

PMLevyCOLPEm Resource

From: Tanya Simms
Sent: Thursday, January 15, 2009 2:11 PM
To: 'robert.kitchen@pgnmail.com'; 'david.waters@pgnmail.com'; 'tillie.wilkins@pgnmail.com'
Cc: Brian Anderson; PMLevyCOLPEm Resource
Subject: Draft RAI 1886 and Draft RAI 1887 Related to SRP Section 9.5.1 for Levy County Nuclear Plant, Units 1 and 2
Attachments: RAI 1886 draft.pdf; RAI 1887 draft.pdf

To All,

Attached is Draft RAI 1886 and Draft RAI 1887 related to SRP Section 9.5.1 for Levy County Nuclear Plant, Units 1 and 2. If no response is heard by close of business January 22, 2009, the final RAI will be issued.

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RAI 1886 draft.pdf	14163	
RAI 1887 draft.pdf	14115	

Options

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Return Notification: No
Reply Requested: Yes
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Recipients Received:

Request for Additional Information No. 1886 Revision 0
Levy County, Units 1 and 2
Progress Energy Florida, Inc.
Docket No. 52-029 and 52-030
SRP Section: 09.05.01 - Fire Protection Program
Application Section: 9.2.11

QUESTIONS from Fire Protection Team (SFPT)

09.05.01-***

RG 1.206, Regulatory Position C.III.1, Section C.I.9.5.1.1 identifies that the applicant should provide site specific information on the fire water supply system. RG 1.189 states that fire water supply should be filtered and treated as necessary to prevent or control bio-fouling or microbiologically-induced corrosion of the fire water system. The Levy COLA identifies raw groundwater is used for makeup to the fire protection system fire water storage tank. As such, the applicant should describe the program to monitor and maintain an acceptable level of quality of the fire water source.

Request for Additional Information No. 1887 Revision 0
Levy County, Units 1 and 2
Progress Energy Florida, Inc.
Docket No. 52-029 and 52-030
SRP Section: 09.05.01 - Fire Protection Program
Application Section: 13.1.2.1.3.9

QUESTION from Fire Protection Team (SFPT)

09.05.01-***

RG 1.189, Regulatory Position 1.6.1 states that the engineer in charge of the fire protection program (FPP) should have training and experience in fire protection and in nuclear plant safety to provide a comprehensive approach in directing the FPP for the nuclear plant. However, the Levy COLA makes no reference to the nuclear plant safety training and experience requirement for the engineer in charge of fire protection. The applicant should include this requirement in FSAR Section 13.1.2.1.3.9 or justify why the fire protection engineer is not required to have nuclear safety knowledge, training, and/or experience.