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4 DRAFT SAFETY EVALUATION BY THE OFFICE OF NUCLEAR REACTOR REGULATION

5
6 TOPICAL REPORT WCAP-16308-NP, REVISION 0

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8 “PRESSURIZED WATER REACTOR OWNERS GROUP 10 CFR 50.69 PILOT PROGRAM –

9
10 CATEGORIZATION PROCESS - WOLF CREEK GENERATING STATION”

11
12 NUCLEAR ENERGY INSTITUTE

13
14 PROJECT NO. 689

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17 1.0 INTRODUCTION AND BACKGROUND

18
19 By letter dated September 25, 2006 (Reference 1), as supplemented by letters dated
20 October 22, 2007 (Reference 2), and July 15, 2008 (Reference 3), the Nuclear Energy Institute
21 (NEI) submitted the Pressurized Water Reactor Owners Group (PWROG) Topical Report (TR)
22 WCAP-16308-NP, “Pressurized Water Reactor Owners Group 10 CFR 50.69 [Title 10 of the
23 *Code of Federal Regulation*] Pilot Program – Categorization Process - Wolf Creek Generating
24 Station,” for U.S. Nuclear Regulatory Commission (NRC) staff review.

25
26 Reference 1 states that the primary objective of the submittal is to provide, for NRC review, a
27 demonstration of a method for categorizing systems, structures, and components (SSCs) based
28 on the safety significance of the pressure retaining function they perform (passive
29 categorization). The TR refers to a “pilot” application of the proposed passive categorization
30 methodology to two systems at the Wolf Creek Generating Station (WCGS). However, WCGS
31 did not submit a request for licensing actions and no documentation on this pilot application was
32 submitted. Therefore, as requested as the primary objective in Reference 1, the NRC staff has
33 only reviewed the proposed passive categorization methodology described in the TR. This SE
34 provides conclusions, findings, or endorsements of issues, methods, or results described in the
35 TR for the proposed alternative method for passive categorization.

36
37 TR WCAP-16308-NP also provided a discussion of monitoring of Risk-Informed Safety Class
38 (RISC)-1 and RISC-2 SSCs (provided in Section 7.2 of TR WCAP-16308-NP), monitoring of
39 RISC-3 SSCs (provided in Section 7.3 of TR WCAP-16308-NP), and discussion of treatment of
40 RISC-3 SSCs (provided in Section 8 of WCAP-16308-NP). Although it was not the primary
41 objective of this TR, the NEI requested NRC feedback on the discussion located in Sections 7.2,
42 7.3, and 8 of TR WCAP 16308-NP. Therefore, Sections 3.4, 3.5, and 3.6 of this NRC staff
43 safety evaluation (SE), provide the NRC staff’s comments with respect to Sections 7.2, 7.3, and
44 8 of TR WCAP-16308-NP.

45
ENCLOSURE

1 2.0 REGULATORY EVALUATION

2
3 On November 22, 2004, the Commission adopted new Section 50.69, "Risk-Informed
4 Categorization and Treatment of Structures, Systems, and Components for Nuclear Power
5 Reactors," of 10 CFR on risk-informed categorization and treatment of SSCs for nuclear power
6 plants (69 FR 68008). This new section permits power reactor licensees and license applicants
7 to implement an alternative regulatory framework with respect to "special treatment," where
8 special treatment refers to those requirements that provide increased assurance beyond normal
9 industrial practices that SSCs perform their design basis functions. Implementation of 10 CFR
10 50.69 requires that licensees first categorize safety-related and non-safety SSCs according to
11 their safety significance. SSCs are classified into high-safety-significant (HSS) and low-safety
12 significant (LSS) SSCs. Special treatment requirements for the LSS SSCs may be modified
13 from those treatments otherwise required by the regulations as permitted by the rule.

14
15 In May of 2006, the NRC staff issued Regulatory Guide (RG) 1.201, "Guidelines For
16 Categorizing Structures, Systems, And Components In Nuclear Power Plants According To
17 Their Safety Significance, For Trial Use," Revision 1 (Reference 4). RG 1.201 describes a
18 method that the NRC staff considers acceptable for use in complying with the Commission's
19 requirements in 10 CFR 50.69 with respect to the categorization of SSCs that are considered in
20 risk-informing special treatment requirements. RG 1.201 endorses a categorization method,
21 with conditions, described in NEI 00-04, "10 CFR 50.69 SSC Categorization Guideline,"
22 Revision 0, July 2005 (Reference 5).

23
24 NEI 00-04 describes, in detail, a methodology to categorize SSCs based on the active functions
25 they perform (e.g., opening and closing of valves). Section 4.0 and Section 5.1 of NEI 00-04
26 references the American Society of Mechanical Engineers (ASME) Code Case N-660, "Risk-
27 Informed Safety Classification for Use in Risk-Informed Repair/Replacement Activities"
28 (Reference 6), as an acceptable approach to categorize SSCs based on their passive functions.
29 RG 1.201 clarifies that the version of ASME Code Case N-660 that is acceptable to the NRC
30 staff for use in this application is the version identified in RG 1.147, "Inservice Inspection Code
31 Case Acceptability, ASME Section XI, Division 1" (Reference 7).

32
33 TR WCAP-16308-NP proposes modifications to the methodology described in Code
34 Case N-660 which results in an alternative method for passive categorization. The NRC staff
35 evaluated the acceptability of this alternative method based on consistency with the
36 requirements in 10 CFR 50.69, with the guidance endorsed in RG 1.201, and with the generic
37 risk-informed decisionmaking guidelines established in RG 1.174, "An Approach for Using
38 Probabilistic Risk Assessment in Risk-Informed Decisions on Plant-Specific Changes to the
39 Licensing Basis" (Reference 8).

40
41 2.1 Monitoring of RISC-1 and RISC-2 SSCs

42
43 The regulation at 10 CFR 50.69(e)(1) requires that licensees shall review changes to the plant,
44 operational practices, applicable plant and industry operational experience and, as appropriate,
45 update the probabilistic risk assessment (PRA) and SSC categorization and treatment
46 processes. Specifically for RISC-1 and RISC-2 SSCs, 10 CFR 50.69(e)(2) requires that
47 licensees shall monitor the performance of these SSCs and make adjustments as necessary to
48 either the categorization or treatment processes so that the categorization process and results
49 are maintained valid. In addition, RISC-1 SSCs are classified as safety-related and, therefore,

1 are subject to the inservice inspection (ISI) and inservice testing (IST) requirements in 10 CFR
2 50.55a, "Codes and Standards," and the quality assurance requirements in 10 CFR Part 50,
3 Appendix B, "Quality Assurance Criteria for Nuclear Power Plants and Fuel Reprocessing
4 Plants," including Criterion XVI, "Corrective Action."
5

6 2.2 Monitoring of RISC-3 SSCs 7

8 The regulation at 10 CFR 50.69(e)(1) requires that licensees shall review changes to the plant,
9 operational practices, applicable plant and industry operational experience and, as appropriate,
10 update the PRA and SSC categorization and treatment processes. Specifically for RISC-3
11 SSCs, 10 CFR 50.69(e)(3) requires that licensees shall consider data collected in 10 CFR
12 50.69(d)(2)(i) to determine if there are any adverse changes in performance such that the SSC
13 unreliability values approach or exceed the values used in the evaluations to satisfy 10 CFR
14 50.69(c)(1)(iv). The licensee shall make adjustments as necessary to the categorization or
15 treatment processes so that the categorization and results are maintained valid.
16

