# TECHNICAL EVALUATION REPORT

# PRIMARY COOLANT SYSTEM PRESSURE ISOLATION VALVES

# SOUTHERN CALIFORNIA EDISON COMPANY SAN ONOFRE UNIT 1

NRC DOCKET NO. 50-206

NRC TAC NO. 12920

NRC CONTRACT NO. NRC-03-79-118

FRC PROJECT C5257

FRC TASK 253

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#### October 24, 1980

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#### 1.0 INTRODUCTION

The NRC has determined that certain isolation valve configurations in systems connecting the high-pressure Primary Coolant System (PCS) to lowerpressure systems extending outside containment are potentially significant contributors to an intersystem loss-of-coolant accident (LOCA). Such configurations have been found to represent a significant factor in the risk computed for core melt accidents.

The sequence of events leading to the core melt is initiated by the concurrent failure of two in-series check valves to function as a pressure isolation barrier between the high-pressure PCS and a lower-pressure system extending beyond containment. This failure can cause an overpressurization and rupture of the low-pressure system, resulting in a LOCA that bypasses containment.

The NRC has determined that the probability of failure of these check values as a pressure isolation barrier can be significantly reduced if the pressure at each value is continuously monitored, or if each value is periodically inspected by leakage testing, ultrasonic examination, or radiographic inspection. The NRC has established a program to provide increased assurance that such multiple isolation barriers are in place in all operating Light Water Reactor plants designated by DOR Generic Implementation Activity B-45.

In a generic letter of February 23, 1980, the NRC requested all licensees to identify the following valve configurations which may exist in any of their plant systems communicating with the PCS: 1) two check valves in series or 2) two check valves in series with a motor-operated valve (MOV).

For plants in which valve configurations of concern are found to exist, licensees were further requested to indicate: 1) whether, to ensure integrity of the various pressure isolation check valves, continuous surveillance or periodic testing was currently being conducted, 2) whether any check valves of concern were known to lack integrity, and 3) whether plant procedures should be revised or plant modifications be made to increase reliability.

Franklin Research Center (FRC) was requested by the NRC to provide technical assistance to NRC's B-45 activity by reviewing each licensee's submittal

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against criteria provided by the NRC and by verifying the licensee's reported findings from plant system drawings. This report documents FRC's technical review.

#### 2.0 CRITERIA

2.1 Identification Criteria

For a piping system to have a valve configuration of concern, the following five items must be fulfilled:

- The high-pressure system must be connected to the Primary Coolant System;
- 2) there must be a high-pressure/low-pressure interface present in the line;
- 3) this same piping must eventually lead outside containment;
- 4) the line must have one of the valve configurations shown in Figure 1; and
- 5) the pipe line must have a diameter greater than 1 inch.



Figure 1. Valve Configurations Designated by the NRC To Be Included in This Technical Evaluation

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#### 2.2 Periodic Testing Criteria

For licensees whose plants have value configurations of concern and choose to institute periodic value leakage testing, the NRC has established criteria for frequency of testing, test conditions, and acceptable leakage rates. These criteria may be summarized as follows:

# 2.2.1 Frequency of Testing

Periodic hydrostatic leakage testing\* on each check valve shall be accomplished every time the plant is placed in the cold shutdown condition for refueling, each time the plant is placed in a cold shutdown condition for 72 hours if testing has not been accomplished in the preceding 9 months, each time any check valve may have moved from the fully closed position (i.e., any time the differen- tial pressure across the valve is less than 100 psig), and prior to returning the valve to service after maintenance, repair, or replacement work is performed.

#### 2.2.2 Hydrostatic Pressure Criteria

Leakage tests involving pressure differentials lower than function pressure differentials are permitted in those types of valves in which service pressure will tend to diminish the overall leakage channel opening, as by pressing the disk into or onto the seat with greater force. Gate valves, check valves, and globe-type valves, having function pressure differential applied over the seat, are examples of valve applications satisfying this requirement. When leakage tests are made in such cases using pressures lower than function maximum pressure differential, the observed leakage shall be adjusted to function maximum pressure differential value. This adjustment shall be made by calculation appropriate to the test media and the ratio between test and function pressure differential, assuming leakage to be directly proportional to the pressure differential to the onehalf power.

#### 2.2.3 Acceptable Leakage Rates:

- Leakage rates less than or equal to 1.0 gpm are considered acceptable.
- Leakage rates greater than 1.0 gpm but less than or equal to 5.0 gpm are considered acceptable if the latest measured rate has not exceeded the rate determined by the previous test by an amount

"To satisfy ALARA requirements, leakage may be measured indirectly (as from the performance of pressure indicators) if accomplished in accordance with approved procedures and supported by computations showing that the method is capable of demonstrating valve compliance with the leakage criteria.



that reduces the margin between the measured leakage rate and the maximum permissible rate of 5.0 gpm by 50% or greater.

