

Atlanta Corporate Headquarters 3930 East Jones Bridge Road, Suite 200

3930 East Jones Bridge Road, Suite 20 Norcross, GA 30092 Phone 770-447-1144 Fax 770-447-1797 www.nacintl.com

September 21, 2011

U.S. Nuclear Regulatory Commission 11555 Rockville Pike Rockville, MD 20852-2738

Attn:

Mr. Eric Benner, Chief

Rules, Inspections and Operations Branch

Division of Spent Fuel Storage and Transportation Office of Nuclear Material Safety and Safeguards

Subject:

NAC-UMS® and NAC-MPC Storage Systems Nameplate Regulatory

Compliance Issue Resolution

Dockets 72-1015 and 72-1025

References:

1. NAC International letters ED20100125 and ED20100138, dated October 4

and 22, 2010, respectively

2. US NRC letter to NAC, dated August 9, 2011

Dear Mr. Benner:

In Reference 2, the US Nuclear Regulatory Commission (NRC) notified NAC International, Inc. (NAC) of the Commission's determination that the NAC-UMS and NAC-MPC nameplate regulatory compliance issue described in Reference 1 is treated as a Non-Cited Severity Level IV Violation.

As agreed upon in a conference call on July 30, 2011 and described in Reference 2, NAC notified in writing the following affected Licensees:

- 1. Duke Energy Corporation, Charlotte, NC
- 2. Arizona Public Service Company, Tonopah, AZ
- 3. Maine Yankee Atomic Power Company, Wiscasset, ME
- 4. Yankee Atomic Electric Company, Rowe, MA
- 5. Connecticut Yankee Atomic Power Company, East Hampton, CT

The communication included a list of all the affected storage units at their respective sites and the associated empty system weight of the storage units. The communication also included the request for the Licensee to add the communicated empty system weight to the permanent records of the affected storage units. NAC requested written receipt acknowledgment from each Licensee. Attachments 1 through 5 are copies of the NAC letters to the affected Licensees and their acknowledgment. NAC has also added these letters to the permanent records of the NAC-UMS and NAC-MPC licensing documentation, as appropriate.

This fulfills NAC's obligation, per Reference 2, to notify the NRC of the completion of the agreed upon corrective action.

NMSS26



US Nuclear Regulatory Commission September 21, 2011 Page 2

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Should you have any questions or require additional information, please feel free to contact me on my direct line at 678-328-1274.

Sincerely,

Anthony L Patko Director, Licensing

Engineering

Attachments:

- 1. NAC Letters ED20110095 and ED20110096 to Duke Energy Corporation, Charlotte, NC, dated August 26, 2011
- 2. NAC Letter ED20110097 to Arizona Public Service Company, Tonopah, AZ, dated August 26, 2011
- 3. NAC Letter ED20110100 to Maine Yankee Atomic Power Company, Wiscasset, ME, dated August 30, 2011
- 4. NAC Letter ED20110098 to Yankee Atomic Electric Company, Rowe, MA, dated August 26, 2011
- 5. NAC Letter ED20110099 to Connecticut Yankee Atomic Power Company, East Hampton, CT, dated August 26, 2011

cc w/o attachment: William Murphy, Duke Franklin Verbos, Duke Wray Wong, APS Brian Hansen, APS Jim Lenois, CY Bob Mitchell, YR Jim Connell, MY



August 26, 2011

Mr. William Murphy Duke Energy Mail Stop EC08F 526 South Church Street Charlotte, NC 28202-1802 Attachment 1 to Letter ED20110112
Page 1 of 4

Subject:

NAC-UMS® Nameplate Issue Resolution

Reference:

1. NAC-UMS Final Safety Analysis Report, Revision 9, NAC International,

11/19/2010

2. US NRC Letter to NAC International, Dated August 9, 2011 (enclosed)

Dear Mr. Murphy:

The US Nuclear Regulatory Commission (NRC) notified NAC International (NAC), via Reference 2, that the condition of the nameplates marked with the NAC-UMS vertical concrete cask (VCC) empty weight are in violation of 10 CFR 72.236(k) which requires the certificate holder to mark "an empty weight" (of the cask) on the nameplate. 10 CFR 72.3 defines the "cask" as all components and systems associated with the container in which spent fuel is stored. The NRC treats this violation as a Non-Cited Violation (NCV) in accordance with Section 2.3.2 of the Enforcement Policy.