17 Under 10 CFR 50.69(d)(2)(i), licensees are required to conduct periodic inspections and tests to
18 determine that RISC-3 SSCs will remain capable of performing their safety-related functions
19 under design basis conditions. In addition, 10 CFR 50.69(d)(2)(ii) requires that conditions that
20 would prevent a RISC-3 SSC from performing its safety-related functions under design basis
21 conditions be corrected in a timely manner and, that for significant conditions adverse to quality,
22 measures be taken to provide reasonable confidence that the cause of the condition is
23 determined and corrective action taken to preclude repetition.
24

25 Furthermore, 10 CFR 50.69(c)(1)(iv) requires that for RISC-3 SSCs, the categorization process
26 must include evaluations that provide reasonable confidence that sufficient safety margins are
27 maintained and that any potential increases in core damage frequency (CDF) and large early
28 release frequency (LERF) resulting from changes in treatment are small.
29

30 2.3 Application of RISC-3 Treatment Requirements 31

32 The regulation at 10 CFR 50.69(d)(2) requires that licensees or applicants shall ensure, with
33 reasonable confidence, that RISC-3 SSCs remain capable of performing their safety-related
34 functions under design basis conditions, including seismic conditions and environmental
35 conditions and effects throughout their service life. The treatment of RISC-3 SSCs must be
36 consistent with the categorization process. Inspection and testing, and corrective action shall
37 be provided for RISC-3 SSCs.
38

39 3.0 TECHNICAL EVALUATION 40

41 The TR proposes a number of changes to ASME Code Case N-660. All of the proposed
42 changes are described in Reference 3, Table A-2. Making the changes in Table A-2 to ASME
43 Code Case N-660 will result in a description of the proposed alternative method. Table A-2 also
44 briefly describes and explains the reason for each of the proposed changes.
45

46 Table 1 attached to this SE includes all the proposed changes from Table A-2 although, in some
47 cases, several entries in Table A-2 have been combined into a single entry in Table 1. Table 1
48 provides the NRC staff position on each proposed change, including NRC revisions as
49 applicable. These positions are:

- 1
- 2 • **No objection.** The NRC staff has no objection to the requirement.
- 3 • **Objection requiring qualification.** The NRC staff has a technical concern with the
- 4 requirement and has provided a qualification to resolve the concern.
- 5

6 As stated in Table 1, the NRC staff accepts most proposed changes with “No objection.”
7 However, the NRC staff accepts the remaining proposed changes with “Objection requiring
8 qualification.” The qualifications are provided as revisions to the proposed text where additions
9 are identified by bolded text, deletions by struck out text. Making the changes in Table 1 to the
10 methodology described in ASME Code Case N-660 will result in a description of the alternative
11 method that can be endorsed in this SE.
12

13 Many of the proposed changes improve the consistency between the categorization
14 methodology in NEI 00-04 and methodology proposed in the TR. For example, the TR
15 reorganized the sections dealing with the treatment of various qualitative considerations which
16 resulted in numerous individual changes. The NRC staff accepted most of these changes with
17 no objection. In several proposed changes, the NRC staff has added a qualification to improve
18 the consistency between the two categorization methods. For example, the NRC staff added
19 text from NEI 00-04 into Section I-3.1.2. Section I-3.1.2 directs that risk information from all
20 initiating events be included in the categorization. The additional text clarifies one acceptable
21 method to capture risk importance from initiating events that are not modeled in a PRA.
22

23 In addition to conforming changes, the TR also proposed several substantive changes to the
24 methodology in Code Case N-660. Substantive changes include proposals to delete some
25 qualitative considerations, expand credit for operator actions, and permit consequence
26 determination based on small break sizes. These proposed changes are discussed below.
27

28 3.1 Deletion of Some Qualitative Considerations

29
30 Consistent with NEI 00-04, ASME Code Case N-660 provides a series of questions that need to
31 be considered by the licensee’s personnel when assigning an SSC into the HSS or LSS
32 category. The response to these questions support the systematic determination on whether
33 SSCs that are not assigned HSS by the quantitative PRA results, should be assigned HSS
34 based on qualitative considerations, including defense-in-depth and safety margins
35 considerations.
36

37 The question in ASME Code Case N-660 Section I-3.1.3(a)(2) was deleted. The response to
38 this question would require that all piping as defined in ASME Code Case N-660
39 Section 1200(b) be assigned to the HSS category. Section 1200(b) already assigns this piping
40 to HSS and the NRC staff concurs that this question is redundant and may be deleted.
41

42 The question in ASME Code Case N-660 Section I-3.1.3(b)(1) was deleted. The TR states that
43 the response to this question would require that all piping in every system that supports the
44 retention of fission products during severe accidents be assigned to the HSS category. The
45 NRC staff agrees that the ASME Code Case N-660 guidance is conservative because it would
46 place whole systems into the HSS category based on small, and perhaps very small, parts of
47 the system acting as a barrier to fission product release.
48

49 All of the effects of piping rupture, including the potential to cause or permit a release during a

1 severe accident, are addressed as part of the passive categorization process. The conditional
2 large early release probability (CLERP) guidelines should identify those piping parts in a system
3 whose failure contributes significantly to fission product release as HSS segments. The NRC
4 staff concurs that the question in ASME Code Case N-660 Section I-3.1.3(b)(1) may be deleted
5 because it is excessively conservative, and a question with the excessive conservatism
6 removed is not expected to identify any piping as HSS piping that would not otherwise be
7 identified.
8

9 The question in ASME Code Case N-660 Section I-3.1.3(a)(1) was deleted. ASME Code
10 Case N-660 and the alternative method, as endorsed in this SE, categorize the passive
11 functions of SSCs based on the quantitative PRA metrics conditional core damage probability
12 (CCDP) and CLERP¹. This question introduced PRA metrics based on the potential for pipe
13 rupture events to increase the frequency of non-pipe rupture initiating events. However, all the
14 effects of a pipe rupture, including all initiating events it causes, are already addressed as part
15 of the passive categorization process. The NRC staff concurs that this question may be deleted
16 because categorization based on PRA results is adequately addressed in Section I-3.1, and
17 these additional quantitative metrics are not expected to identify any HSS piping that would not
18 otherwise be identified.
19

20 3.2 Expanded Credit for Operator Actions 21

22 The TR WCAP-16308-NP proposed to add guidance that would permit consideration of possible
23 operator actions in the qualitative responses to questions in ASME Code Case N-660
24 Sections I-3.1.3(a)(5) and I-3.1.3(b)(3). Crediting operator actions reduces the consequences of
25 a break by allowing the operators to isolate or otherwise mitigating the effects of the break.
26 Reducing the consequences of a break can reduce HSS SSCs to LSS SSCs.
27

28 The TR argues that its proposal only permits credit if a procedure directs the operators'
29 response. However, symptom based procedures often direct the operators, in general, to
30 develop and attempt mitigative actions and, therefore, any conceivable mitigative actions would
31 satisfy the criterion. The NRC staff does not accept the proposed credit for operator actions
32 because it does not effectively limit crediting actions to only actions that have a high likelihood
33 of success, e.g., well defined and predictable actions. Qualitatively crediting actions with a low
34 likelihood of success could place HSS SSCs into LSS.
35

36 3.3 Consequence Evaluation Based on Small Break Size 37

38 Section I-3-1.1(a) in ASME Code Case N-660 required that the consequence analysis be
39 performed assuming a large pressure boundary failure unless one or more of the three criteria
40 could be met. If any one of these criteria was met, a smaller break could be assumed when
41 determining the affects of the pressure boundary failure. Smaller breaks tend to result in
42 damage to fewer nearby SSCs and slower transients than larger breaks. Assessing the
43 consequence for small instead of large breaks could result in assigning a lower safety
44 significance to pressure boundary failures.
45

¹ Code Case N-660 and the proposed alternative method permit the use of tables instead of the quantitative guidelines directly, but the entries in the tables were derived from the quantitative CCDP and CLERP guidelines values.

