From: EPFAQ Resource
To: MTH@nei.org

Cc: Anderson, Joseph; Johnson, Don; Aragon, Oscar; Kahler, Carolyn; Norris, Michael

Subject: Response from "Submit a Question about Emergency Preparedness" (EPFAQ No. 2014-009)

Date: Wednesday, March 18, 2015 11:47:00 AM

Dear Mr. Hug:

Thank you for your recent submission of EPFAQ No. 2014-009 regarding clarifying the applicability of Initiating Condition PD-HA1 in the EAL decommissioning scheme, specifically in relation to definition of a "hostile action." NSIR/DPR has performed a review of the proposed EPFAQ No. 2014-009 and as a result this EPFAQ has been rejected due to the upcoming issuance of NSIR/DPR-ISG-02, "Interim Staff Guidance Emergency Planning Exemption Requests for Decommissioning Nuclear Power Plants." NSIR/DPR-ISG-02 will provide programmatic information related to decommissioning plants and will address this issue.

Regards,

Eddie

Original Message:

From: MTH@nei.org [mailto:MTH@nei.org]
Sent: Sunday, May 18, 2014 1:13 PM

To: EPFAQ Resource

Subject: Response from "Submit a Question about Emergency Preparedness"

Below is the result of your feedback form. It was submitted by

(MTH@nei.org) on Sunday, May 18, 2014 at 13:13:11

through the IP 63.141.200.55

using the form at http://www.nrc.gov/about-nrc/emerg-preparedness/faq/faq-contactus.html and resulted in this email to epfaq.resource@nrc.gov

relevant-guidance:

2

revision-number: applicable-sections:

comments:

Question:

NEI 99-01, Development of Emergency Action Levels for Non-Passive Reactors, Revision 6 presents generic

Initiating Conditions (ICs) and EALs in Appendix C, Permanently Defueled Station ICs/EALs. The NRC has

concluded in previous exemption requests for facilities submitting certifications confirming cessation of

operation and removal of fuel from the reactor vessel (Ref 10 C.F.R. 50.82) that they are not facilities that fall

within the definition of "hostile action." Therefore, should facilities submitting certifications confirming cessation

of operation and removal of fuel from the reactor vessel include the PD-HA1 EAL in the

EAL scheme for an

ISFSI only emergency plan and an emergency plan used during the period of time transitioning to an ISFSI?

Background:

The Emergency Preparedness Final Rule, which was published in the Federal Register (76 FR 72560;

November 23, 2011), amended certain requirements in 10 CFR Part 50. Among the changes, the definition of

"hostile action" was defined as an act directed toward a nuclear power plant or its personnel that includes the

use of violent force to destroy equipment, take hostages, and/or intimidate the licensee to achieve an end. This

includes attack by air, land, or water using guns, explosives, projectiles, vehicles, or other devices used to

deliver destructive force.

This definition was based on the definition of "hostile action" provided in NRC Bulletin 2005-02. That particular

bulletin was not applicable to nuclear power reactors that have permanently ceased operations and have

certified that fuel has been removed from the reactor vessel. Per NSIR/DRP-ISG-01, Emergency Planning for

Nuclear Power Plants: "The final rule requires nuclear power reactor licensees to ensure that adequate resources are identified to

respond to the site during hostile action. Because "hostile action" is defined as "an act directed toward a

nuclear power plant or its personnel," the NRC has excluded non-power reactors from the definition of "hostile

action" at this time until a regulatory basis is developed to support inclusion of non-power reactors in that

definition. However, non-power reactor licensees are still required to identify ORO resources that would

respond to the facility in an emergency and the assistance licensees expect from them."

proposed-solution:

A nuclear power reactor that has permanently ceased operations and has certified that fuel has been removed from the reactor vessel is not a facility that falls within the definition of "hostile action" and

therefore need not include PD-HA1 in the decommissioned EAL scheme.

originator: Martin Hug

organization: Nuclear Energy Institute (NEI)

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