In a conference call with the NRC Rules, Inspections and Operations Branch personnel on August 2, 2011, NAC agreed to notify each affected NAC-UMS storage system user and provide in writing the correct empty system weight for the affected units deployed at the licensee's sites. The NRC also requested that this communication is to be acknowledged by each affected licensee and be added to the permanent ISFSI records of the deployed NAC-UMS storage cask systems.

In accordance with the corrective action documented in Reference 2, this letter contains on page 2 of 2 the empty system weight of the affected NAC-UMS storage systems located at the Catawba Nuclear Station. Please acknowledge receipt of this communication by signing and dating in the space provided on page 2 of 2 and return a signed copy of this letter via email to tpatko@nacintl.com. Please add this communication to the permanent ISFSI records of the listed UMS storage cask systems. This brings the above described nameplate issue to resolution for the Catawba Nuclear Station and no further action is required on your part.

Should you have any questions regarding this communication, please feel free to contact me on my direct line at 678-328-1274.

Sincerely,

Anthony L. Patko Director, Licensing

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INTERNATIONAL Mr. William Murphy Duke Energy August 26, 2011 Page 2 of 2

Attachment 1 of Letter ED20110112 Page 2 of 4

Affected NAC-UMS® Systems Empty Weight

	Empty System
VCC ID	Weight (lb)
CN-VCC-25	276400
CN-VCC-26	276400
CN-VCC-27	276400
CN-VCC-28	276400
CN-VCC-29	276400
CN-VCC-30	276400
CN-VCC-31	276400
CN-VCC-32	276400
CN-VCC-33	276400
CN-VCC-34	276400
CN-VCC-35	276400
CN-VCC-36	276400
CN-VCC-37	276400
CN-VCC-38	276400
CN-VCC-39	276400
CN-VCC-40	276400
CN-VCC-41	276400
CN-VCC-42	276400
CN-VCC-43	276400
CN-VCC-44	276400
CN-VCC-45	276400
CN-VCC-46	276400
CN-VCC-47	276400
CN-VCC-48	276400
C14- A CC-40	

Acknowledgment of Receipt:

By my signature, I acknowledge receipt of this document and NAC's instruction for it to become part of the permanent ISFSI records for the above listed NAC-UMS storage systems located at Duke Energy's Catawba Nuclear Station.

Name: William J. Murphy Signature: Villam J. My

Title: Ensineer II Date: 12 September 2011



August 26, 2011

Mr. Jay Verbos Duke Energy Mail Stop EC08F 526 South Church Street Charlotte, NC 28202-1802 Attachment 1 to Letter ED20110112
Page 3 of 4

Subject:

NAC-UMS® Nameplate Issue Resolution

Reference:

1. NAC-UMS Final Safety Analysis Report, Revision 9, NAC International,

11/19/2010

2. US NRC Letter to NAC International, Dated August 9, 2011(enclosed)

Dear Mr. Verbos:

The US Nuclear Regulatory Commission (NRC) notified NAC International (NAC), via Reference 2, that the condition of the nameplates marked with the NAC-UMS vertical concrete cask (VCC) empty weight are in violation of 10 CFR 72.236(k) which requires the certificate holder to mark "an empty weight" (of the cask) on the nameplate. 10 CFR 72.3 defines the "cask" as all components and systems associated with the container in which spent fuel is stored. The NRC treats this violation as a Non-Cited Violation (NCV) in accordance with Section 2.3.2 of the Enforcement Policy.

