ArevaEPRDCPEm Resource

From:	BRYAN Martin (EXTERNAL AREVA) [Martin.Bryan.ext@areva.com]
Sent:	Friday, August 13, 2010 11:12 AM
То:	Tesfaye, Getachew
Cc:	ROMINE Judy (AREVA); NOXON David (AREVA); WILLIFORD Dennis (AREVA); BALLARD Bob (AREVA); SLAY Lysa (AREVA); SANDERS Harris (AREVA); RYAN Tom (AREVA); WILLIFORD Dennis (AREVA); COLEMAN Sue (AREVA); PATTON Jeff (AREVA); RANSOM James (AREVA)
Subject:	Draft Response to U.S. EPR Design Certification Application RAI No. 392, FSAR Ch. 11, PHASE 4 RAI, Question 11.05-21
Attachments:	RAI 392 Supplement 2 Response US EPR DC - DRAFT.pdf

Getachew,

Yesterday AREVA NP provided a revised schedule (September 20, 2010) for the final response for question 11.05-21. Attached is a draft response of that question. Please let me know if the staff has questions or if this response can be sent as final.

Thanks,

Martin (Marty) C. Bryan U.S. EPR Design Certification Licensing Manager AREVA NP Inc. Tel: (434) 832-3016 702 561-3528 cell Martin.Bryan.ext@areva.com

From: BRYAN Martin (EXT)
Sent: Thursday, August 12, 2010 7:11 PM
To: 'Tesfaye, Getachew'
Cc: DELANO Karen (RS/NB); ROMINE Judy (RS/NB); BENNETT Kathy (RS/NB); NOXON David (RS/NB); WILLIFORD Dennis (RS/NB)
Subject: Response to U.S. EPR Design Certification Application RAI No. 392, FSAR Ch. 11, PHASE 4 RAI, Supplement 1

Getachew,

AREVA NP Inc. (AREVA NP) provided a schedule for a technically correct and complete response to RAI No. 392 on July 8, 2010.

The schedule for RAI 392 Question 11.05-21 is being revised to allow more time to interact with the NRC. The schedule for a technically correct and complete response to the one question has changed and is provided below.

Question #	Response Date
RAI 392 — 11.05-21	September 20, 2010

Sincerely,

Martin (Marty) C. Bryan U.S. EPR Design Certification Licensing Manager AREVA NP Inc. From: BRYAN Martin (EXT)
Sent: Thursday, July 08, 2010 3:40 PM
To: 'Tesfaye, Getachew'
Cc: DELANO Karen V (AREVA NP INC); ROMINE Judy (AREVA NP INC); BENNETT Kathy A (OFR) (AREVA NP INC); NOXON David B (AREVA NP INC); WILLIFORD Dennis C (AREVA NP INC)
Subject: Response to U.S. EPR Design Certification Application RAI No. 392, FSAR Ch. 11, PHASE 4 RAI

Getachew,

Attached please find AREVA NP Inc.'s response to the subject request for additional information (RAI). The attached file, "RAI 392 Response US EPR DC.pdf," provides the schedule for technically correct and complete response to the one question.

The following table indicates the respective pages in the response document, "RAI 392 Response US EPR DC.pdf," that contain AREVA NP's response to the subject questions.

Question #	Start Page	End Page
RAI 392 — 11.05-21	2	3

The schedule for technically correct and complete response to the one question is provided below.

Question #	Response Date
RAI 392 — 11.05-21	August 13, 2010

Sincerely,

Martin (Marty) C. Bryan U.S. EPR Design Certification Licensing Manager AREVA NP Inc. Tel: (434) 832-3016 702 561-3528 cell Martin.Bryan.ext@areva.com

From: Tesfaye, Getachew [mailto:Getachew.Tesfaye@nrc.gov]
Sent: Wednesday, June 09, 2010 8:13 AM
To: ZZ-DL-A-USEPR-DL
Cc: Dehmel, Jean-Claude; Roach, Edward; Jennings, Jason; Colaccino, Joseph; ArevaEPRDCPEm Resource
Subject: U.S. EPR Design Certification Application RAI No. 392 (4650), FSAR Ch. 11, PHASE 4 RAI