- Leakage rates greater than 1.0 gpm but less than or equal to 5.0 gpm are considered unacceptable if the latest measured rate exceeded the rate determined by the previous test by an amount that reduces the margin between measured leakage rate and the maximum permissible rate of 5.0 gpm by 50% or greater.
- Leakage rates greater than 5.0 gpm are considered unacceptable.

#### 3.0 TECHNICAL EVALUATION

#### 3.1 Licensee's Response to the Generic Letter

In response to the NRC's generic letter [Ref. 1], the Southern California Edison Company (SCE) stated [Ref. 2] that, "No Event V isolation valve configuration as defined above exist at San Onofre Unit 1."

The licensee then described briefly eight valve configurations which do exist within the Class 1 boundary of the high-pressure piping connecting Reactor Coolant System piping to low-pressure system piping. Of these eight valve configurations itemized in Reference 2, the Safety Injection System cold-leg branches were determined by FRC to contain a valve configuration of concern.

It is FRC's understanding that, with SCE's concurrence, the NRC will direct SCE to change its Plant Technical Specifications as necessary to ensure that periodic leakage testing (or equivalent testing) is conducted in accordance with the criteria of Section 2.2.

# 3.2 FRC Review of Licensee's Response

FRC has reviewed the licensee's response against the plant-specific Piping and Instrumentation Diagrams (P&IDs) [Ref. 3] that might have the value configurations of concern.

FRC has also reviewed the efficacy of instituting periodic testing for the check valves involved in this particular application with respect to the reduction of the probability of an intersystem LOCA in the cold-leg branches of the Safety Injection System pipe lines.

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In its review of the P&IDs [Ref. 3] for San Onofre Unit 1, FRC found the following piping system to be of concern:

The Safety Injection System, containing the valve configurations of concern, is composed of three piping branches, each connected to the cold-leg side of PCS Loops A, B, and C. Each cold-leg branch contains the single check valve in series with a motor-operated valve (MOV) configuration with the high-pressure/low- pressure inteface located at the upstream side of the MOV. The valves comprising this system of concern are listed below:

Safety Injection System

Loop A, cold leg

high-pressure check valve, 867A

high-pressure MOV, 850A

## Loop B, cold leg

high-pressure check valve, 867B high-pressure MOV, 850B

#### Loop C, cold leg

high-pressure check valve, 867C high-pressure MOV, 850C

In accordance with the criteria of Section 2.0, FRC found no other valve configurations of concern existing in this plant.

FRC reviewed the effectiveness of instituting periodic leakage testing of the check values in these lines as a means of reducing the probability of an intersystem LOCA occurring. FRC found that introducing a program of check value leakage testing in accordance with the criteria summarized in Section 2.0 will be an effective measure in substantially reducing the probability of an intersystem LOCA occurring in these lines, and a means of increasing the probability that these lines will be able to perform their safety-related functions. It is also a step toward achieving a corresponding reduction in the plant probability of an intersystem LOCA in San Onofre Unit 1.

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# 4.0 CONCLUSION

Based on the previously docketed information and drawings made available for FRC review, FRC found that the cold-leg branches of the Safety Injection System for San Onofre Unit 1 contain a valve configuration of concern (identified in Figure 1). Thus, the valve configurations of concern existing in San Onofre Unit 1 incorporate the valves listed in Table 1.0.

If SCE modifies the Plant Technical Specifications for San Onofre Unit 1 to incorporate periodic testing (as delineated in Section 2.2) for the check valves itemized in Table 1.0, then FRC considers this an acceptable means of achieving plant compliance with the NRC staff objectives of Reference 1.

System	· · ·	Check Valve No.	Allowable Leakage*
Safety Injection			
Loop A, cold leg	. · · ·	867A	
Loop B, cold leg	• •	867B	
Loop C, cold leg		867C	

<u>Table 1.0</u> Primary Coolant System Pressure Isolation Valves

\*To be provided by the licensee at a future date in accordance with Section 2.2.3.

#### 5.0 REFERENCES

- Generic NRC letter, dated 2/23/80, from Mr. D. G. Eisenhut, Department of Operating Reactors (DOR), to Mr. J. G. Haynes, Southern California Edison Company (SCE).
- Southern California Edison Company's response to NRC's letter, dated 3/14/80, from Mr. J. G. Haynes (SCE) to Mr. D. G. Eisenhut (DOR).

# 3. List of examined P&IDs:

Southern California Edison Company Drawings of San Onofre Unit 1:

568766-15 568767-19 568768-15 568769-14 568776-21 568777-15

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