In a conference call with the NRC Rules, Inspections and Operations Branch personnel on August 2, 2011, NAC agreed to notify each affected NAC-UMS storage system user and provide in writing the correct empty system weight for the affected units deployed at the licensee's sites. The NRC also requested that this communication is to be acknowledged by the affected licensee and be added to the permanent ISFSI records of the deployed NAC-UMS storage cask systems.

In accordance with the corrective action documented in Reference 2, this letter contains on page 2 of 2 the empty system weight for the NAC-UMS storage systems located at the McGuire Nuclear Station. Please acknowledge receipt of this communication by signing and dating in the space provided on page 2 of 2 and return a signed copy of this letter via email to tpatko@nacintl.com. Please add this communication to the permanent ISFSI records of the listed UMS storage cask systems. This brings the above described nameplate issue for the McGuire Nuclear Station to resolution and no further action is required on your part.

Should you have any questions regarding this communication, please feel free to contact me on my direct line at 678-328-1274.

Sincerely,

Anthony L. Patko Director, Licensing

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Enclosure

Attachment 1 of Letter ED20110112 Page 4 of 4

Affected NAC-UMS® Systems Empty Weight

VCC ID	Empty System Weight (lb)
MN-VCC-01	276400
MN-VCC-02	276400
MN-VCC-03	276400
MN-VCC-04	276400
MN-VCC-05	276400
MN-VCC-06	276400
MN-VCC-07	276400
MN-VCC-08	276400
MN-VCC-09	276400
MN-VCC-10	276400
MN-VCC-11	276400
MN-VCC-12	276400
MN-VCC-13	276400
MN-VCC-14	276400
MN-VCC-15	276400
MN-VCC-16	276400
MN-VCC-17	276400
MN-VCC-18	276400
MN-VCC-19	276400
MN-VCC-20	276400
MN-VCC-21	276400
MN-VCC-22	276400
MN-VCC-23	276400
MN-VCC-24	276400
MN-VCC-49	276400
MN-VCC-50	276400
MN-VCC-51	276400
MN-VCC-52	276400

Acknowledgment of Receipt:

By my signature, I acknowledge rece	ipt of this document and NAC's instruction for it to become part of the
permanent ISFSI records for the abo	ve listed NAC-UMS storage systems located at Duke Energy's
McGuire Nuclear Station	/

Name: Frankim J. Verbs, SE

(PRINT)

Title: PRINCIPA ENGINEER

Signature: ...

Date: 9/2/11



August 26, 2011

Mr. Brian Hansen Arizona Public Service Company Palo Verde Nuclear Generating Station 5801 S. Wintersburg Rd., MS 7693 Tonopah, AZ 85354-7529 Attachment 2 to Letter ED20110112
Page 1 of 2

Subject:

NAC-UMS® Nameplate Issue Resolution

Reference:

1. NAC-UMS Final Safety Analysis Report, Revision 9, NAC International

11/19/2010

2. US NRC Letter to NAC International, Dated August 9, 2011 (enclosed)

Dear Mr. Hansen:

The US Nuclear Regulatory Commission (NRC) notified NAC International (NAC), via Reference 2, that the condition of the nameplates marked with the NAC-UMS vertical concrete cask (VCC) empty weight are in violation of 10 CFR 72.236(k) which requires the certificate holder to mark "an empty weight" (of the cask) on the nameplate. 10 CFR 72.3 defines the "cask" as all components and systems associated with the container in which spent fuel is stored. The NRC treats this violation as a Non-Cited Violation (NCV) in accordance with Section 2.3.2 of the Enforcement Policy.

In a conference call with the NRC Rules, Inspections and Operations Branch personnel on August 2, 2011, NAC agreed to notify each affected NAC-UMS storage system user and provide in writing the correct empty system weight for the affected units deployed at the licensee's sites. The NRC also requested that this communication is to be acknowledged by the affected licensee and be added to the permanent records of the deployed NAC-UMS storage cask systems.

In accordance with the corrective action documented in Reference 2, this letter contains on page 2 of 2 the empty system weight for the NAC-UMS storage systems located at the Palo Verde Nuclear Generating Station (PVNGS). Please acknowledge receipt of this communication by signing and dating in the space provided on page 2 of 2 and return a signed copy of this letter via email to tpatko@nacintl.com. Please add this communication to the permanent ISFSI records of the listed UMS storage cask systems. This brings the nameplate issue to resolution for PVNGS and no further action is required on your part.

Should you have any questions regarding this communication, please feel free to contact me on my direct line at 678-328-1274.

Sincerely,

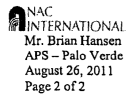
Anthony L. Patko

Ank, LPath

Director, Licensing

Engineering

cc w/enclosure: Mr. Wray Wong - APS



Attachment 2 to Letter ED20110112 Page 2 of 2

Affected NAC-UMS® Systems Empty Weight

	_		Empty		
	Empty System		<u>System</u>		Empty System
VCC ID	Weight (lb)	VCC ID	Weight (lb)	VCC ID	Weight (lb)
PV-VCC-01	284900	PV-VCC-29	284900	PV-VCC-57	284900
PV-VCC-02	284900	PV-VCC-30	284900	PV-VCC-58	284900
PV-VCC-03	284900	PV-VCC-31	284900	PV-VCC-59	284900
PV-VCC-04	284900	PV-VCC-32	284900	PV-VCC-60	284900
PV-VCC-05	284900	PV-VCC-33	284900	PV-VCC-61	284900
PV-VCC-06	284900	PV-VCC-34	284900	PV-VCC-62	284900
PV-VCC-07	284900	PV-VCC-35	284900	PV-VCC-63	284900
PV-VCC-08	284900	PV-VCC-36	284900	PV-VCC-64	284900
PV-VCC-09	284900	PV-VCC-37	284900	PV-VCC-65	284900
PV-VCC-10	284900	PV-VCC-38	284900	PV-VCC-66	284900
PV-VCC-11	284900	PV-VCC-39	284900	PV-VCC-67	284900
PV-VCC-12	284900	PV-VCC-40	284900	PV-VCC-68	284900
PV-VCC-13	284900	PV-VCC-41	284900	PV-VCC-69	284900
PV-VCC-14	284900	PV-VCC-42	284900	PV-VCC-70	284900
PV-VCC-15	284900	PV-VCC-43	284900	PV-VCC-71	284900
PV-VCC-16	284900	PV-VCC-44	284900	PV-VCC-72	284900
PV-VCC-17	284900	PV-VCC-45	284900	PV-VCC-73	284900
PV-VCC-18	284900	PV-VCC-46	284900	PV-VCC-74	284900
PV-VCC-19	284900	PV-VCC-47	284900	PV-VCC-75	284900
PV-VCC-20	284900	PV-VCC-48	284900	PV-VCC-76	284900
PV-VCC-21	284900	PV-VCC-49	284900	PV-VCC-77	284900
PV-VCC-22	284900	PV-VCC-50	284900	PV-VCC-78	284900
PV-VCC-23	284900	PV-VCC-51	284900	PV-VCC-79	284900
PV-VCC-24	284900	PV-VCC-52	284900	PV-VCC-80	284900
PV-VCC-25	284900	PV-VCC-53	284900	PV-VCC-81	284900
PV-VCC-26	284900	PV-VCC-54	284900	PV-VCC-82	284900
PV-VCC-27	284900	PV-VCC-55	284900	PV-VCC-83	284900
PV-VCC-28	284900	PV-VCC-56	284900	PV-VCC-84	284900

Acknowledgment of Receipt:

By my signature, I acknowledge receipt of this document and NAC's instruction for it to become part of the permanent ISFSI records for the above listed NAC-UMS storage systems located at APS' Palo Verde

Nuclear Generating Station.

Vame MICHAEL E. TOWE

...Toller Signature:

SEM Dat



August 30, 2011

Mr. Jim Connell Vice President Maine Yankee Atomic Power Company 321 Old Ferry Road Wiscasset, ME 04578-4922 Attachment 3 to Letter ED20110112 Page 1 of 2

Subject:

NAC-UMS® Nameplate Issue Resolution

Reference:

1. NAC-UMS Final Safety Analysis Report, Revision 9, NAC International

11/19/2010

2. US NRC Letter to NAC International, Dated August 9, 2011 (enclosed)

Dear Mr. Connell:

The US Nuclear Regulatory Commission (NRC) notified NAC International (NAC), via Reference 2, that the condition of the nameplates marked with the NAC-UMS vertical concrete cask (VCC) empty weight are in violation of 10 CFR 72.236(k) which requires the certificate holder to mark "an empty weight" (of the cask) on the nameplate. 10 CFR 72.3 defines the "cask" as all components and systems associated with the container in which spent fuel is stored. The NRC treats this violation as a Non-Cited Violation (NCV) in accordance with Section 2.3.2 of the Enforcement Policy.

In a conference call with the NRC Rules, Inspections and Operations Branch personnel on August 2, 2011, NAC agreed to notify each affected NAC-UMS storage system user and provide in writing the correct empty system weight for the affected units deployed at the licensee's sites. The NRC also requested that this communication is to be acknowledged by the affected licensee and be added to the permanent ISFSI records of the deployed NAC-UMS storage cask systems.

In accordance with the corrective action documented in Reference 2, this letter contains on page 2 of 2 the empty system weight for the NAC-UMS storage systems located at the Maine Yankee ISFSI. Please acknowledge receipt of this communication by signing and dating in the space provided on page 2 of 2 and return a signed copy of this letter via email to tpatko@nacintl.com. Please add this communication to the permanent ISFSI records of the listed UMS storage cask systems. This brings the nameplate issue to resolution for the Maine Yankee ISFSI and no further action is required on your part.

Should you have any questions regarding this communication, please feel free to contact me on my direct line at 678-328-1274.

Sincerely,

Anthony L Patko Director, Licensing

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Mr. Jim Connell Maine Yankee August 30, 2011 Page 2 of 2 Attachment 3 to Letter ED20110112 Page 2 of 2

Affected NAC-UMS® Systems Empty Weight

	Empty System		Empty System		Empty System
VCC ID	Weight (lb)	VCC ID	Weight (lb)	VCC ID	Weight (lb)
MY-VCC-01	265900	MY-VCC-23	265900	MY-VCC-44	265900
MY-VCC-02	265900	MY-VCC-24	265900	MY-VCC-45	265900
MY-VCC-03	265900	MY-VCC-25	265900	MY-VCC-46	265900
MY-VCC-04	265900	MY-VCC-26	265900	MY-VCC-47	265900
MY-VCC-05	265900	MY-VCC-27	265900	MY-VCC-48	265900
MY-VCC-06	265900	MY-VCC-28	265900	MY-VCC-49	265900
MY-VCC-07	265900	MY-VCC-29	265900	MY-VCC-50	265900
MY-VCC-08	265900	MY-VCC-30	265900	MY-VCC-51	265900
MY-VCC-09	265900	MY-VCC-31	265900	MY-VCC-52	265900
MY-VCC-10	265900	MY-VCC-32	265900	MY-VCC-53	265900
MY-VCC-11	265900	MY-VCC-33	265900	MY-VCC-54	265900
MY-VCC-12	265900	MY-VCC-34	265900	MY-VCC-55	265900
MY-VCC-13	265900	MY-VCC-35	265900	MY-VCC-56	265900
MY-VCC-14	265900	MY-VCC-36	265900	MY-VCC-57	265900
MY-VCC-15	265900	MY-VCC-37	265900	MY-VCC-58	276400
MY-VCC-16	265900	MY-VCC-38	265900	MY-VCC-59	276400
MY-VCC-17	265900	MY-VCC-39	265900	MY-VCC-60	276400
MY-VCC-18	265900	MY-VCC-40	265900	MY-VCC-61	276400
MY-VCC-19	265900	MY-VCC-41	265900	MY-VCC-62	276400
MY-VCC-20	265900	MY-VCC-42	265900	MY-VCC-63	276400
MY-VCC-21	265900	MY-VCC-43	265900	MY-VCC-64	27.6400
MY-VCC-22	265900				

Acknowledgment of Receipt:

By my signature, I acknowledge receipt of this document and NAC's instruction for it to become part of the permanent ISFSI records for the above listed NAC-UMS storage systems located at Maine Yankee.

