

From: Snell, William
Sent: Tuesday, January 26, 2010 6:43 AM
To: Clay, Jim
Cc: Murray, Jenny
Subject: FW: Request for CAL Revision

Jim,

Can you get this into ADAMS?

Bill

From: Michelsen, Mark A [mailto:michelma@westinghouse.com]
Sent: Monday, January 25, 2010 5:52 PM
To: Snell, William; Lipa, Christine
Cc: Hackmann, E. Kurt; Couture, Gerard F.
Subject: Request for CAL Revision

Westinghouse provides the request below as a result of a telephone conversation between Kurt Hackmann and Steve Reynolds on Friday 1/22/10.

HDP understands that of the items specified in the 11/13/09 CAL 2nd Addendum, only items 5 and 8 currently remain open. Open item 5 of requires further NRC authorization prior to removing piping or equipment or to conduct demolition activities. The HDP exemption request based on the characterization required for that approval was submitted via HEM-09-140, dated 12/4/09, "Hematite Decommissioning Project Criticality Alarm Exemption Request". That exemption request also completes HDP action for item 8 of the CAL 2nd Addendum, such that only NRC approval of the exemption is necessary for the closure of item 8.

Since the 11/13/09 CAL 2nd Addendum, HDP's access into the process buildings has been limited to the performance of those activities listed in item 8. HDP requests that while awaiting the NRC's authorization, the item 8 restrictions of access to the buildings be removed to facilitate activities other than component removal or demolition.

The types of activities that HDP seeks to perform prior to component removal and building demolition include:

- characterization of future building debris by obtaining core samples of the concrete floor and soil substrate (in support of a near term request to add building debris to the pending 10 CFR 20.2002 Alternate Waste Disposal authorization)
- inspections to support engineering and work scope planning for future component removal and building demolition
- housekeeping and removal of tools and equipment (e.g., forklift, scissor lift, plasma cutters), waste, materials and soil samples from the buildings; not including component removal
- completion of the MC&A inventory

By removing the item 8 restrictions for building access, while retaining the item 5 prohibition for removal of piping or equipment or to conduct demolition activities, HDP's activities in the buildings will not be substantially different from a nuclear materials safety perspective than as currently allowed. The

existing license requirements are entirely adequate to ensure continued safety. If these activities are not allowed prior to NRC authorization for component removal and building demolition, the project's decommissioning schedule will be adversely impacted.

HDP suggests that the CAL can be revised to accomplish the above objectives simply by deleting the 2nd paragraph of item 8 of the CAL 2nd Addendum, including the a. through d. list of activity limitations.

If you desire to discuss this request, please call at your convenience: 803-335-3251

Mark A. Michelsen, Licensing
Westinghouse Hematite Facility
3300 State Road P
Festus, MO 63028
michelma@westinghouse.com
This week my phone is 803-335-3251

E-mail Properties

Mail Envelope Properties (9A20E76DD15F8449AE68A5FDEC895190BF7C8FFB76)

Subject: FW: Request for CAL Revision
Sent Date: 1/26/2010 6:43:12 AM
Received Date: 1/26/2010 6:43:12 AM
From: Snell, William

Created By: William.Snell@nrc.gov

Recipients:

Jim.Clay@nrc.gov (Clay, Jim)
Tracking Status: None
Jenny.Murray@nrc.gov (Murray, Jenny)
Tracking Status: None

Post Office:
R3CLSTR01.nrc.gov

Files	Size	Date & Time
MESSAGE	16927	1/26/2010

Options

Expiration Date:
Priority: oImportanceNormal
ReplyRequested: False
Return Notification: False

Sensitivity: oNormal
Recipients received: