# **ATTACHMENT 4**

#### **DISCUSSION OF REVISION**

### TO THE

## **RADIOLOGICAL EMERGENCY PLAN ANNEX**

### FOR

# **CLINTON POWER STATION**

EP-AA-1003

**Enclosures** 

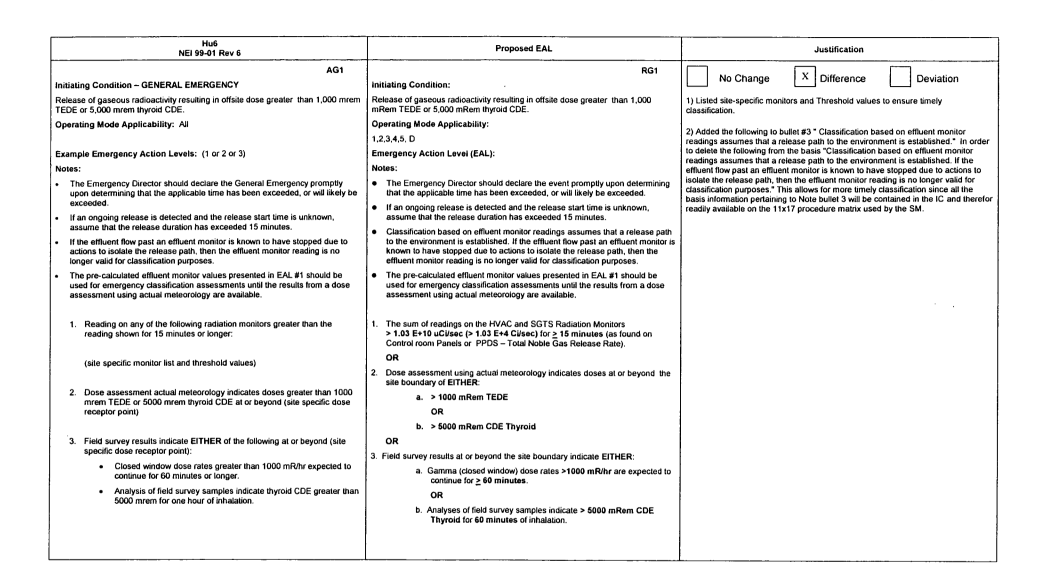
- Enclosure 4A EAL Comparison Matrix Document
- Enclosure 4B EAL Red-Line Basis Document
- Enclosure 4C EAL Basis Document

# NEI 99-01 REVISION 6 DEVELOPMENT OF EMERGENCY ACTION LEVELS FOR NON-PASSIVE REACTORS

**ATTACHMENT 4** 

DISCUSSION OF REVISION TO THE RADIOLOGICAL EMERGENCY PLAN ANNEX FOR CLINTON POWER STATION









NEI 99-01 Rev 6	Proposed EAL	Justification	
AS1	RS1	No Change X Difference Deviation	
Initiating Condition – SITE AREA EMERGENCY	Initiating Condition:		
Release of gaseous radioactivity resulting in offsite dose greater than 100 mrem TEDE or 500 mrem thyroid CDE.	Release of gaseous radioactivity resulting in offsite dose greater than 100 mRem TEDE or 500 mRem thyroid CDE.	<ol> <li>Listed site-specific monitors and Threshold values to ensure timely classification.</li> </ol>	
Operating Mode Applicability: All	Operating Mode Applicability:	2) Added the following to builtet #3 " Classification based on effluent monitor	
	1,2,3,4,5, D	readings assumes that a release path to the environment is established." In order	
Example Emergency Action Levels: (1 or 2 or 3)	Emergency Action Level (EAL):	to delete the following from the basis "Classification based on effluent monitor	
Notes:	Notes:	readings assumes that a release path to the environment is established. If the effluent flow past an effluent monitor is known to have stopped due to actions to	
<ul> <li>The Emergency Director should declare the Site Area Emergency promptly upon determining that the applicable time has been exceeded, or will likely be</li> </ul>	The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.	isolate the release path, then the effluent monitor reading is no longer valid for classification purposes." This allows for more timely classification since all the basis information pertaining to Note bullet 3 will be contained in the IC and therefore	
exceeded. If an ongoing release is detected and the release start time is unknown,	<ul> <li>If an ongoing release is detected and the release start time is unknown, assume that the release duration has exceeded 15 minutes.</li> </ul>	readily available on the 11x17 procedure matrix used by the SM.	
assume that the release duration has exceeded 15 minutes. If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes.	<ul> <li>Classification based on effluent monitor readings assumes that a release path to the environment is established. If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes.</li> </ul>		
<ul> <li>The pre-calculated effluent monitor values presented in EAL #1 should be used for emergency classification assessments until the results from a dose assessment using actual meteorology are available.</li> </ul>	<ul> <li>The pre-calculated effluent monitor values presented in EAL #1 should be used for emergency classification assessments until the results from a dose assessment using actual meteorology are available.</li> </ul>		
<ol> <li>Reading on any of the following radiation monitors greater than the reading shown for 15 minutes or longer:</li> </ol>	<ol> <li>The sum of readings on the HVAC and SGTS Radiation Monitors &gt; 1.03 E+09 uCi/sec (&gt; 1.03 E+3 Ci/sec) for ≥ 15 minutes (as found on Control room Panels or PPDS – Total Noble Gas Release Rate).</li> </ol>		
(site specific monitor list and threshold values)	OR		
	<ol> <li>Dose assessment using actual meteorology indicates doses at or beyond the site boundary of EITHER:</li> </ol>		
<ol> <li>Dose assessment actual meteorology indicates doses greater than 1000 mrem TEDE or 5000 mrem thyroid CDE at or beyond (site specific dose</li> </ol>	a. > 100 mRem TEDE		
receptor point)	OR		
	b. > 500 mRem CDE Thyroid		
3. Field survey results indicate EITHER of the following at or beyond (site	OR		
specific dose receptor point):	3. Field survey results at or beyond the site boundary indicate EITHER:		
<ul> <li>Closed window dose rates greater than 100 mR/hr expected to continue for 60 minutes or longer.</li> </ul>	<ol> <li>Gamma (closed window) dose rates &gt;100 mR/hr are expected to continue for <u>&gt;</u> 60 minutes.</li> </ol>		
<ul> <li>Analysis of field survey samples indicate thyroid CDE greater than 500 mrem for one hour of inhalation.</li> </ul>	OR		
	<ul> <li>Analyses of field survey samples indicate &gt; 500 mRem CDE Thyroid for 60 minutes of inhalation.</li> </ul>		

NEI 99-01 Rev 6	Proposed EAL	Justification		
AA1	RA1	No Change X Difference Deviation		
Release of gaseous or liquid radioactivity resulting in offsite dose greater than 10 mrem TEDE or 50 mrem thyroid CDE.	Release of gaseous or liquid radioactivity resulting in offsite dose greater than 10 mrem TEDE or 50 mrem thyroid CDE.	1) Listed site-specific monitors and Threshold values to ensure timely classification.		
Operating Mode Applicability: All	Operating Mode Applicability:	2) Added the following to bullet #3 * Classification based on effluent monitor		
	1, 2, 3, 4, 5, D	adings assumes that a release path to the environment is established." In order delete the following from the basis "Classification based on effluent monitor		
Example Emergency Action Levels: (1 or 2 or 3)	Emergency Action Level (EAL):	readings assumes that a release path to the environment is established. If the effluent flow past an effluent monitor is known to have stopped due to actions to		
Note:	Notes:	isolate the release path, then the effluent monitor reading is no longer valid for		
<ul> <li>The Emergency Director should declare the Alert promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.</li> </ul>	<ul> <li>The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.</li> </ul>	classification purposes." This allows for more timely classification since all the basis information pertaining to Note bullet 3 will be contained in the IC and therefor readily available on the 11x17 procedure matrix used by the SM.		
<ul> <li>If an ongoing release is detected and the release start time is unknown, assume that the release duration has exceeded 15 minutes.</li> </ul>	<ul> <li>If an ongoing release is detected and the release start time is unknown, assume that the release duration has exceeded 15 minutes.</li> </ul>	3) Calculation was performed to determine the radiation monitor response for a radioactive liquid release with an activity equivalent to provide 10mrem TEDE or		
<ul> <li>If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes.</li> </ul>	<ul> <li>Classification based on effluent monitor readings assumes that a release path to the environment is established. If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes.</li> </ul>	50mrem thyroid CDE at the site boundary via the normal site release pathway. The calculation determined the radwaste liquid discharge system is not being maintained. The effluent radiation monitor is not calibrated, as such if a release did occur through the system it would not display an accurate reading for the release.		
<ul> <li>The pre-calculated effluent monitor values presented in EAL #1 should be used for emergency classification assessments until the results from a dose assessment using actual meteorology are available.</li> </ul>	<ul> <li>The pre-calculated effluent monitor values presented in EAL #1 should be used for emergency classification assessments until the results from a dose assessment using actual meteorology are available.</li> </ul>	Since the liquid radwaste system is not operable, no EAL Alert threshold will be developed for this point.		
<ol> <li>Reading on any of the following radiation monitors greater than the reading shown for 15 minutes or longer:</li> </ol>	<ol> <li>The sum of readings on the HVAC and SGTS Radiation Monitors &gt; 1.03 E+08 uCi/sec (&gt; 1.03 E+2 Ci/sec) for ≥ 15 minutes (as found on Control room Panels or PPDS – Total Noble Cas Release Rate).</li> </ol>			
(site-specific monitor list and threshold values)	OR			
	2. Dose assessment using actual meteorology indicates doses at or beyond the			
<ol> <li>Dose assessment actual meteorology indicates doses greater than 10 mrem TEDE or 50 mrem thyroid CDE at or beyond (site specific dose receptor point)</li> </ol>	site boundary of EITHER: a. > 10 mRem			
3. Analysis of a liquid effluent sample indicates a concentration or release	TEDE OR			
rate that would result in doses greater than 10 mrem TEDE or 50 mrem thyroid CDE at or beyond (site-specific dose receptor point) for one hour of	b. > 50 mRem CDE Thyroid			
exposure.	OR			
<ol> <li>Field survey results indicate EITHER of the following at or beyond (site specific dose receptor point):</li> </ol>	<ol><li>Analysis of a liquid effluent sample indicates a concentration or release rate that would result in doses greater than EITHER of the following at or beyond</li></ol>			
<ul> <li>Closed window dose rates greater than 10 mR/hr expected to continue for 60 minutes or longer.</li> </ul>	the site boundary a. 10 mRem TEDE for 60 minutes of exposure			
Analysis of field survey samples indicate thyroid CDE greater than	OR			
50 mrem for one hour of inhalation.	b. 50 mRem CDE Thyroid for 60 minutes of exposure			
	OR			
	4. Field survey results at or beyond the site boundary indicate EITHER:			
	<ul> <li>Gamma (closed window) dose rates &gt; 10 mR/hr are expected to continue for &gt; 60 minutes.</li> </ul>			
	OR			
	<ul> <li>Analyses of field survey samples indicate &gt; 50 mRem CDE Thyroid for 60 minutes of inhalation.</li> </ul>	· · · · · · · · · · · · · · · · · · ·		

NEI 99-01 Rev 6	Proposed EAL	Justification
AU1 Initiating Condition – UNUSUAL EVENT Release of gaseous or liquid radioactivity greater than 2 times the (site-specific	RU1 Initiating Condition: Release of gaseous or liquid radioactivity greater than 2 times the ODCM limits for	No Change X Difference Deviation
effluent release controlling document) limits for 60 minutes or longer Operating Mode Applicability: All	60 minutes or longer. Operating Mode Applicability: 1, 2, 3, 4, 5, D	<ol> <li>Added the following to bullet #3 " Classification based on effluent monitor readings assumes that a release path to the environment is established." In order to delete the following from the basis "Classification based on effluent monitor</li> </ol>
Example Emergency Action Levels: (1 or 2 or 3) Note: • The Emergency Director should declare the Unusual Event promptly upon determining that 60 minutes has been exceeded, or will likely be exceeded.	Emergency Action Level (EAL): Notes: • The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.	readings assumes that a release path to the environment is established. If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes." This allows for more timely classification since all the basis information pertaining to Note bullet 3 will be contained in the IC and therefor readily available on the 11x17 procedure matrix used by the SM.
<ul> <li>If an ongoing release is detected and the release start time is unknown, assume that the release duration has exceeded 60 minutes.</li> <li>If the effluent flow past an effluent monitor is known to have stopped, indicating that the release path is isolated, the effluent monitor reading is no longer valid for classification purposes.</li> </ul>	<ul> <li>If an ongoing release is detected and the release start time is unknown, assume that the release duration has exceeded 60 minutes.</li> <li>Classification based on effluent monitor readings assumes that a release path to the environment is established. If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes.</li> </ul>	
<ol> <li>Reading on ANY effluent radiation monitor greater than 2 times the (site-specific effluent release controlling document) limits for 60 minutes or longer:         <ul> <li>(site-specific monitor list and threshold values corresponding to 2 times the controlling document limits)</li> </ul> </li> </ol>	<ol> <li>VALID reading on any of the following effluent monitors &gt; 2 times alarm setpoint established by a current radioactivity discharge permit for ≥ 60 minutes.</li> <li>Radwaste Effluent Monitor 0RIX-PR040 OR</li> </ol>	
<ol> <li>Reading on ANY effluent radiation monitor greater than 2 times the alarm setpoint established by a current radioactivity discharge permit for 60 minutes or longer.</li> <li>Sample analysis for a gaseous or liquid release indicates a concentration or release rate greater than 2 times (site-specific effluent release controlling document limits) for 60 minutes or longer.</li> </ol>	<ul> <li>Discharge Permit specified monitor OR</li> <li>The sum of readings on the HVAC and SGTS Radiation Monitors         <ul> <li>1.17 E+06 uCi/sec (&gt; 1.17 Ci/sec) for ≥ 60 minutes (as found on Control room Panels or PPDS ~ Total Noble Gas Release Rate).</li> <li>OR</li> <li>Confirmed sample analyses for gaseous or liquid releases indicate concentrations or release rates &gt; 2 times ODCM Limit with a release duration of ≥ 60 minutes.</li> </ul> </li> </ul>	

NEI 99-01 Rev 6	Proposed EAL	Justification
AG2	RG2	No Change X Difference Deviation
Initiating Condition – GENERAL EMERGENCY		
Spent fuel pool level cannot be restored to at least (site-specific Level 3 description) for 60 minutes or longer .		
Operating Mode Applicability: All		<ol> <li>EAL not used in accordance with the discussion in Section 1.4, NRC Order EA-12-051, it is recommended that this EAL be implemented when the enhanced</li> </ol>
Example Emergency Action Levels:		spent fuel pool level instrumentation is available for use. The completion of the enhanced SFP level indicators and need for the inclusion of this EAL is being
NOTES: The Emergency Director should declare the General Emergency promptly upon determining that 60 minutes has been exceeded, or will likely be exceeded		tracked in accordance with Exelon Generation Company, LLC's Initial Status Report to March 12, 2012 Commission Order Modifying Licenses with Regard for Reliable Spent Fuel Pool Instrumentation (Order Number EA-12-051) dated October 25,2012.
<ol> <li>Spent fuel pool level cannot be restored to at least (site-specific Level 3 description) for 60 minutes or longer.</li> </ol>		





NEI 99-01 Rev 6	Proposed EAL	Justification
AS2 Initiating Condition – SITE AREA EMERGENCY Spent fuel pool level cannot be restored to at least (site-specific Level 3 description) Operating Mode Applicability: All Example Emergency Action Levels: 1. Spent fuel pool level cannot be restored to at least (site-specific Level 3 description)	RS2	No Change       X       Difference       Deviation         1) EAL not used in accordance with the discussion in Section 1.4, NRC Order EA-12-051, it is recommended that this EAL be implemented when the enhanced spent fuel pool level instrumentation is available for use. The completion of the enhanced SFP level indicators and need for the inclusion of this EAL is being tracked in accordance with Exelon Generation Company, LLC's Initial Status Report to March 12, 2012 Commission Order Modifying Licenses with Regard for Reliable Spent Fuel Pool Instrumentation (Order Number EA-12-051) dated October 25,2012.



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NEI 99-01 Rev 6	Proposed EAL	Justification
AU2 Initiating Condition: UNUSUAL EVENT UNPLANNED loss of water level above irradiated fuel Operating Mode Applicability: All Example Emergency Action Levels:	RU2 Initiating Condition: UNPLANNED loss of water level above irradiated fuel Operating Mode Applicability: 1, 2, 3, 4, 5, D Emergency Action Level (EAL):	X       No Change       Difference       Deviation         1) Listed site specific level indication and monitors to ensure timely classification.       Deviation
a. UNPLANNED water level drop in the REFUELING PATHWAY as indicated by ANY of the following:     (site-specific level indications).	a.UNPLANNED water level drop in the REFUELING PATHWAY as indicated by ANY of the following: <ul> <li>Refueling Cavity water level &lt; 22 ft. 8 in. above the Reactor Vessel Flange OR             <li>Spent Fuel Pool or Upper Containment Fuel Storage Pool water</li> </li></ul>	
AND b. UNPLANNED rise in area radiation levels as indicated by ANY of the following radiation monitors.	Spent Fuel Pool or Opper Containment Fuel Storage Pool water level < 23 ft. OR     Indication or report of a drop in water level in the REFUELING PATHWAY.	
(site-specific list of area radiation monitors)	AND b.UNPLANNED Area Radiation Monitor reading rise on one or more radiation monitors in Table R1. Table R1 Fuel Handling Incident Radiation Monitors • Fuel Building Exhaust (1PR006A-D) • CCP Exhaust (1PR042A-D) • Containment Exhaust (1PR001A-D) • Containment Fuel xfer Plenum (1PR008A-D)	

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NEI 99-01 Rev 6	Proposed EAL	
		Justification
AA3	RA3	X No Change Difference Deviation
Initiating Condition – ALERT	Initiating Condition:	
Radiation levels that impede access to equipment necessary for normal plant operations, cooldown or shutdown.	Radiation levels that impede access to equipment necessary for normal plant operat cooldown or shutdown.	tions, 1) Listed site specific plant rooms and areas with identified mode applicability to ensure timely classification.
Operating Mode Applicability: All	Operating Mode Applicability:	
	1, 2, 3, 4, 5, D	
Example Emergency Action Levels: (1 or 2)	Emergency Action Level (EAL):	
Note: If the equipment in the listed room or area was already inoperable, or	Note:	
out of service, before the event occurred, then no emergency classification is warranted	<ul> <li>If the equipment in the room or area listed in Table R3 was already inoperable</li> </ul>	
<ul> <li>Dose rate greater than 15 mR/hr in ANY of the following areas:</li> </ul>	out of service, before the event occurred, then no emergency classification is warranted.	S
Control Room		
Central Alarm Station	1. Dose rate > 15 mR/hr in ANY of the following Table R2 areas:	
(other site-specific areas/rooms)		
	Table R2	
<ul> <li>An UNPLANNED event results in radiation levels that prevent or</li> </ul>	Areas Requiring Continuous Occupancy	
significantly impede access to any of the following plant rooms or areas:	Main Control Room (1RIX-AR035)	
(site-specific list of plant rooms or areas with entry-related mode applicability identified)	Central Alarm Station – (by survey)	
	OR	
	<ol> <li>UNPLANNED event results in radiation levels that prohibit or significantly im</li> </ol>	inede
	access to ANY of the following Table R3 plant rooms or areas:	
	Table R3 Areas with Entry Related Mode Applicability	
	Area Entry Related Mode Applicability	
	Auxiliary Building* Modes 3, 4, and 5	
	Auxiliary Building Steam Tunnel* Modes 4 and 5	
	*Areas required to establish shutdown cooling	





NEI 99-01 Rev 6	Proposed EAL	Justification
SU3 Initiating Condition: UNUSUAL EVENT Reactor coolant activity greater than Technical Specification allowable limits. Operating Mode Applicability: Power Operation, Startup, Hot Standby, Hot Shutdown Example Emergency Action Levels: 1. (Site-specific radiation monitor) reading greater than (site-specific value). OR	Proposed EAL         RU3         Initiating Condition:         Reactor coolant activity greater than Technical Specification allowable limits.         Operating Mode Applicability:         1, 2, 3       Emergency Action Level (EAL):         1.       Offgas post-treatment radiation monitor 1RIX-PR035/41 channel 7 HI alarm. OR         2.       Specific coolant activity > 4.0 uCl/gm Dose equivalent I-131.	Justification         No Change       X       Difference       Deviation         1) Listed site-specific monitor and Threshold value to ensure timely classification.       2) Listed this system category EAL in the radiological category EAL section to maintain consistency with current and previous revisions of Exelon EALs. This will ensure a timely classification since the threshold values are more aligned with the radiological category vice system category.

#### NEI 99-01 rev 6 Fission Product Barrier Matrix

	GENERAL EMERGE	INCY	SITE AREA	EMERGENCY	AI	LERT Hot Matri
FG1 Loss of any th	wo barriers AND Loss or Potential Loss	of third barrier. 1,2,3	FS1 Loss or Potential Loss of ANY two	o barriers. 1,2,3	FA1 ANY Loss or ANY Potential Loss of	either Fuel Clad or RCS 1,2,3
	FC –	Fuel Clad	RC - Reactor	Coolant System	CT - Co	ntainment
Sub-Category	Loss	Potential Loss	Loss	Potential Loss	Loss	Potential Loss
1. RCS Activity / Primary Containment Pressure/ Primary Containment Conditions	A. (Site specific indications that reactor coolant activity is greater than 300 uCi/gm dose equivalent I-131)	None	A. Primary containment pressure greater than (site-specific value) due to RCS leakage.	None	<ul> <li>A. UNPLANNED rapid drop in primary containment pressure following primary containment pressure rise OR</li> <li>B. Primary containment pressure response not consistent with LOCA conditions.</li> </ul>	<ul> <li>A. Primary containment pressure greathan (site-specific value) OR</li> <li>B. (site-specific explosive mixture) exiniside primary containment OR</li> <li>C. HCTL exceeded.</li> </ul>
2. RPV water level	A. Primary containment flooding required.	A. RPV water level cannot be restored and maintained above (site-specific RPV water level corresponding to top of active fuel) or cannot be determined.	A. RPV water level cannot be restored and maintained above (site-specific RPV water level corresponding to the top of active fuel) or cannot be determined.	None	None	A. Primary containment flooding required.
3.RCS Leak Rate/ Primary Containment Isolation Failure	None	None	<ul> <li>A. UNISOLABLE break in any of the following: ( site-specific systems with potential for high-energy line breas) OR</li> <li>B. Emergency RPV Depressurization</li> </ul>	A. UNISOLABLE primary system leakage that results in exceeding EITHER of the following: 1. Max Normal Operating Temperature OR 2. Max Normal Operating Area Radiation Level.	<ul> <li>A. UNISOLABLE direct downstream pathway to the environment exists after primary containment isolation signal</li> <li>OR</li> <li>B. Intentional primary containment venting per EOPs</li> <li>OR</li> <li>C. UNISOLABLE primary system leakage that results in exceeding EITHER of the following: <ol> <li>Max Safe Operating Temperature.</li> <li>OR</li> <li>Max Safe Operating Area Radiation Level.</li> </ol> </li> </ul>	None
4.Primary Containment Radiation	A. Primary Containment Radiation Monitor reading greater than (site-specific value).	None	<ul> <li>Primary Containment Radiation Monitor reading greater than (site- specific value).</li> </ul>	None	None	<ul> <li>Primary Containment Radiation Monit reading greater than (site-specific value).</li> </ul>
5. Emergency Director Judgment	A. Any Condition in the opinion of the Emergency Director that indicates Loss of the Fuel Clad Barrier.	A. Any Condition in the opinion of the Emergency Director that indicates Potential Loss of the Fuel Clad Barrier.	A. ANY Condition in the opinion of the Emergency Director that indicates Loss of the RCS Barrier.	A. Any Condition in the opinion of the Emergency Director that indicates Potential Loss of the RCS Barrier.	A. Any Condition in the opinion of the Emergency Director that indicates Loss of the Containment Barrier.	A. Any Condition in the opinion of the Emerge Director that indicates Potential Loss of the Containment Barrier.