Name: JAMES CONNELL'Signature: /

Title: 517= MANAGER Date: 9/12/11



Atlanta Corporate Headquarters 3930 East Jones Bridge Road, Suite 200 Norcross, GA 30092 Phone 770-447-1144

Fax 770-447-1797 www.nacintl.com

August 26, 2011

Mr. Bob Mitchell
ISFSI Operations Manager
Yankee Atomic Electric Company
Yankee Rowe ISFSI
49 Yankee Road
Rowe, MA 01367

Attachment 4 to Letter ED20110112 Page 1 of 2

Subject:

NAC-MPC Nameplate Issue Resolution

Reference:

1. NAC-MPC Final Safety Analysis Report, Revision 8, NAC International, 2/28/2011

2. US NRC Letter to NAC International, Dated August 9, 2011 (enclosed)

Dear Mr. Mitchell:

The US Nuclear Regulatory Commission (NRC) notified NAC International (NAC), via Reference 2, that the condition of the nameplates marked with the NAC-MPC vertical concrete cask (VCC) empty weight are in violation of 10 CFR 72.236(k) which requires the certificate holder to mark "an empty weight" (of the cask) on the nameplate. 10 CFR 72.3 defines the "cask" as all components and systems associated with the container in which spent fuel is stored. The NRC treats this violation as a Non-Cited Violation (NCV) in accordance with Section 2.3.2 of the Enforcement Policy.

In a conference call with the NRC Rules, Inspections and Operations Branch personnel on August 2, 2011, NAC agreed to notify each affected NAC-MPC storage system user and provide in writing the correct empty system weight for the affected units deployed at the licensee's sites. The NRC also requested that this communication is to be acknowledged by the affected licensee and be added to the permanent ISFSI records of the deployed NAC-MPC storage cask systems.

In accordance with the corrective action documented in Reference 2, this letter contains on page 2 of 2 the empty system weight for the NAC-MPC storage systems located at the Yankee Rowe ISFSI. Please acknowledge receipt of this communication by signing and dating in the space provided on page 2 of 2 and return a signed copy of this letter via email to tpatko@nacintl.com. Please add this communication to the permanent ISFSI records of the listed MPC storage cask systems. This brings the nameplate issue to resolution for the Yankee Rowe ISFSI and no further action is required on your part.

Should you have any questions regarding this communication, please feel free to contact me on my direct line at 678-328-1274.

Sincerely,

Anthony L. Patko

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Director, Licensing Engineering

Enclosure



Mr. Bob Mitchell Yankee Rowe ISFSI August 26, 2011 Page 2 of 2

Attachment 4 to Letter ED20110112
Page 2 of 2

Affected YR-MPC Systems Empty Weight

VCC ID	Empty System Weight (lb)
YR-VCC-01	175500
YR-VCC-02	175500
YR-VCC-03	175500
YR-VCC-04	175500
YR-VCC-05	175500
YR-VCC-06	175500
YR-VCC-07	175500
YR-VCC-08	175500
YR-VCC-09	175500
YR-VCC-10	175500
YR-VCC-11	175500
YR-VCC-12	175500
YR-VCC-13	175500
YR-VCC-14	175500
YR-VCC-15	175500
YR-VCC-16	175500

Acknowledgment of Receipt:

By my signature, I acknowledge receipt of this document and NAC's instruction for it to become part of the permanent ISFSI records for the above listed NAC-MPC storage systems located at the Yankee Rowe ISFSI.

