

**PMComanchePeakPEm Resource**

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**From:** Ward, William  
**Sent:** Wednesday, January 13, 2010 3:59 PM  
**To:** 'Donald.Woodlan@luminant.com'  
**Cc:** ComanchePeakCOL Resource; Monarque, Stephen; Vrahoretis, Susan; Dinh, Thinh  
**Subject:** CPNNP's Fire Protection RAI (2328, #10) Responses to Q7&8

Don,

Here is a summary of the conference call we held this afternoon. Please confirm your agreement, or make necessary corrections, by responding to this email. Additional details and conclusions follow.

Thank you!  
Bill

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Conference call held 2:00 - 2:20 PM EST, Wednesday, January 13, 2010.  
The call discussed Luminant's responses to RAI 2328 (#10), dated August 11, 2009, ML092240406, questions 7 and 8.  
Participants included the following:  
NRC - W. Ward, S. Vrahoretis, T. Dinh  
Luminant - D. Woodlan, with representatives from Luminant, MNES Arlington VA and MNES Arlington TX.

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Question 09.05.01-7: Luminant responded that the DCD will be revised to address this issue, but there is no proposed mark-up included. The latest DCD revision, revision 2, did not include this change. Is MHI aware of the need for the DCD change? How would this change be accomplished?

Luminant stated that a DCD change was being coordinated with MHI, however it missed the editorial cutoff date for DCD Revision 2. Luminant will work with MHI to ensure that the change appears in Revision 3 of the DCD. NRC will carry this as a confirmatory item which can be closed when the stated change appears in the DCD. No further action is needed at this time.

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Question 09.05.01-8: In the proposed R-COLA mark-up, Luminant provided that combustible and hazardous materials are controlled and restricted in safety-related areas, but there is no further discussion on how this is accomplished.

The concern is that the recent changes to section 9.5.1.6.4.2.4 state that controls will be in place, but do not provide enough description to make a safety determination, following RG 1.189, regarding the storage of combustible and hazardous materials in safety-related areas. Luminant stated that they will add additional bullets to the section 9.5.1.6.4.2.4 to give a high-level description of their fire protection program. Though the fire protection program in detail is outside the FSAR, enough of a description will be provided to describe how the program will control combustible and hazardous materials in safety-related areas. The change will also describe and justify any deviation from the guidance of RG 1.189.

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