Proposed Fission Product Barrier Matrix

	GENERAL EMERGE	NCY	SITE AREA	EMERGENCY	A	LERT
FG1 Loss of any t	wo barriers AND Loss or Potential Loss	of third barrier. 123	FS1 Loss or Potential Loss of ANY two	barriers. 123	FA1 ANY Loss or ANY Potential Loss of	either Fuel Clad or RCS 123
. =:-		Fuel Clad				
Sub-Category	Loss	Potential Loss	Loss	Potential Loss	CT - Co Loss	Potential Loss
1. RCS Activity	Coolant activity > 300 uCl/gm Dose Equivalent I-131.	None	None	None	None	None
2. RPV water level	1. Plant conditions indicate Primary Containment flooding is required.	2. RPV water level <u>cannot</u> be restored and maintained > -162 Inches (TAF) OR     3. RPV water level <u>cannot</u> be determined.	<ol> <li>RPV water level <u>cannot</u> be restored and maintained &gt; -162 Inches (TAF) OR</li> <li>RPV water level <u>cannot</u> be determined.</li> </ol>	None	None	Plant conditions indicate Primary Containment flooding is required.
3. Primary Containment Pressure/Conditions	None	None	<ol> <li>Drywell pressure &gt;1.68 psig. AND</li> <li>Drywell pressure rise is due to RCS leakage</li> </ol>	None	<ol> <li>UNPLANNED rapid drop in primary containment pressure following primary containment pressure rise. OR</li> <li>Primary containment pressure response <u>not</u> consistent with LOCA conditions.</li> </ol>	<ol> <li>Primary Containment pressure ≥ 15 psig and rising. OR</li> <li>a. Drywell hydrogen concentration ≥ 9%. OR</li> <li>b. Containment Hydrogen concentration ≥ SAG-2, Deflagration Limit. OR</li> <li>Heat Capacity Temperature Limit (EOP-6, Fig.P) exceeded.</li> </ol>
4.RCS Leak Rate	None	None	<ol> <li>UNISOLABLE Main Steam Line (MSL), Feedwater, RWCU, or RCIC line break. OR</li> <li>Emergency RPV Depressurization is required.</li> </ol>	3. UNISOLABLE primary system leakage that results in EITHER of the following:     a. Secondary Containment area temperature > EOP-8 Maximum Normal operating levels. OR     b. Secondary Containment radiation level > EOP-8 Maximum Normal operating level.	None	None
5.Primary Containment Radiation	1. Drywell radiation monitor reading > 260 R/hr (> 2.60 E+02 R/hr). OR 2. Containment radiation monitor reading > 41.3 R/hr (4.13 E+01 R/hr).	None	1. Drywell radiation monitor reading > 100R/hr (>1.00 E+02 R/hr). OR 2. Containment radiation monitor reading > 33 R/hr (>3.3 E+01 R/hr).	None	None	1. Drywell radiation monitor reading > 590R/hr 5.90 E+02 R/hr) OR 2. Containment radiation monitor reading > 97 R/hr (9.70 E+01 R/hr)
6.Primary Containment Isolation Failure	None	NONE	None	None	<ol> <li>UNISOLABLE direct downstream pathway to the environment exists after primary containment isolation signal. OR</li> <li>Intentional Primary Containment venting/purging per EOPs or SAGs due to accident conditions. OR</li> <li>UNISOLABLE primary system leakage that results in EITHER of the following:         <ul> <li>a. Secondary Containment area temperature &gt; EOP-8, Maximum Safe operating levels.</li> <li>DR</li> <li>b. Secondary Containment radiation level &gt; EOP-8, Maximum Safe operating levels.</li> </ul> </li> </ol>	None
7. Emergency Director Judgment	A. Any Condition in the opinion of the Emergency Director that indicates Loss of the Fuel Clad Barrier.	A. Any Condition in the opinion of the Emergency Director that indicates Potential Loss of the Fuel Clad Barrier.	A. ANY Condition in the opinion of the Emergency Director that indicates Loss of the RCS Barrier.	A. Any Condition in the opinion of the Emergency Director that indicates Potential Loss of the RCS Barrier.	A. Any Condition in the opinion of the Emergency Director that indicates Loss of the Containment Barrier.	A. Any Condition in the opinion of the Emerge Director that indicates Potential Loss of the Containment Barrier.





NEI 99-01 Rev 6	Proposed EAL	Justification
FC1	FC1	X No Change Difference Deviation
Category: Fuel Clad Barrier	Category: Fuel Clad Barrier	X No Change Difference Deviation
RCS Activity	RCS Activity	1) Listed site-specific threshold value to ensure timely classification.
Operating Mode Applicability:	Operating Mode Applicability:	
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3	
Fission Product Barrier Threshold:	Fission Product Barrier (FPB) Threshold:	
Loss	Loss	
<ul> <li>A. (Site specific indications that reactor coolant activity is greater than 300 uCi/gm dose equivalent I-131)</li> </ul>	Coolant activity > 300 uCi/gm Dose Equivalent I-131.	



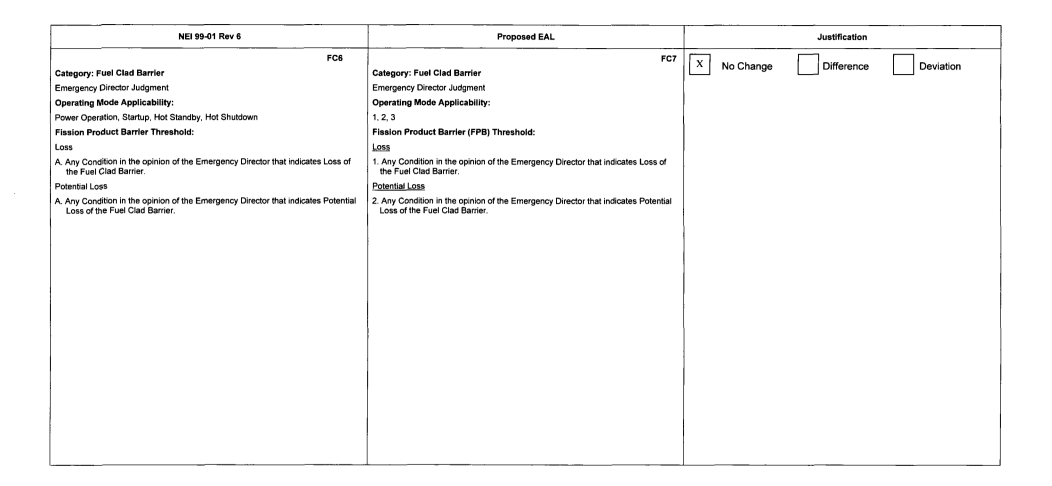


NEI 99-01 Rev 6	Proposed EAL	Justification					
FC2	FC2	x	No Change		Difference		Deviation
Category: Fuel Clad Barrier	Category: Fuel Clad Barrier						Deviation
RPV Water Level	RCS Activity	1) Lis	ted site-specific thresho	d val	ue to ensure timely	classi	fication.
Dperating Mode Applicability:	Operating Mode Applicability:						
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3	[					
ission Product Barrier Threshold:	Fission Product Barrier (FPB) Threshold:	ľ					
oss	Loss						
A. Primary containment flooding required.	1. Plant conditions indicate Primary Containment flooding is required.						
Potential Loss	Potential Loss						
A RPV water level cannot be restored and maintained above (site-specific RPV	2. RPV water level cannot be restored and maintained > -162 inches (TAF)						
water level corresponding to top of active fuel) or cannot be determined.	OR						
	3. RPV water level cannot be determined.						
		-					
		{					





NEI 99-01 Rev 6	Proposed EAL	Justification			-		
FC4	FC5	x	No Change		Difference		Deviation
Category: Fuel Clad Barrier	Category: Fuel Clad Barrier			L			
Primary Containment Radiation	Primary Containment Radiation	1) Lis	sted site-specific monito	r and	threshold value to e	ensure	timely classification.
Operating Mode Applicability:	Operating Mode Applicability:						
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3						
Fission Product Barrier Threshold:	Fission Product Barrier (FPB) Threshold:						
Loss	Loss						
A. Primary Containment Radiation Monitor reading greater than (site-specific	1. Drywell radiation monitor reading > 260 R/hr (> 2.60 E+02 R/hr).						
value).	OR						
	2. Containment radiation monitor reading > 41.3 R/hr (4.13 E+01 R/hr).						
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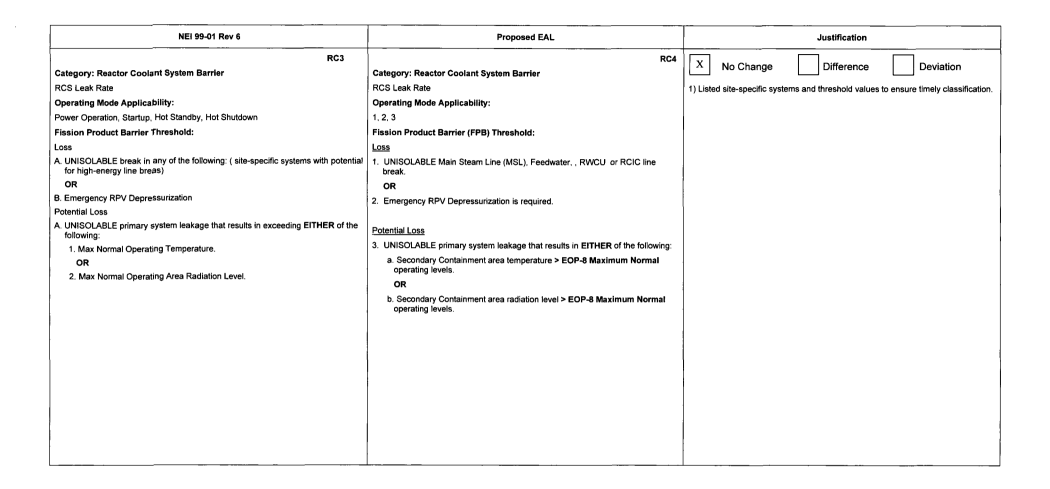
NEI 99-01 Rev 6	Proposed EAL	Justification
RC1	RC3	X No Change Difference Deviation
Category: Reactor Coolant System Barrier	Category: Reactor Coolant System Barrier	
Primary Containment Pressure	Primary Containment Pressure/Conditions	1) Listed site-specific threshold value to ensure timely classification.
Operating Mode Applicability:	Operating Mode Applicability:	
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3	
Fission Product Barrier Threshold:	Fission Product Barrier (FPB) Threshold:	
Loss	Loss	
A. Primary containment pressure greater than (site-specific value) due to RCS	1. Drywell pressure >1.68 psig.	
leakage.	AND	
	2. Drywell pressure rise is due to RCS leakage.	

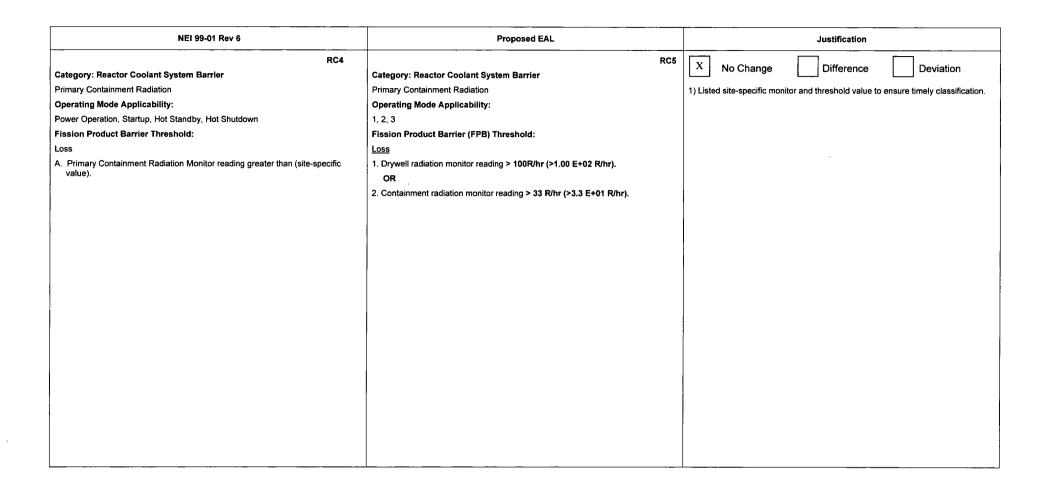
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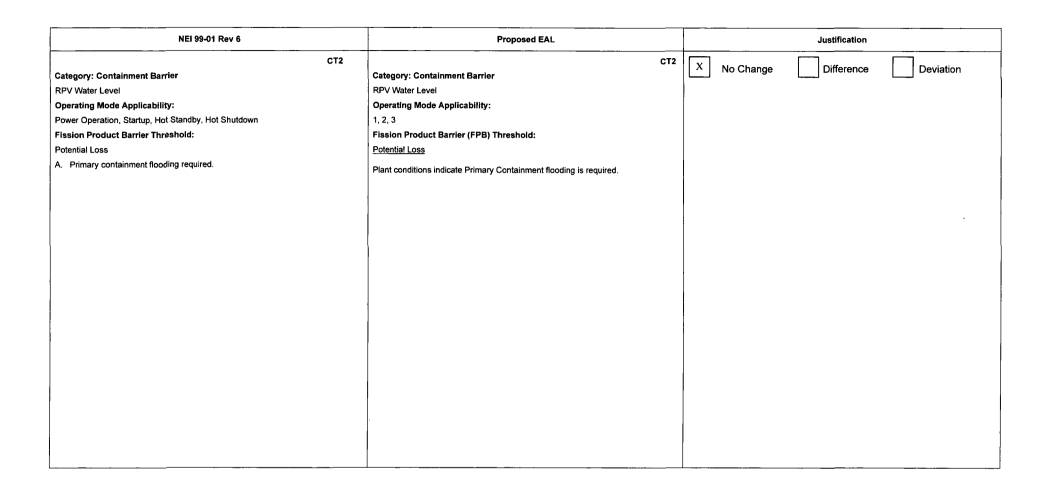


NEI 99-01 Rev 6	Proposed EAL	Justification		
RC2	RC2	X No Change	Difference	Deviation
Category: Reactor Coolant System Barrier	Category: Reactor Coolant System Barrier		Difference	Deviation
RPV Water Level	RPV Water Level	1) Listed site-specific threshold	d value to ensure timely c	assification.
Operating Mode Applicability:	Operating Mode Applicability:			
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3			
Fission Product Barrier Threshold:	Fission Product Barrier (FPB) Threshold:			
Loss	Loss			
A. RPV water level cannot be restored and maintained above (site-specific RPV	1. RPV water level <u>cannot</u> be restored and maintained > -162 inches (TAF).			
level corresponding to the top of active fuel) or cannot be determined.	OR	1		
	2. RPV water level cannot be determined.			

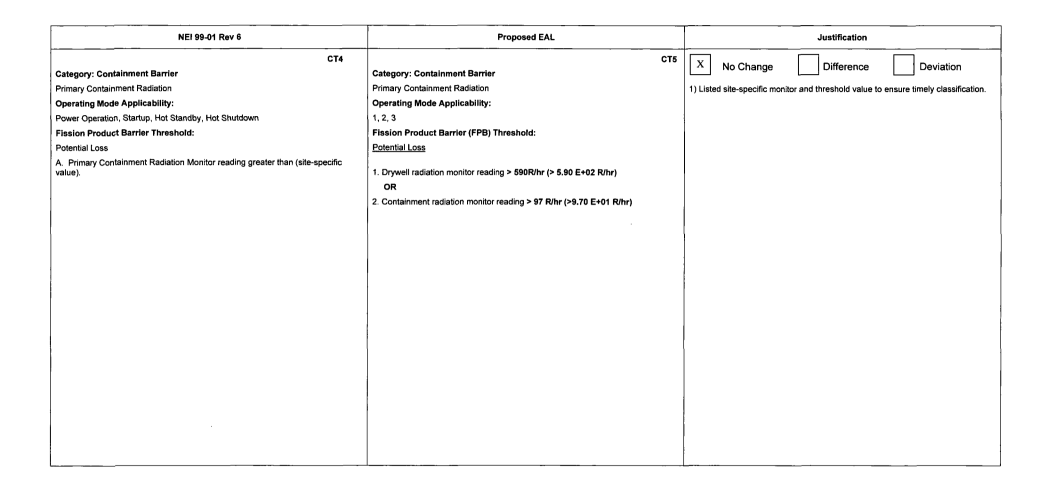




NEI 99-01 Rev 6	Proposed EAL	Justification
RC6	RC7	X No Change Difference Deviation
Category: Reactor Coolant System Barrier	Category: Reactor Coolant System Barrier	
Emergency Director Judgment	Emergency director Judgment	
Operating Mode Applicability:	Operating Mode Applicability:	
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3	
Fission Product Barrier Threshold:	Fission Product Barrier (FPB) Threshold:	
Loss	Loss	
A. Any Condition in the opinion of the Emergency Director that indicates Loss of the RCS Barrier.	1. ANY Condition in the opinion of the Emergency Director that indicates Loss of the RCS Barrier.	
Potential Loss	Potential Loss	
A. Any Condition in the opinion of the Emergency Director that indicates Potential Loss of the RCS Barrier.	<ol> <li>Any Condition in the opinion of the Emergency Director that indicates Potential Loss of the RCS Barrier.</li> </ol>	



NEI 99-01 Rev 6	Proposed EAL	Justification					
СТ3	Стб	X	No Change		Difference		Deviation
Category: Containment Barrier Primary Containment Isolation Failure Operating Mode Applicability: Power Operation, Startup, Hot Standby, Hot Shutdown Fission Product Barrier Threshold: Loss A. UNISOLABLE direct downstream pathway to the environment exists after primary containment isolation signal OR B. Intentional primary containment venting per EOPs OR C. UNISOLABLE primary system leakage that results in exceeding EITHER of the following: 1. Max Safe Operating Temperature. OR 2. Max Safe Operating Area Radiation Level.	Category: Containment Barrier Primary Containment Isolation Failure Operating Mode Applicability: 1, 2, 3 Fission Product Barrier (FPB) Threshold: Loss 1. UNISOLABLE direct downstream pathway to the environment exists after primary containment isolation signal. OR 2. Intentional Primary Containment venting/purging per EOPs or SAMGs due to accident conditions. OR 3. UNISOLABLE primary system leakage that results in EITHER of the following: a. Secondary Containment area temperature > EOP-8 Maximum Safe operating levels. OR b. Secondary Containment area radiation level > EOP-8 Maximum Safe operating levels.		No Change site-specific threshol	L	]	L	]



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NEI 99-01 Rev 6	Proposed EAL	Justification
СТб	СТ7	X No Change Difference Deviation
Category: Containment Barrier	Category: Containment Barrier	
Emergency director Judgment	Emergency Director Judgment	
Operating Mode Applicability:	Operating Mode Applicability:	
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3	
Fission Product Barrier Threshold:	Fission Product Barrier (FPB) Threshold:	
Loss	Loss	
A. Any Condition in the opinion of the Emergency Director that indicates Loss of the Containment Barrier.	<ol> <li>Any Condition in the opinion of the Emergency Director that indicates Loss of the Containment Barrier.</li> </ol>	
Potential Loss	Potential Loss	
A. Any Condition in the opinion of the Emergency Director that indicates Potential Loss of the Containment Barrier.	<ol> <li>Any Condition in the opinion of the Emergency Director that indicates Potential Loss of the Containment Barrier.</li> </ol>	





NEI 99-01 Rev 6	Proposed EAL	Justification
SG1         Initiating Condition: GENERAL EMERGENCY         Prolonged loss of all offsite and all onsite AC power to emergency buses.         Operating Mode Applicability:         Power Operation, Startup, Hot Standby, Hot Shutdown         Example Emergency Action Levels:         Note: The Emergency Director should declare the General Emergency promptly upon determining that (site-specific hours) has been exceeded, or will likely be exceeded.         1.       a. Loss of ALL offsite and ALL onsite AC power to (site-specific emergency buses).         AND       b. EITHER of the following:         • Restoration of at least one emergency bus in less than (site-specific hours) is not likely.         • (Site-specific indication of an inability to adequately remove heat from the core)	MG1         Initiating Condition:         Prolonged loss of all offsite and all onsite AC power to emergency buses.         Operating Mode Applicability:         1, 2, 3         Emergency Action Level (EAL):         Note:         • The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.         1 Loss of ALL offsite AC power to vital busses 1A1 and 1B1.         AND         2. Failure of DG 1A and DG 1B emergency diesel generators to supply power to vital busses 1A1 and 1B1.         AND         3. EITHER of the following:         a. Restoration of at least one vital bus (excluding Division III) in < 4 hours is not likely.	X         No Change         Difference         Deviation           1) Listed site specific equipment, site specific time based on station blackout coping analysis, and site specific indication to ensure timely classification.         Second Secon



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NEI 99-01 Rev 6	Proposed EAL	Justification
SS1	MS1	X No Change Difference Deviation
Loss of all offsite and all onsite AC power to emergency buses for 15 minutes or longer.	Loss of all offsite and onsite AC power to emergency busses for 15 minutes or longer.	1) Listed site specific equipment to ensure timely classification.
Operating Mode Applicability:	Operating Mode Applicability:	
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3	
Example Emergency Action Levels:	Emergency Action Level (EAL):	
Note: The Emergency Director should declare the Site Area Emergency promptly upon determining that 15 minutes time has been exceeded, or	Note:     The Emergency Director should declare the event promptly upon determining	
will likely be exceeded.	that the applicable time has been exceeded, or will likely be exceeded.	
Loss of ALL offsite and ALL onsite AC Power to (site-specific emergency buses) for 15 minutes or longer.	1. Loss of ALL offsite AC Power to vital busses 1A1 and 1B1.	
	AND	
	<ol> <li>Failure of DG 1A and DG 1B emergency diesel generators to supply power to vital busses 1A1 and 1B1.</li> </ol>	
	AND	
	<ol> <li>Failure to restore power to at least one vital bus (excluding Division III) in &lt; 15 minutes from the time of loss of both offsite and onsite AC power</li> </ol>	







NEI 99-01 Rev 6	Proposed EAL	Justification
Initiating Condition: ALERT SA1	Initiating Condition: MA1	X No Change Difference Deviation
Loss of all but one AC power source to emergency buses for 15 minutes or longer.	Loss of all but one AC power source to emergency buses for 15 minutes or longer.	
Operating Mode Applicability:	Operating Mode Applicability:	1) Listed site specific equipment to ensure timely classification.
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3	
Example Emergency Action Levels:	Emergency Action Level (EAL):	
Note: The Emergency Director should declare the Alert promptly upon determining that 15 minutes time has been exceeded, or will likely be exceeded. 1. a. AC power capability to (site-specific emergency buses) is reduced to a	<ul> <li>Note:</li> <li>The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.</li> </ul>	
single power source for 15 minutes or longer.	<ol> <li>AC power capability to vital busses (1A1, 1B1) reduced to only one of the</li> </ol>	
AND b. Any additional single power source failure will result in loss of all AC power to SAFETY SYSTEMS.	<ol> <li>AC power capability to vital busses (1A1, 1B1) reduced to only one of the following power sources for ≥ 15 minutes.</li> <li>Emergency Reserve Auxiliary Transformer (ERAT)</li> <li>Reserve Auxiliary Transformer B (RAT B)</li> <li>Emergency Diesel Generator DG 1A</li> <li>Emergency Diesel Generator DG 1B</li> <li>AND</li> <li>ANY additional single power source failure will result in a loss of ALL AC power to Division I and II SAFETY SYSTEMS.</li> </ol>	







NEI 99-01 Rev 6	Proposed EAL	Justification
SU1	MU1 Initiating Condition:	X No Change Difference Deviation
Loss of all offsite AC power capability to emergency buses for 15 minutes or longer.	Loss of all offsite AC power capability to emergency buses for 15 minutes or longer.	1) Listed site specific equipment to ensure timely classification.
Operating Mode Applicability:	Operating Mode Applicability:	
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3	
Example Emergency Action Levels:	Emergency Action Level (EAL):	
<ul> <li>Note: The Emergency Director should dectare the Unusual Event promptly upon determining that 15 minutes has been exceeded, or will likely be exceeded.</li> <li>Loss of ALL offsite AC power capability to (site-specific emergency buses) for 15 minutes or longer</li> </ul>	Note: • The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded. Loss of ALL offsite AC power capability to vital busses 1A1 and 1B1 for ≥ 15 minutes.	





