



JAMES R. MORRIS, VICE PRESIDENT

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March 30, 2011

U.S. Nuclear Regulatory Commission  
Attention: Document Control Desk  
Washington, DC 20555-0001

Subject: Duke Energy Carolinas, LLC (Duke)  
Catawba Nuclear Station, Units 1 and 2  
Docket Nos.: 50-413 and 50-414  
Commitment Change Evaluation Report for 2010

Attached is a summary of commitment change evaluations completed during the 2010 calendar year for Catawba Nuclear Station. These evaluations and subsequent commitment changes were made based on the guidance defined in NEI 99-04, *Guidelines for Managing NRC Commitments*, and have no adverse effect on compliance with NRC rules and regulations.

Questions regarding this report should be directed to Toni Pasour at 803-701-3566.

Sincerely,

A handwritten signature in black ink, appearing to read 'J. R. Morris', written over a horizontal line.

J. R. Morris

Attachment

A001  
NRR

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xc:

V. M. McCree, Regional Administrator  
U.S. Nuclear Regulatory Commission, Region II  
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J. H. Thompson (addressee only)  
NRC Project Manager (CNS)  
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G. A. Hutto  
Senior Resident Inspector (CNS)  
CN01NC

Catawba Nuclear Station  
 Annual Commitment Change Summary Report for 2010  
 Docket Nos. 50-413 and 50-414

NRC Notification Required	Number	Source Document	Original Commitment	Modified Commitment
Yes	2010-C-001	NSD 220 and Notice of Violation Report 05000413(414)2005006	Enhance UFSAR revision process requiring Section Owners to confirm accuracy of their sections prior to each UFSAR submittal. Also, enhance the UFSAR tracking tool.	<p>There will not be a commitment requiring section owners perform periodic assessments for their sections. Since 2004, numerous programmatic enhancements, improved accountability, quality, and training at the UFSAR section owner level have been completed. Vendor review (Hukari) completed in 2009 confirmed content and accuracy of the CNS UFSAR. Also, resource intensive UFSAR verifications prior to each submittal have not proven to provide a significant increase in completeness and/or accuracy commensurate with the resources expended. Although UFSAR accuracy verifications should be incorporated into the program, they should not be considered an NRC Commitment.</p> <p>Note: NSD 220 was revised 6/4/09 to include change package checker verification and validation and a Licensing Reviewer signature for change packages. These additional reviews support technical accuracy and completeness. These reviews support a removal of the V&amp; V process.</p>