Attached please find the subject requests for additional information (RAI). A draft of the RAI was provided to you on April 28, 2010, and on June 7, 2010, you informed us that the RAI is clear and no further clarification is needed. As a result, no change is made to the draft RAI. The schedule we have established for review of your application assumes technically correct and complete responses within 30 days of receipt of RAIs. For any RAIs that cannot be answered within 30 days, it is expected that a date for receipt of this information will be provided to the staff within the 30 day period so that the staff can assess how this information will impact the published schedule.

Thanks, Getachew Tesfaye Sr. Project Manager NRO/DNRL/NARP (301) 415-3361 Hearing Identifier:AREVA_EPR_DC_RAIsEmail Number:1835

Mail Envelope Properties (BC417D9255991046A37DD56CF597DB710732EFED)

Subject:DraftResponse to U.S. EPR Design Certification Application RAI No. 392,FSAR Ch. 11, PHASE 4 RAI, Question 11.05-218/13/2010 11:11:44 AMSent Date:8/13/2010 11:11:44 AMReceived Date:8/13/2010 11:11:48 AMFrom:BRYAN Martin (EXTERNAL AREVA)

Created By: Martin.Bryan.ext@areva.com

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"ROMINE Judy (AREVA)" <Judy.Romine@areva.com> Tracking Status: None "NOXON David (AREVA)" <David.Noxon@areva.com> Tracking Status: None "WILLIFORD Dennis (AREVA)" < Dennis.Williford@areva.com> Tracking Status: None "BALLARD Bob (AREVA)" <Robert.Ballard@areva.com> Tracking Status: None "SLAY Lysa (AREVA)" <Lysa.Slay@areva.com> Tracking Status: None "SANDERS Harris (AREVA)" <Harris.Sanders@areva.com> Tracking Status: None "RYAN Tom (AREVA)" <Tom.Ryan@areva.com> Tracking Status: None "WILLIFORD Dennis (AREVA)" < Dennis.Williford@areva.com> Tracking Status: None "COLEMAN Sue (AREVA)" <Sue.Coleman@areva.com> Tracking Status: None "PATTON Jeff (AREVA)" < Jeff.Patton@areva.com> Tracking Status: None "RANSOM James (AREVA)" < James.Ransom@areva.com> Tracking Status: None "Tesfaye, Getachew" <Getachew.Tesfaye@nrc.gov> Tracking Status: None

Post Office:

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Files	Size	Date & Time	
MESSAGE	3977	8/13/2010 11:11:48 AN	1
RAI 392 Supplement 2 Respons	e US EPR DC - DRAFT.pc	lf 3	372791

Options	
Priority:	Standard
Return Notification:	No
Reply Requested:	No
Sensitivity:	Normal
Expiration Date:	
Recipients Received:	

Response to

Request for Additional Information No. 392(4650), Supplement 2

6/9/2010

U.S. EPR Standard Design Certification AREVA NP Inc. Docket No. 52-020 SRP Section: 11.05 - Process and Effluent Radiological Monitoring Instrumentation and Sampling Systems Application Section: FSAR 11.5

QUESTIONS for Health Physics Branch (CHPB)

Question 11.05-21:

Phase 4 RAI

Follow-up to Open Item 276, Question 11-05-13, Supplement 2 Response

In the response dated Nov. 12, 2009, the applicant provides information addressing the staff's questions about the provision for instrumentation and sampling system and their performance characteristics in complying with the RCS operational leakage rate of 1 GPM under U.S. EPR TS 16.3.4.12.b. While the staff confirmed the results of a selected set of conditions, a review of the response raises the following concerns. Specifically, the applicant is requested to address the following issues and revise the response and FSAR accordingly. The issues are:

- 1. Figure 11.05-13-1 presented in the response should be expanded to include in the right ordinate axis, the derived dynamic response range of the instrumentation showing where the 1 GPM criterion would be met.
- 2. Given that the response includes information addressing the implementation and application of the methodology described in the calculations, there is a need to include for COL applicants a reference to the supporting calculation package in FSAR Section 11.5.5. This information would be valuable for the COL applicant in defining procurement specifications for the related radiation monitoring instrumentation and sampling system, and for developing operating procedures in ensuring that the instrumentation will measure containment airborne concentrations over the stated dynamic response range once installed in the plant.
- 3. The last sentence of the proposed text (which would support the info in FSAR Table 11.5-1) should be qualified as it is not clear if the stated dynamic response range does account for the effects of filtration of airborne radioactivity from the internal filtration system, and whether under routine operation, the internal filtration system would be in continuous operation.
- 4. While the response acknowledges that some design features and operating characteristics of the radiation monitoring and sampling system cannot be defined at this stage of the design certification, there is a need to alert COL applicants of these important considerations. As a result, Areva is requested to include a COL information item that places the responsibility on the COL applicant to provide plant-specific information describing how design features, installation, and implementation of operating procedures for this system will address compliance with the RCS operational leakage rate of 1 GPM under U.S. EPR TS 16.3.4.12.b. In confirming that the instrumentation and sampling system can detect and operate over the stated design certification dynamic range, the COL information item should address:
 - a. the representativeness of the chosen sampling or monitoring location (ambient containment, ventilation ductwork, or process stream),
 - b. consider expected particle size distributions and determine the need for isokinetic sampling when extracting aerosol samples from ductwork,
 - c. design features that minimize sample line losses and correction for line losses from the sampling location to the point of collection and measurement,
 - d. type of filter media and collection or retention efficiency for expected radionuclides physical and chemical properties,

Response to Request for Additional Information No. 392, Supplement 2 U.S. EPR Design Certification Application

- e. considerations in selecting fixed or moving filter system and associated sampling flow rates, including detector to filter media geometry dependencies, fixed particulate filter replacement frequency, and equilibrium conditions of moving particulate filter system in detecting airborne radioactivity corresponding to a RCS operational leakage rate of 1 GPM,
- f. radiation detection method and detection efficiencies for radionuclide distributions stated in the design certification or alternate set of surrogate radionuclides, and
- g. placement of radiation monitoring instrumentation in plant areas that minimize interferences from ambient external radiation levels.

Response to Question 11.05-21:

Response to Question 11.05-21, Part 1:

The Response to RAI 276, Question 11-05-13, Supplement 2 indicated that U.S. EPR FSAR Tier 2, Figure 11.05-13-1 would be revised to include, in the right ordinate axis, the derived dynamic response range of the instrumentation showing where the gpm criterion would be met. However, this is not feasible. The dynamic response of the monitor is relative to the pre-existing airborne activity and the associated background radiation level. The alarm setpoint will be established as a multiple of the background radiation (at least a factor of two). Therefore, the dynamic response is characterized as a multiple of the pre-existing activity. For example, if the pre-failure leakage rate is 0.1 gpm, which implies that the post-failure leakage rate would be 1 + 0.1 = 1.1 gpm, the increase of airborne concentration within 50 minutes occurs by a factor of 4.14 (see Table 11.05-21-1).

A new figure (Figure 11.05-21-1) was developed to show the pre- and post-failure total airborne particulate concentration at the radiation monitor sampling location as a function of pre-failure reactor coolant system (RCS) leakage rate assuming a realistic reactor coolant activity concentration. The post-failure RCS leakage rate is 1 gpm higher than the pre-failure value. The ratio of these two plots is shown in U.S. EPR FSAR Tier 2, Figure 11.05-13-1 as a result of the response to RAI-276. This figure is also shown as Figure 11.05-21-2. Tabulation of the plotted results in these two figures is shown in Table 11.05-21-1.

Response to Question 11.05-21, Part 2:

This question is addressed in the response to Part 4.

Response to Question 11.05-21, Part 3:

The dynamic response of the radiation monitor requires the continuous removal of airborne radioactivity from the containment building equipment area by the internal filtration system (KLA-5), as designed. With the current configuration, the filtered recirculation flow rate is equivalent to about 0.5 air changes per hour. U.S. EPR FSAR Tier 2 Section 11.5.4 will be revised to include this statement.