NEI 99-01 Rev 6	Proposed EAL	Justification
SG8 SG8	MG2 Initiating Condition:	No Change X Difference Deviation
Loss of all AC and Vital DC power sources for 15 minutes or longer.	Loss of all AC and Vital DC power sources for 15 minutes or longer.	1) Listed site specific voltage and equipment to ensure timely classification.
Operating Mode Applicability:	Operating Mode Applicability:	2) Removed the word "indicated" this will allow for an indication problem to not
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3	cause confusion on the need to declare.
Example Emergency Action Levels:	Emergency Action Level (EAL):	
Note: The Emergency Director should declare the General Emergency promptly upon determining that 15 minutes has been exceeded, or will likely be exceeded.	Note:	
<ol> <li>Loss of ALL offsite and ALL onsite AC power to (site-specific emergency buses) for 15 minutes or longer.</li> </ol>	The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.	
AND	<ol> <li>Loss of ALL offsite AC power to vital busses 1A1 and 1B1.</li> <li>AND</li> </ol>	
Indicated voltage is less than (site-specific bus voltage value) on ALL (site-specific vital DC busses) for 15 minutes or longer.	2. Failure of DG 1A and DG 1B emergency diesel generators to supply power to vital busses 1A1 and 1B1.	
	AND 3. Voltage is < 108 VDC on unit 125 VDC battery busses 1A and 1B.	
	<ul> <li>AND</li> <li>ALL AC and Vital DC power sources have been lost for ≥ 15 minutes.</li> </ul>	





NEI 99-01 Rev 6	Proposed EAL	Justification
Initiating Condition: SITE AREA EMERGENCY SS8	MS2 Initiating Condition:	No Change X Difference Deviation
Loss of all Vital DC power for 15 minutes or longer.	Loss of all Vital DC power for 15 minutes or longer.	
Operating Mode Applicability:		1) Listed site specific voltage and equipment to ensure timely classification.
Power Operation, Startup, Hot Standby, Hot Shutdown	Operating Mode Applicability:	2) Removed the word "indicated" this will allow for an indication problem to not cause confusion on the need to declare.
Example Emergency Action Levels:	1, 2, 3	
Note: The Emergency Director should declare the Site Area Emergency promptly upon determining that 15 minutes time has been exceeded, or	Emergency Action Level (EAL):	
prompty upon determining that 15 minutes time has been exceeded, or will likely be exceeded.	Note:	
Indicated voltage is less than (site-specific bus voltage value) on ALL Vital DC buses for 15 minutes or longer.	The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.	
	Voltage is <108 VDC on 125 VDC battery busses 1A and 1B for ≥15 minutes.	





NEI 99-01 Rev 6	Proposed EAL	Justification
Initiating Condition: SITE AREA EMERGENCY SS5	MS3 Initiating Condition:	No Change X Difference Deviation
Inability to shutdown the reactor causing a challenge to (core cooling [PWR] / RPV water level [BWR]) or RCS heat removal.	Inability to shutdown the reactor causing a challenge to RPV water level or RCS heat removal.	1) Listed site specific indications to ensure timely classification.
Operating Mode Applicability:	Operating Mode Applicability:	2) Mode 2 included in operating mode applicability as per developer notes.
Power Operation	1,2	3) Added ARI as an equivalent scram
Example Emergency Action Levels:	Emergency Action Level (EAL):	
<ol> <li>An automatic (trip [PWR] / scram [BWR]) did not shutdown the reactor.</li> </ol>	<ol> <li>Automatic scram did <u>not</u> shutdown the reactor as indicated by Reactor Power &gt; 5%.</li> </ol>	
AND	AND 2. ALL manual / ARI actions to shutdown the reactor have been unsuccessful as	
<ul> <li>All manual actions to shutdown the reactor have been unsuccessful.</li> <li>AND</li> </ul>	<ol> <li>ALL manuar ARI actions to shudown the reactor have been unsuccessful as indicated by Reactor Power &gt; 5%.</li> <li>AND</li> </ol>	
c. EITHER of the following conditions exist:	3. EITHER of the following conditions exist:	
<ol> <li>(Site-specific indication of an inability to adequately remove heat from the core)</li> </ol>	<ul> <li>RPV water level <u>cannot</u> be restored and maintained &gt; -187 inches</li> <li>OR</li> </ul>	
OR	<ul> <li>Heat Capacity Temperature Limit (EOP-6, Fig. P) exceeded.</li> </ul>	
<ol><li>(Site-specific indication of an inability to adequately remove heat from the RCS)</li></ol>		





NEI 99-01 Rev 6	Proposed EAL	Justification
Initiating Condition: ALERT	MA3 Initiating Condition:	No Change X Difference Deviation
Automatic or manual (trip [PWR] / scram [BWR]) fails to shutdown the reactor, and subsequent manual actions taken at the reactor control consoles are not successful in shutting down the reactor.	Automatic or manual scram fails to shutdown the reactor, and subsequent manual actions taken at the reactor control consoles are not successful in shutting down the reactor.	<ol> <li>Listed site specific indications to ensure timely classification.</li> <li>Mode 2 included in operating mode applicability as per developer notes.</li> </ol>
Operating Mode Applicability:	Operating Mode Applicability:	3) Added ARI as an equivalent scram
Power Operation	1,2	
Example Emergency Action Levels:	Emergency Action Level (EAL):	
<ul> <li>Note: A manual action is any operator action, or set of actions, which causes the control rods to be rapidly inserted into the core, and does not include manually driving in control rods or implementation of boron injection strategies.</li> <li>1. a. An automatic (trip [PWR] / scram [BWR]) did not shutdown the reactor.</li> <li>AND</li> <li>b. Manual action taken at the reactor control consoles are not successful in shutting down the reactor.</li> </ul>	<ul> <li>Note:</li> <li>A manual action is any operator action, or set of actions, which causes the control rods to be rapidly inserted into the core, and does not include manually driving in control rods or implementation of boron injection strategies.</li> <li>Automatic or manual scram did <u>not</u> shutdown the reactor as indicated by Reactor Power &gt; 5%.</li> <li>AND</li> <li>Manual / ARI actions taken at the Reactor Console are <u>not</u> successful in shutting down the reactor as indicated by Reactor Power &gt; 5%.</li> </ul>	





NEI 99-01 Rev 6	Proposed EAL	Justification
Initiating Condition: UNUSUAL EVENT	MU3 Initiating Condition:	No Change X Difference Deviation
Automatic or manual (trip [PWR] / scram [BWR]) fails to shutdown the reactor.	Automatic or manual scram fails to shutdown the reactor.	1) Listed site specific indications to ensure timely classification.
Operating Mode Applicability:	Operating Mode Applicability:	<ol> <li>2) Mode 2 included in operating mode applicability as per developer notes.</li> </ol>
Power Operation	1,2	3) Added ARI as an equivalent scram
Example Emergency Action Levels: (1 or 2)	Emergency Action Level (EAL):	
<b>Note:</b> A manual action is any operator action, or set of actions, which causes the control rods to be rapidly inserted into the core, and does not include manually driving in control rods or implementation of boron injection strategies.	Note: • A manual action is any operator action, or set of actions, which causes the	
<ol> <li>a. An automatic (trip [PWR] / scram [BWR]) did not shutdown the reactor.</li> </ol>	control rods to be rapidly inserted into the core, and does not include manually driving in control rods or implementation of boron injection strategies.	
AND	<ol> <li>a. Automatic scram did <u>not</u> shutdown the reactor as indicated by Reactor Power &gt; 5%.</li> </ol>	
<ul> <li>A subsequent manual action taken at the reactor control consoles is successful in shutting down the reactor.</li> </ul>	AND b. Subsequent manual / ARI action taken at the Reactor Console is successful in shutting down the reactor.	
<ol> <li>A manual scram ([PWR] / scram [BWR]) did not shutdown the reactor.</li> </ol>	OR 2. a. Manual scram did <u>not</u> shutdown the reactor as indicated by Reactor	
AND	Power > 5%. AND	
b. EITHER of the following:	b. EITHER of the following:	
<ol> <li>A subsequent manual action taken at the reactor control consoles is successful in shutting down the reactor.</li> </ol>	<ol> <li>Subsequent manual / ARI action taken at the Reactor Console is successful in shutting down the reactor.</li> <li>OR</li> </ol>	
OR	<ol> <li>Subsequent automatic scram / ARI is successful in shutting down the reactor.</li> </ol>	
<ol> <li>A subsequent automatic (trip [PWR] / scram [BWR]) is successful in shutting down the reactor.</li> </ol>		





NEI	99-01 Rev 6	Proposed EAL Justification	
Initiating Condition: ALERT	SA2	Initiating Condition: MA4 X No Change Difference Deviation	
transient in progress.		UNPLANNED loss of Control Room indications for 15 minutes or longer with a significant transient in progress.	
Operating Mode Applicability:		Operating Mode Applicability:	
Power Operation, Startup, Hot Standby, H	ot Shutdown	1, 2, 3	
Example Emergency Action Levels: Note: The Emergency Director should on 15 minutes has been exceeded, of	seclare the Alert promptly upon determining that	Emergency Action Level (EAL): Note:	
<ol> <li>a. An UNPLANNED event results in the parameters from within the Control [see table below]</li> </ol>	ne inability to monitor one or more of the following Room for 15 minutes or longer.	The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.	
[ BWR parameter list]	[ PWR parameter list]	<ol> <li>UNPLANNED event results in the inability to monitor ANY Table M1 parameters from within the Control Room for ≥15 minutes.</li> </ol>	
Reactor Power	Reactor Power	Table M1 Control Room Parameters	
RPV water level	RCS Level	Reactor Power	
RPV Pressure	RCS Pressure	RPV water level	
Primary Containment Pressure	In Core/Core Exit Temperature	RPV Pressure     Primary Containment Pressure	
Suppression Pool Level	Levels in at least (site specific number) steam generators	Suppression Pool Level     Suppression Pool Temperature	
Suppression Pool Temperature	Steam Generator Auxiliary or Emergency Feed Water Flow		
AND		AND	
b. Any of the following transient events		2. ANY Table M2 transient in progress.	
Automatic or Manual runback greater than 25% thermal reactor power     Electrical load rejection greater than 25% full electrical load     Reactor Scram [BVRR] / trip [PVR]		Table M2 Significant Transients	
ECCS (S) actuation     Thermal power oscillations gree		Recirc Runback >25% Reactor Power     Reactor Scram     ECCS Actuation     Thermal Power oscillations > 10% Reactor Power change	





NEI 99-01 Rev 6	Proposed EAL	Justification
Initiating Condition: UNUSUAL EVENT	MU4 Initiating Condition:	X No Change Difference Deviation
UNPLANNED loss of Control Room indications for 15 minutes or longer.	UNPLANNED loss of Control Room indications for 15 minutes or longer.	
Operating Mode Applicability:	Operating Mode Applicability:	
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3	
<ul> <li>Example Emergency Action Levels: Note: The Emergency Director should declare the Unusual Event promptly upon determining that 15 minutes has been exceeded, or will likely be exceeded.</li> <li>An UNPLANNED event results in the inability to monitor one or more of the following parameters from within the Control Room for 15 minutes or longer. [see table below]</li> </ul>	<ul> <li>Emergency Action Level (EAL):</li> <li>Note:</li> <li>The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.</li> <li>UNPLANNED event results in the inability to monitor ANY Table M1 parameters from within the Control Room for ≥ 15 minutes.</li> </ul>	
[BWR parameter list] [PWR parameter list]	Table M1 Control Room Parameters	
Reactor Power Reactor Power	Reactor Power     RPV water level	
RPV water level RCS Level	RPV Pressure     Primary Containment Pressure	
RPV Pressure RCS Pressure	Suppression Pool Level     Suppression Pool Temperature	
Primary Containment Pressure In Core/Core Exit Temperature	L,	
Suppression Pool Level Levels in at least (site specific number) steam generators		
Suppression Pool Temperature Steam Generator Auxiliary or Emergency Feed Water Flow		





NEI 99-01 Rev 6	Proposed EAL	Justification
Initiating Condition: ALERT SA9	Initiating Condition: ALERT MA5	No Change X Difference Deviation
Hazardous event affecting a SAFETY SYSTEM needed for the current operating mode.	Hazardous event affecting a SAFETY SYSTEM required for the current operating mode.	1) No additional site specific hazard noted
Operating Mode Applicability:	Operating Mode Applicability:	2) Changed the word "needed" to "required by technical Specifications to be consistent with terminology used by operators and minimize confusion.
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3	
Example Emergency Action Levels:	Emergency Action Level (EAL):	
1. a. The occurrence of ANY of the following hazardous events:	1. The occurrence of ANY of the following hazardous events:	
Seismic event (earthquake)     Internal or external flooding event	Seismic event (earthquake)     Internal or external flooding event	
High winds or tornado strike     FIRE	High winds or tornado strike	
EXPLOSION     (site-specific hazards)	FIRE     EXPLOSION	
Other events with similar hazard characteristics as     determined by the Shift Manager	<ul> <li>Other events with similar hazard characteristics as determined by the Shift Manager</li> </ul>	
AND	AND 2. EITHER of the following:	
b. <b>EITHER</b> of the following:	a. Event damage has caused indications of degraded performance in at least one train of a SAFETY SYSTEM	
<ol> <li>Event damage has caused indications of degraded performance in at least one train of a SAFETY SYSTEM needed for the</li> </ol>	required by Technical Specifications for the current operating mode.	
current operating mode.	OR b. The event has caused VISIBLE DAMAGE to a SAFETY	
<ol> <li>The event has caused VISIBLE DAMAGE to a SAFETY SYSTEM component or structure needed for the current operating mode.</li> </ol>	SYSTEM component or structure required by Technical Specifications for the current operating mode.	





NEI 99-01 Rev 6			
Initiating Condition: UNUSUAL EVENT SU4	MU6 Initiating Condition:	No Change X Difference Deviation	
RCS leakage for 15 minutes or longer.	RCS leakage for 15 minutes or longer.	1) Listed site specific values to ensure timely classification.	
Operating Mode Applicability:	Operating Mode Applicability:	<ol> <li>Changed wording from containment to Drywell for clarity to better define the primary containment structure.</li> </ol>	
Power Operation, Startup, Hot Standby, Hot Shutdown Example Emergency Action Levels: (1 or 2 or 3)	1, 2, 3	3) In EAL #1 and 2 added "into the Drywell" to differentiate between EAL #1/2 and #3. Without this wording would have been in EAL #1 or #2 concurrent with #3. With the added wording each EAL can be called separately.	
Note: The Emergency Director should declare the Unusual Event promptly upon	Emergency Action Level (EAL): Note:	the added wording each EAL can be called separately.	
determining that 15 minutes has been exceeded, or will likely be exceeded.	The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.		
<ol> <li>RCS unidentified or pressure boundary leakage greater than (site-specific value) for 15 minutes or longer.</li> </ol>	<ol> <li>RCS unidentified or pressure boundary leakage in the Drywell &gt; 10 gpm for &gt; 15 minutes.</li> </ol>		
<ol> <li>RCS identified leakage greater than (site-specific value) for 15 minutes or longer</li> </ol>	OR 2. RCS identified leakage in the Drywell >25 gpm for > 15 minutes.		
<ol> <li>Leakage from the RCS to a location outside containment greater than 25 gpm for 15 minutes or longer</li> </ol>	OR 3. Leakage from the RCS to a location outside the Drywell t >25 gpm for ≥ 15 minutes.		
······································			





NEI 99-01 Rev 6	Proposed	EAL						Justification		
Initiating Condition: UNUSUAL EVENT	Initiating Condition:		N	1U7	x	No Change		Difference	Deviation	
Loss of all onsite or offsite communications capabilities	Loss of all onsite or offsite communication cap	abilities.			1) Listed	site specific com	municati	on methods to ensure	timely classification	on.
Operating Mode Applicability:	Operating Mode Applicability:				1					
Power Operation, Startup, Hot Standby, Hot Shutdown	1, 2, 3									
Example Emergency Action Levels:         (1 or 2 or 3)           1.         Loss of ALL of the following onsite communication methods:	Emergency Action Level (EAL):									
(site-specific list of communications method	<ol> <li>Loss of ALL Table M3 Onsite commu to perform routine operations.</li> </ol>	nications capa	bility affectir	ng the ability						
2. Loss of ALL of the following ORO communications s) methods:	OR 2. Loss of ALL Table M3 Offsite commu	nication canab	ility affecting	n the ability						
(site-specific list of communications methods)	to perform offsite notifications.		ancounty and outing	g the ability						
<ol><li>Loss of ALL of the following NRC communications methods:</li></ol>	<ol> <li>Loss of ALL Table M3 NRC communi- perform NRC notifications.</li> </ol>	cation capabilit	y affecting t	he ability to						
(site-specific list of communications methods)	· · · · · · · · · · · · · · · · · · ·									
	Table M3 Communications Capability									
	System	Onsite	Offsite	NRC	1					
	Plant Radio	X								
	Plant Page	X								
	Sound Powered Phones	x								
	PCS Phones	×	<u>x</u>	X						
	All telephone Lines (Commercial and microwave)	×	×	x	ļ					
	ENS		X	X						
	HPN		X	X						
	Satellite Phones		X	X						





NEI 99-01 Rev 6	NEI 99-01 Rev 6 Proposed EAL		
CA2 Initiating Condition: ALERT Loss of all offsite and all onsite AC power to emergency buses for 15 minutes or longer. Operating Mode Applicability: Cold Shutdown, Refueling, Defueled Example Emergency Action Levels: Note: The Emergency Director should declare the Alert promptly upon determining that 15 minutes time has been exceeded, or will likely be exceeded. Loss of ALL offsite and ALL onsite AC Power to (site-specific emergency buses) for 15 minutes or longer.	CA1 Initiating Condition: Loss of all offsite and onsite AC power to emergency busses for 15 minutes or longer. Operating Mode Applicability: 4, 5 Emergency Action Level (EAL): Note: • The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded. • Loss of ALL offsite AC power to vital busses 1A1 and 1B1. AND • Failure of DG 1A and DG 1B emergency diesel generators to supply power to vital busses 1A1 and 1B1. AND • Failure to restore power to at least one vital bus (excluding Division III) in <15 minutes from the time of loss of both offsite and onsite AC power.	X       No Change       Difference       Deviation         1) Listed site specific equipment to ensure timely classification.	



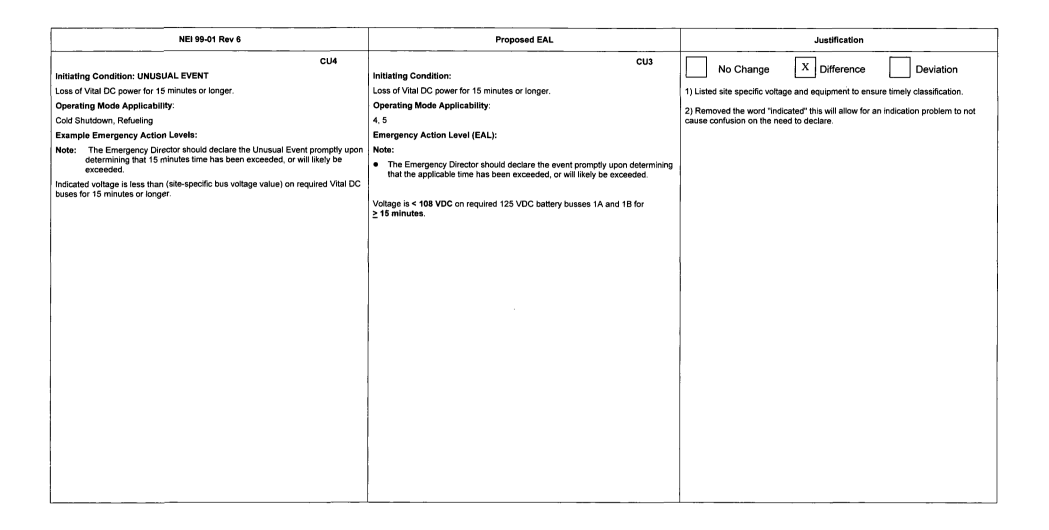


NEI 99-01 Rev 6	Proposed EAL	Justification
CU2 Initiating Condition: UNUSUAL EVENT	CU1 Initiating Condition:	X No Change Difference Deviation
Initiating Condition: UNUSUAL EVENT Loss of all but one AC power source to emergency buses for 15 minutes or longer. Operating Mode Applicability: Cold Shutdown, Refueling, Defueled Example Emergency Action Levels: Note: The Emergency Director should declare the Unusual Event promptly upon determining that 15 minutes time has been exceeded, or will likely be exceeded.		X No Change Difference Deviation 1) Listed site specific equipment to ensure timely classification.





NEI 99-01 Rev 6	Proposed EAL	Justification
CAG Initiating Condition – ALERT Hazardous event affecting SAFETY SYSTEM needed for the current operating mode. Operating Mode Applicability: Cold Shutdown, Refueling Example Emergency Action Levels: 1. a. The occurrence of ANY of the following hazardous events: a. Seismic event (earthquake) b. Internal or external flooding event AND b. EITHER of the following: 1. Event damage has caused indications of degraded performance in at least one train of a SAFETY SYSTEM needed for the current operating mode. OR 2. The event has caused VISIBLE DAMAGE to a SAFETY SYSTEM component or structure needed for the current operating mode.	operating mode. OR b. The event has caused VISIBLE DAMAGE to a SAFETY	No Change X Difference Deviation           1) No additional site specific hazard noted           2) Changed the word "needed" to "required by technical Specifications to be consistent with terminology used by operators and minimize confusion.

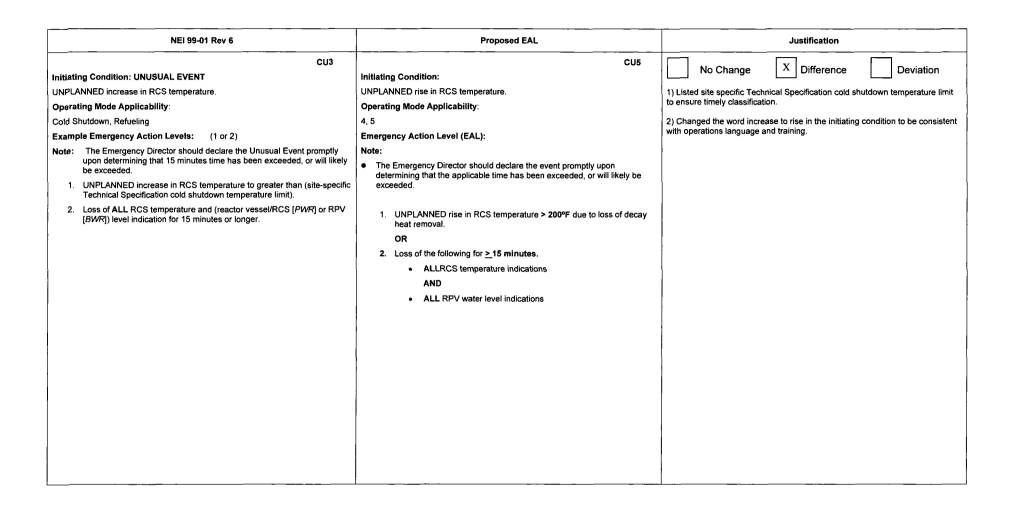


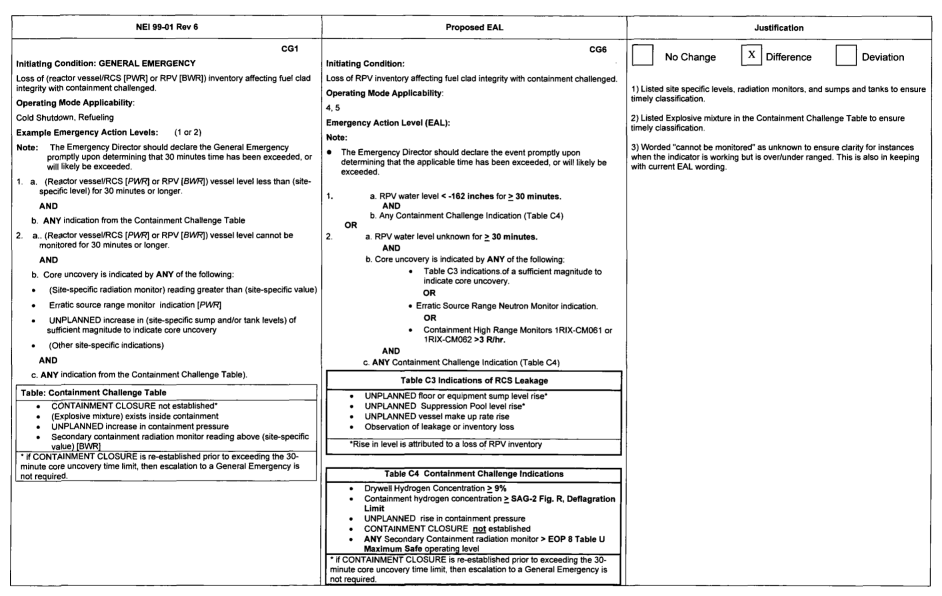
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	NEI 99-01 Rev 6	Proposed	EAL	_			Justification	
•	CU5 Initiating Condition: UNUSUAL EVENT Loss of all onsite or offsite communications capabilities Operating Mode Applicability: Cold Shutdown, Refueling, Defuled Example Emergency Action Levels: (1 or 2 or 3) 1. Loss of ALL of the following onsite communication methods: (site-specific list of communications method 2. Loss of ALL of the following ORO communications s) methods: (site-specific list of communications methods) 3. Loss of ALL of the following NRC communications methods: (site-specific list of communications methods)	Initiating Condition: Loss of all onsite or offsite communication Operating Mode Applicability: 4. 5, D Emergency Action Level (EAL): 1. Loss of ALL Table C1 Onsite com ability to perform routine operation OR 2. Loss of ALL Table C1 Offsite com ability to perform offsite notification OR 3. Loss of ALL Table C1 NRC comm	capabilities. munications s. munication s. unication ca	capability aff	ecting the	X No Change 1) Listed site specific commun	Difference	Deviation ure timely classification
		ability to perform NRC notifications Table C1 Communica						
			Onsite	Offsite	NRC			
		System Plant Radio	X	Unsite	NRC			
		Plant Page	<del>x</del>					
		Sound Powered Phones	x		<u>}</u> −−−−1			
		PCS Phones	X	x	X			
		All telephone Lines (Commercial and microwave)	×	x	x			
		ENS		X	X			
		HPN		X	x			
		Satellite Phones		X	X			