1 The first of the three criteria in ASME Code Case N-660 simply permits the consequences of a
2 smaller leak to be used if more conservative than using a larger break. The second and third
3 criteria, when met, provide confidence that a large break is very unlikely according to NRC
4 endorsed methods regardless of how the piping in question is repaired or replaced.
5

6 The TR proposes to add a fourth criterion in I-3-1.1(a)(4):
7

8 *{Alternatively, the consequence analysis can be performed assuming a smaller leak, when}*
9 *a small break with a calculated leak rate at design basis conditions for a through-wall flaw with a*
10 *length six times its depth can be used when certain design and operational considerations are*
11 *satisfied:*

- 12 • *the pipe segment is not susceptible to any large break mechanisms or plant controls are*
13 *in place to minimize the potential for occurrence of large break mechanisms,*
 - 14 • *a large break mechanism is one that produces significant loadings above the normal*
15 *loading on the system and specifically includes water hammer for which no mitigation is*
16 *provided and internal deflagrations, but excludes seismic,*
 - 17 • *the pipe segment is not part of a high energy system, and*
 - 18 • *the pipe segment is greater than 4 inches in diameter.*
- 19

20 The NRC staff has evaluated the reasonableness of the specific criteria proposed by the NEI as
21 supported by the Request for Additional Information (RAI) response in Reference 2.
22

23 1) Reference 2 cites insights taken from NUREG-1829, "Estimating Loss-of-Coolant Accident
24 (LOCA) Frequencies Through the Elicitation Process," regarding the low likelihood of pipe
25 ruptures. However, NUREG-1829 only applies to the reactor coolant pressure boundary (high
26 pressure system) and can not be used as a basis to draw conclusions regarding the probability
27 of failure for low pressure systems (e.g., service water systems). The reactor coolant pressure
28 boundary is built and maintained to the highest quality standards. In addition, leak-before-break
29 evaluations have been performed for numerous facilities in order to demonstrate a low
30 probability of failure. The low pressure systems are not subject to the same quality standards
31 as the reactor coolant pressure boundary.
32

33 2) Reference 2 also cites the use of earthquake experience in resolution of Generic Letter
34 (GL) 87-02, "Verification of Seismic Adequacy of Mechanical and Electrical Equipment in
35 Operating Reactors, Unresolved Safety Issue (USI) A-46," as providing evidence of the capacity
36 of the piping to withstand seismic loads. The NRC staff did not endorse the use of earthquake
37 experience for piping in the resolution of GL 87-02. However, the existing earthquake
38 experience data indicates that low pressure systems are more likely to fail during earthquakes
39 than high pressure systems (see NUREG-1061, Volume 2 Addendum, Section 2.2.7).
40

41 3) Reference 2 also states that a pipe diameter of 4 inches was selected to coincide with the
42 ASME definition of small bore piping. The NRC staff does not concur that this is the ASME
43 definition of small bore piping.
44

45 4) Reference 2 states that the appropriate small break size for consideration in passive
46 components is the calculated leak rate at normal conditions for a through-wall flaw with a length
47 six times its depth. This discussion cites NUREG-1829 as part of the basis for this assumption.
48 However, as discussed above, NUREG-1829 only applies to the reactor coolant pressure

1 boundary and its evaluations and conclusions cannot be extrapolated to low pressure service
2 water systems.

3
4 Implementation of 10 CFR 50.69 permits licensees to change the special treatment
5 requirements applied to LSS SSCs. The failure frequency of piping is generally not well known.
6 Instead of attempting to estimate the frequency of piping failure, passive categorization is based
7 on the consequence of failure. Any piping segment with a CCDP or CLERP greater than $1E-4$
8 and $1E-5$ respectively, will be HSS. Therefore, at the (unlikely) limit where the failure likelihood
9 of a LSS segment approaches 1.0, there is a known upper bound on the risk increase. If,
10 however, the consequences of a small break are used instead of a large break, the CCDP or
11 CLERP of a large break in an LSS segment could exceed the guideline values by an
12 indeterminate magnitude. In ASME Code Case N-660, the NRC staff only accepted use of the
13 consequences based on the small break only if the larger break is very unlikely based on the
14 results of analyses endorsed by the NRC staff.

15
16 The NRC staff relies on the limitation in the potential risk increase provided by categorization
17 based solely on the consequences of a pipe break to satisfy the criterion in 10 CFR
18 50.69(c)(1)(iv) that any potential increase in risk is small. The guidelines proposed in the TR
19 are not endorsed for use in the piping systems that will be categorized because they do not
20 provide the necessary confidence that the large break is very unlikely. Therefore, the NRC staff
21 concludes that the proposal to include additional guidelines permitting the use of smaller breaks
22 is not acceptable.

23 24 3.4 Monitoring of RISC-1 and RISC-2 SSCs

25
26 TR WCAP-16308-NP states that the Wolf Creek Nuclear Operating Corporation (WCNOC), the
27 licensee for WCGS, intends to comply with 10 CFR 50.69 without exception. RISC-1 and
28 RISC-2 SSCs will be monitored in the same manner as they are presently monitored under 10
29 CFR 50.65, "Requirements for Monitoring the Effectiveness of Maintenance at Nuclear Power
30 Plants," (the Maintenance Rule). As clarification, the NEI stated that monitoring will address all
31 functional failures, not just maintenance preventable functional failures; and that to the extent
32 that any RISC-1 or RISC-2 SSCs are not in the Maintenance Rule scope, appropriate
33 monitoring requirements will be developed for those SSCs.

34
35 In addition to monitoring under 10 CFR 50.65, RISC-1 SSCs are subject to the regulatory
36 requirements for safety-related equipment specified in 10 CFR Part 50. For example, SSCs
37 within the scope of the ASME Boiler and Pressure Vessel Code and ASME Code for Operation
38 and Maintenance of Nuclear Power Plants are required to meet the ISI and IST requirements
39 specified in 10 CFR 50.55a. Among those requirements is the IST provision for periodically
40 assessing the operational readiness of pumps and valves to perform their safety functions, and
41 the ISI provisions that require a mandatory program of examinations, pressure testing, and
42 inspections for determining component acceptability for continued service and to manage
43 deterioration and aging effects, along with repair/replacement activity requirements. Further,
44 Quality Assurance Criterion XVI, "Corrective Action," in 10 CFR Part 50, Appendix B, states that
45 measures shall be established to assure that conditions adverse to quality are promptly
46 identified and corrected. In the case of significant conditions adverse to quality, Criterion XVI
47 requires that the measures shall assure that the cause of the condition is determined and
48 corrective action taken to preclude repetition.

49

1 The NRC staff finds that monitoring of RISC-1 and RISC-2 SSCs as specified under 10 CFR
2 50.65, or through appropriate equivalent requirements for non-maintenance rule scoped items,
3 together with the safety-related requirements for monitoring RISC-1 SSCs, provide an adequate
4 means of monitoring these SSCs such that the results of this monitoring can be used to adjust
5 the categorization or treatment processes so that the categorization and results are maintained
6 valid. This conclusion is based on the safety-related requirements for RISC-1 SSCs and the
7 requirements in 10 CFR 50.65 applicable to RISC-1 and RISC-2 SSCs that the performance or
8 condition of SSCs be monitored in a manner sufficient to provide reasonable assurance that in-
9 scope SSCs are capable of fulfilling their intended functions. Therefore, the NRC staff finds that
10 the performance of monitoring, in accordance with safety-related requirements for RISC-1
11 SSCs, and the implementation of a monitoring program that satisfies 10 CFR 50.65, or an
12 appropriate equivalent, for the purpose of RISC-1 and RISC-2 SSCs, provide an adequate
13 means of satisfying the monitoring requirements of 10 CFR 50.69(e)(2).
14

15 3.5 Monitoring of RISC-3 SSCs 16

17 TR WCAP-16308-NP states that performance monitoring of RISC-3 SSCs will be established to
18 provide assurance that potential increases in failure rates will be detected and addressed before
19 reaching the rate assumed in the sensitivity study. Failures of RISC-3 SSCs will be identified
20 and tracked in a corrective action program. Failure data will be periodically assessed to ensure
21 the failure rate of RISC-3 SSCs has not unacceptably increased due to the changes in
22 treatment and to validate that the rate of equipment failures has not increased by a factor
23 greater than that used in the sensitivity studies. Component group failure data will also be
24 reviewed to detect the occurrence of potential inter-system common cause failures and to allow
25 timely corrective action if necessary.
26

27 Although the TR discusses how failure data for RISC-3 SSCs will be used to satisfy the
28 monitoring requirements of 10 CFR 50.69, it does not contain a specific discussion of monitoring
29 of degradation of RISC-3 SSCs. In a response to an NRC staff RAI regarding corrective action
30 for degradation of RISC-3 SSCs, the NEI stated that WCGS has not developed plant specific
31 methods for corrective actions to address degradation of RISC-3 SSCs. The RAI response
32 discussed actions to be taken to monitor and respond to failures, but did not provide sufficient
33 information regarding the monitoring of performance degradation of RISC-3 SSCs.
34

35 The NRC staff finds that the information provided in TR WCAP-16308-NP and in the RAI
36 response does not provide a sufficient basis for assuming that the regulatory requirements of 10
37 CFR 50.69(d)(2)(i) or (d)(2)(ii) would be satisfied. The monitoring of RISC-3 SSCs appears to
38 be primarily focused on the monitoring of SSC failures and does not allow the NRC staff to
39 conclude that degradation of RISC-3 SSCs would be monitored and corrected in a manner that
40 will provide reasonable confidence that these SSCs would remain capable of performing their
41 safety-related functions under design-basis conditions. For example, specific information on
42 periodic inspections and tests that could be used to detect and correct degradation of RISC-3
43 SSCs was not provided. Therefore, the NRC staff cannot reach a finding that the monitoring of
44 RISC-3 SSCs as described in Section 7.3 of TR WCAP-16308-NP will result in the required
45 degree of "reasonable confidence" to satisfy 10 CFR 50.69(d)(2).
46

47 3.6 Application of RISC-3 Treatment Requirements 48

49 TR WCAP-16308-NP states that WCGS will develop and implement documented processes to

1 control the design, procurement, inspection, and maintenance to ensure, with reasonable
2 confidence, that RISC-3 SSCs remain capable of performing their safety-related functions under
3 design basis conditions. In its response to an NRC staff RAI, the NEI stated that WCGS has not
4 developed plant specific methods for inspection, testing, and corrective actions for RISC-3
5 SSCs to ensure, with reasonable confidence, that RISC-3 SSCs remain capable of performing
6 their safety-related functions under design-basis conditions. In addition, the response stated
7 that WCGS would apply commercial grade practices to the procurement, maintenance, and
8 testing of RISC-3 SSCs.
9

10 The NRC staff finds that the general information provided in TR WCAP-16308-NP and in the
11 RAI response does not provide a sufficient basis for determining that the regulatory
12 requirements of 10 CFR 50.69(d)(2) would be satisfied. The lack of a more specific description
13 of the treatment of RISC-3 SSCs at WCGS prevents the NRC staff from reaching a
14 determination that reasonable confidence exists that RISC-3 SSCs will remain capable of
15 performing their safety-related design basis functions, and that the treatment will be consistent
16 with the categorization process. One example of an acceptable description of treatment to be
17 applied to safety-related low safety significant SSCs is provided in the NRC SE dated August 3,
18 2001, that accepted the request by the South Texas Project (STP), Units 1 and 2, for exemption
19 from special treatment requirements specified in certain NRC regulations.
20

21 As discussed in the NRC SE on the STP, Units 1 and 2, exemption request, the NRC staff
22 reviewed the elements and high-level objectives of the treatment processes for safety-related
23 LSS SSCs specified by STP in a proposed revision to its Final Safety Analysis Report (FSAR).
24 The proposed FSAR revision provided a high-level description of eight treatment processes
25 (design control; procurement; installation; maintenance; inspection, test, and surveillance;
26 corrective action; management and oversight; and configuration control) intended to provide
27 reasonable confidence that safety-related LSS SSCs will maintain their functionality under
28 design-basis conditions. In the SE, the NRC staff concluded that the treatment processes
29 described in the proposed FSAR revision for STP contained elements and high-level objectives
30 that, if effectively implemented, will provide reasonable confidence that safety-related LSS
31 SSCs are capable of performing their safety functions under design-basis conditions, including
32 environmental and seismic conditions, throughout their service life.
33

34 The general reference by the NEI to the use of commercial grade practices in its response to
35 the RAI on Section 8 of TR WCAP-16308-NP does not provide reasonable confidence in the
36 functionality of RISC-3 SSCs, given the wide range of quality activities applied to these
37 practices and their varying levels of effectiveness. For example, in the *Federal Register* notice
38 (69 FR 68008, 68041) announcing issuance of 10 CFR 50.69, the NRC noted that some public
39 comments on the proposed rule suggested that a reference to general industry practices would
40 be sufficient to satisfy the requirements for treatment of RISC-3 SSCs. The NRC referred to
41 NUREG/CR-6752, "A Comparative Analysis of Special Treatment Requirements for Systems,
42 Structures, and Components (SSCs) of Nuclear Power Plants With Commercial Requirements
43 of Non-Nuclear Power Plants," which found that significant variation exists in the application of
44 industrial practices at nuclear power plants. The NRC stated that a simple reference to these
45 practices does not provide a basis to satisfy the rule's requirements. Without a more specific
46 description of treatment practices for RISC-3 SSCs in Section 8 of TR WCAP-16308-NP, the
47 NRC staff is unable to conclude that the "reasonable confidence" and "consistent with
48 categorization process" standards of 10 CFR 50.69(d)(2) will be met.
49

1 The regulation at 10 CFR 50.69(d)(2)(ii) requires that conditions that would prevent a RISC-3
2 SSC from performing its safety-related function under design-basis conditions must be
3 corrected in a timely manner. Section 8 of WCAP-16308-NP refers to Section 7 of the TR for a
4 discussion of the WCGS approach to RISC-3 corrective action. As described previously, the
5 NRC staff finds that the topical report and RAI responses rely primarily on monitoring of SSC
6 failures and do not provide sufficient information to draw a conclusion that degradation of
7 RISC-3 SSCs will be monitored and corrected in a manner that provides reasonable confidence
8 that these SSCs would continue to perform their safety-related functions under design-basis
9 conditions.

10
11 However, the NRC staff notes that 10 CFR 50.69(b)(2) does not require that a licensee
12 voluntarily choosing to implement the rule submit their plan for treatment of SSCs to the NRC
13 for review and approval.

14 15 4.0 LIMITATIONS AND CONDITIONS

- 16
17 1. This NRC staff safety evaluation (SE) only provides conclusions, findings, or
18 endorsements for the proposed passive categorization methodology described in the
19 TR. It does not provide conclusions, findings, or endorsements for issues, methods, or
20 results outside the scope of the passive categorization methodology.
21
- 22 2. The alternative method proposed by the TR is described by modifying the method
23 described in ASME Code Case N-660 according to the changes described in
24 Reference 3, Table A-2. The NRC staff does not find this alternative method acceptable
25 but, instead, would endorse the method described by modifying ASME Code
26 Case N-660 according to the changes described in Table 1 of this SE. The TR should
27 be modified in the approved (-A) version of the TR, to incorporate the changes identified
28 in Table 1 of this SE. The NRC staff will not accept submittals referencing TR WCAP-
29 16308-NP as an approved passive categorization methodology unless the method used
30 in the submittal incorporates the changes identified in Table 1 as "Objection requiring
31 qualification."
32
- 33 3. As described in Section 3.2 of the SE, the NRC staff does not accept the proposed credit
34 for operator actions because it does not effectively limit crediting actions to only actions
35 that have a high likelihood of success, e.g., well defined and predictable actions.
36 Qualitatively crediting actions with a low likelihood of success could place HSS SSCs
37 into LSS.
38
- 39 4. As described in Section 3.3 of the SE, the NRC staff relies on the limitation in the
40 potential risk increase provided by categorization based solely on the consequences of a
41 pipe break to satisfy the criterion in 10 CFR 50.69(c)(1)(iv) that any potential increase in
42 risk is small. The guidelines proposed in the TR are not endorsed for use in the piping
43 systems that will be categorized because they do not provide the necessary confidence
44 that the large break is very unlikely. Therefore, the NRC staff concludes that the
45 proposal to include additional guidelines permitting the use of smaller breaks is not
46 acceptable.
47
- 48 5. Licensees that implement 10 CFR 50.69 must develop and implement plant-specific
49 programs to ensure that monitoring of RISC-3 SSCs is in accordance with 10 CFR

1 50.69(d)(2).
2

- 3 6. Licensees that implement 10 CFR 50.69 must develop and implement plant-specific
4 programs to ensure that treatment of RISC-3 SSCs is in accordance with 10 CFR
5 50.69(d)(2) and provides reasonable confidence that RISC-3 SSCs will remain capable
6 of performing their safety-related functions under design-basis conditions.
7

8 5.0 CONCLUSIONS
9

10 The NRC staff has found that only portions of the alternative methodology proposed in TR
11 WCAP-16308-NP, Revision 0, are acceptable. The NRC staff has identified the specific items in
12 the proposal that are not acceptable in this SE. Table 1 of this SE, identifies changes to the
13 method proposed in WCAP-16308-NP that, if made, will result in an acceptable method to
14 categorize SSCs as HSS or LSS based on the safety-significance of the passive functions they
15 perform. Each change, and the NRC staff position on each change, is described in Table 1. A
16 description of the approved methodology can be obtained by modifying the guidance in ASME
17 Code Case N-660 as described in Table 1.
18

19 The NRC staff will not repeat its review of the matters described in WCAP-16308-NP,
20 Revision 0 as modified by Table 1 in this SE, when the report appears as a reference in a
21 request to amend a licensee's operating license to comply with the requirements of
22 10 CFR 50.69.
23

24 5.1 Monitoring of RISC-1 and RISC-2 SSCs
25

26 The NRC staff has reviewed the description of monitoring of RISC-1 and RISC-2 SSCs provided
27 in Section 7.2 of TR WCAP-16308-NP. The NRC staff concludes that the TR has adequately
28 addressed the monitoring of RISC-1 and RISC-2 SSCs for the WCGS 10 CFR 50.69 pilot
29 program. Therefore, the NRC staff finds Section 7.2 of TR WCAP-16308-NP to be acceptable
30 with respect to the monitoring of RISC-1 and RISC-2 SSCs together with the safety-related
31 requirements for RISC-1 SSCs.
32

33 5.2 Monitoring of RISC-3 SSCs
34

35 The NRC staff has reviewed the discussion of monitoring of RISC-3 SSCs provided in
36 Section 7.3 of TR WCAP-16308-NP. Based on its review, the NRC staff concludes that the TR
37 has not adequately addressed the monitoring of RISC-3 SSCs for the WCGS 10 CFR 50.69
38 pilot program. Specifically, the NRC staff finds that Section 7.3 of TR WCAP-16308-NP does
39 not provide sufficient information on monitoring and correction of degradation of RISC-3 SSCs
40 to provide reasonable confidence that RISC-3 SSCs will continue to perform their safety-related
41 functions under design-basis conditions consistent with 10 CFR 50.69. Licensees that
42 implement 10 CFR 50.69 must develop and implement plant-specific programs to ensure that
43 monitoring of RISC-3 SSCs is in accordance with 10 CFR 50.69(d)(2).
44

45 5.3 Application of RISC-3 Treatment Requirements
46

47 The NRC staff has reviewed the discussion of treatment of RISC-3 SSCs provided in Section 8
48 of WCAP-16308-NP. The NRC staff concludes that the TR has not adequately addressed the
49 treatment of RISC-3 SSCs for the WCGS 10 CFR 50.69 pilot program. Specifically, the NRC

1 staff finds that Section 8 of WCAP-16308-NP does not contain sufficient information on
2 treatment of RISC-3 SSCs to provide reasonable confidence that RISC-3 SSCs will continue to
3 perform their safety-related functions under design-basis conditions consistent with 10 CFR
4 50.69. Licensees that implement 10 CFR 50.69 must develop and implement plant-specific
5 programs to ensure that treatment of RISC-3 SSCs is in accordance with 10 CFR 50.69(d)(2)
6 and provides reasonable confidence that RISC-3 SSCs will remain capable of performing their
7 safety-related functions under design-basis conditions.

8
9 **6.0 REFERENCES**

- 10
11 1. B. Bradley (Nuclear Energy Institute) to U. S. Nuclear Regulatory Commission, Submittal
12 of Topical Report on 10 CFR 50.69 Application, September 25, 2006 (ML062770345).
13
14 2. B. Bradley, (Nuclear Energy Institute) to U. S. Nuclear Regulatory Commission,
15 Response to NRC Request for Additional Information Regarding WCAP-16308-NP,
16 10 CFR 50.69 Application, October 22, 2007 (ML080780403).
17
18 3. B. Bradley, (Nuclear Energy Institute) to U. S. Nuclear Regulatory Commission,
19 "Revisions to WCAP-16308-NP, "Pressurized Water Reactor Owners Group 10 CFR
20 50.69 Pilot Program – Categorization Process," July 15, 2008 (ML082200518).
21
22 4. RG 1.201, "Guidelines For Categorizing Structures, Systems, And Components In
23 Nuclear Power Plants According To Their Safety Significance, For Trial Use," Revision 1
24 (ML061090627).
25
26 5. NEI 00-04, "10 CFR 50.69 SSC Categorization Guideline," Revision 0, July 2005
27 (ML0529001630).
28
29 6. ASME Code Case, N-660, "Risk-Informed Safety Classification for Use in Risk-Informed
30 Repair/Replacement Activities," July 2002.
31
32 7. RG 1.147, Inservice Inspection Code Case Acceptability, ASME Section XI, Division 1
33 (MI072070419).
34
35 8. RG 1.174, "An Approach for Using Probabilistic Risk Assessment in Risk-Informed
36 Decisions on Plant-Specific Changes to the Licensing Basis" (ML023240437).
37

38 Attachment: Table 1

39
40 Principle Contributors: T. Scarbrough
41 K. Hoffman
42 S. Dinsmore
43 J. Fair
44

45 Date: September 16, 2008
46
47

Table 1 – NRC Staff Position on Proposed Changes in ASME Code Case N-660 in TR WCAP-16308