Response to Question 11.05-21, Part 4:

U.S. EPR Technical Specification (TS) 3.4.14 states that the containment particulate radiation monitor is required to be operable. The TS defines of operable as the applicant having an

Response to Request for Additional Information No. 392, Supplement 2 U.S. EPR Design Certification Application

obligation to carry out a setpoint calculation to demonstrate the monitor's capability of performing its intended function (i.e., to detect a 1 gpm leak in 1 hr based on realistic RCS concentrations, in compliance with the TS). Therefore, no COL item is required.

There are a number of factors that have the potential of impacting the ability of the monitor to perform its function. U.S. EPR FSAR Tier 2, Section 11.5.4 will be revised to include a new section (U.S. EPR FSAR Tier 2, Section 11.5.4.8), which will list these factors and their potential impacts. This new section will provide sufficient information for the COL applicants to develop procurement specifications for the related radiation monitoring instrumentation and sampling system, and for its placement, shielding, and operational requirements. Operating procedures will verify that the given particulate radiation monitor sensitivity is sufficient to satisfy the reactor coolant system (RCS) leakage rate technical basis.

FSAR Impact:

U.S. EPR FSAR Tier 2, Section 11.5.4.8 will be added as described in the response and indicated on the enclosed markup.

Initial RCS Leakage Rate (gpm)	Pre-Failure Equilibrium Concentration ² (Total μCi/cc)	Post-Failure Concentration, at 50 min ² (Total µCi/cc)	Increase in Airborne Concentration in 50 minutes ³
0.01	3.396E-10	1.100E-08	32.40
0.015	5.093E-10	1.117E-08	21.93
0.02	6.791E-10	1.134E-08	16.70
0.03	1.019E-09	1.168E-08	11.46
0.0442	1.501E-09	1.216E-08	8.10
0.05	1.698E-09	1.236E-08	7.28
0.07	2.377E-09	1.304E-08	5.49
0.1	3.396E-09	1.406E-08	4.14
0.15	5.093E-09	1.576E-08	3.09
0.2	6.791E-09	1.745E-08	2.57
0.3	1.019E-08	2.085E-08	2.05
0.5	1.698E-08	2.764E-08	1.63

Table 11.05-21-1—Pre- and Post-Failure Total Airborne Particulate Concentrations at the Radiation Monitor Sampling Location¹

Notes:

- 1) Based on a 1 gpm increase in the RCS leakage rate and on the particulate radionuclide mix in the ANSI/ANS 18.1 source term for the U.S. EPR NPP.
- 2) See Figure 11.05-21-1 for graphical presentation.
- 3) See Figure 11.05-21-2 for graphical presentation.



Note:

1) Based on a 1 gpm increase in the RCS leakage rate and on the particulate radionuclide mix in the ANSI/ANS 18.1 source term for the U.S. EPR NPP.





Pre-failure RCS Leakage Rate (gpm)

Note:

1) Based on the particulate radionuclide mix in the ANSI/ANS 18.1 source term for the U.S. EPR NPP.