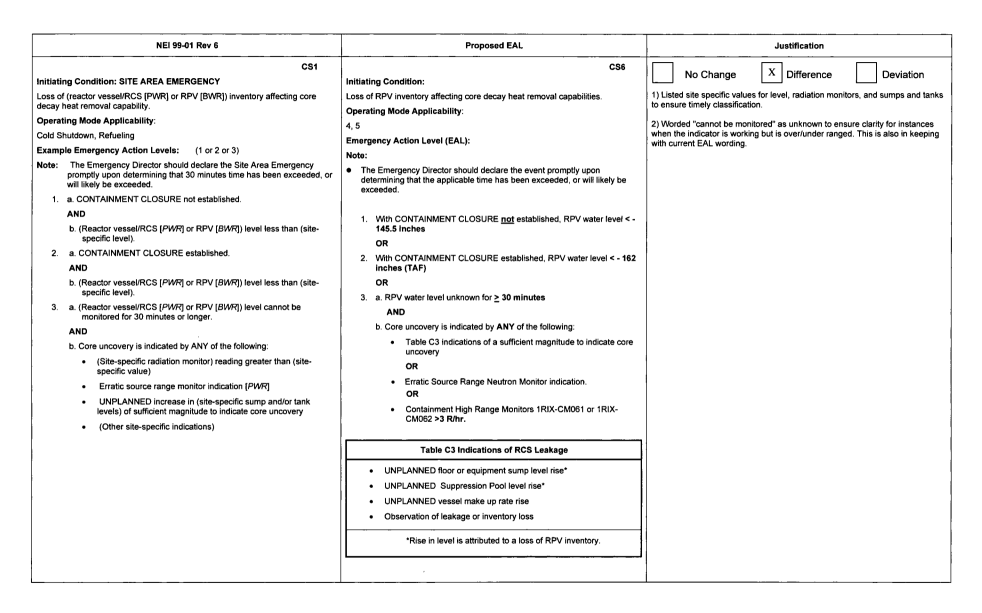
NEI 99-01 Rev 6	Proposed EAL	Justification
CA3 Initiating Condition: ALERT Inability to maintain the plant in cold shutdown. Operating Mode Applicability: Cold Shutdown, Refueling Example Emergency Action Levels: (1 or 2)	CA5 Initiating Condition: Inability to maintain plant in cold shutdown. Operating Mode Applicability: 4, 5 Emergency Action Level (EAL): Note: • The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded. 1. UNPLANNED rise in RCS temperature > 200°F due to loss of decay heat removal for > Table C2 duration.	X       No Change       Difference       Deviation         1) Listed site specific Technical Specification cold shutdown temperature limit and site-specific pressure reading to ensure timely classification.       Deviation
reading). (This EAL does not apply during water-solid plant conditions. [PWR]) Table: RCS Heat-up Duration Thresholds	Table C2         RCS Heat-up Duration Thresholds           RCS Status         Containment Closure Status         Heat-up Duration	
RCS Status Containment Closure Heat-up Duration Status	Intact Not Applicable 60 minutes*	
Intact (but not RCS Reduced Not Applicable 60 minutes* Inventory [PWR])	Not Intact Established 20 minutes*	
Not Intact (or at Established 20 minutes*	Not Established 0 minutes	
reduced inventory         Not Established         0 minutes           * If an RCS heat removal system is in operation within this time frame and RCS temperature is being reduced, the EAL is not applicable.         0	<ul> <li>If an RCS heat removal system is in operation within this time frame and RCS temperature is being reduced, then EAL #1 is <u>not</u> applicable.</li> </ul>	
	OR 2. UNPLANNED RPV pressure rise > 10 psig as a result of temperature rise due to loss of decay heat removal.	

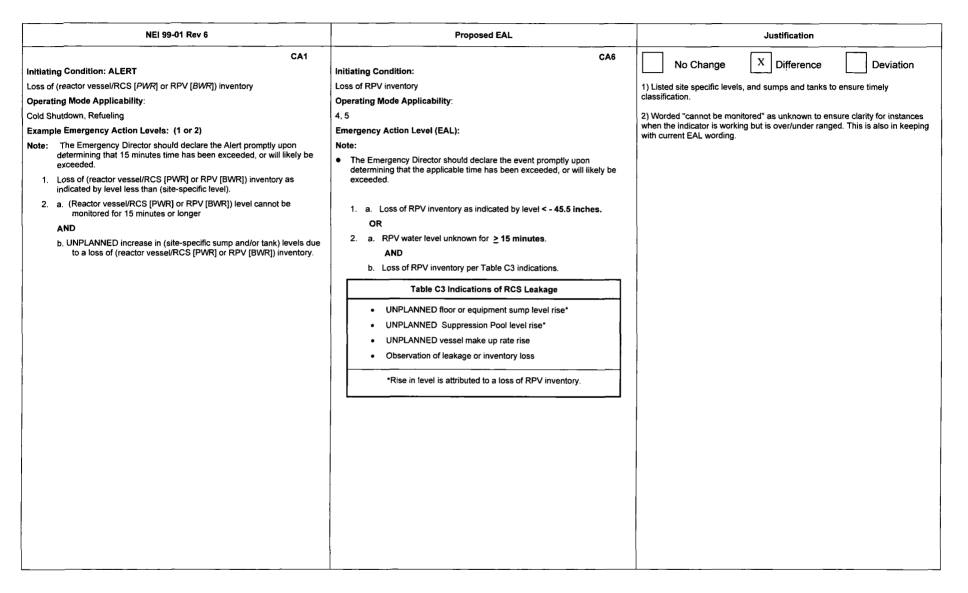


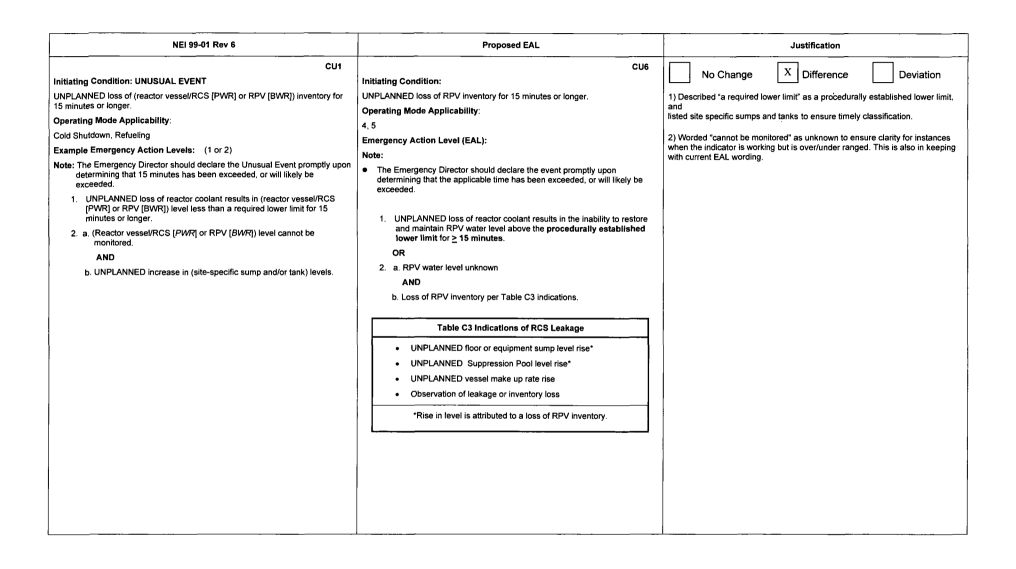


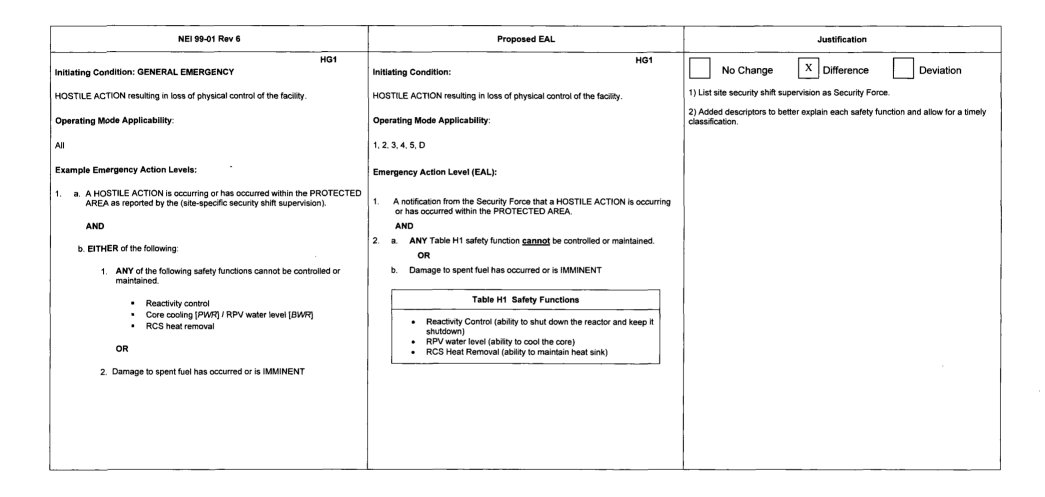


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NEI 99-01 Rev 6	Proposed EAL	Justification
HS1 Initiating Condition: SITE AREA EMERGENCY	HS1 Initiating Condition:	X No Change Difference Deviation
HOSTILE ACTION within the Protected Area.	HOSTILE ACTION within the Protected Area.	1) List site security shift supervision as Security Force.
Operating Mode Applicability:	Operating Mode Applicability:	
All	1, 2, 3, 4, 5, D	
Example Emergency Action Levels: A HOSITLE ACTION is occurring or has occurred within the PROTECTED AREA as reported by the (site-security shift supervision).	Emergency Action Level (EAL): A notification from the Security Force that a HOSTILE ACTION is occurring or has occurred within the PROTECTED AREA.	

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NEI 99-01 Rev 6	Proposed EAL	Justification
HA1 Initiating Condition: ALERT	HA1 Initiating Condition:	X No Change Difference Deviation
HOSTILE ACTION within the OWNER CONTROLLED AREA or airborne attack threat within 30 minutes.	HOSTILE ACTION within the OWNER CONTROLLED AREA or airborne attack threat within 30 minutes.	1) List site security shift supervision as Security Force.
Operating Mode Applicability:	Operating Mode Applicability:	
All	1, 2, 3, 4, 5, D	
Example Emergency Action Levels: (1 or 2)	Emergency Action Level (EAL):	
<ol> <li>A HOSTILE ACTION is occurring or has occurred within the OWNER CONTROLLED AREA as reported by the (site-specific security shift supervision).</li> </ol>	<ol> <li>A validated notification from NRC of an aircraft attack threat &lt; 30 minutes from the site.</li> </ol>	
2. A validated notification from NRC of an aircraft attack threat within 30 minutes of the site.	OR 2. Notification by the Security Force that a HOSTILE ACTION is occurring or has occurred within the OWNER CONTROLED AREA.	

NEI 99-01 Rev 6	Proposed EAL	Justification
HU1 Initiating Condition: UNUSUAL EVENT	HU1 Initiating Condition:	No Change X Difference Deviation
Confirmed SECURITY CONDITION or threat.	Confirmed SECURITY CONDITION or threat.	1) List site security shift supervision as Security Force.
Operating Mode Applicability:	Operating Mode Applicability:	<ol> <li>Purther described credible security threat through listing a site specific procedure.</li> </ol>
All	1, 2, 3, 4, 5, D	
Example Emergency Action Levels: (1 or 2 or 3)	Emergency Action Level (EAL):	
<ol> <li>A SECURITY CONDITION that does not involve a HOSTILE ACTION as reported by the (site-specific security shift supervision).</li> </ol>	<ol> <li>Notification of a credible security threat directed at the site as determined per SY-AA-101-132, Security Assessment and Response to Unusual Activities.</li> </ol>	
2. Notification of a credible security threat directed at the site.	OR	
<ol> <li>A validated notification from the NRC providing information of an aircraft threat.</li> </ol>	<ol> <li>A validated notification from the NRC providing information of an aircraft threat.</li> </ol>	
	OR	
	<ol> <li>Notification by the Security Force of a SECURITY CONDITION that does <u>not</u> involve a HOSTILE ACTION.</li> </ol>	

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NEI 99-01 Rev 6	Proposed EAL	Justification
HS6 Initiating Condition: SITE AREA EMERGENCY	HS2 Initiating Condition:	No Change X Difference Deviation
Inability to control a key safety function from outside the Control Room.	Inability to control a key safety function from outside the Control Room.	1) EAL uses the site specific Control Room evacuation procedures to effectively list all of the alternate locations, panels, and stations requested by the developer
Operating Mode Applicability:	Operating Mode Applicability:	notes. This would be the procedures the Control Room would enter should such an event occur, this allows for greater clarity as to when this EAL would apply than if each panel and station used in alternate shutdown were to be listed,
All	1, 2, 3, 4, 5, D	<ol> <li>Added descriptors to better explain each safety function and allow for a timely classification.</li> </ol>
Example Emergency Action Levels: (1 and 2)	Emergency Action Level (EAL):	
Note: The Emergency Director should declare the Site Area Emergency promptly upon determining that (site-specific number of minutes) has been	Note:	3) Changed "An event" to" A Control Room evacuation" to remove confusion if partial plant control was transferred to outside the control room with the control
exceeded, or will likely be exceeded.	• The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.	room still manned, due to testing or equipment failure.
<ol> <li>An event has resulted in plant control being transferred from the Control Room to (site-specific remote shutdown panels and local control stations).</li> </ol>	<ol> <li>A Control Room evacuation has resulted in plant control being transferred from the Control Room to alternate locations per CPS 4003.01, Remote</li> </ol>	
<ol> <li>Control of ANY of the following key safety functions is not reestablished within (site-specific number of minutes).</li> </ol>	Shutdown. AND	
Reactivity control     Core cooling [PWR] / RPV water level [BWR]	<ol> <li>Control of ANY Table H1 key safety function is <u>not</u> reestablished in &lt; 15 minutes.</li> </ol>	
<ul> <li>RCS heat removal</li> </ul>	Table H1 Safety Functions	
	<ul> <li>Reactivity Control (ability to shut down the reactor and keep it shutdown)</li> <li>RPV water level (ability to cool the core)</li> <li>RCS Heat Removal (ability to maintain heat sink)</li> </ul>	

NEI 99-01 Rev 6	Proposed EAL	Justification
HA6 Initiating Condition: ALERT	HA2 Initiating Condition:	No Change X Difference Deviation
Control Room evacuation resulting in transfer of plant control to alternate locations.	Control Room evacuation resulting in transfer of plant control to alternate locations.	<ol> <li>EAL uses the site specific Control Room evacuation procedures to effectively list all of the alternate locations, panels, and stations requested by the developer notes. This would be the procedures the Control Room would enter should such an</li> </ol>
Operating Mode Applicability:	Operating Mode Applicability:	event occur, this allows for greater clarity as to when this EAL would apply than if each panel and station used in alternate shutdown were to be listed,
All Example Emergency Action Levels:	1, 2, 3, 4, 5, D	2) Changed "An event" to " A Control Room evacuation" to remove confusion if partial plant control was transferred to outside the control room with the control
An event has resulted in plant control being transferred from the Control Room to (site-specific remote shutdown panels and local control stations).	Emergency Action Level (EAL): A Control Room evacuation has resulted in plant control being transferred from the Control Room to alternate locations per CPS 4003.01, Remote Shutdown	room still manned, due to testing or equipment failure.

NEI 99-01 Rev 6	Proposed EAL	Justification
Initiating Condition: UNUSUAL EVENT	HU3 Initiating Condition:	X No Change Difference Deviation
FIRE potentially degrading the level of safety of the plant.	FIRE potentially degrading the level of safety of the plant.	1) Listed site specific list of plant rooms or areas that contain SAFETY SYSTEM equipment to ensure timely classification.
Operating Mode Applicability:	Operating Mode Applicability:	
All	1, 2, 3, 4, 5, D	
Example Emergency Action Levels: (1 or 2 or 3 or 4)	Emergency Action Level (EAL):	
<ul> <li>Note: The Emergency Director should declare the Unusual Event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.</li> <li>1. a. A FIRE is NOT extinguished within 15-minutes of ANY of the following FIRE detection indications: <ul> <li>Report from the field (i.e., visual observation)</li> <li>Receipt of multiple (more than 1) fire alarms or indications</li> <li>Field verification of a single fire alarm AND</li> </ul> </li> <li>b. The FIRE is located within ANY of the following plant rooms or areas: (site-specific list of plant rooms or areas)</li> <li>2. a. Receipt of a single fire alarm (i.e., no other indications of a FIRE). AND</li> <li>b. The FIRE is located within ANY of the following plant rooms or areas: (site-specific list of plant rooms or areas)</li> <li>2. a. Receipt of a single fire alarm (i.e., no other indications of a FIRE). AND</li> <li>b. The FIRE is located within ANY of the following plant rooms or areas: (site-specific list of plant rooms or areas)</li> <li>a. Receipt of a single fire alarm (i.e., no other indications of a FIRE). AND</li> <li>b. The FIRE is located within ANY of the following plant rooms or areas: (site-specific list of plant rooms or areas)</li> <li>A. The FIRE is located within ANY of the following blant rooms or areas: (site-specific list of plant rooms or areas)</li> <li>A. The FIRE is located within ANY of the following blant rooms or areas: (site-specific list of plant rooms or areas)</li> <li>A. AND</li> <li>c. The existence of a FIRE is not verified within 30-minutes of alarm receipt.</li> </ul> 3. A FIRE within the plant or ISFSI [for plants with an ISFSI outside the plant Protected Area] PROTECTED AREA not extinguished within 60-minutes of the initial report, alarm or indication. 4. A FIRE within the plant or ISFSI [for plants with an ISFSI outside the plant Protected Area] PROTECTED AREA that requires firefighting support by an offsite fire response agency to extinguish.	Note:         • The Emergency Director should declare the event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.         1. A FIRE in ANY Table H2 area is not extinguished in < 15-minutes of ANY of the following FIRE detection indications: <ul> <li>Report from the field (i.e., visual observation)</li> <li>Receipt of multiple (more than 1) fire alarms or indications</li> <li>Field verification of a single fire alarm</li> <li>Containment</li> <li>Auxiliary Building</li> <li>Control Building</li> <li>Diesel Generator &amp; HVAC Building</li> <li>Screenhouse</li> </ul> <li>OR</li> <li>2. a. Receipt of a single fire alarm in ANY Table H2 area (i.e., no other indications of a FIRE).             <ul> <li>AND</li> <li>The existence of a FIRE is not verified in &lt; 30 minutes of alarm receipt.</li> <li>OR</li> </ul> </li> <li>A FIRE within the PROTECTED AREA not extinguished in &lt; 60-minutes of the initial report, alarm or indication.             <ul> <li>OR</li> <li>A FIRE within the plant PROTECTED AREA that requires firefighting support by an offsite fire response agency to extinguish.</li> </ul> </li>	

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NEI 99-01 Rev 6	Proposed EAL	Justification
HU2 Initiating Condition: UNUSUAL EVENT	HU4 Initiating Condition:	X No Change Difference Deviation
Seismic event greater than OBE levels.	Seismic event greater than OBE levels.	<ol> <li>Listed site specific measure of determining OBE limits have been exceeded to ensure timely classification.</li> </ol>
Operating Mode Applicability:	Operating Mode Applicability:	
All	1, 2, 3, 4, 5, D	
Example Emergency Action Levels:	Emergency Action Level (EAL):	
Seismic event greater than Operating Basis Earthquake (OBE) as indicated by: a. (site-specific indication that a seismic event met or exceeded OBE limits)	Seismic event > Operating Basis Earthquake (OBE) as indicated by one or more of the following annunciators:	
	<ul> <li>5009-2B (Acceleration Exceeded Operating Basis Earthquake (OBE) at 0.10 g)</li> </ul>	
	<ul> <li>5009-2A (Acceleration Exceeded at Seismic Switch Operating Basis Earthquake at 0.11 g Horz / 0.11 g Vert on seismic switch 1VS-EM-014)</li> </ul>	
	<ul> <li>5009-1A (Acceleration Exceeded Safe Shutdown Earthquake (SSE) at 0.25 g)</li> </ul>	

NEI 99-01 Rev 6	Proposed EAL	Justification
HA5 Initiating Condition: ALERT	HA5 Initiating Condition:	X No Change Difference Deviation
Gaseous release impeding access to equipment necessary for normal plant operations, cooldown or shutdown.	Gaseous release impeding access to equipment necessary for normal plant operations, cooldown or shutdown.	1) Listed plant specific rooms and areas with entry related mode applicability to ensure timely classification.
Operating Mode Applicability:	Operating Mode Applicability:	
All	1, 2, 3, 4, 5, D	
<ul> <li>Example Emergency Action Levels:</li> <li>Note: If the equipment in the listed room or area was already inoperable, or out of service, before the event occurred, then no emergency classification is warranted.</li> <li>1. a. Release of a toxic, corrosive, asphyxiant or flammable gas into any of the following plant rooms or areas: (site-specific list of plant rooms or areas with entry-related mode applicability identified)</li> <li>AND</li> <li>b. Entry into the room or area is prohibited or impeded.</li> </ul>	Emergency Action Level (EAL): Note: • If the equipment in the listed room or area was already inoperable, or out of service, before the event occurred, then no emergency classification is warranted. 1. Release of a toxic, corrosive, asphyxiant or flammable gas in a Table H3 area. Table H3 Areas with Entry Related Mode Applicability Area Entry Related Mode Applicability Auxiliary Building* Modes 3, 4, and 5 Auxiliary Building Steam Modes 4 and 5 *Areas required to establish shutdown cooling AND 2. Entry into the room or area is prohibited or impeded	

NEI 99-01 Rev 6	Proposed EAL	Justification
HU3 Initiating Condition: UNUSUAL EVENT	HU6 Initiating Condition:	No Change X Difference Deviation
Hazardous Event	Hazardous Event	<ol> <li>Added Abnormal Lake level as a natural or technological hazard events. The EAL value selected is the current approved UE EAL value.</li> </ol>
Operating Mode Applicability:	Operating Mode Applicability:	2) Changed the word "needed" to "required by Technical Specifications" in the EAL to be consistent with terminology used by operators and minimize confusion.
All	1, 2, 3, 4, 5, D	
Example Emergency Action Levels: (1 or 2 or 3 or 4)	Emergency Action Level (EAL):	
<ul> <li>Note: EAL #3 does not apply to routine traffic impediments such as fog, snow, ice, or vehicle breakdowns or accidents.</li> <li>A tomado strike within the PROTECTED AREA.</li> <li>Internal room or area flooding of a magnitude sufficient to require manual or automatic electrical isolation of a SAFETY SYSTEM component needed for the current operating mode.</li> <li>Movement of personnel within the PROTECTED AREA is impeded due to an offsite event involving hazardous materials (e.g., an offsite chemical spill or toxic gas release).</li> <li>A hazardous event that results in on-site conditions sufficient to prohibit the plant staff from accessing the site via personal vehicles.</li> <li>(Site-specific list of natural or technological hazard events)</li> </ul>	<ul> <li>Emergency Action Level (EAL):</li> <li>Note:</li> <li>EAL #4 does not apply to routine traffic impediments such as fog, snow, ice, or vehicle breakdowns or accidents.</li> <li>1. Tornado strike within the PROTECTED AREA. OR</li> <li>Internal room or area flooding of a magnitude sufficient to require manual or automatic electrical isolation of a SAFETY SYSTEM component required by Technical Specifications for the current operating mode. OR</li> <li>Movement of personnel within the PROTECTED AREA is impeded due to an offsite event involving hazardous materials (e.g., an offsite chemical spill or toxic gas release). OR</li> <li>A hazardous event that results in on-site conditions sufficient to prohibit the plant staff from accessing the site via personal vehicles. OR</li> <li>Abnormal lake level, as indicated by High lake level &gt; 696ft.</li> </ul>	



NEI 99-01 Rev 6	Proposed EAL	Justification
HG7 Initiating Condition: GENERAL EMERGENCY	HG7 Initiating Condition:	X No Change Difference Deviation
Other conditions exist which in the judgment of the Emergency Director warrant declaration of a General Emergency.	Other conditions exist which in the judgment of the Emergency Director warrant declaration of a General Emergency.	
Operating Mode Applicability:	Operating Mode Applicability:	
All	1, 2, 3, 4, 5, D	
Example Emergency Action Levels : Other conditions exist which in the judgment of the Emergency Director indicate that events are in progress or have occurred which involve actual or IMMINENT substantial core degradation or melting with potential for loss of containment integrity or HOSTILE ACTION that results in an actual loss of physical control of the facility. Releases can be reasonably expected to exceed EPA Protective Action Guideline exposure levels off-site for more than the immediate site area.	Emergency Action Level (EAL): Other conditions exist which in the judgment of the Emergency Director indicate that events are in progress or have occurred which involve actual or IMMINENT substantial core degradation or melting with potential for loss of containment integrity or HOSTILE ACTION that results in an actual loss of physical control of the facility. Releases can be reasonably expected to exceed EPA Protective Action Guideline exposure levels off-site for more than the immediate site area.	