<p>{N-660, R0 Section} [WCAP-16308 Section]</p>	<p>ASME Code Case N-660 Revision 0</p>	<p>Position</p>	<p>Resolution of WCAP-16308 Section WCAP-16308 Changes to Code Case N-660 Text not marked NRC Staff additions in Bold, deletions in Strikeout, and comments in <i>Italic</i></p>
<p>{-1320} [-1320]</p>	<p>-1320 Required Disciplines Personnel with expertise in the following disciplines shall be included in the classification process. <i>(a)</i> probabilistic risk assessment (PRA) <i>(b)</i> plant operations <i>(c)</i> system design <i>(d)</i> safety or accident analysis Personnel may be experts in more than one discipline, but are not required to be experts in all disciplines.</p>	<p>No Objection</p>	<p>-1320 Required Disciplines <i>(a)</i> An Integrated Decisionmaking Panel (IDP) shall use the information and insights compiled in the initial categorization process and combine that with other information from design bases, defense-in-depth, and safety margins to finalize the categorization of functions/SSCs. <i>(b)</i> The designated as members of the IDP shall have joint expertise in the following fields: - Plant Operations (SRO qualified), - Design Engineering, - Safety analysis, - Systems Engineering, and - Probabilistic Risk Assessment. <i>(c)</i> Requirements for ensuing adequate expertise levels and training of IDP members in the categorization process shall be established. <i>(d)</i> To the extent possible, the classification of pressure retaining and support items in a system should be performed by the same IDP members as the categorization of active SSCs in that system.“</p>

<p>{N-660, R0 Section} [WCAP-16308 Section]</p>	<p>ASME Code Case N-660 Revision 0</p>	<p>Position</p>	<p>Resolution of WCAP-16308 Section WCAP-16308 Changes to Code Case N-660 Text not marked NRC Staff additions in Bold, deletions in Strikeout, and comments in Italic</p>
<p>{-9000} [-9000]</p>	<p><u>high-safety-significant function</u> – a function that has been determined to be safety significant from traditional plant risk-assessment evaluations of core damage or large early release events (e.g., evaluations performed to support the Maintenance Rule - 10 CFR 50.65).</p> <p><u>probabilistic risk assessment (PRA)</u> – a qualitative and quantitative assessment of the risk associated with plant operation and maintenance...</p> <p><u>spatial effect</u> – a failure consequence affecting other systems or components, such as failures due to pipe whip, jet impingement, or flooding.</p>	<p>No objection</p>	<p><u>high-safety-significant function</u> – a function that has been determined to be safety significant from traditional plant risk-assessment evaluations of core damage or large early release events (e.g., evaluations performed to support the Maintenance Rule - 10 CFR 50.65) or from other relevant information (e.g., defense in depth considerations)</p> <p><u>probabilistic risk assessment (PRA)</u> – an assessment of the risk associated with plant operation and maintenance...</p> <p><u>spatial effect</u> – a failure consequence affecting other systems or components, such as failures due to pipe whip, jet impingement, jet spray, loss of inventory due to draining of a tank, or flooding.</p>
<p>{ } [-9000]</p>		<p>No objection</p>	<p><u>Plant features</u> – systems, structures, and components that can be used to prevent or mitigate an accident.</p>
<p>{I-1.0} [I-1.0]</p>	<p>Once categorized, the safety significance of piping of each piping segment is identified.</p>	<p>No objection</p>	<p>Once categorized, the safety significance of piping of each piping segment is identified. Figure I-1 illustrates the RISC methodology presented in the following sections. [Figure I-1]</p>

<p>{N-660, R0 Section} [WCAP-16308 Section]</p>	<p>ASME Code Case N-660 Revision 0</p>	<p>Position</p>	<p>Resolution of WCAP-16308 Section WCAP-16308 Changes to Code Case N-660 Text not marked NRC Staff additions in Bold, deletions in Strikeout, and comments in Italic</p>
<p>{I-2.0} [I-2.0]</p>	<p>The owner shall define the boundaries included in the scope of the RISC evaluation process.</p>	<p>Objection requiring qualification</p>	<p>The owner shall define the boundaries included in the scope of the RISC evaluation process subject to the constraints in paragraph 50.59(c)(1)(v) that the categorization must be performed for entire systems. Items optionally classified to Class 1 and Class 1 items connected to the reactor coolant pressure boundary, as defined in paragraphs 10 CFR 50.55a (c)(2)(i) and (c)(2)(ii), are within the scope of the RISC evaluation process. All other Class 1 items shall be classified High Safety Significant (HSS) and the provisions of the RISC evaluation shall not apply.”</p>
<p>{I-3.0} [I-3.0]</p>	<p>CONSEQUENCE ASSESSMENT</p>	<p>No objection</p>	<p>EVALUATION OF RISK INFORMED SAFETY CLASSIFICATIONS</p>
<p>{I-3.0} [I-3.0]</p>	<p>Piping segments can be grouped based on common conditional consequence...</p>	<p>No objection</p>	<p>All pressure retaining items, including supports for a piping system, shall be evaluated by defining piping segments that are grouped based on common conditional consequence...</p>

<p>{N-660, R0 Section} [WCAP-16308 Section]</p>	<p>ASME Code Case N-660 Revision 0</p>	<p>Position</p>	<p>Resolution of WCAP-16308 Section WCAP-16308 Changes to Code Case N-660 Text not marked NRC Staff additions in Bold, deletions in Strikeout, and comments in Italic</p>
<p>{1-3.0} [1-3.0]</p>	<p>Additionally, information shall be collected for each piping segment that is not modeled in the PRA, but considered relevant to the classification (e.g., information regarding design basis accidents, shutdown risk, containment isolation, flooding, fires, seismic conditions).</p>	<p>Objection requiring qualification</p>	<p>Changed to read, "Additionally, information considered relevant to the classification shall be collected for each piping segment (e.g., information regarding design basis accidents, at-power risk, shutdown risk, containment isolation, flooding, fires, seismic conditions, etc.). Consistent with 50.69(c)(1)(ii), the classification must address all initiating events and plant operating modes. <i>This other relevant information is considered in conjunction with the Consequence Category to determine the Risk Informed Safety Classification. The Consequence Category is Determined from the Consequence Evaluation.</i>"</p>
<p>{1-3.1.1} [1-3.1.1]</p>	<p>Potential failure modes for each piping segment shall be identified...</p>	<p>No objection</p>	<p>Potential failure modes for each system or piping segment shall be identified...</p>

<p>{N-660, R0 Section} [WCAP-16308 Section]</p>	<p>ASME Code Case N-660 Revision 0</p>	<p>Position</p>	<p>Resolution of WCAP-16308 Section WCAP-16308 Changes to Code Case N-660 Text not marked NRC Staff additions in Bold, deletions in Strikeout, and comments in Italic</p>
<p>{ } [I-3.1.1(a)(4)]</p>		<p>Objection requiring qualification</p>	<p><i>Entire proposed section should be deleted</i> (4) a small break with a calculated leak rate at design basis conditions for a through-wall flaw with a length six times its depth can be used when certain design and operational considerations are satisfied: <ul style="list-style-type: none"> – the pipe segment is not susceptible to any large break mechanisms or plant controls are in place to minimize the potential for occurrence of large break mechanisms, + a large break mechanism is one that produces significant loadings above the normal loading on the system and specifically includes water hammer for which no mitigation is provided and internal deflagrations, but excludes seismic, – the pipe segment is not part of a high energy system, – the pipe segment is greater than 4 inches in diameter. </p>
<p>{-3.1.1(c)} [I-3.1.1(c)]</p>	<p>Indirect Effects. These include spatial interactions such as pipe whip, jet spray, and loss of inventory effects (e.g., draining of a tank).</p>	<p>No objection</p>	<p>Indirect Effects. A failure consequence affecting other systems or components, such as spatial effects.</p>
<p>{-3.1.1(d)} [I-3.1.1(d)]</p>	<p>Initiating Events. These are identified using a list of initiating events from any existing plant specific Probabilistic Risk Assessment (PRA) or Individual Plant Examination (IPE) and the Owner's Requirements.</p>	<p>No objection</p>	<p>Initiating Events. For systems or piping segments that are modeled either explicitly or implicitly in any existing plant-specific Probabilistic Risk Assessment (PRA), any applicable initiating event is identified using a list of initiating events from that PRA.</p>
<p>{-3.1.2} [I-3.1.2]</p>	<p>... (high, medium, low)...</p>	<p>No objection</p>	<p>... (high, medium, low, or none)...</p>

