

## PMVogtleCOLPEm Resource

---

**From:** McGovern, Denise  
**Sent:** Monday, March 29, 2010 1:37 PM  
**To:** Sparkman, Wesley A.; Neil Haggerty  
**Cc:** VogtleCOL Resource; Joshi, Ravindra; Prescott, Peter; Frost, John  
**Subject:** Draft Physical Security RAI

Wes and Neil,

Below is a new draft RAI. The question applies to all AP1000 COLAs and will be sent to each applicant.

General Comment, Part 8, Physical Security Plan, Section 2, Performance Objectives (Page 3), and Section 17, Review, Evaluation and Audit of the Physical Security Program (Page 32): Describe how the requirements of 10 CFR 73.58 for managing safety/security interface will be met. Provide descriptions in the FSAR (i.e., Part 2) that describe of how plant management controls and process will be applied to meet 10 CFR 73.58 to manage the safety/security for the Vogtle Units 3 and 4.

Regulatory Basis: Subpart C of Title 10 CFR (10 CFR) 52, § 52.79(a)(35)(i) and (ii) requires that information submitted for combined license (COL) include how the applicant will meet the requirements of 10 CFR 73. Title 10 CFR 52.6, Completeness and accuracy of information, requires information provided “shall be complete and accurate in all material respects.” Title 10 CFR 73.58 states that each licensee shall assess and manage the potential for adverse effects on safety and security, including the site emergency plan, before implementing changes to plant configurations, facility conditions, or security. The application did not include descriptions, in any parts of the application, on how plant management controls and processes will address the management of safety/security interface to meet requirements of 10 CFR 73.58. The applicant's description for the management of safety/security interface indicated in Part 8, Section 17, Review, Evaluation and Audit of the Physical Security Program, did not adequately address how applicant will manage and plan to implement safety/security interface in accordance with regulatory requirements. Section 17 only addressed reviews and audits of program no longer than 12 months after changes. The descriptions of how the applicant will apply plant's management controls and processes to provide assurance that safety/security interface will be adequately managed should not be described in Part 8, security plans. Security plan should reference the requirements in described in the FSAR for completeness.

Thanks,  
Denise

*Denise L. McGovern*  
Project Manager  
Office of New Reactors  
U.S. Nuclear Regulatory Commission  
301.415.0681

**Hearing Identifier:** Vogtle\_COL\_Public  
**Email Number:** 455

**Mail Envelope Properties** (A41C2340DAB39B44AD0B9623285CB3330B7EFF9439)

**Subject:** Draft Physical Security RAI  
**Sent Date:** 3/29/2010 1:36:36 PM  
**Received Date:** 3/29/2010 1:36:38 PM  
**From:** McGovern, Denise

**Created By:** Denise.McGovern@nrc.gov

**Recipients:**

"VogtleCOL Resource" <VogtleCOL.Resource@nrc.gov>

Tracking Status: None

"Joshi, Ravindra" <Ravindra.Joshi@nrc.gov>

Tracking Status: None

"Prescott, Peter" <Peter.Prescott@nrc.gov>

Tracking Status: None

"Frost, John" <John.Frost@nrc.gov>

Tracking Status: None

"Sparkman, Wesley A." <WASPARKM@southernco.com>

Tracking Status: None

"Neil Haggerty" <neilhaggerty@comcast.net>

Tracking Status: None

**Post Office:** HQCLSTR02.nrc.gov

<b>Files</b>	<b>Size</b>	<b>Date &amp; Time</b>
MESSAGE	2339	3/29/2010 1:36:38 PM

**Options**

**Priority:** Standard

**Return Notification:** No

**Reply Requested:** No

**Sensitivity:** Normal

**Expiration Date:**

**Recipients Received:**