



March 17, 2016
LIC-16-0026

10 CFR 50.54(q)
10 CFR 50.4(b)

U.S. Nuclear Regulatory Commission
ATTN: Document Control Desk
Washington, DC 20555

Fort Calhoun Station, Unit No. 1
Renewed Facility Operating License No. DPR-40
NRC Docket No. 50-285

SUBJECT: Emergency Planning Changes

In accordance with 10 CFR 50.54(q), the Omaha Public Power District submits a report of each such change made including a summary of its analysis. This change was reviewed and does not constitute a reduction in effectiveness.

No commitments are made in this letter.

If you have any questions regarding the enclosed changes, please contact Mr. Eric Plautz at 402-533-7308.

Sincerely,

Bradley H. Blome
Manager – Site Regulatory Assurance

BHB:mec

Enclosure

c: M. L. Dapas, NRC Regional Administrator, Region IV
C.F. Lyon, NRC Project Manager
S. M. Schneider, NRC Senior Resident Inspector

TBD-EPIP-OSC-1A Rev 3 and FC-EPF-42 Rev 11

Summary of analysis:

TBD-EPIP-OSC-1A provides the basis for abnormal rad levels and radiological effluent classifications. Specific set points for RM-054A and RM-054B (Steam Generator Blowdown) are listed for the NOUE and ALERT classification levels based on predetermined monitored setpoints that are determined during instrument calibration. New predetermined setpoints were calculated based on recalibration and change of background and efficiency for RM-054A and RM-054B. Updating the basis document as well as the classification form (FC-EPF-42) to reflect the updated setpoints in no way reduces the effectiveness of the emergency plan.

A change to an EAL numeric threshold to reflect a change in a plant design parameter, instrument response characteristics, or design calculation would generally not require prior NRC approval provided that the meaning or intent of the basis of the approved EAL is unchanged. The changes made to TBD-EPIP-OSC-1A and FC-EPF-42 fall into this category.

Summary of Analysis for editorial EPIP changes.

These EIPs were not marked "Reference Use" throughout. Some were marked various levels of use, information, or continuous use, which are incorrect. All Emergency Planning Implementing Procedures should be "Reference Use". Another editorial change made was to add the documents and forms that were listed throughout the procedure to the reference section. Additionally, some minor punctuation and spelling errors were corrected.

EPIP-EOF-1 changed to reference use

EPIP-EOF-19 added reference use

EPIP-EOF-25 added reference use

EPIP-EOF-26 changed to reference use throughout. Had information on some pages

EPIP-rr-11 added reference use

EPIP-rr-17a Added references to reference section, changed to reference use

EPIP-rr-19a Added references to reference section, added reference use, changed effect to affect, fixed spelling of liaison

EPIP-rr-21a changed to reference use

EPIP-rr-28 added reference use

EPIP-rr-29 Added references to reference section, changed to reference use

EPIP-rr-72 changed to reference use throughout. Had information on some pages

EPIP-rr-90 changed to reference use

The above changes are all editorial, not a reduction in effectiveness, and continue to comply with regulations.