NEI 99-01 Rev 6	Proposed EAL	Justification
Initiating Condition: SITE AREA EMERGENCY	HS7 Initiating Condition:	X No Change Difference Deviation
Other conditions exist which in the judgment of the Emergency Director warrant declaration of a Site Area Emergency.	Other conditions exist which in the judgment of the Emergency Director warrant declaration of a Site Area Emergency.	
Operating Mode Applicability:	Operating Mode Applicability:	
All	1, 2, 3, 4, 5, D	
Example Emergency Action Levels: Other conditions exist which in the judgment of the Emergency Director indicate that events are in progress or have occurred which involve actual or likely major failures of plant functions needed for protection of the public or HOSTILE ACTION that results in intentional damage or malicious acts; (1) toward site personnel or equipment that could lead to the likely failure of or. (2) that prevent effective access to equipment needed for the protection of the public. Any releases are not expected to result in exposure levels which exceed EPA Protective Action Guideline exposure levels beyond the site boundary.	Emergency Action Level (EAL): Other conditions exist which in the judgment of the Emergency Director indicate that events are in progress or have occurred which involve actual or likely major failures of plant functions needed for protection of the public or HOSTILE ACTION that results in intentional damage or malicious acts; (1) toward site personnel or equipment that could lead to the likely failure of or; (2) that prevent effective access to equipment needed for the protection of the public. Any releases are not expected to result in exposure levels which exceed EPA Protective Action Guideline exposure levels beyond the site boundary.	

NEI 99-01 Rev 6	Proposed EAL	Justification
HA7 Initiating Condition: ALERT	HA7 Initiating Condition:	X No Change Difference Deviation
Other conditions exist which in the judgment of the Emergency Director warrant declaration of an Alert.	Other conditions exist which in the judgment of the Emergency Director warrant declaration of an Alert.	
Operating Mode Applicability:	Operating Mode Applicability:	
All	1, 2, 3, 4, 5, D	
Example Emergency Action Levels: Other conditions exist which in the judgment of the Emergency Director indicate that events are in progress or have occurred which involve an actual or potential substantial degradation of the level of safety of the plant or a security event that involves probable life threatening risk to site personnel or damage to site equipment because of HOSTILE ACTION. Any releases are expected to be limited to small fractions of the EPA Protective Action Guideline exposure levels.	Emergency Action Level (EAL): Other conditions exist which in the judgment of the Emergency Director indicate that events are in progress or have occurred which involve an actual or potential substantial degradation of the level of safety of the plant or a security event that involves probable life threatening risk to site personnel or damage to site equipment because of HOSTILE ACTION. Any releases are expected to be limited to small fractions of the EPA Protective Action Guideline exposure levels.	

NEI 99-01 Rev 6	Proposed EAL	Justification
Initiating Condition: UNUSUAL EVENT	HU7 Initiating Condition:	X No Change Difference Deviation
Other conditions existing which in the judgment of the Emergency director warrant declaration of an UNUSUAL EVENT.	Other conditions existing which in the judgment of the Emergency director warrant declaration of an UNUSUAL EVENT.	
Operating Mode Applicability:	Operating Mode Applicability:	
All	1, 2, 3, 4, 5, D	
Example Emergency Action Levels: Other conditions exist which in the judgment of the Emergency Director indicate that events are in progress or have occurred which indicate a potential degradation of the level of safety of the plant or indicate a security threat to facility protection has been initiated. No releases of radioactive material requiring offsite response or monitoring are expected unless further degradation of safety systems occurs.	Emergency Action Level (EAL): Other conditions exist which in the judgment of the Emergency Director indicate that events are in progress or have occurred which indicate a potential degradation of the level of safety of the plant or indicate a security threat to facility protection has been initiated. No releases of radioactive material requiring offsite response or monitoring are expected unless further degradation of safety systems occurs.	

NEI 99-01 Rev 6	Proposed EAL	Justification
E-HU1		No Change X Difference Deviation
Damage to a loaded cask CONFINEMENT BOUNDARY.		Clinton Station does not have an ISFSI.
Operating Mode Applicability:		
All		
Example Emergency Action Levels:		
Damage to a loaded cask CONFINEMENT BOUNDARY as indicated by an on- contact radiation reading greater than (2 times the site-specific cask specific technical specification allowable radiation level) on the surface of the spent fuel cask.		



### **Clinton Annex**

ARG1

### **RECOGNITION CATEGORY**

### ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

#### Initiating Condition:

Release of gaseous radioactivity resulting in offsite dose greater than 1000 mRrem TEDE or 5000 mRrem thyroid CDE.

### **Operating Mode Applicability:**

1, 2, 3, 4, 5, D

### **Emergency Action Level (EAL):**

#### Notes:

- The Emergency Director should declare the General Emergency event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.
- If an ongoing release is detected and the release start time is unknown, assume that the release duration has exceeded 15 minutes.
- <u>Classification based on effluent monitor readings assumes that a release path to the environment is established.</u> If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes.
- The pre-calculated effluent monitor values presented in EAL #1 should be used for emergency classification assessments until the results from a dose assessment using actual meteorology are available.

(1) Reading on ANY of the following radiation monitors greater than the reading shown for 15 minutes or longer:

(site-specific monitor list and threshold values)

1. The sum of readings on the HVAC and SGTS Radiation Monitors > 1.03 E+10 <u>uCi/sec</u> (> 1.03 E+4 Ci/sec) for > 15 minutes (as found on Control room Panels or <u>PPDS – Total Noble Gas Release Rate).</u>

<u>OR</u>

2. Dose assessment using actual meteorology indicates doses at or beyond (site-specific dose receptor point) the site boundary of EITHER:

a. > 1000 mRem TEDE

OR

b. > 5000 mRem CDE Thyroid

<u>OR</u>

### **RECOGNITION CATEGORY**

### ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

Field survey results indicate **EITHER** of the following at or beyond (site-specific dose receptor point):

<u>Closed window dose rates greater than 1,000 mR/hr expected to continue for</u> <u>60 minutes or longer.</u>

Analyses of field survey samples indicate thyroid CDE greater than 5,000 mrem for one hour of inhalation.

### 3. Field survey results at or beyond the site boundary indicate EITHER:

a. Gamma (closed window) dose rates >1000 mR/hr are expected to continue for > 60 minutes.

### <u>OR</u>

b. Analyses of field survey samples indicate > 5000 mRem CDE Thyroid for 60 minutes of inhalation.

### Basis:

This IC addresses a release of gaseous radioactivity that results in projected or actual offsite doses greater than or equal to the EPA Protective Action Guides (PAGs). It includes both monitored and un-monitored releases. Releases of this magnitude will require implementation of protective actions for the public.

Radiological effluent EALs are also included to provide a basis for classifying events and conditions that cannot be readily or appropriately classified on the basis of plant conditions alone. The inclusion of both plant condition and radiological effluent EALs more fully addresses the spectrum of possible accident events and conditions.

The TEDE dose is set at the EPA PAG of 1000 mRrem while the 5000 mRrem thyroid CDE was established in consideration of the 1:5 ratio of the EPA PAG for TEDE and thyroid CDE.

Classification based on effluent monitor readings assumes that a release path to the environment is established. If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes.

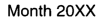
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## **RECOGNITION CATEGORY**

## ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

# Basis Reference(s):

- 1. NEI 99-01 Rev 6, AG1
- 2. EP-AA-112-500, Emergency Environmental Monitoring
- 3. ODCM Section 6.3.1, Gaseous Effluents and Total Dose
- 4. CPS 3315.03, Radiation Monitoring (AR/PR)
- 5. CPS 4979.01, Abnormal Release of Airborne Radioactivity
- 6. EP-EAL-0603 Revision 1, Criteria for Choosing Radiological Gaseous Effluent EAL Threshold Values Clinton Station



# **RECOGNITION CATEGORY ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS**



Month 20XX

# **RECOGNITION CATEGORY** ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

Month 20XX

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ARS1

### **RECOGNITION CATEGORY**

# ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

### **Initiating Condition:**

Release of gaseous radioactivity resulting in offsite dose greater than 100 mRrem TEDE or 500 mRrem thyroid CDE.

#### **Operating Mode Applicability:**

1, 2, 3, 4, 5, D

### **Emergency Action Level (EAL):**

#### Notes:

- The Emergency Director should declare the Site Area Emergency event promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.
- If an ongoing release is detected and the release start time is unknown, assume that the release duration has exceeded 15 minutes.
- <u>Classification based on effluent monitor readings assumes that a release path to the</u> <u>environment is established.</u> If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes.
- The pre-calculated effluent monitor values presented in EAL #1 should be used for emergency classification assessments until the results from a dose assessment using actual meteorology are available.
- (1) Reading on ANY of the following radiation monitors greater than the reading shown for 15 minutes or longer:

(site-specific monitor list and threshold values)

- (2) Dose assessment using actual meteorology indicates doses greater than 100 mrem TEDE or 500 mrem thyroid CDE at or beyond (site-specific dose receptor point).
- (3) Field survey results indicate **EITHER** of the following at or beyond (site-specific dose receptor point):
  - Closed window dose rates greater than 100 mR/hr expected to continue for 60 minutes or longer.

 Analyses of field survey samples indicate thyroid CDE greater than 500 mrem for one hour of inhalation.

 <u>The sum of readings on the HVAC and SGTS Radiation Monitors > 1.03 E+09 uCi/sec</u> (> 1.03 E+3 Ci/sec) for > 15 minutes (as found on Control room Panels or <u>PPDS -</u> <u>Total Noble Gas Release Rate).</u>

OR

# RECOGNITION CATEGORY ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

2. Dose assessment using actual meteorology indicates doses at or beyond the site boundary of EITHER:

a. > 100 mRem TEDE

<u>OR</u>

### b. > 500 mRem CDE Thyroid

# <u>OR</u>

3. Field survey results at or beyond the site boundary indicate EITHER:

a. Gamma (closed window) dose rates >100 mR/hr are expected to continue for > 60 minutes.

<u>OR</u>

b. Analyses of field survey samples indicate > 500 mRem CDE Thyroid for 60 minutes of inhalation.

#### Basis:

This IC addresses a release of gaseous radioactivity that results in projected or actual offsite doses greater than or equal to 10% of the EPA Protective Action Guides (PAGs). It includes both monitored and un-monitored releases. Releases of this magnitude are associated with the failure of plant systems needed for the protection of the public.

Radiological effluent EALs are also included to provide a basis for classifying events and conditions that cannot be readily or appropriately classified on the basis of plant conditions alone. The inclusion of both plant condition and radiological effluent EALs more fully addresses the spectrum of possible accident events and conditions.

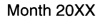
The TEDE dose is set at 10% of the EPA PAG of 1000 mRrem while the 500 mRrem thyroid CDE was established in consideration of the 1:5 ratio of the EPA PAG for TEDE and thyroid CDE.

Classification based on effluent monitor readings assumes that a release path to the environment is established. If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes.

Escalation of the emergency classification level would be via IC RAG1.

# ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

- 1. NEI 99-01 Rev 6, AS1
- 2. EP-AA-112-500, Emergency Environmental Monitoring
- 3. ODCM Section 6.3.1, Gaseous Effluents
- 4. CPS 3315.03, Radiation Monitoring (AR/PR)
- 5. CPS 4979.01, Abnormal Release of Airborne Radioactivity
- 6. EP-EAL-0603 Revision 1, Criteria for Choosing Radiological Gaseous Effluent EAL Threshold Values Clinton Station



ARA1

### RECOGNITION CATEGORY

# ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

#### Initiating Condition:

Release of gaseous or liquid radioactivity resulting in offsite dose greater than 10 mRrem TEDE or 50 mRrem thyroid CDE.

### **Operating Mode Applicability:**

1, 2, 3, 4, 5, D

### **Emergency Action Level (EAL):**

#### Notes:

- The Emergency Director should declare the <u>Alert event</u> promptly upon determining that the applicable time has been exceeded, or will likely be exceeded.
- If an ongoing release is detected and the release start time is unknown, assume that the release duration has exceeded 15 minutes.
- <u>Classification based on effluent monitor readings assumes that a release path to the environment is established.</u> If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes.
- The pre-calculated effluent monitor values presented in EAL #1 should be used for emergency classification assessments until the results from a dose assessment using actual meteorology are available.
- (1) Reading on ANY of the following radiation monitors greater than the reading shown for 15 minutes or longer:

(site-specific monitor list and threshold values)

- (2) Dose assessment using actual meteorology indicates doses greater than 10 mrem TEDE or 50 mrem thyroid CDE at or beyond (site-specific dose receptor point).
- (3) Analysis of a liquid effluent sample indicates a concentration or release rate that would result in doses greater than 10 mrem TEDE or 50 mrem thyroid CDE at or beyond (site-specific dose receptor point) for one hour of exposure.
- (4) Field survey results indicate **EITHER** of the following at or beyond (site-specific dose receptor point):
  - Closed window dose rates greater than 10 mR/hr expected to continue for 60 minutes or longer.
  - Analyses of field survey samples indicate thyroid CDE greater than 50 mrem for one hour of inhalation.

#### ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

1. The sum of readings on the HVAC and SGTS Radiation Monitors > 1.03 E+08 uCi/sec (> 1.03 E+2 Ci/sec) for > 15 minutes (as found on Control room Panels or PPDS – Total Noble Gas Release Rate). OR

2. Dose assessment using actual meteorology indicates doses at or beyond the site boundary of **EITHER**:

a. > 10 mRem TEDE

<u>OR</u>

b. > 50 mRem CDE Thyroid

# 

- 3. Analysis of a liquid effluent sample indicates a concentration or release rate that would result in doses greater than **EITHER** of the following at or beyond the site boundary:
  - a. 10 mRem TEDE for 60 minutes of exposure

OR

b. **50 mRem** CDE Thyroid for **60 minutes** of exposure

<u>OR</u>

4. Field survey results at or beyond the site boundary indicate EITHER:

a. Gamma (closed window) dose rates > 10 mR/hr are expected to continue for > 60 minutes.

OR

b. Analyses of field survey samples indicate > 50 mRem CDE Thyroid for 60 minutes of inhalation.

#### Basis:

This IC addresses a release of gaseous or liquid radioactivity that results in projected or actual offsite doses greater than or equal to 1% of the EPA Protective Action Guides (PAGs). It includes both monitored and un-monitored releases. Releases of this magnitude represent an actual or potential substantial degradation of the level of safety of

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# ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

the plant as indicated by a radiological release that significantly exceeds regulatory limits (e.g., a significant uncontrolled release).

Radiological effluent EALs are also included to provide a basis for classifying events and conditions that cannot be readily or appropriately classified on the basis of plant conditions alone. The inclusion of both plant condition and radiological effluent EALs more fully addresses the spectrum of possible accident events and conditions.

The TEDE dose is set at 1% of the EPA PAG of 1000 mRrem while the 50 mRrem thyroid CDE was established in consideration of the 1:5 ratio of the EPA PAG for TEDE and thyroid CDE.

Classification based on effluent monitor readings assumes that a release path to the environment is established. If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes.

Escalation of the emergency classification level would be via IC RAS1.

- 1. NEI 99-01 Rev 6, AA1
- 2. ODCM Section 6.3.1, Gaseous Effluents
- 3. ODCM Section 6.3.2, Liquid Effluents
- 4. CPS 3315.03, Radiation Monitoring (AR/PR)
- 5. CPS 4979.01, Abnormal Release of Airborne Radioactivity
- 6. CPS 4979.05, Abnormal Release of Radioactive Liquids
- 7. USAR Section 11.5.2.2.6, Liquid Radwaste Discharge Radiation Monitor
- 8. USAR Figure 2.1-7, CPS Restricted Area
- 9. EP-EAL-0603 Revision 1, Criteria for Choosing Radiological Gaseous Effluent EAL Threshold Values Clinton Station
- 10. EP-EAL-0621, Clinton Criteria for Choosing Radiological Liquid Effluent EAL Threshold Values

**ARU1** 

### **RECOGNITION CATEGORY**

# ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

#### Initiating Condition:

Release of gaseous or liquid radioactivity greater than 2 times the <u>ODCM (site-specific</u> effluent release controlling document) limits for 60 minutes or longer.

### **Operating Mode Applicability:**

1, 2, 3, 4, 5, D

### **Emergency Action Level (EAL):**

### Notes:

- The Emergency Director should declare the Unusual Event event promptly upon determining that 60 minutes has been exceeded, or will likely be exceeded.
- If an ongoing release is detected and the release start time is unknown, assume that the release duration has exceeded 60 minutes.
- Classification based on effluent monitor readings assumes that a release path to the environment is established. If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes.
- (1) Reading on **ANY** effluent radiation monitor greater than 2 times the (site-specific effluent release controlling document) limits for 60 minutes or longer:

(site-specific monitor list and threshold values corresponding to 2 times the controlling document limits)

- (2) Reading on **ANY** effluent radiation monitor greater than 2 times the alarm setpoint established by a current radioactivity discharge permit for 60 minutes or longer.
- (3) Sample analysis for a gaseous or liquid release indicates a concentration or release rate greater than 2 times the (site-specific effluent release controlling document) limits for 60 minutes or longer.
- 1. VALID reading on any of the following effluent monitors > 2 times alarm setpoint established by a current radioactivity discharge permit for > 60 minutes.
  - Radwaste Effluent Monitor 0RIX-PR040

OR

Discharge Permit specified monitor

<u>OR</u>

- 2. The sum of readings on the HVAC and SGTS Radiation Monitors
  - > 1.17 E+06 uCi/sec (> 1.17 Ci/sec) for > 60 minutes (as found on Control room Panels or PPDS – Total Noble Gas Release Rate).

<u>OR</u>

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# **RECOGNITION CATEGORY**

# ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

3. Confirmed sample analyses for gaseous or liquid releases indicate concentrations or release rates > 2 times ODCM Limit with a release duration of > 60 minutes.

# HVAC and SGTS Radiation Monitors 1.1706 (1.17 )60found on Control room Panels or

### **Basis:**

This IC addresses a potential decrease in the level of safety of the plant as indicated by a low-level radiological release that exceeds regulatory commitments for an extended period of time (e.g., an uncontrolled release). It includes any gaseous or liquid radiological release, monitored or un-monitored, including those for which a radioactivity discharge permit is normally prepared.

Nuclear power plants incorporate design features intended to control the release of radioactive effluents to the environment. Further, there are administrative controls established to prevent unintentional releases, and to control and monitor intentional releases. The occurrence of an extended, uncontrolled radioactive release to the environment is indicative of degradation in these features and/or controls.

Radiological effluent EALs are also included to provide a basis for classifying events and conditions that cannot be readily or appropriately classified on the basis of plant conditions alone. The inclusion of both plant condition and radiological effluent EALs more fully addresses the spectrum of possible accident events and conditions.

Classification based on effluent monitor readings assumes that a release path to the environment is established. If the effluent flow past an effluent monitor is known to have stopped due to actions to isolate the release path, then the effluent monitor reading is no longer valid for classification purposes.

Releases should not be prorated or averaged. For example, a release exceeding 4 times release limits for 30 minutes does not meet the EAL.

# EAL #1 Basis:

EAL #2 - This EAL addresses radioactivity releases that cause effluent radiation monitor readings to exceed 2 times the limit established by a radioactivity discharge permit. This EAL will typically be associated with planned batch releases from non-continuous release pathways (e.g., radwaste, waste gas).

### EAL #2 Basis:

EAL #1 - This EAL addresses normally occurring continuous radioactivity releases from monitored gaseous or liquid effluent pathways.

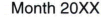
# ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

# EAL #3 Basis:

**EAL #3** - This EAL addresses uncontrolled gaseous or liquid releases that are detected by sample analyses or environmental surveys, particularly on unmonitored pathways (e.g., spills of radioactive liquids into storm drains, heat exchanger leakage in river water systems, etc.).

Escalation of the emergency classification level would be via IC RAA1.

- 1. NEI 99-01 Rev 6, AU1
- 2. ODCM Section 6.3.1, Gaseous Effluents
- 3. ODCM Section 6.3.2, Liquid Effluents
- 4. CPS 3315.03, Radiation Monitoring (AR/PR)
- 5. CPS 4979.01, Abnormal Release of Airborne Radioactivity
- 6. CPS 4979.05, Abnormal Release of Radioactive Liquids
- 7. USAR Section 11.5.2.2.6, Liquid Radwaste Discharge Radiation Monitor
- 8. EP-EAL-0603 Revision 1, Criteria for Choosing Radiological Gaseous Effluent EAL Threshold Values Clinton Station



### **Exelon Nuclear**

# RECOGNITION CATEGORY

# ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

ARA2

### **Initiating Condition:**

Significant lowering of water level above, or damage to, irradiated fuel.

### **Operating Mode Applicability:**

1, 2, 3, 4, 5, D

### **Emergency Action Level (EAL):**

(1) Uncovery of irradiated fuel in the REFUELING PATHWAY.

(2) Damage to irradiated fuel resulting in a release of radioactivity from the fuel as indicated by **ANY** of the following radiation monitors:

(site-specific listing of radiation monitors, and the associated readings, setpoints and/or alarms)

- (3) Lowering of spent fuel pool level to (site-specific Level 2 value). [See Developer Notes]
  - 1. Uncovery of irradiated fuel in the REFUELING PATHWAY.

# <u>OR</u>

2. Damage to irradiated fuel resulting in a release of radioactivity from the fuel as indicated by **ANY** Table R1 Radiation Monitor reading >1000 mRem/hr

		Table	R1	200 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 201 - 20
Fuel	Handling	Incident	Radiation	<b>Monitors</b>

- Fuel Building Exhaust (1PR006A-D)
- CCP Exhaust (1PR042A-D)
- Containment Exhaust (1PR001A-D)
- <u>Containment Fuel xfer Plenum</u>
   (1PR008A-D)

#### **Basis:**

<u>REFUELING PATHWAY: all the cavities, tubes, canals and pools through which</u> <u>irradiated fuel may be moved or stored, but not including the reactor vessel below the</u> flange.

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### ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

IMMINENT: The trajectory of events or conditions is such that an EAL will be met within a relatively short period of time regardless of mitigation or corrective actions.

<u>CONFINEMENT BOUNDARY: The irradiated fuel dry storage cask barrier(s) between</u> areas containing radioactive substances and the environment.

This IC addresses events that have caused IMMINENT or actual damage to an irradiated fuel assembly., or a significant lowering of water level within the spent fuel pool (see *Developer Notes*). These events present radiological safety challenges to plant personnel and are precursors to a release of radioactivity to the environment. As such, they represent an actual or potential substantial degradation of the level of safety of the plant.

This IC applies to irradiated fuel that is licensed for dry storage up to the point that the loaded storage cask is sealed. Once sealed, damage to a loaded cask causing loss of the CONFINEMENT BOUNDARY is classified in accordance with IC E-HU1.

Escalation of the emergency would be based on either Recognition Category A or C ICs.

### EAL #1 Basis:

#### EAL #1

This EAL escalates from <u>RAU2</u> in that the loss of level, in the affected portion of the REFUELING PATHWAY, is of sufficient magnitude to have resulted in uncovery of irradiated fuel. Indications of irradiated fuel uncovery may include direct or indirect visual observation (e.g., reports from personnel or camera images), as well as significant changes in water and radiation levels, or other plant parameters. Computational aids may also be used (e.g., a boil-off curve). Classification of an event using this EAL should be based on the totality of available indications, reports and observations.

While an area radiation monitor could detect an <u>increaserise</u> in a dose rate due to a lowering of water level in some portion of the REFUELING PATHWAY, the reading may not be a reliable indication of whether or not the fuel is actually uncovered. To the degree possible, readings should be considered in combination with other available indications of inventory loss.

A drop in water level above irradiated fuel within the reactor vessel may be classified in accordance Recognition Category C during the Cold Shutdown and Refueling modes.