Name: R.M.MITCHELL Signature C.M.Mikhil

Title: LSFSI MANAGER Date: 8 30 2011



August 26, 2011

Mr. Jim Lenois ISFSI Manager Connecticut Yankee Atomic Power Company 362 Injun Hollow Road East Hampton, CT 06424 Attachment 5 to Letter ED20110112
Page 1 of 2

Subject:

NAC-MPC Nameplate Issue Resolution

Reference:

1. NAC-MPC Final Safety Analysis Report, Revision 8, NAC International,

2/28/2011

2. US NRC Letter to NAC International, Dated August 9, 2011 (enclosed)

Dear Mr. Lenois:

The US Nuclear Regulatory Commission (NRC) notified NAC International (NAC), via Reference 2, that the condition of the nameplates marked with the NAC-MPC vertical concrete cask (VCC) empty weight are in violation of 10 CFR 72.236(k) which requires the certificate holder to mark "an empty weight" (of the cask) on the nameplate. 10 CFR 72.3 defines the "cask" as all components and systems associated with the container in which spent fuel is stored. The NRC treats this violation as a Non-Cited Violation (NCV) in accordance with Section 2.3.2 of the Enforcement Policy.

In a conference call with the NRC Rules, Inspections and Operations Branch personnel on August 2, 2011, NAC agreed to notify each affected NAC-MPC storage system user and provide in writing the correct empty system weight for the affected units deployed at the licensee's sites. The NRC also requested that this communication is to be acknowledged by the affected licensee and be added to the permanent ISFSI records of the deployed NAC-MPC storage cask systems.

In accordance with the corrective action documented in Reference 2, this letter contains on page 2 of 2 the empty system weight for the CY-MPC storage systems located at the Connecticut Yankee ISFSI. Please acknowledge receipt of this communication by signing and dating in the space provided on page 2 of 2 and return a signed copy of this letter via email to tpatko@nacintl.com. Please add this communication to the permanent ISFSI records of the listed MPC storage cask systems. This brings the nameplate issue to resolution for the Connecticut Yankee ISFSI and no further action is required on your part.

Should you have any questions regarding this communication, please feel free to contact me on my direct line at 678-328-1274.

Sincerely,

Anthony L. Patko Director, Licensing

Engineering

Enclosure



Mr. Jim Lenois Connecticut Yankee August 26, 2011 Page 2 of 2

Attachment 5 to Letter ED20110112 Page 2 of 2

Affected CY-MPC Systems Empty Weight

\(CC D	Empty System	VCCID	Empty System
VCC ID	Weight (lb)	VCC ID	Weight (lb)
CY-VCC-01	216700	CY-VCC-23	216700
CY-VCC-02	216700	CY-VCC-24	216700
CY-VCC-03	216700	CY-VCC-25	216700
CY-VCC-04	216700	CY-VCC-26	216700
CY-VCC-05	216700	CY-VCC-27	216700
CY-VCC-06	216700	CY-VCC-28	216700
CY-VCC-07	216700	CY-VCC-29	216700
CY-VCC-08	216700	CY-VCC-30	216700
CY-VCC-09	216700	CY-VCC-31	216700
CY-VCC-10	216700	CY-VCC-32	216700
CY-VCC-11	216700	CY-VCC-33	216700
CY-VCC-12	216700	CY-VCC-34	216700
CY-VCC-13	216700	CY-VCC-35	216700
CY-VCC-14	216700	CY-VCC-36	216700
CY-VCC-15	216700	CY-VCC-37	216700
CY-VCC-16	216700	CY-VCC-38	216500
CY-VCC-17	216700	CY-VCC-39	216500
CY-VCC-18	216700	CY-VCC-40	216500
CY-VCC-19	216700	CY-VCC-42	216500
CY-VCC-20	216700	CY-VCC-41	216500
CY-VCC-21	216700	CY-VCC-43	216500
CY-VCC-22	216700		

Acknowledgment of Receipt:

By my signature, I acknowledge receipt of this do	cument and NAC's ins	truction for it to become
part of the permanent ISFSI records for the above	listed CY-MPC storage	e systems located at the
Connecticut Yankee ISFSI.	Λ	

Name: J.m Lenois Sr Signature: MENOS.

(PRINT)

Title: JSFSI mgr. Date: 9/12/2011