<p>{N-660, R0 Section} [WCAP-16308 Section]</p>	<p>ASME Code Case N-660 Revision 0</p>	<p>Position</p>	<p>Resolution of WCAP-16308 Section WCAP-16308 Changes to Code Case N-660 Text not marked NRC Staff additions in Bold, deletions in Strikeout, and comments in Italic</p>
<p>{I-3.1.2} [I-3.1.2]</p>	<p>... in accordance with (a) through (d) below.</p>	<p>Objection requiring qualification</p>	<p>... in accordance with (a) through (d) below. In assessing the appropriate consequence category, risk information for all initiating events, including fire and seismic, should be considered. To capture the risk importance from initiating events for which no quantitative PRA is available, any piping segment supporting a safe shutdown pathway would be classified as HSS.”</p>
<p>{I-3.1.2(a)(1)} [I-3.1.2(a)(1)]</p>	<p>The initiating event shall be placed in one of the categories in Table I-1.</p>	<p>No objection</p>	<p>The initiating event shall be placed in one of the Design Basis Event Categories in Table I-1.</p>
<p>{I-3.1.2(a)(1)} [I-3.1.2(a)(1)]</p>	<p>... updated final safety analysis report, PRA, or IPE shall be included.</p>	<p>No objection</p>	<p>... updated final safety analysis report or PRA shall be included</p>
<p>{I-3.1.2(b)(1)} [I-3.1.2(b)(1)]</p>	<p>Frequency of challenge that determines how often the mitigating function of the system is called upon. This corresponds to the frequency of initiating events that require the system operation.</p>	<p>No objection</p>	<p>Frequency of challenge that determines how often the affected function of the system is called upon. This corresponds to the frequency of events that require the system operation.”</p>
<p>{I-3.1.2(b)(3)} []</p>	<p>Exposure time shall be obtained from Technical Specification limits.</p>	<p>No objection</p>	<p><i>Direction may be deleted because the same direction appears earlier in the paragraph.</i></p>
<p>{I-3.1.2(b)(3)} [I-3.1.2(b)]</p>	<p>In lieu of Table I-2, quantitative indices may be used to assign consequence categories in accordance with Table I-5.</p>	<p>No objection</p>	<p>In lieu of Table I-2, quantitative indices may be used to assign consequence categories in accordance with Table I-5.</p>
<p>{I-3.1.2(d)} [I-3.1.2(d)]</p>	<p>The above evaluations determine failure importance relative to core damage.</p>	<p>No objection</p>	<p>The above evaluations determine failure importance relative to core damage or the plant’s capability to reach or maintain safe shutdown conditions.”</p>

<p>{N-660, R0 Section} [WCAP-16308 Section]</p>	<p>ASME Code Case N-660 Revision 0</p>	<p>Position</p>	<p>Resolution of WCAP-16308 Section WCAP-16308 Changes to Code Case N-660 Text not marked NRC Staff additions in Bold, deletions in Strikeout, and comments in Italic</p>
<p>{I-3.1.3}</p> <p>{I-3.1.3(b)}</p> <p>{I-3.2.2(b)}</p> <p>[I-3.2.2(b)]</p>	<p>If any of the conditions in (a) or (b) below are true, the piping shall be classified HSS.</p> <p>In addition to being HSS in terms of their contribution to CDF or LERF, piping segments might also be HSS in terms of other risk metrics or conditions. Therefore, the following conditions shall be evaluated.</p> <p>Piping segments determined to be Medium consequence category in any table by the consequence evaluation (I-3.1.1) and (I-3.1.2) shall be determined HSS or LSS by considering the RISC evaluation and the other relevant information (I-3.1.3, I-3.1.4, and I-3.1.5) provided for determining classification.</p>	<p>Objection requiring qualification</p>	<p>Piping segments determined to be Medium, Low or None (no change to base case) consequence category in any table by the consequence evaluation in Section I-3.1 shall be determined HSS or LSS by considering the other relevant information for determining classification. The following conditions shall be evaluated and answered true or not true. If any of the following above eleven (11) conditions are not true, HSS should be assigned.</p> <ul style="list-style-type: none"> . . <p>If any of the above eleven (11) conditions are not true, HSS should be assigned.</p>
<p>{I-3.1.3(a)(1)}</p> <p>[]</p>	<p>Failure of the piping segment will significantly increase the frequency of an initiating event, including those initiating events originally screened out in the PRA, such that the CDF or large early release frequency (LERF) would be estimated to increase by more than 10⁻⁶/yr or 10⁻⁷/yr, respectively.</p>	<p>No objection</p>	<p><i>Consideration may be deleted because additional quantitative risk guidelines are unnecessary when passive classification is performed based on consequences</i></p>
<p>{I-3.1.3(a)(2)}</p> <p>[]</p>	<p>Failure of the piping segment will compromise the integrity of the reactor coolant pressure boundary as defined in –1200(b).</p>	<p>No objection</p>	<p><i>Consideration may be deleted because -1200(b) is retained and already assigns the same piping to the HSS category.</i></p>

<p>{N-660, R0 Section} [WCAP-16308 Section]</p>	<p>ASME Code Case N-660 Revision 0</p>	<p>Position</p>	<p>Resolution of WCAP-16308 Section WCAP-16308 Changes to Code Case N-660 Text not marked NRC Staff additions in Bold, deletions in Strikeout, and comments in Italic</p>
<p>{I-3.1.3(a)(3)} [I-3.2.2(b)(1)]</p>	<p>Even when considering operator actions used to mitigate an accident, failure of the piping segment will fail a high safety significant function.</p>	<p>Objection requiring qualification</p>	<p>Even when taking credit for plant features and operator actions, failure of the piping segment will not directly fail another high safety-significant function.</p>
<p>{I-3.1.3(a)(4)} [I-3.2.2(b)(2)]</p>	<p>Failure of the piping segment will result in failure of other safety-significant piping segments, e.g., through indirect effects.</p>	<p>Objection requiring qualification</p>	<p>Failure of the piping segment will not result in failure of another high safety-significant piping segment, e.g., through indirect effects.</p>
<p>{I-3.1.3(a)(5)} [I-3.2.2(b)(3)]</p>	<p>Failure of the piping segment will prevent or adversely affect the plant's capability to reach or maintain safe shutdown conditions.</p>	<p>Objection requiring qualification</p>	<p>Consideration changed and moved to new Section I-3.2.2(b)(3), "Even when taking credit for plant features and operator actions, failure of the piping segment will not prevent or adversely affect the plant's capability to reach or maintain safe shutdown conditions.</p>
<p>{I-3.1.3(b)(1)} []</p>	<p>The piping segment is a part of a system that acts as a barrier to fission product release during severe accidents.</p>	<p>No objection</p>	<p><i>Consideration may be deleted. The original guidance is excessively conservative. Once the excessive conservatism is removed, the response to this consideration is not expected to identify any piping as HSS piping that would not be assigned HSS by the CLERP related guidelines.</i></p>
<p>{I-3.1.3(b)(2)} [I-3.2.2(b)(4)]</p>	<p>The piping segment supports a significant mitigating or diagnosis function addressed in the Emergency Operating Procedures or the Severe Accident Management Guidelines.</p>	<p>No objection</p>	<p>The piping segment does not individually support a sole means for successful performance of operator actions addressed in the Emergency Operating Procedures or the Severe Accident Management Guidelines required to mitigate an accident or transient, including instrumentation and other equipment associated with the required actions.</p>