### EAL #2 Basis:

EAL #2

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### **RECOGNITION CATEGORY**

### ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

This EAL addresses a release of radioactive material caused by mechanical damage to irradiated fuel. Damaging events may include the dropping, bumping or binding of an assembly, or dropping a heavy load onto an assembly. A rise in readings on radiation monitors should be considered in conjunction with in-plant reports or observations of a potential fuel damaging event (e.g., a fuel handling accident).

Escalation of the emergency would be based on either Recognition Category RA or C ICs.

#### EAL #3

Spent fuel pool water level at this value is within the lower end of the level range necessary to prevent significant dose consequences from direct gamma radiation to personnel performing operations in the vicinity of the spent fuel pool. This condition reflects a significant loss of spent fuel pool water inventory and thus it is also a precursor to a loss of the ability to adequately cool the irradiated fuel assembles stored in the pool.

Escalation of the emergency classification level would be via ICs AS1 or AS2 (see AS2 Developer Notes).

- 1. NEI 99-01 Rev 6, AA2
- 2. USAR 1.2.2.4.11.3
- 3. Technical Specifications 3.7.7
- 4. CPS 4011.02, Spent Fuel Pool Abnormal Water Level Drop
- 5. MA-CL-716-102, Reactor Disassembly

### **Exelon Nuclear**

# **RECOGNITION CATEGORY**

# ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

ARU<sub>2</sub>

### Initiating Condition:

UNPLANNED loss of water level above irradiated fuel.

### **Operating Mode Applicability:**

1, 2, 3, 4, 5, D

1.

# **Emergency Action Level (EAL):**

(1) a. UNPLANNED water level drop in the REFUELING PATHWAY as indicated by ANY of the following:

(site-specific level indications).

### AND

. UNPLANNED rise in area radiation levels as indicated by **ANY** of the following radiation monitors.

(site-specific list of area radiation monitors)

- a. UNPLANNED water level drop in the REFUELING PATHWAY as indicated by **ANY** of the following:
  - Refueling Cavity water level < 22 ft. 8 in. above the Reactor Vessel Flange
    - <u>OR</u>
  - Spent Fuel Pool or Upper Containment Fuel Storage Pool water level < 23 ft.</li>

### <u>OR</u>

• Indication or report of a drop in water level in the REFUELING PATHWAY.

### AND

UNPLANNED Area Radiation Monitor reading rise on one or more radiation monitors in Table R1.

<u>Fue</u>	Table R1 Fuel Handling Incident Radiation Monitors		
	<ul> <li>Fuel Building Exhaust (1PR006A-D)</li> </ul>		
	CCP Exhaust (1PR042A-D)		
	Containment Exhaust (1PR001A-D)		

<u>Containment Fuel xfer Plenum</u>
 (1PR008A-D)

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b.

# RECOGNITION CATEGORY ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

#### **Basis:**

<u>UNPLANNED:</u> A parameter change or an event that is not 1) the result of an intended evolution or 2) an expected plant response to a transient. The cause of the parameter change or event may be known or unknown.

<u>REFUELING PATHWAY: all the cavities, tubes, canals and pools through which</u> <u>irradiated fuel may be moved or stored, but not including the reactor vessel below the</u> <u>flange.</u>

This IC addresses a <u>decrease loss</u> in water level above irradiated fuel sufficient to cause elevated radiation levels. This condition could be a precursor to a more serious event and is also indicative of a minor loss in the ability to control radiation levels within the plant. It is therefore a potential degradation in the level of safety of the plant.

A water level <u>decrease loss</u> will be primarily determined by indications from available level instrumentation. Other sources of level indications may include reports from plant personnel (e.g., from a refueling crew) or video camera observations (if available) or from any other temporarily installed monitoring instrumentation. A significant drop in the water level may also cause an increaserise in the radiation levels of adjacent areas that can be detected by monitors in those locations.

The effects of planned evolutions should be considered. For example, a refueling bridge area radiation monitor reading may <u>increaserise</u> due to planned evolutions such as lifting of the reactor vessel head or movement of a fuel assembly. Note that this EAL is applicable only in cases where the elevated reading is due to an UNPLANNED loss of water level.

A drop in water level above irradiated fuel within the reactor vessel may be classified in accordance Recognition Category C during the Cold Shutdown and Refueling modes.

Escalation of the emergency classification level would be via IC RAA2.

- 1. NEI 99-01 Rev 6, AU2
- 2. RP-AA-203, Exposure Control and Authorization
- 3. Technical Specifications 3.7.7
- 4. CPS 4011.02, Spent Fuel Pool Abnormal Water Level Drop
- 5. USAR Figure 3.8-31
- 6. USAR Table 7.1-13
- 7. USAR 9.1.4.2.10
- 8. MA-CL-716-102, Reactor Disassembly

ARA3

## **RECOGNITION CATEGORY**

# ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

#### **Initiating Condition:**

Radiation levels that impede access to equipment necessary for normal plant operations, cooldown or shutdown.

### **Operating Mode Applicability:**

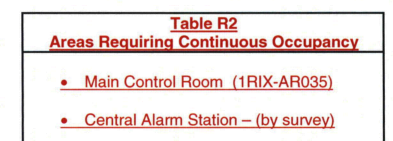
1, 2, 3, 4, 5, D

#### **Emergency Action Level (EAL):**

- **Note:** If the equipment in the <u>listed</u>-room or area <u>listed in Table R3</u> was already inoperable, or out of service, before the event occurred, then no emergency classification is warranted
- (1) Dose rate greater than 15 mR/hr in ANY of the following areas:
  - Control Room
  - Central Alarm Station
  - (other site specific areas/rooms)
- (2) An UNPLANNED event results in radiation levels that prohibit or impede access to any of the following plant rooms or areas:

(site-specific list of plant rooms or areas with entry-related mode applicability identified)

1. Dose rate greater than> 15 mR/hr in ANY of the following Table R2 areas:



OR

### **ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS**

2. UNPLANNED event results in radiation levels that prohibit or significantly impede access to any of the following Table R3 plant rooms or areas:

Areas with Entry Related Mode Applicability			
Area	Entry Related Mode Applicability		
Auxiliary Building*	Modes 3, 4, and 5		
Auxiliary Building Steam Tunnel*	Modes 4 and 5		

#### **Basis:**

<u>UNPLANNED:</u> A parameter change or an event that is not 1) the result of an intended evolution or 2) an expected plant response to a transient. The cause of the parameter change or event may be known or unknown.

This IC addresses elevated radiation levels in certain plant rooms/areas sufficient to preclude or impede personnel from performing actions necessary to <u>transition the plant</u> from normal plant operation to cooldown and shutdown as specified in normal plant procedures maintain normal plant operation, or to perform a normal plant cooldown and shutdown. As such, it represents an actual or potential substantial degradation of the level of safety of the plant. The Emergency Director should consider the cause of the increased radiation levels and determine if another IC may be applicable.

Table R3 is a list of plant rooms or areas with entry-related mode applicability that contain equipment which require a manual/local action necessary to transition the plant from normal plant operation to cooldown and shutdown as specified in normal operating procedures (establish shutdown cooling), where if this action is not completed the plant would not be able to attain and maintain cold shutdown. This Table does not include rooms or areas for which entry is required solely to perform actions of an administrative or record keeping nature (e.g., normal rounds or routine inspections).

Rooms and areas listed in EAL #1 do not need to be included in EAL #2, including the Control Room.

For EAL #2, an Alert declaration is warranted if entry into the affected room/area is, or may be, procedurally required during the plant operating mode in effect and the elevated radiation levels preclude the ability to place shutdown cooling in serviceat the time of the elevated radiation levels. The emergency classification is not contingent upon whether entry is actually necessary at the time of the increased radiation levels. Access should be considered as impeded if extraordinary measures are necessary to facilitate entry of personnel into the affected room/area (e.g., installing temporary shielding beyond that

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# ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

<u>required by procedures</u>, requiring use of non-routine protective equipment, requesting an extension in dose limits beyond normal administrative limits).

An emergency declaration is not warranted if any of the following conditions apply.

- The plant is in an operating mode different than the mode specified for the affected room/area (i.e., entry is not required during the operating mode in effect at the time of the elevated radiation levels). For example, the plant is in Mode 1 when the radiation increaserise occurs, and the procedures used for normal operation, cooldown and shutdown do not require entry into the affected room until Mode 4.
- The increased radiation levels are a result of a planned activity that includes compensatory measures which address the temporary inaccessibility of a room or area (e.g., radiography, spent filter or resin transfer, etc.).
- The action for which room/area entry is required is of an administrative or record keeping nature (e.g., normal rounds or routine inspections).
- The access control measures are of a conservative or precautionary nature, and would not actually prevent or impede a required action.

Escalation of the emergency classification level would be via Recognition Category <u>RA</u>, C or F ICs.

- 1. NEI 99-01 Rev 6, AA3
- 2. USAR Table 12.3-2
- 3. USAR Appendix F, Fire Protection Safe Shutdown Analysis

SRU3

# **RECOGNITION CATEGORY**

# ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

### **Initiating Condition:**

Reactor coolant activity greater than Technical Specification allowable limits.

### **Operating Mode Applicability:**

1, 2, 3

#### **Emergency Action Level (EAL):**

(1) (Site-specific radiation monitor) reading greater than (site-specific value).

(2) Sample analysis indicates that a reactor coolant activity value is greater than an allowable limit specified in Technical Specifications.

1. Offgas post-treatment radiation monitor 1RIX-PR035/41 channel 7 HI alarm.

## <u>OR</u>

2. Specific coolant activity > 4.0 uCl/gm Dose equivalent I-131.

#### **Basis:**

This IC addresses a reactor coolant activity value that exceeds an allowable limit specified in Technical Specifications. This condition is a precursor to a more significant event and represents a potential degradation of the level of safety of the plant.

Conditions that cause the specified monitor to alarm that are not related to fuel clad degradation should not result in the declaration of an Unusual Event.

This EAL addresses site-specific radiation monitor readings that provide indication of a degradation of fuel clad integrity.

An Unusual Event is only warranted when actual fuel clad damage is the cause of the elevated coolant sample activity (as determined by laboratory confirmation). Fuel clad damage should be assumed to be the cause of elevated Reactor Coolant activity unless another cause is known.

Escalation of the emergency classification level would be via ICs FA1 or the Recognition Category <u>RA</u> ICs.

# ABNORMAL RAD LEVELS / RADIOLOGICAL EFFLUENTS

Basis Reference(s):

- 1. NEI 99-01 Rev 6, SU3
- 2. Technical Specifications 3.4.8
- 3. USAR 3.7.5
- 4. CPS 3215.01, Off-Gas (OG)
- 5. CPS 5140.46, AR/PR Annunciator Off Gas Post-Treat PRM #1 1RIX-PR035
- 6. CPS 5140.47, AR/PR Annunciator Off Gas Post-Treat PRM #2 1RIX-PR041
- 7. CPS 4004.02, Loss of Vacuum

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# FG1

# **Initiating Condition:**

Loss of ANY Two Barriers AND Loss or Potential Loss of the third barrier.

# **Operating Mode Applicability:**

1, 2, 3

# **Emergency Action Level (EAL):**

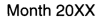
Refer to Fission Product Barrier Loss and Potential Loss threshold values to determine barrier status.

# **Basis:**

Fuel Cladding, RCS and Containment comprise the fission product barriers.

At the General Emergency classification level each barrier is weighted equally.

# **Basis Reference(s):**



FS1

# **Initiating Condition:**

Loss or Potential Loss of ANY two barriers.

# **Operating Mode Applicability:**

1, 2, 3

# **Emergency Action Level (EAL):**

Refer to Fission Product Barrier Loss and Potential Loss threshold values to determine barrier status.

# **Basis:**

Fuel Cladding, RCS and Containment comprise the fission product barriers.

At the Site Area Emergency classification level, each barrier is weighted equally.

# **Basis Reference(s):**

FA1

# **Initiating Condition:**

ANY Loss or ANY Potential Loss of either Fuel Clad or RCS.

# **Operating Mode Applicability:**

1, 2, 3

# **Emergency Action Level (EAL):**

Refer to Fission Product Barrier Loss and Potential Loss threshold values to determine barrier status.

# **Basis:**

Fuel Cladding, RCS and Containment comprise the fission product barriers.

At the Alert classification level, Fuel Cladding and RCS barriers are weighted more heavily than the Containment barrier. Unlike the Containment barrier, loss or potential loss of either the Fuel Cladding or RCS barrier may result in the relocation of radioactive materials or degradation of core cooling capability. Note that the loss or potential loss of Containment barrier in combination with loss or potential loss of either Fuel Cladding or RCS barrier results in declaration of a Site Area Emergency under EAL FS1.

# **Basis Reference(s):**

FC1

# RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

### Initiating Condition:

**RCS** Activity

### **Operating Mode Applicability:**

1, 2, 3

### **Fission Product Barrier (FPB) Threshold:**

#### LOSS

A. (Site-Specific indications that reactor coolant activity is greater than 300uCi/gm dose equivalent I-131)Coolant activity > 300 uCi/gm Dose Equivalent I-131.

### **Basis:**

This threshold indicates that RCS radioactivity concentration is greater than 300  $\mu$ Ci/gm dose equivalent I-131. Reactor coolant activity above this level is greater than that expected for iodine spikes and corresponds to an approximate range of 2% to 5% fuel clad damage. Since this condition indicates that a significant amount of fuel clad damage has occurred, it represents a loss of the Fuel Clad Barrier.

It is recognized that sample collection and analysis of reactor coolant with highly elevated activity levels could require several hours to complete. Nonetheless, a sample-related threshold is included as a backup to other indications.

There is no Potential Loss threshold associated with RCS Activity.

- 1. NEI 99-01 Rev 6, Table 9-F-2
- 2. CPS 4010.01, Reactor Coolant High Activity

### **Exelon Nuclear**

FC2

# RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

### **Initiating Condition:**

**RPV Water Level** 

### **Operating Mode Applicability:**

1, 2, 3

### **Fission Product Barrier (FPB) Threshold:**

### LOSS

A. <u>1. Plant conditions indicate</u> Primary <u>C</u>eontainment flooding is required.

# POTENTIAL LOSS

A. <u>2.</u> RPV water level <u>cannot</u> be restored and maintained above (site-specific RPV water level corresponding to the top of active fuel) - <u>-162 inches</u> (TAF)

### or OR

3. RPV water level cannot be determined.

### **Basis:**

<u>RPV values are actual levels, not indicated levels. Therefore, they may need level</u> compensation depending on conditions. Compensated values may be used in accordance with the SAMG program.

Loss 2.AThreshold #1 Basis

The Loss threshold represents the EOP requirement for primary containment flooding. This is identified in the <u>Boiling Water Reactor Owners Group (BWROG)</u> <u>EPGsEOPs</u>/SAGs when the phrase, "Primary Containment Flooding Is Required," appears. Since a site-specific RPV water level is not specified here, the Loss threshold phrase, "Primary containment flooding required," also accommodates the EOP need to flood the primary containment when RPV water level cannot be determined and core damage due to inadequate core cooling is believed to be occurring.

Potential Loss 2.A Threshold #2 and #3 Basis:

This water level corresponds to the top of the active fuel and is used in the EOPs to indicate a challenge to core cooling.

The RPV water level threshold is the same as RCS <u>B</u>barrier <u>RC2</u> Loss threshold.<u>2.A.</u> Thus, this threshold indicates a Potential Loss of the Fuel Clad barrier and a Loss of the RCS barrier that appropriately escalates the emergency classification level to a Site Area Emergency.



This threshold is considered to be exceeded when, as specified in the site-specific EOPs, <u>RPV waterRPV water level</u> cannot be restored and maintained above the specified level following depressurization of the RPV (either manually, automatically or by failure of the RCS barrier) or when procedural guidance or a lack of low pressure

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RPV injection sources preclude Emergency RPV depressurization. EOPs allow the operator a wide choice of RPV injection sources to consider when restoring RPV water level to within prescribed limits. EOPs also specify depressurization of the RPV in order to facilitate RPV water level control with low-pressure injection sources. In some events, elevated RPV pressure may prevent restoration of RPV water level until pressure drops below the shutoff heads of available injection sources. Therefore, this Fuel Clad barrier Potential Loss is met only after either: 1) the RPV has been depressurized, or required emergency RPV depressurization has been attempted, giving the operator an opportunity to assess the capability of low-pressure injection sources to restore RPV water level or 2) no low pressure RPV injection systems are available, precluding RPV depressurization in an attempt to minimize loss of RPV inventory.

The term "cannot be restored and maintained above" means the value of RPV water level is not able to be brought above the specified limit (top of active fuel). The determination requires an evaluation of system performance and availability in relation to the RPV water level value and trend. A threshold prescribing declaration when a threshold value *cannot* be restored and maintained above a specified limit does not require immediate action simply because the current value is below the top of active fuel, but does not permit extended operation below the limit; the threshold must be considered reached as soon as it is apparent that the top of active fuel cannot be attained.

# Entry into the "Steam Cooling" leg of the EOP's would be an example of an inability to "restore and maintain" level above TAF resulting in this threshold being met.

In high-power ATWS/failure to scram events, EOPs may direct the operator to deliberately lower RPV water level to the top of active fuel in order to reduce reactor power. RPV water level is then controlled between the top of active fuel and the Minimum Steam Cooling RPV Water Level (MSCRWL). Although such action is a challenge to core cooling and the Fuel Clad barrier, the immediate need to reduce reactor power is the higher priority. For such events, ICs SA5-MA3 or SS5-MS3 will dictate the need for emergency classification.

Since the loss of ability to determine if adequate core cooling is being provided presents a significant challenge to the fuel clad barrier, a potential loss of the fuel clad barrier is specified.

# **Basis Reference(s):**

- 1. NEI 99-01 Rev 6, Table 9-F-2
- 2. 4401.01, EOP-1 RPV Control
- 3. 4404.01, EOP-1 ATWS RPV Control
- 4. 4403.01, EOP-2 RPV Flooding
- 5. Clinton Power Station Severe Accident Guidelines Technical Bases
- 6. STA/IA Guide/1005.09M002
- 7. Clinton Power Station Emergency Operating Procedures Technical Bases

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EP-AA-1003 (Revision XX)

8. 4000.01, Abnormal RPV Water Level

#### **Exelon Nuclear**

FC54

### RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

### **Initiating Condition:**

**Primary Containment Radiation** 

**Operating Mode Applicability:** 

1, 2, 3

#### **Fission Product Barrier (FPB) Threshold:**

#### LOSS

A. Primary containment radiation monitor reading greater than (site-specific value)

1. Drywell radiation monitor reading > 260 R/hr (> 2.60 E+02 R/hr).

# <u>OR</u>

2. Containment radiation monitor reading > 41.3 R/hr (4.13 E+01 R/hr).

### **Basis:**

### Loss 4.A

The radiation monitor reading corresponds to an instantaneous release of all reactor coolant mass into the primary containment, assuming that reactor coolant activity equals 300  $\mu$ Ci/gm dose equivalent I-131. Reactor coolant activity above this level is greater than that expected for iodine spikes and corresponds to an approximate range of 2% to 5% fuel clad damage. Since this condition indicates that a significant amount of fuel clad damage has occurred, it represents a loss of the Fuel Clad Barrier.

The radiation monitor reading in this threshold is higher than that specified for RCS Barrier <u>RC5</u> Loss <u>T</u>thresholds <u>4.A</u> since it indicates a loss of both the Fuel Clad Barrier and the RCS Barrier. Note that a combination of the two monitor readings appropriately escalates the emergency classification level to a Site Area Emergency.

There is no <u>Fuel Clad Barrier</u> Potential Loss threshold associated with Primary Containment Radiation.

- 1. NEI 99-01 Rev 6, Table 9-F-2
- 2. Core Damage Assessment Methodology

FC76

### RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

### **Initiating Condition:**

Emergency Director Judgment.

### **Operating Mode Applicability:**

1, 2, 3

### **Fission Product Barrier (FPB) Threshold:**

# <u>LOSS</u>

**1A**. Any condition in the opinion of the Emergency Director that indicates Loss of the Fuel Clad Barrier.

# POTENTIAL LOSS

2A. Any condition in the opinion of the Emergency Director that indicates Potential Loss of the Fuel Clad Barrier.

# **Basis:**

### Loss Threshold #1 Basis

Loss 6.A

This threshold addresses any other factors that are to be used by the Emergency Director in determining whether the Fuel Clad Barrier is lost.

### Potential Loss Threshold #2 Basis

### Potential Loss 6.A

This threshold addresses any other factors that may be used by the Emergency Director in determining whether the Fuel Clad Barrier is potentially lost. The Emergency Director should also consider whether or not to declare the barrier potentially lost in the event that barrier status cannot be monitored.

### Basis Reference(s):

RC<sub>2</sub>

# RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

**Initiating Condition:** 

**RPV Water Level** 

**Operating Mode Applicability:** 

1, 2, 3

**Fission Product Barrier (FPB) Threshold:** 

### LOSS

<u>1.</u> RPV water level <u>cannot</u> be restored and maintained above (site-specific RPV water level corresponding to the top of active fuel)> -162 inches (TAF)

## or <u>OR</u>

2. RPV water level cannot be determined.

#### **Basis:**

Loss 2.A

<u>RPV values are actual levels, not indicated levels. Therefore, they may need level</u> <u>compensation depending on conditions. Compensated values may be used in</u> <u>accordance with the SAMG program.</u>

This water level corresponds to the <u>T</u>top of <u>Aactive F</u>fuel (<u>TAF</u>) and is used in the EOPs to indicate challenge to core cooling.

The RPV water level threshold is the same as Fuel Clad <u>B</u>barrier <u>FC2</u> Potential Loss threshold <u>2.A</u>. Thus, this threshold indicates a Loss of the RCS barrier and Potential Loss of the Fuel Clad barrier and that appropriately escalates the emergency classification level to a Site Area Emergency.

This threshold is considered to be exceeded when, as specified in the site-specific EOPs, RPV waterRPV water level cannot be restored and maintained above the specified level following depressurization of the RPV (either manually, automatically or by failure of the RCS barrier) or when procedural guidance or a lack of low pressure RPV injection sources preclude Emergency RPV depressurization EOPs allow the operator a wide choice of RPV injection sources to consider when restoring RPV water level to within prescribed limits. EOPs also specify depressurization of the RPV in order to facilitate RPV water level control with low-pressure injection sources. In some events, elevated RPV pressure may prevent restoration of RPV water level until pressure drops below the shutoff heads of available injection sources. Therefore, this RCS barrier Loss is met only after either: 1) the RPV has been depressurized, or required emergency RPV depressurization has been attempted, giving the operator an opportunity to assess the capability of low-pressure injection sources to restore RPV water level or 2) no low pressure RPV injection systems are available, precluding RPV depressurization in an attempt to minimize loss of RPV inventory.

# RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

The term, "cannot be restored and maintained above," means the value of RPV water level is not able to be brought above the specified limit (top of active fuel). The determination requires an evaluation of system performance and availability in relation to the RPV water level value and trend. A threshold prescribing declaration when a threshold value *cannot* be restored and maintained above a specified limit does not require immediate action simply because the current value is below the top of active fuel, but does not permit extended operation beyond the limit; the threshold must be considered reached as soon as it is apparent that the top of active fuel cannot be attained.

Entry into the "Steam Cooling" leg of the EOP's would be an example of an inability to "restore and maintain" level above TAF resulting in this threshold being met.

In high-power ATWS/failure to scram events, EOPs may direct the operator to deliberately lower RPV water level to the top of active fuel in order to reduce reactor power. RPV water level is then controlled between the top of active fuel and the Minimum Steam Cooling RPV Water Level (MSCRWL). Although such action is a challenge to core cooling and the Fuel Clad barrier, the immediate need to reduce reactor power is the higher priority. For such events, ICs SA5-MA3 or SS5-MS3 will dictate the need for emergency classification.

There is no RCS Potential Loss threshold associated with RPV Water Level.

- 1. NEI 99-01 Rev 6, Table 9-F-2
- 2. 4401.01, EOP-1 RPV Control
- 3. Clinton Power Station Emergency Operating Procedures Technical Bases, Section
- 4. 4001.01, Reactor Coolant Leakage

#### **Exelon Nuclear**

RC<sub>3</sub>

### RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

**Initiating Condition:** 

Primary Containment PressureConditions

**Operating Mode Applicability:** 

1, 2, 3

**Fission Product Barrier (FPB) Threshold:** 

LOSS

A. Primary containment pressure greater than (site specific value) due to RCS leakage.

1. Drywell pressure >1.68 psig.

AND

2. Drywell pressure rise is due to RCS leakage

**Basis:** 

Loss 1.A

The (site-specific value) > 1.68 psig primary containment pressure is the drywellDrywell high pressure setpoint which indicates a LOCA by automatically initiating the ECCS or equivalent makeup system.