U.S. EPR Final Safety Analysis Report Markups





11.05-21	from this system for radiochemistr manifold of the chilled water syste	y laboratory evaluation is m.	provided in the return
11.5.4.8	Radiation Monitoring System f	or RCS Leakage Detec	tion
	Containment atmosphere particula used in the U.S. EPR design for RC particulate radiation monitoring sy in the containment equipment area alert the operators of elevated level of RCS leakage into the equipment the containment, which is accessib from the containment building ver within the equipment area. The sa	te radioactivity monitorin S leakage detection descri estem continuously monito a. Radiation levels are indic ls of radioactivity to allow area. The monitor is locat ole during normal operation ntilation system which filt ampled flow is returned to	ng is one of the systems bed in Section 5.2.5. The ors airborne radioactivity cated in the MCR. Alarms for prompt identification ted in the service area of n. The system draws air ers airborne radioactivity the equipment area.
	The particulate monitor is a low range monitor capable of detecting 3E-10 to 1E-6 µC cc (Radiation Monitoring Point R-10 in Table 11.5-1). The monitor sensitivity requirement is to be able to detect a leakage increase of one gpm within one hour based on a realistic RCS source term (Table 11.1-7) consistent with RG 1.45 (Reference 10) and RIS-2009-02 (Reference 11). Typical radionuclides of interest are as follows:		tecting 3E-10 to 1E-6 μCi/ nonitor sensitivity gpm within one hour with RG 1.45 (Reference of interest are as follows:
	<u>1-member decay chains:</u>	<u>F-18</u>	<u>Na-24</u>
		<u>Y-93</u>	<u>Te-129</u>
	<u>2-member decay chains:</u>	<u>Kr-88 / Rb-88</u>	<u>Ru-106 / Rh-106</u>
		<u>Xe-138 / Cs-138</u>	<u>Ba-140 / La-140</u>
	The stated dynamic response of the	e radiation monitor require	es the continuous removal
	of airborne radioactivity from the containment building equipment area by the		<u>ipment area by the</u>
	filtered-recirculation flow rate is e	quivalent to about 0.5 air	changes per hour.
	The dynamic response of the moni and the associated background rad will be established as a multiple of	tor is relative to the pre-e- iation level. It is planned the background radiation	xisting airborne activity that the alarm setpoint (at least a factor of two).
	<u>Therefore, the dynamic response is</u> <u>activity.</u>	s characterized as a multip	<u>le of the pre-existing</u>
	Quantification of the leakage is bas dependent buildup of radioactivity pre-existing concentration of airbo radioactivity level at the onset of in correlating the measured airborne	sed on correlations which within the equipment are orne radioactivity therein a ncreased leakage. The leal concentrations with analy	predict the time- ea, making use of both the and of the RCS kage rate is quantified by rtical predictions. A







	<u>Sample Collection Media</u>
11.05-21	The filter media retention properties have an impact on the collection and retention of specific radionuclides. This impact is addressed by applying appropriate correction factors to account for the specific properties of the filter media selected and the radionuclides of interest.
	<u>Sample Collection System</u>
	The sample collection system is a moving-filter type, where airborne particulate radioactivity is continuously drawn from the containment atmosphere and accumulated on a filter medium, and the emitted radiation is measured. Features that impact the monitor response for this type of collection system are sample flow rate and sample collection interval. These variables are adjusted as required to achieve a sufficient normal background reading (i.e., with minimal unidentified RCS leakage into containment) close to and above the monitor lower limit of detection (LLD), while at the same time minimize the filter replacement frequency and associated entries to the containment service area.
	<u>Radiation Detection Methods and Detection Efficiencies</u>
	The containment particulate monitor measures airborne particulate beta activity, with active gamma compensation (coincidence counting of beta/gamma radiation emitted by the same decaying radionuclide to reduce background radiation). The monitor response is impacted by the source/receptor geometry and detection efficiencies for given isotopes. The range is selected to meet the technical specification requirements.
	<u>Placement of Radiation Monitoring Instrumentation</u>
	The radiation level in the area housing the monitoring instrumentation is less than 25 mrem/hr (refer to Figure 12.3-13—Reactor Building Cross-Section Radiation Zones). Shielding is used to minimize the interferences from ambient external radiation levels, including shine from the potential accumulation of radioactivity on the KLA-5 filtration system.
44 E E	Deferences

11.5.5 References

- 1. ANSI/HPS N13.1-1999, "Sampling and Monitoring Releases of Airborne Radioactive Substances from the Stacks and Ducts of Nuclear Facilities," American National Standards Institute/Health Physics Society, 1999.
- 2. ANSI N42.18-2004, "Specifications and Performance of On-site Instrumentation for Continuously Monitoring Radioactivity in Effluents," American National Standards Institute, 2004.
- 3. NUREG-0800, BTP 7-10, "Guidance on Application of Regulatory Guide 1.97," Revision 5, U.S. Nuclear Regulatory Commission, March 2007.