<p>{N-660, R0 Section} [WCAP-16308 Section]</p>	<p>ASME Code Case N-660 Revision 0</p>	<p>Position</p>	<p>Resolution of WCAP-16308 Section WCAP-16308 Changes to Code Case N-660 Text not marked NRC Staff additions in Bold, deletions in Strikeout, and comments in <i>Italic</i></p>
<p>{I-3.1.3(b)(3)} [I-3.2.2(b)(6)]</p>	<p>Failure of the piping segment will result in unintentional releases of radioactive material in excess of plant offsite dose limits specified in 10 CFR Part 100.</p>	<p>Objection requiring qualification</p>	<p>Even when taking credit for plant features and operator actions, fFailure of the piping segment will not result in releases of radioactive material that would result in the implementation of off-site emergency response and protective actions.</p>

<p>{N-660, R0 Section} [WCAP-16308 Section]</p>	<p>ASME Code Case N-660 Revision 0</p>	<p>Position</p>	<p>Resolution of WCAP-16308 Section WCAP-16308 Changes to Code Case N-660 Text not marked NRC Staff additions in Bold, deletions in Strikeout, and comments in Italic</p>
<p>{I-3.1.4} [I-3.2.2(b) (7-11)]</p>	<p>Maintain Defense in Depth. When categorizing piping segments LSS, the RISC process shall demonstrate that the defense-in-depth philosophy is maintained. Defense-in-depth may be demonstrated by following the guidelines of U.S.N.R.C Regulatory Guide 1.174, "An Approach for Using Probabilistic Risk Assessment In Risk-Informed Decisions On Plant Specific Changes to the Licensing Basis." Dated July 1998.</p>	<p>No objection</p>	<p>The RISC process shall demonstrate that the defense-in-depth philosophy is maintained. Defense-in-depth may be demonstrated by following the guidelines of U.S.N.R.C. Regulatory Guide 1.174, Revision 1, "An Approach for Using Probabilistic Risk Assessment In Risk-Informed Decisions On Plant-Specific Changes to the Licensing Basis," dated November 2002. Defense-in-depth is maintained if:</p> <ul style="list-style-type: none"> (7) A reasonable balance is preserved among prevention of core damage, prevention of containment failure, and consequence mitigation. (8) Over-reliance on programmatic activities to compensate for weaknesses in plant design is avoided. (9) System redundancy, independence, and diversity are preserved commensurate with the expected frequency, consequences of challenges to the system, and uncertainties (e.g., no risk outliers). (10) Defenses against potential common cause failures are preserved, and the potential for the introduction of new common cause failure mechanisms is assessed. (11) Independence of fission-product barriers is not degraded.

<p>{N-660, R0 Section} [WCAP-16308 Section]</p>	<p>ASME Code Case N-660 Revision 0</p>	<p>Position</p>	<p>Resolution of WCAP-16308 Section WCAP-16308 Changes to Code Case N-660 Text not marked NRC Staff additions in Bold, deletions in Strikeout, and comments in Italic</p>
<p>{I-3.1.5} [I-3.2.2(c)]</p>	<p>Maintenance of Adequate Safety Margins. When categorizing piping segments LSS, the RISC process shall verify that there are sufficient safety margins to account for uncertainty in the engineering analysis and in the supporting data. Safety margin shall be incorporated when determining performance characteristics and parameters, e.g., piping segment, system, and plant capability or success criteria. The amount of margin should depend on the uncertainty associated with the performance parameters in question, the availability of alternatives to compensate for adverse performance, and the consequences of failure to meet the performance goals. Sufficient safety margins are maintained by ensuring that safety analysis acceptance criteria in the plant licensing basis are met, or proposed revisions account for analysis and data uncertainty.</p>	<p>No objection</p>	<p>If LSS has been assigned from I-3.2.2(b), then the RISC process shall verify that there are sufficient safety margins to account for uncertainty in the engineering analysis and in the supporting data. Safety margin shall be incorporated when determining performance characteristics and parameters, e.g., piping segment, system, and plant capability or success criteria. The amount of margin should depend on the uncertainty associated with the performance parameters in question, the availability of alternatives to compensate for adverse performance, and the consequences of failure to meet the performance goals. Sufficient safety margins are maintained by:</p> <ul style="list-style-type: none"> (1) Ensuring that safety analysis acceptance criteria in the plant licensing basis are met, or (2) Ensuring that proposed revisions account for analysis and data uncertainty. <p>If LSS has been assigned from I-3.2.2(b) and at least one of the above safety margin conditions are true, then LSS should be assigned; if both of the above safety margin conditions are not true, then HSS shall be assigned.</p>
<p>{I-3.2} [I-3.2]</p>	<p>I-3.2 Classification</p>	<p>Objection requiring qualification</p>	<p>I-3.2 Classification Risk Informed Safety Classification is determined by considering the Consequence Category in conjunction with other relevant information.</p>

<p>{N-660, R0 Section} [WCAP-16308 Section]</p>	<p>ASME Code Case N-660 Revision 0</p>	<p>Position</p>	<p>Resolution of WCAP-16308 Section WCAP-16308 Changes to Code Case N-660 Text not marked NRC Staff additions in Bold, deletions in Strikeout, and comments in Italic</p>
<p>{I-3.2.2(b)} [I-3.2.2(b)(5)]</p>	<p>Any piping segment initially determined to be a Medium consequence category and that is subject to a known active degradation mechanism shall be classified HSS.</p>	<p>No objection</p>	<p>The plant condition monitoring program would identify any known active degradation mechanisms in the pipe segment prior to its failure in test or an actual demand event (e.g., flow accelerated corrosion program).</p>
<p>{ } [I-3.2.2(b) footnote]</p>		<p>No objection</p>	<p>To credit operator actions, the following criteria must be met:</p> <ul style="list-style-type: none"> • There must be an alarm or clear indication of the failure. • A procedure must direct the response to the alarm or indication. • Equipment activated to alleviate the condition must not be affected by the failure. <p>There must be sufficient time to perform the compensatory action.</p>
<p>{Table I-1 row "1"} [Table I-1 row "1"]</p>	<p>N/A</p>	<p>No objection</p>	<p>None</p>

Note 1 – Figure I-1, Risk-Informed Safety Classification Process

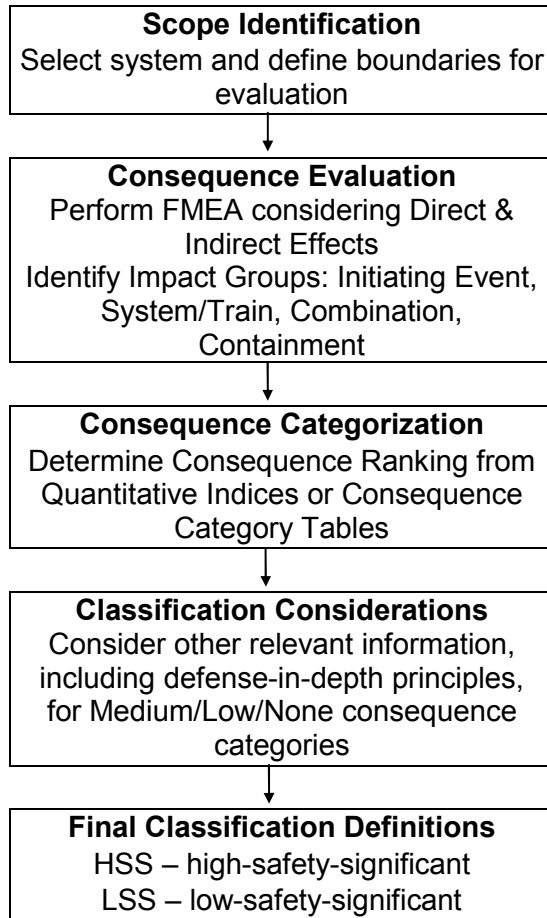


Figure I-1
Risk-Informed Safety Classification
Process