The second threshold condition focuses the fission product barrier loss threshold on a failure of the RCS instead of the non-LOCA malfunctions that may adversely affect Drywell pressure. Pressures of this magnitude can be caused by non-LOCA events such as a loss of Drywell cooling or inability to control Drywell vent/purge.

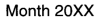
The release of mass from the RCS due to the as-designed/expected operation of any relief valve does not warrant an emergency classification.

A stuck-open Safety Relief Valve (SRV) or SRV leakage is not considered either identified or unidentified leakage by Technical Specification and, therefore, is not applicable to this EAL.

There is no <u>RCS</u> Potential Loss threshold associated with Primary Containment Pressure.

- 1. NEI 99-01 Rev 6, Table 9-F-2
- 2. 4401.01, EOP-1 RPV Control
- 3. 4402.01, EOP-6 Primary Containment Control
- 4. Clinton Power Station EOP Technical Bases
- 5. Technical Specifications Table 3.3.1.1-1
- 6. Technical Specifications Table 3.3.5.1-1

7. 4001.01, Reactor Coolant Leakage



RC4

# RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

### **Initiating Condition:**

RCS Leak Rate

### **Operating Mode Applicability:**

1, 2, 3

### Fission Product Barrier (FPB) Threshold:

### LOSS

A<u>1</u>. UNISOLABLE <u>Main Steam Line (MSL), Feedwater, RWCU, or RCIC line</u> break.<u>-in</u> **ANY** of the following: (site-specific systems with potential for high energy line breaks)

OR

B2. Emergency RPV Depressurization is required.

### POTENTIAL LOSS

**<u>3A</u>**. UNISOLABLE primary system leakage that results in **EITHER** of the following:

<u>a</u>1. <u>Secondary Containment area temperature > EOP-8 MaximumMax</u> Normal Ooperating Temperaturelevels.

OR

<u>b2</u>. <u>Secondary Containment area radiation level > EOP-8 Maximum Max</u> Normal Ooperating Area Radiation Llevel.

**Basis:** 

UNISOLABLE: An open or breached system line that cannot be isolated, remotely or locally.

<u>Classification of a system break over system leakage is based on information available</u> to the Control Room from the event. Indications that should be considered are:

- Reports describing magnitude of steam or water release.
- Use of system high flow alarms / indications, if available,
- Significant changes in makeup requirements,
- Abnormal reactor water level changes in response to the event.

The use of the above indications provides the Control Room the bases to determine that the on going event is more significant than the indications that would be expected from system leakage and therefore should be considered a system break.

## Loss Threshold <u>#1 Basis 3.A</u>

Large high-energy lines that rupture outside primary containment can discharge significant amounts of inventory and jeopardize the pressure-retaining capability of the RCS until they are isolated. If it is determined that the ruptured line cannot be promptly isolated from the Control Room, the RCS barrier Loss threshold is met.

### Loss Threshold #2 Basis 3.B

Emergency RPV Depressurization in accordance with the EOPs is indicative of a loss of the RCS barrier. If Emergency RPV Depressurization is performed, the plant operators are directed to open safety relief valves (SRVs) and keep them open. Even though the RCS is being vented into the suppression pool, a Loss of the RCS barrier exists due to the diminished effectiveness of the RCS to retain fission products within its boundary.

# Potential Loss Threshold-#3 Basis 3.A

Potential loss of RCS based on primary system leakage outside the primary containment is determined from EOP temperature or radiation Max Normal Operating values in areas such as main steam line tunnel, RCIC, HPCI, etc., which indicate a direct path from the RCS to areas outside primary containment.

A Max Normal Operating value is the highest value of the identified parameter expected to occur during normal plant operating conditions with all directly associated support and control systems functioning properly.

The indicators reaching the threshold barriers and confirmed to be caused by RCS leakage from a primary system warrant an Alert classification. A primary system is defined to be the pipes, valves, and other equipment which connect directly to the RPV such that a reduction in RPV pressure will effect a decrease in the steam or water being discharged through an unisolated break in the system.

In general, multiple indications should be used to determine if a primary system is discharging outside Primary Containment. For example, a high area radiation condition does not necessarily indicate that a primary system is discharging into the Reactor Building since this may be caused by radiation shine from nearby steam lines or the movement of radioactive materials. Conversely, a high area radiation condition in conjunction with other indications (e.g. room flooding, high area temperatures, reports of steam in the Reactor Building, an unexpected rise in Feedwater flowrate, or unexpected Main Turbine Control Valve closure) may indicate that a primary system is discharging into the Reactor Building.

An UNISOLABLE leak which is indicated by Max Normal Operating values escalates to a Site Area Emergency when combined with Containment Barrier <u>CT6</u>Loss threshold <u>#13.A</u> (after a containment isolation) and a General Emergency when the Fuel Clad Barrier criteria is also exceeded.

- 1. NEI 99-01 Rev 6, Table 9-F-2
- 2. M05-1002, Main steam
- 3. USAR 5.2.5
- 4. USAR Tables 5.2-9a and 5.2-9b
- 5. 9043.06, Drywell Floor Drain Sump Flow Test 00PS404
- 6. 9443.01, Drywell Equipment Drain Sump Flow E31-N578 Channel Cal 01PS274
- 7. 4406.01, EOP-8 Secondary Containment Control
- 8. Clinton Power Station Emergency Operating Procedures Technical Bases, Section 10
- 9. USAR Figure 6.2-132

#### **Exelon Nuclear**

**RC54** 

### RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

#### Initiating Condition:

Primary Containment radiation

**Operating Mode Applicability:** 

1, 2, 3

#### **Fission Product Barrier (FPB) Threshold:**

LOSS

1. Drywell radiation monitor reading > 100R/hr (>1.00 E+02 R/hr).

### <u>OR</u>

Containment radiation monitor reading > 33 R/hr (>3.3 E+01 R/hr).

A. Primary containment radiation reading greater than (site-specific value).

#### **Basis:**

Loss 4.A

The radiation monitor reading corresponds to an instantaneous release of all reactor coolant mass into the primary containment, assuming that reactor coolant activity equals Technical Specification allowable limits. This value is lower than that specified for Fuel Clad Barrier <u>FC5</u> Loss <u>T</u>thresholds 4.A since it indicates a loss of the RCS Barrier only.

There is no <u>RCS</u> Potential Loss threshold associated with Primary Containment Radiation.

- 1. NEI 99-01 Rev 6, Table 9-F-2
- 2. Calc. EP-EAL-0611

#### **Exelon Nuclear**

**RC76** 

#### RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

#### Initiating Condition:

Emergency Director Judgment.

#### **Operating Mode Applicability:**

1, 2, 3

#### **Fission Product Barrier (FPB) Threshold:**

#### LOSS

A1. Any condition in the opinion of the Emergency Director that indicates Loss of the RCS Barrier.

### POTENTIAL LOSS

A2. Any condition in the opinion of the Emergency Director that indicates Potential Loss of the RCS Barrier.

#### **Basis:**

#### Loss 6.A Threshold #1 Basis:

This threshold addresses any other factors that are to be used by the Emergency Director in determining whether the RCS Barrier is lost.



### Potential Loss 6.AThreshold #2 Basis:

This threshold addresses any other factors that may be used by the Emergency Director in determining whether the RCS Barrier is potentially lost. The Emergency Director should also consider whether or not to declare the barrier potentially lost in the event that barrier status cannot be monitored.

### **Basis Reference(s):**

1. NEI 99-01 Rev 6, Table 9-F-2

CT2

### RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

#### **Initiating Condition:**

**RPV Water Level** 

#### **Operating Mode Applicability:**

1, 2, 3

#### **Fission Product Barrier (FPB) Threshold:**

### POTENTIAL LOSS

A. <u>Plant conditions indicate</u> Primary <u>eContainment flooding is</u> required.

#### **Basis:**

#### Potential Loss 2.A

The Potential Loss threshold is identical to the Fuel Clad <u>Barrier FC2</u> Loss <u>threshold</u> RPV Water Level 2.A. The Potential Loss requirement for Primary Containment Flooding indicates adequate core cooling cannot be restored and maintained and that core damage is possible. BWR EOPs/SAGs specify the conditions that require primary containment flooding. When primary containment flooding is required, the EOPs are exited and SAGs are entered. Entry into SAGs is a logical escalation in response to the inability to restore and maintain adequate core cooling.

PRA studies indicate that the condition of this Potential Loss threshold could be a core melt sequence which, if not corrected, could lead to RPV failure and increased potential for primary containment failure. In conjunction with the RPV water level Loss thresholds in the Fuel Clad and RCS barrier columns, this threshold results in the declaration of a General Emergency.

- 1. NEI 99-01 Rev 6, Table 9-F-2
- 2. Clinton Power Station Severe Accident Guidelines Technical Bases
- 3. STA/IA Guide/1005.09M002

CT3

### RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

### **Initiating Condition:**

**Primary Containment Conditions** 

**Operating Mode Applicability:** 

1, 2, 3

### **Fission Product Barrier (FPB) Threshold:**

### LOSS

A1. UNPLANNED rapid drop in primary containment pressure following primary containment pressure rise.

OR

B2. Primary containment pressure response not consistent with LOCA conditions.

### POTENTIAL LOSS

A3. Primary containment pressure greater than (site-specific value) > 15 psig and rising.

OR

B4. (site-specific explosive mixture) exists inside primary containment <u>a. Drywell</u> hydrogen concentration > 9%.

OR

b. Containment Hydrogen concentration > SAG-2, Deflagration Limit.

OR

C5. HTLC Heat Capacity TemperatureLimit (EOP-6, Fig.P) exceeded.

### **Basis:**

<u>UNPLANNED:</u> A parameter change or an event that is not 1) the result of an intended evolution or 2) an expected plant response to a transient. The cause of the parameter change or event may be known or unknown.

# Loss 1.A and 1.BThreshold #1 and #2 Basis

Rapid UNPLANNED loss of primary containment pressure (i.e., not attributable to drywell <u>containment</u> spray or condensation effects) following an initial pressure increaserise indicates a loss of primary containment integrity. Primary containment pressure should <u>increaserise</u> as a result of mass and energy release into the primary containment from a LOCA. Thus, primary containment pressure not increasing under these conditions indicates a loss of primary containment integrity.

These thresholds rely on operator recognition of an unexpected response for the condition and therefore a specific value is not assigned. The unexpected (UNPLANNED) response is important because it is the indicator for a containment bypass condition. A pressure suppression bypass path would **not** be an indication of a containment breach.

#### RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

### Potential Loss 1.AThreshold #3 Basis

The threshold pressure is the primary containment internal design pressure. Structural acceptance testing demonstrates the capability of the primary containment to resist pressures greater than the internal design pressure. A pressure of this magnitude is greater than those expected to result from any design basis accident and, thus, represent a Potential Loss of the Containment barrier.

### Potential Loss 1.B Threshold #4 Basis

If hydrogen concentration reaches or exceeds the lower flammability limit, as defined in plant EOPs, in an oxygen rich environment, a potentially explosive mixture exists. If the combustible mixture ignites inside the primary containment, loss of the Containment barrier could occur.

#### Potential Loss 1.CThreshold #5 Basis

The Heat Capacity Temperature Limit (HCTL) is the highest suppression pool temperature from which Emergency RPV Depressurization will not raise:

 Suppression chamber temperature above the maximum temperature capability of the suppression chamber and equipment within the suppression chamber which may be required to operate when the RPV is pressurized,

OR

 Suppression chamber pressure above Primary Containment Pressure Limit A, while the rate of energy transfer from the RPV to the containment is greater than the capacity of the containment vent.

The HCTL is a function of RPV pressure, suppression pool temperature and suppression pool water level. It is utilized to preclude failure of the containment and equipment in the containment necessary for the safe shutdown of the plant and therefore, the inability to maintain plant parameters below the limit constitutes a potential loss of containment.

- 1. NEI 99-01 Rev 6, Table 9-F-2
- 2. USAR 6.2.1.1.3
- 3. USAR Table 1.3-4
- 4. CPS 4402.01, EOP-6 Primary Containment Control
- 5. SAG2
- 6. Clinton Power Station Emergency Operating Procedures Technical Bases, Sections 9 and 12

#### **Exelon Nuclear**

# RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

#### **Initiating Condition:**

**CT54** 

Primary Containment Radiation

**Operating Mode Applicability:** 

1, 2, 3

### **Fission Product Barrier (FPB) Threshold:**

# POTENTIAL LOSS

A. Primary containment radiation monitor reading greater than (site-specific value)

1. Drywell radiation monitor reading > 590R/hr (> 5.90 E+02 R/hr)

### <u>OR</u>

2. Containment radiation monitor reading > 97 R/hr (>9.70 E+01 R/hr)

#### **Basis:**

There is no Loss threshold associated with Primary Containment Radiation.

### Potential Loss 4.A

The radiation monitor reading corresponds to an instantaneous release of all reactor coolant mass into the primary containment, assuming that 20% of the fuel cladding has failed. This level of fuel clad failure is well above that used to determine the analogous Fuel Clad Barrier Loss and RCS Barrier Loss thresholds.

NUREG-1228, Source Estimations During Incident Response to Severe Nuclear Power Plant Accidents, indicates the fuel clad failure must be greater than approximately 20% in order for there to be a major release of radioactivity requiring offsite protective actions. For this condition to exist, there must already have been a loss of the RCS Barrier and the Fuel Clad Barrier. It is therefore prudent to treat this condition as a potential loss of containment which would then escalate the emergency classification level to a General Emergency.

- 1. NEI 99-01 Rev 6, Table 9-F-2
- 2. Core Damage Assessment Methodology

**CT63** 

### RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

#### Initiating Condition:

Primary Containment Isolation Failure

### **Operating Mode Applicability:**

1, 2, 3

#### **Fission Product Barrier (FPB) Threshold:**

### <u>LOSS</u>

A<u>1</u>. UNISOLABLE direct downstream pathway to the environment exists after primary containment isolation signal.

# OR

B2. Intentional Pprimary Containment venting/purging per EOP's or SAGs due to accident conditions.

#### OR

**G3**. UNISOLABLE primary system leakage that results in **EITHER** of the following:

1<u>a</u>. <u>Secondary Containment area temperature > EOP-8, MaximumMax</u> Safe Ooperating Temperaturelevels.

OR

2b. <u>Secondary Containment area radiation level > EOP-8, MaximumMax</u> Safe Ooperating Radiation Llevels.

#### **Basis:**

UNISOLABLE: An open or breached system line that cannot be isolated, remotely or locally.

These thresholds address incomplete containment isolation that allows an UNISOLABLE direct release to the environment.

### Loss 3.AThreshold #1 Basis

The use of the modifier "direct" in defining the release path discriminates against release paths through interfacing liquid systems or minor release pathways, such as instrument lines, not protected by the Primary Containment Isolation System (PCIS). Leakage into a closed system is to be considered only if the closed system is breached and thereby creates a significant pathway to the environment. Examples include unisolable Main Steamline, RCIC steamline breaks, unisolable RWCU system breaks, and unisolable containment atmosphere vent paths.

Examples of "downstream pathway to the environment" could be through the Turbine/Condenser, or direct release to the Turbine or Reactor Building.



# RECOGNITION CATEGORY

# FISSION PRODUCT BARRIER DEGRADATION

The existence of a filter is not considered in the threshold assessment. Filters do not remove fission product noble gases. In addition, a filter could become ineffective due to iodine and/or particulate loading beyond design limits (i.e., retention ability has been exceeded) or water saturation from steam/high humidity in the release stream.

Following the leakage of RCS mass into primary containment and a rise in primary containment pressure, there may be minor radiological releases associated with allowable primary containment leakage through various penetrations or system components. Minor releases may also occur if a primary containment isolation valve(s) fails to close but the primary containment atmosphere escapes to an enclosed system. These releases do not constitute a loss or potential loss of primary containment but should be evaluated using the Recognition Category A-R ICs.

### Loss 3.BThreshold #2 Basis

EOPs may direct primary containment isolation valve logic(s) to be intentionally bypassed, even if offsite radioactivity release rate limits will be exceeded. Under these conditions with a valid primary containment isolation signal, the containment should also be considered lost if primary containment venting is actually performed.

Intentional venting of primary containment for primary containment pressure or combustible gas control to the secondary containment and/or the environment is a Loss of the Containment. Venting for primary containment pressure control when not in an accident situation (e.g., to control pressure below the <u>drywellDrywell</u> high pressure scram setpoint) does not meet the threshold condition.

### Loss 3.CThreshold #3 Basis

The Max Safe Operating Temperature and the Max Safe Operating Radiation Level are each the highest value of these parameters at which neither: (1) equipment necessary for the safe shutdown of the plant will fail, nor (2) personnel access necessary for the safe shutdown of the plant will be precluded. EOPs utilize these temperatures and radiation levels to establish conditions under which RPV depressurization is required.

The temperatures and radiation levels should be confirmed to be caused by RCS leakage from a primary system. A primary system is defined to be the pipes, valves, and other equipment which connect directly to the RPV such that a reduction in RPV pressure will effect a decrease in the steam or water being discharged through an unisolated break in the system.

In general, multiple indications should be used to determine if a primary system is discharging outside Primary Containment. For example, a high area radiation condition does not necessarily indicate that a primary system is discharging into the Reactor Building since this may be caused by radiation shine from nearby steam lines or the movement of radioactive materials. Conversely, a high area radiation condition in conjunction with other indications (e.g. room flooding, high area temperatures, reports of steam in the Reactor Building, an unexpected rise in Feedwater flowrate, or unexpected Main Turbine Control Valve closure) may indicate that a primary system is discharging into the Reactor Building.

#### **Exelon Nuclear**

### **Clinton Annex**

#### RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

In combination with RCS<u>Barrier RC4</u> Ppotential <u>L</u>loss <u>Threshold #3</u> 3.A this threshold would result in a Site Area Emergency.

There is no Potential Loss threshold associated with Primary Containment Isolation Failure.

- 1. NEI 99-01 Rev 6, Table 9-F-2
- 2. CPS 4402.01, EOP-6 Primary Containment Control
- 3. SAG-2
- 4. Clinton Power Station Emergency Operating Procedures Technical Bases, Sections 8 and 9
- 5. 4406.01, EOP-8 Secondary Containment Control
- 6. Clinton Power Station Emergency Operating Procedures Technical Bases, Section 10
- 7. USAR Figure 6.2-132

**CT76** 

### RECOGNITION CATEGORY FISSION PRODUCT BARRIER DEGRADATION

#### Initiating Condition:

**Emergency Director Judgment.** 

### **Operating Mode Applicability:**

1, 2, 3

### EAL Threshold Values:

### <u>LOSS</u>

A<u>1</u>. Any condition in the opinion of the Emergency Director that indicates Loss of the Containment Barrier.

### POTENTIAL LOSS

A2. Any condition in the opinion of the Emergency Director that indicates Potential Loss of the Containment Barrier.

#### **Basis:**

### Loss 6.A<u>Threshold #1 Basis:</u>

This threshold addresses any other factors that are to be used by the Emergency Director in determining whether the Containment Barrier is lost.



# Potential Loss 6.A<u>Threshold #2 Basis:</u>

This threshold addresses any other factors that may be used by the Emergency Director in determining whether the Containment Barrier is potentially lost. The Emergency Director should also consider whether or not to declare the barrier potentially lost in the event that barrier status cannot be monitored.

# **Basis Reference(s):**

1. NEI 99-01 Rev 6, Table 9-F-2

MSG1

### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

#### **Initiating Condition:**

Prolonged loss of all Off-site and all On-Site AC power to emergency busses.

### **Operating Mode Applicability:**

1, 2, 3

### **Emergency Action Level (EAL):**

- **Note:** The Emergency Director should declare the <u>General Emergencyevent</u> promptly upon determining that <u>(site-specific hours)4hours</u> has been exceeded, or will likely be exceeded.
- <u>1</u>-a. Loss of ALL offsite and ALL onsite AC power to (site-specific emergency buses)vital busses 1A1 and 1B1.

### AND

2. Failure of DG 1A and DG 1B emergency diesel generators to supply power to vital busses 1A1 and 1B1.

### AND

- <u>3</u>b. **EITHER** of the following:
  - a. Restoration of at least one <u>emergency vital</u> bus <u>(excluding Division III)</u> in <u>< 4</u> <u>hours is notless than (site-specific hours) is not</u> likely.

### <u>OR</u>

- b. RPV water level cannot be restored and maintained > -187 inches.
- (Site-specific indication of an inability to adequately remove heat from the core)

### **Basis:**

SAFETY SYSTEM: A system required for safe plant operation, cooling down the plant and/or placing it in the cold shutdown condition, including the ECCS. These are typically systems classified as safety-related.

<u>RPV values are actual levels, not indicated levels. Therefore, they may need level</u> <u>compensation depending on conditions. Compensated values may be used in</u> <u>accordance with the SAMG program.</u>

This IC addresses a prolonged loss of all power sources to AC emergency buses. A loss of all AC power compromises the performance of all SAFETY SYSTEMS requiring electric power including those necessary for emergency core cooling, containment heat

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# RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

removal/pressure control, spent fuel heat removal and the ultimate heat sink. A prolonged loss of these buses will lead to a loss of one or more fission product barriers. In addition, fission product barrier monitoring capabilities may be degraded under these conditions.

The EAL should require declaration of a General Emergency prior to meeting the thresholds for IC FG1. This will allow additional time for implementation of offsite protective actions.

Escalation of the emergency classification from Site Area Emergency will occur if it is projected that power cannot be restored to at least one AC emergency bus by the end of the analyzed station blackout coping period. Beyond this time, plant responses and event trajectory are subject to greater uncertainty, and there is an increased likelihood of challenges to multiple fission product barriers.

The estimate for restoring at least one emergency bus should be based on a realistic appraisal of the situation. Mitigation actions with a low probability of success should not be used as a basis for delaying a classification upgrade. The goal is to maximize the time available to prepare for, and implement, protective actions for the public.

The EAL will also require a General Emergency declaration if the loss of AC power results in parameters that indicate an inability to adequately remove decay heat from the core.

- 1. NEI 99-01 Rev 6, SG1
- 2. USAR 8.3.1
- 3. USAR Section 8.1.5
- 4. USAR Section 8.3.1
- 5. CPS 4200.01, Loss of AC
- 6. Safety Evaluation By The Office Of Nuclear Reactor Regulation Related To Station Blackout, 10 CFR 50.63 Illinois Power Company, et al Clinton Power Station, Unit 1 Docket No. 50-461
- 7. CPS 4401.01, EOP-1 RPV Control

MSS1

### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

#### **Initiating Condition:**

Loss of all offsite and all onsite AC power to emergency busses for 15 minutes or longer.

### **Operating Mode Applicability:**

1, 2, 3

#### **Emergency Action Level (EAL):**

- **Note:** The Emergency Director should declare the <u>Site Area Emergencyevent</u> promptly upon determining that 15 minutes has been exceeded, or will likely be exceeded.
- 1. Loss of **ALL** offsite and <u>ALL</u> onsite AC Power to (site-specific emergency buses)vital busses 1A1 and 1B1 for 15 minutes or longer.

### AND

2. Failure of DG 1A and DG 1B emergency diesel generators to supply power to vital busses 1A1 and 1B1.

### AND

3. Failure to restore power to at least one vital bus (excluding Division III) in < 15 minutes from the time of loss of both offsite and onsite AC power

#### **Basis:**

SAFETY SYSTEM: A system required for safe plant operation, cooling down the plant and/or placing it in the cold shutdown condition, including the ECCS. These are typically systems classified as safety-related.

This IC addresses a total loss of AC power that compromises the performance of all SAFETY SYSTEMS requiring electric power including those necessary for emergency core cooling, containment heat removal/pressure control, spent fuel heat removal and the ultimate heat sink. In addition, fission product barrier monitoring capabilities may be degraded under these conditions. This IC represents a condition that involves actual or likely major failures of plant functions needed for the protection of the public.

Fifteen minutes was selected as a threshold to exclude transient or momentary power losses.

Escalation of the emergency classification level would be via ICs <u>RAG1</u>, FG1, <u>or MSG1</u>, <u>or MG2</u>.

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# **RECOGNITION CATEGORY** SYSTEM MALFUNCTIONS

- 1. NEI 99-01 Rev 6, SS1
- 2. USAR Figure 8.3-1
- 3. USAR Section 8.1.5
- 4. USAR Section 8.3.1
- 5. CPS 4200.01, Loss of AC
- 6. Safety Evaluation By The Office Of Nuclear Reactor Regulation Related To Station Blackout, 10 CFR 50.63 Illinois Power Company, et al Clinton Power Station, Unit 1 Docket No. 50-461

MSA1

### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

#### **Initiating Condition:**

Loss of all but one AC power source to emergency buses for 15 minutes or longer.

### **Operating Mode Applicability:**

1, 2, 3

### **Emergency Action Level (EAL):**

**Note:** The Emergency Director should declare the <u>eventAlert</u> promptly upon determining that 15 minutes has been exceeded, or will likely be exceeded.

