQ 07-0040 (planned) NEI 04-02, Appendix B, Table B-1, B-2, B-3 Template Improvements FAQ 07-0036 (B-1) (open) 55 (Closed to FAQs 07-0036 and 07-0039) FAQ 07-0039 (B-2 and B-3) (open) 43 NEI 04-02 Table B-3 Binning Information (open) 3 (closed to FAQs 06-0001 and 06-0012) FAQ 06-0001 (withdrawn) 58 (closed to FAQ 06-0012) FAQ 06-0012 (closed) 36 (closed to FAQ 07-0030) FAQ 07-0030 (open) Extension of Existing HRA Scenarios (open) 59 (Closed) None Use of existing Configuration Management and Document Control None None systems in the NFPA 805 project (closed) Impact of new ANS Fire PRA standard 'requirements' for instrumentation 61 (closed to FAQ 07-030) None at this time. May be related to operator actions in the PRA (open). incorporated into FAQ 07-0030 RG 1.200 impact on revision to RG 1.205 to support endorsement of 63 (open) None NEI 04-02, Revision 2 (open) Most fire modeling done for NFPA 805 efforts will be in support of the Fire None None PRA and will not be for deterministic purposes (closed) Level of detail from Tables B-1, B-2, and B-3 that is required in None None submittal/LAR (open) Height of transient combustibles for calculating ZOI (open) 50 65 (open) None Resolution for when Appendix R actions differ from NFPA 805 Fire PRA None None assumed actions (open) Review of the Fire PRA will be not necessarily be of a model that reflect None None the plant configuration in the licensing basis(open) Status of NFPA 805 required modifications scheduled for completion after None None transition (closed) Horizontal placement fire source for transient combustibles for calculating 66 (open) None 55 Documentation of MSO combinations on a fire area/scenario basis (open) None 68 (open Generic Fire Modeling Treatments (open) 70 (open) None 57 Post-transition FSAR Content (open) 71 (open) None

NFPA 805 Transition Observation Visit January 7 - 8, 2008 Summary of Issue Identification and Resolution						
No.	Issue Summary Sheet (Status)	Associated Parking Lot Item No. (Status)	Associated FAQ (Status)			
58	NUREG/CR-6850 guidance on fire propagation in vented/non-vented cabinets (open)	72 (closed to FAQ 07-0042), 73 (open)	Planned			
59	Replacement of existing technical specification requirements for written fire protection plans with NFPA 805 (open)	75 (open)	Planned			
60	NRC guidance needed on how to replace existing orders, exemptions, and license conditions when transitioning to NFPA 805 (open)	76 (open)	Planned			
61	NRC guidance needed on incorporating FAQ 06-0008 process into the LAR/Transition Report (open)	77 (open)	FAQ 06-0008, Possible			