- 1. AC power capability to vital busses (1A1, 1B1) reduced to only one of the following power sources for > 15 minutes.
  - Emergency Reserve Auxiliary Transformer (ERAT)
  - Reserve Auxiliary Transformer B (RAT B)
  - Emergency Diesel Generator DG 1A
  - Emergency Diesel Generator DG 1B
  - a. AC power capability to (site-specific emergency buses) is reduced to a single power source for 15 minutes or longer.

#### AND

<u>2b.</u> <u>Any ANY</u> additional single power source failure will result in a loss of <u>all ALL</u> AC power to <u>Division I and II</u> SAFETY SYSTEMS.

#### **Basis:**

SAFETY SYSTEM: A system required for safe plant operation, cooling down the plant and/or placing it in the cold shutdown condition, including the ECCS. These are typically systems classified as safety-related.

This IC describes a significant degradation of offsite and onsite AC power sources such that any additional single failure would result in a loss of all AC power to <u>Division I and II</u> SAFETY SYSTEMS\_.—In this condition, the sole AC power source may be powering one, or more than one, train of safety-related equipment. This IC provides an escalation path from IC <u>MS</u>U1.

An "AC power source" is a source recognized in <u>AOPs\_Off Normal Procedures</u> and EOPs, and capable of supplying required power to an emergency bus<u>(excluding Division III)</u>. Some examples of this condition are presented below.

 A loss of all offsite power with a concurrent failure of all but one emergency power source (e.g., <u>Division I and IIan</u> onsite diesel generator).

# RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

- A loss of all offsite power and loss of all emergency power sources (e.g., onsite diesel generators) with a single train of emergency buses being back-fed from the unit main generator.
- A loss of emergency power sources (e.g., onsite diesel generators) with a single train of <u>Division I and II</u> emergency buses being <u>back</u>-fed from an offsite power source.

Fifteen minutes was selected as a threshold to exclude transient or momentary losses of power.

Escalation of the emergency classification level would be via IC MSS1.

- 1. NEI 99-01 Rev 6, SA1
- 2. USAR Figure 8.3-1
- 3. USAR Section 8.1.5
- 4. USAR Section 8.3.1
- 5. CPS 4200.01, Loss of AC
- Safety Evaluation By The Office Of Nuclear Reactor Regulation Related To Station Blackout, 10 CFR 50.63 Illinois Power Company, et al Clinton Power Station, Unit 1 Docket No. 50-461

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MSU1

### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

#### **Initiating Condition:**

Loss of all offsite AC power capability to emergency buses for 15 minutes or longer.

#### **Operating Mode Applicability:**

1, 2, 3

### **Emergency Action Level (EAL):**

**Note:** The Emergency Director should declare the <u>Unusual Eventevent</u> promptly upon determining that 15 minutes has been exceeded, or will likely be exceeded.

1. Loss of **ALL** offsite AC power capability to <u>vital busses 1A1 and 1B1 (site-specific emergency buses)</u> for  $\geq$  15 minutes or longer.

#### **Basis:**

This IC addresses a prolonged loss of offsite power. The loss of offsite power sources renders the plant more vulnerable to a complete loss of power to AC emergency buses. This condition represents a potential reduction in the level of safety of the plant.

For emergency classification purposes, "capability" means that an offsite AC power source(s) is available to the emergency buses <u>(excluding Division III)</u>, whether or not the buses are powered from it.

Fifteen minutes was selected as a threshold to exclude transient or momentary losses of offsite power.

Escalation of the emergency classification level would be via IC MSA1.

- 1. NEI 99-01 Rev 6, SU1
- 2. USAR Figure 8.3-1
- 3. USAR Section 8.1.5
- 4. USAR Section 8.3.1
- 5. CPS 4200.01, Loss of AC

**MSG28** 

### **Clinton Annex**

### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

#### **Initiating Condition:**

Loss of all AC and Vital DC power sources for 15 minutes or longer.

**Operating Mode Applicability:** 

1, 2, 3

#### **Emergency Action Level (EAL):**

**Note:** The Emergency Director should declare the <u>General Emergencyevent</u> promptly upon determining that 15 minutes has been exceeded, or will likely be exceeded.

1. Loss of ALL offsite AC power to vital busses 1A1 and 1B1.

# AND

2. Failure of DG 1A and DG 1B emergency diesel generators to supply power to vital busses 1A1 and 1B1.

AND

3. Voltage is < 108 VDC on unit 125 VDC battery busses 1A and 1B.

# AND

4. ALL AC and Vital DC power sources have been lost for > 15 minutes.

1. a. Loss of ALL offsite and ALL onsite AC power to (site-specific emergency buses) for 15 minutes or longer.

#### AND

b. Indicated voltage is less than (site-specific bus voltage value) on ALL (site-specific Vital DC busses) for 15 minutes or longer.

### **Basis:**

SAFETY SYSTEM: A system required for safe plant operation, cooling down the plant and/or placing it in the cold shutdown condition, including the ECCS. These are typically systems classified as safety-related.

# RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

This IC addresses a concurrent and prolonged loss of both AC and Vital DC power. A loss of all AC power compromises the performance of all SAFETY SYSTEMS requiring electric power including those necessary for emergency core cooling, containment heat removal/pressure control, spent fuel heat removal and the ultimate heat sink. A loss of Vital DC power compromises the ability to monitor and control SAFETY SYSTEMS. A sustained loss of both AC and DC power will lead to multiple challenges to fission product barriers.

Fifteen minutes was selected as a threshold to exclude transient or momentary power losses. The 15-minute emergency declaration clock begins at the point when all EALs conditions are met.

- 1. NEI 99-01 Rev 6, SG8
- 2. USAR 8.3.2
- 3. USAR Figure 8.3-7
- 4. USAR Table 8.3-5
- 5. USAR 8.3.2.1.1
- 6. CPS 4201.01, Loss of DC Power
- 7. Technical Specifications B3.8.4
- 8. USAR Figure 8.3-1
- 9. USAR Section 8.1.5
- 10. USAR Section 8.3.1
- 11. CPS 4200.01, Loss of AC
- 12. Safety Evaluation By The Office Of Nuclear Reactor Regulation Related To Station Blackout, 10 CFR 50.63 Illinois Power Company, et al Clinton Power Station, Unit 1 Docket No. 50-461



MSS28

# RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

#### **Initiating Condition:**

Loss of all vital DC power for 15 minutes or longer.

#### **Operating Mode Applicability:**

1, 2, 3

#### **Emergency Action Level (EAL):**

**Note:** The Emergency Director should declare the <u>Site Area Emergencyevent</u> promptly upon determining that 15 minutes has been exceeded, or will likely be exceeded.

Indicated vVoltage is  $\leq 108$  VDC less than (site-specific bus voltage value) \_on 125 VDC battery busses 1A and 1BALL (site-specific Vital DC busses) for  $\geq$ 15 minutes or longer.

#### **Basis:**

SAFETY SYSTEM: A system required for safe plant operation, cooling down the plant and/or placing it in the cold shutdown condition, including the ECCS. These are typically systems classified as safety-related.

This IC addresses a loss of Vital DC power which compromises the ability to monitor and control SAFETY SYSTEMS. In modes above Cold Shutdown, this condition involves a major failure of plant functions needed for the protection of the public.

Fifteen minutes was selected as a threshold to exclude transient or momentary power losses.

Escalation of the emergency classification level would be via ICs <u>RAG1</u>, FG1 or <u>MSG28</u>.

- 1. NEI 99-01 Rev 6, SS8
- 2. USAR 8.3.2
- 3. USAR Figure 8.3-7
- 4. USAR Table 8.3-5
- 5. USAR 8.3.2.1.1
- 6. CPS 4201.01, Loss of DC Power
- 7. Technical Specifications B3.8.4

**MSS35** 

### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

### **Initiating Condition:**

Inability to shutdown the reactor causing a challenge to RPV water level or RCS heat removal.

#### **Operating Mode Applicability:**

1, 2

### **Emergency Action Level (EAL):**

1. Automatic scram did not shutdown the reactor as indicated by Reactor Power > 5%.

#### AND

 All\_ALL manual / ARI actions to shutdown the reactor have been unsuccessful as indicated by Reactor Power > 5%.

### AND

- 3. EITHER of the following conditions exist:
  - RPV water level cannot be restored and maintained > -187 inches
    - <u>OR</u>
  - Heat Capacity Temperature Limit (EOP-6, Fig. P) exceeded.

(Site-specific indication of an inability to adequately remove heat from the core) (Site-specific indication of an inability to adequately remove heat from the RCS)

#### **Basis:**

This IC addresses a failure of the RPS to initiate or complete an automatic or manual reactor scram that results in a reactor shutdown, <u>all subsequent operator manual actions</u>, <u>both inside and outside the Control Room including driving in control rods and boron injection all subsequent operator actions to manually shutdown the reactor are unsuccessful, and continued power generation is challenging the capability to adequately remove heat from the core and/or the RCS. This condition will lead to fuel damage if additional mitigation actions are unsuccessful and thus warrants the declaration of a Site Area Emergency.</u>

In some instances, the emergency classification resulting from this IC/EAL may be higher than that resulting from an assessment of the plant responses and symptoms against the Recognition Category F ICs/EALs. This is appropriate in that the Recognition Category F ICs/EALs do not address the additional threat posed by a failure to shutdown the reactor. The inclusion of this IC and EAL ensures the timely declaration of a Site Area Emergency in response to prolonged failure to shutdown the reactor.

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# RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

<u>RPV values are actual levels, not indicated levels. Therefore, they may need level</u> compensation depending on conditions.

A reactor shutdown is determined in accordance with applicable Emergency Operating Procedure criteria.

Escalation of the emergency classification level would be via IC RAG1 or FG1.

- 1. NEI 99-01 Rev 6, SS5
- 2. CPS 4100.01, Reactor scram
- 3. CPS 4401.01, EOP-1 RPV Control
- 4. CPS 4404.01, EOP-1A ATWS RPV Control
- 5. CPS 3304.02, Rod Control and Information System (RC&IS)
- 6. CPS 4402.01, EOP-6 Primary Containment Control
- 7. Clinton Power Station Emergency Operating Procedures Technical Bases, Sections 4, 5, 8 and 12



MSA35

### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

#### **Initiating Condition:**

Automatic or manual scram fails to shutdown the reactor, and subsequent manual actions taken at the reactor control consoles are not successful in shutting down the reactor.

#### **Operating Mode Applicability:**

# 1, 2

### **Emergency Action Level (EAL):**

- **Note:** A manual action is any operator action, or set of actions, which causes the control rods to be rapidly inserted into the core, and does not include manually driving in control rods or implementation of boron injection strategies.
- 1. <u>An aA</u>utomatic or manual scram did <u>not</u> shutdown the reactor<u>as indicated by</u> <u>Reactor Power > 5%.</u>

#### AND

 Manual / ARI actions taken at the reactor control consoles Reactor Control Console are not successful in shutting down the reactor as indicated by Reactor Power > 5%.

#### Basis:

This IC addresses a failure of the RPS to initiate or complete an automatic or manual reactor scram that results in a reactor shutdown, and subsequent operator manual actions taken at the reactor control consoles to shutdown the reactor are also unsuccessful. This condition represents an actual or potential substantial degradation of the level of safety of the plant. An emergency declaration is required even if the reactor is subsequently shutdown by an action taken away from the reactor control consoles since this event entails a significant failure of the RPS.

A manual action at the reactor control consoles is any operator action, or set of actions, which causes the control rods to be rapidly inserted into the core (e.g., initiating a manual reactor scram). This action does not include manually driving in control rods or implementation of boron injection strategies. If this action(s) is unsuccessful, operators would immediately pursue additional manual actions at locations away from the reactor control consoles (e.g., locally opening breakers). Actions taken at back-panels or other locations within the Control Room, or any location outside the Control Room, are not considered to be "at the reactor control consoles".

Taking the Reactor Mode Switch to **SHUTDOWN** Shutdown is considered to be a manual scram action.

The plant response to the failure of an automatic or manual reactor scram will vary based upon several factors including the reactor power level prior to the event, availability of the condenser, performance of mitigation equipment and actions, other concurrent plant conditions, etc. If the failure to shutdown the reactor is prolonged

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### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

enough to cause a challenge to the RPV water level or RCS heat removal safety functions, the emergency classification level will escalate to a Site Area Emergency via IC <u>MSS35</u>. Depending upon plant responses and symptoms, escalation is also possible via IC FS1. Absent the plant conditions needed to meet either IC <u>MSS35</u> or FS1, an Alert declaration is appropriate for this event.

It is recognized that plant responses or symptoms may also require an Alert declaration in accordance with the Recognition Category F ICs; however, this IC and EAL are included to ensure a timely emergency declaration.

A reactor shutdown is determined in accordance with applicable Emergency Operating Procedure criteria.

- 1. NEI 99-01 Rev 6, SA5
- 2. CPS 4100.01, Reactor scram
- 3. CPS 4401.01, EOP-1 RPV Control
- 4. CPS 4404.01, EOP-1A ATWS RPV Control
- 5. CPS 3304.02, Rod Control and Information System (RC&IS)
- 6. CPS 4402.01, EOP-6 Primary Containment Control
- 7. Clinton Power Station Emergency Operating Procedures Technical Bases, Sections 4, 5, 8 and 12

**MSU35** 

### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

#### **Initiating Condition:**

Automatic or manual scram fails to shutdown the reactor.

#### **Operating Mode Applicability:**

1, 2

1.

2.

#### **Emergency Action Level (EAL):**

- **Note:** A manual action is any operator action, or set of actions, which causes the control rods to be rapidly inserted into the core, and does not include manually driving in control rods or implementation of boron injection strategies.
  - An a<u>A</u>utomatic scram\_-did not shutdown the reactor as indicated by Reactor Power > 5%.

.AND

b. A <u>sS</u>ubsequent manual / <u>ARI</u> action taken at the <u>reactor control</u> <u>consolesReactor Control Console</u> is successful in shutting down the reactor.

<u>OR</u>

a. <u>A mManual scram\_did not shutdown the reactor as indicated by Reactor</u> <u>Power > 5%.</u>

AND

- b. **EITHER** of the following:
  - A <u>sSubsequent manual / ARI</u> action taken at the <u>reactor control</u> <u>consolesReactor Control Console</u> is successful in shutting down the reactor.

#### OR

 A <u>sS</u>ubsequent automatic scram / <u>ARI</u> -is successful in shutting down the reactor.

#### **Basis:**

This IC addresses a failure of the RPS to initiate or complete an automatic or manual reactor scram that results in a reactor shutdown, and either a subsequent operator manual action taken at the reactor control consoles or an automatic scram is successful in shutting down the reactor. This event is a precursor to a more significant condition and thus represents a potential degradation of the level of safety of the plant.

#### EAL #1 Basis

Following the failure on an automatic reactor scram, operators will promptly initiate manual actions at the reactor control consoles to shutdown the reactor (e.g., initiate a manual reactor scram). If these manual actions are successful in shutting down the

# RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

reactor, core heat generation will quickly fall to a level within the capabilities of the plant's decay heat removal systems.

### EAL #2 Basis

If an initial manual reactor trip is unsuccessful, operators will promptly take manual action at another location(s) on the reactor control consoles to shutdown the reactor (e.g., initiate a manual reactor scram / ARI using a different switch). Depending upon several factors, the initial or subsequent effort to manually scram the reactor, or a concurrent plant condition, may lead to the generation of an automatic reactor scram signal. If a subsequent manual or automatic scram / ARI is successful in shutting down the reactor, core heat generation will quickly fall to a level within the capabilities of the plant's decay heat removal systems.

A manual action at the reactor control consoles is any operator action, or set of actions, which causes the control rods to be rapidly inserted into the core (e.g., initiating a manual reactor scram). This action does not include manually driving in control rods or implementation of boron injection strategies. Actions taken at back-panels or other locations within the Control Room, or any location outside the Control Room, are not considered to be "at the reactor control consoles".

Taking the Reactor Mode Switch to Shutdown is considered to be a manual scram action.

The plant response to the failure of an automatic or manual reactor tscram will vary based upon several factors including the reactor power level prior to the event, availability of the condenser, performance of mitigation equipment and actions, other concurrent plant conditions, etc. If subsequent operator manual actions taken at the reactor control consoles are also unsuccessful in shutting down the reactor, then the emergency classification level will escalate to an Alert via IC MSA35. Depending upon the plant response, escalation is also possible via IC FA1. Absent the plant conditions needed to meet either IC MSA35 or FA1, an Unusual Event declaration is appropriate for this event.

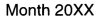
A reactor shutdown is determined in accordance with applicable Emergency Operating Procedure criteria.

Should a reactor scram signal be generated as a result of plant work (e.g., RPS setpoint testing), the following classification guidance should be applied.

- If the signal <u>generated as a result of plant work</u> causes a plant transient that <u>creates</u> <u>a real condition that</u> should have included an automatic reactor scram and the RPS fails to automatically shutdown the reactor, then this IC and the EALs are applicable, and should be evaluated.
- If the signal <u>generated as a result of plant work</u> does not cause a plant transient <u>but</u> <u>should have generated an RPS scram signal</u> and the scram failure is determined through other means (e.g., assessment of test results), then this IC and the EALs are not applicable and no classification is warranted.

# **RECOGNITION CATEGORY** SYSTEM MALFUNCTIONS

- 1. NEI 99-01 Rev 6, SU5
- 2. Technical Specifications Table 3.3.1.1-1
- 3. CPS 4100.01, Reactor scram
- 4. CPS 4401.01, EOP-1 RPV Control
- 5. CPS 4404.01, EOP-1A ATWS RPV Control
- 6. CPS 3304.02, Rod Control and Information System (RC&IS)



MSA4

### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

#### **Initiating Condition:**

UNPLANNED loss of Control Room indications for 15 minutes or longer with a significant transient in progress.

#### **Operating Mode Applicability:**

1, 2, 3

#### **Emergency Action Level (EAL):**

**Note:** The Emergency Director should declare the <u>eventAlert</u> promptly upon determining that 15 minutes has been exceeded, or will likely be exceeded.

 a. An-UNPLANNED event results in the inability to monitor one or more<u>ANY</u> <u>Table M1of the following</u> parameters from within the Control Room for ≥15 minutes or longer.

[see table below]

[BWR parameter list]	
Reactor Power	
	Table
RPV Water Level	•
RPV Pressure	
Primary Containment Pressure	• • •
Suppression Pool Level	

Table M1 Control Room Parameters			
Reactor Power			
RPV Water Level			
RPV Pressure			
<ul> <li>Primary Containment Pressure</li> </ul>			
<ul> <li>Suppression Pool Level</li> </ul>			
<ul> <li>Suppression Pool Temperature</li> </ul>			

#### AND

b. Any Table M2 of the following transient events in progress.

Automatic or Manual runback greater than 25% thermal reactor power

- Electrical load rejection greater than 25% full electrical load
- Reactor trip
- ECCS (SI) actuation

Suppression Pool Temperature

### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

### **Table M2 Significant Transients**

- Recirc Runback >25% Reactor Power
- Reactor Scram
- ECCS Actuation
- Thermal Power oscillations > 10% Reactor Power change

#### **Basis:**

UNPLANNED: A parameter change or an event that is not 1) the result of an intended evolution or 2) an expected plant response to a transient. The cause of the parameter change or event may be known or unknown.

SAFETY SYSTEM: A system required for safe plant operation, cooling down the plant and/or placing it in the cold shutdown condition, including the ECCS. These are typically systems classified as safety-related.

This IC addresses the difficulty associated with monitoring rapidly changing plant conditions during a transient without the ability to obtain SAFETY SYSTEM parameters from within the Control Room. During this condition, the margin to a potential fission product barrier challenge is reduced. It thus represents a potential substantial degradation in the level of safety of the plant.

As used in this EAL, an "inability to monitor" means that values for one or more of the listed parameters cannot be determined from within the Control Room. This situation would require a loss of all of the Control Room sources for the given parameter(s). For example, the reactor power level cannot be determined from any analog, <u>computer</u> <u>point</u>, digital and recorder source within the Control Room.

An event involving a loss of plant indications, annunciators and/or display systems is evaluated in accordance with 10 CFR 50.72 (and associated guidance in NUREG-1022) to determine if an NRC event report is required. The event would be reported if it significantly impaired the capability to perform emergency assessments. In particular, emergency assessments necessary to implement abnormal operating procedures, emergency operating procedures, and emergency plan implementing procedures addressing emergency classification, accident assessment, or protective action decision-making.

This EAL is focused on a selected subset of plant parameters associated with the key safety functions of reactivity control, <u>RPV levelRPV water level</u> and RCS heat removal. The loss of the ability to determine one or more of these parameters from within the

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### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

Control Room is considered to be more significant than simply a reportable condition. In addition, if all indication sources for one or more of the listed parameters are lost, then the ability to determine the values of other SAFETY SYSTEM parameters may be impacted as well. For example, if the value for RPV water level cannot be determined from the indications and recorders on a main control board, the SPDS or the plant computer, the availability of other parameter values may be compromised as well.

Fifteen minutes was selected as a threshold to exclude transient or momentary losses of indication.

Escalation of the emergency classification level would be via ICs FS1 or IC RAS1.

**Basis Reference(s):** 

1. NEI 99-01 Rev 6, SA2

### **Exelon Nuclear**

**MSU42** 

### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

Initiating Condition:

UNPLANNED loss of Control Room indications for 15 minutes or longer.

# **Operating Mode Applicability:**

1, 2, 3

### **Emergency Action Level (EAL):**

- **Note:** The Emergency Director should declare the <u>Unusual Eventevent</u> promptly upon determining that 15 minutes has been exceeded, or will likely be exceeded.
- a. An-UNPLANNED event results in the inability to monitor one or more<u>ANY</u> Table M1 parameters from within the Control Room for > 15 minutes.

Table M1	<b>Control Room Parameters</b>	
All has an end of the state of		

- Reactor Power
  - RPV Water Level
  - RPV Pressure
  - Primary Containment Pressure
- Suppression Pool Level
- Suppression Pool Temperature
- 1. of the following parameters from within the Control Room for 15 minutes or longer.

	2. [BWR parameter list]	<b>3.</b> [PWR parameter list]
	4. Reactor Power 5.	6. Reactor Power 7.
ein 11 11	8. RPV Water Level	9. RCS Level
	<b>10. RPV Pressure</b>	11.RCS Pressure
	<del>12. Primary</del> <del>Containment</del> <del>Pressure</del>	13. In-Core/Core Exit Temperature
27 - Wilder 200	14. Suppression Pool Level	15. Levels in at least (site-specific number) steam generators
	16. Suppression Pool Temperature	17. Steam Generator Auxiliary or Emergency Feed Water Flow

### RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

#### **Basis:**

UNPLANNED: A parameter change or an event that is not 1) the result of an intended evolution or 2) an expected plant response to a transient. The cause of the parameter change or event may be known or unknown.

SAFETY SYSTEM: A system required for safe plant operation, cooling down the plant and/or placing it in the cold shutdown condition, including the ECCS. These are typically systems classified as safety-related.

This IC addresses the difficulty associated with monitoring normal plant conditions without the ability to obtain SAFETY SYSTEM parameters from within the Control Room. This condition is a precursor to a more significant event and represents a potential degradation in the level of safety of the plant.

As used in this EAL, an "inability to monitor" means that values for one or more of the listed parameters cannot be determined from within the Control Room. This situation would require a loss of all of the Control Room sources for the given parameter(s). For example, the reactor power level cannot be determined from any analog, digital and recorder source within the Control Room.

An event involving a loss of plant indications, annunciators and/or display systems is evaluated in accordance with 10 CFR 50.72 (and associated guidance in NUREG-1022) to determine if an NRC event report is required. The event would be reported if it significantly impaired the capability to perform emergency assessments. In particular, emergency assessments necessary to implement abnormal operating procedures, emergency operating procedures, and emergency plan implementing procedures addressing emergency classification, accident assessment, or protective action decision-making.

This EAL is focused on a selected subset of plant parameters associated with the key safety functions of reactivity control, core cooling and RCS heat removal. The loss of the ability to determine one or more of these parameters from within the Control Room is considered to be more significant than simply a reportable condition. In addition, if all indication sources for one or more of the listed parameters are lost, then the ability to determine the values of other SAFETY SYSTEM parameters may be impacted as well. For example, if the value for reactor vessel level cannot be determined from the indications and recorders on a main control board, the SPDS or the plant computer, the availability of other parameter values may be compromised as well.

Fifteen minutes was selected as a threshold to exclude transient or momentary losses of indication.

Escalation of the emergency classification level would be via IC MSA42.

# RECOGNITION CATEGORY SYSTEM MALFUNCTIONS

# Basis Reference(s):

1. NEI 99-01 Rev 6, SU2