

April 11, 1997

The Honorable Shirley Ann Jackson  
Chairman  
U.S. Nuclear Regulatory Commission  
Washington, DC 20555-0001

Dear Chairman Jackson:

SUBJECT: RISK-BASED REGULATORY ACCEPTANCE CRITERIA FOR PLANT-SPECIFIC  
APPLICATION OF SAFETY GOALS

In our December 6, 1996 meeting with the Commission, we committed to provide an example of how risk-acceptance criteria could be developed directly from the Safety Goals. Additionally, in a Staff Requirements Memorandum dated January 14, 1997, the Commission asked for our views on the relationship between the concept of "adequate protection," as used in the NRC regulations, and the NRC Safety Goals, from the standpoint of level of risk.

During the 440th meeting of the ACRS, April 3-4, 1997, we completed our deliberations on plant-specific application of NRC Safety Goals and the relationship between the concept of "adequate protection" and the Safety Goals.

In our November 18, 1996 report on this subject, we stated that "the safety goals and subsidiary objectives can and should be used to derive guidelines for plant-specific applications." We noted that full-scope Level 3 probabilistic risk assessments (PRAs) would be necessary to use the quantitative health objectives (QHOs) directly to assess the acceptability of plant-specific risk. We also stated that this assessment of risk could be done in terms of the QHOs, along with the core damage frequency (CDF), or in terms of the CDF and large, early release frequency (LERF).

This report further discusses the need for plant-specific application of risk-acceptance criteria and the appropriateness of these criteria being derived from the Safety Goal QHO on early fatalities. The additional comments to this report provide examples of approaches that could be used to quantify lower tier acceptance criteria (i.e., LERF, or CDF and conditional containment failure probability) that will ensure that the early fatality QHO is met at each site.

Quantification of the LERF at each site is needed to ensure the appropriateness of the choice of the LERF acceptance criterion proposed in draft Regulatory Guide DG-1061 and draft Standard Review Plan sections that support risk-informed, performance-based regulation.

#### Need for Plant-Specific Application

The Safety Goal Policy Statement makes it clear that the QHOs and the subsidiary goal on CDF were intended only to provide standards for the NRC to judge the overall effectiveness of its regulatory system. The Policy Statement specifically precludes enforcement of the Safety Goals on a plant-specific basis.

In the development of draft Regulatory Guide DG-1061 and the associated draft Standard Review Plan sections in support of risk-informed, performance-based regulation, the staff has found it necessary to propose risk-acceptance guidelines that can be applied on a plant-specific basis. These guidelines would be used, along with other considerations and inputs, for making judgments on the acceptability of requested changes to a licensee's current licensing basis. Reviewing plant-specific license amendments by using risk-acceptance guidelines is a positive action toward risk-informed, performance-based regulation.

We also note that, in the longer term, the Commission may want to consider having a quantified acceptable risk level to replace the current concept of "adequate protection." This risk level could eventually serve as an objective risk-acceptance criterion for many enforcement decisions.

#### Risk-Informed, Performance-Based Regulation

The Commission has directed the staff to increase the use of PRA in the regulatory process. We have endorsed this because we believe that a risk-informed, performance-based regulatory approach will lead to increased coherence in the regulatory system, to enhanced decision-making ability, and to technically defensible bases for granting regulatory relief.

A risk-informed, performance-based regulatory system ought not be implemented without the existence of top-level risk-acceptance criteria. The obvious choices for these criteria are the NRC Safety Goal QHOs. As it is the responsibility of the NRC to license individual plants and ensure adequate protection, there seems to be no alternative to plant-specific applications.

#### Relationship Between Adequate Protection and the Safety Goals

Currently, licensing acceptance criteria are embodied in the concept of "adequate protection." With this concept, a plant that is licensed and complies fully with the applicable rules and regulations, is considered to meet the "adequate protection" standard. "Adequate protection" embodies protection of public health and safety against threats that can be quantified in terms of risk as well as threats, such as sabotage and diversion of special nuclear material, for which the risk cannot now be quantified. In the discussion that follows, the nonquantifiable aspects of adequate protection are set aside. Since there are many ways in which plants can be designed and operated within the confines of the regulations, the natural result is a spectrum of risk levels across the population of operating plants. This conclusion is consistent with the results of the recent Individual Plant Examination Program. Since each licensed plant must, by definition, provide adequate protection, the licensed plant that poses the highest level of risk places a bound on the quantified level of risk to be associated with "adequate protection."

Within the spectrum of risk, it is likely that there are plants with risk levels above the Safety Goals and other plants with risk levels below. If this is indeed the case, a single risk level that bounds "adequate protection" would be a risk level greater than the Safety Goal level. For those plants with risk levels below the Safety Goals, the difference between the plant risk and the Safety Goals can be viewed as margin. It is from some portion of this margin that plant-specific regulatory relief could be granted. For those plants with risk levels greater than the Safety Goals, the challenge will be to eventually reduce their risk to below the Safety Goal level within the confines of the backfit rule.

#### Regulatory Transparency

The unquantified "adequate protection" concept is not well understood by the general public because the public is unfamiliar with the regulatory process, the body of nuclear regulations, and associated underlying technical bases. We believe that a long-term objective of replacing the "adequate protection" concept with a well articulated and quantified "acceptable level of risk" if achievable, would enhance the public's understanding and acceptance of the regulatory process and would lead to a more uniform level of protection for all individuals living in the vicinity of nuclear plants.

We note that the use of risk-acceptance criteria such as the QHOs will add stability to the regulatory process. This is because the Safety Goals are determined primarily from considerations of societal risk, while the NRC rules and regulations, which are now used to specify adequate protection, change with time as our understanding of reactor safety issues evolves.

#### Safety Goals as Risk-Acceptance Criteria

It is our opinion that the QHOs are the appropriate choices for risk-acceptance criteria for plant-specific applications. The Safety Goals are the expression by NRC for "how safe is safe enough." In our opinion, this is what risk-acceptance criteria ought to be. As we stated in our August 15, 1996 report, the subsidiary CDF goal should be elevated to the status of a fundamental goal. Elevating the CDF subsidiary goal to the status of a fundamental goal can be considered as a defense-in-depth principle that provides balance between prevention and mitigation.

The early fatality QHO generally controls the risks from nuclear plant operations. Our understanding of risk associated with low-power and shutdown operations, or accidents initiated by external events in which emergency response is impeded, is not yet sufficient to draw definitive conclusions concerning the limiting QHO in these situations.

Additional comments by ACRS Member T. S. Kress are presented below.

Sincerely,

/s/

R. L. Seale  
Chairman

Additional Comments by ACRS Member T. S. Kress

While I agree completely with the Committee's report, I think it could be augmented in two respects. First, it could make it clearer that, with respect to plant-specific application of the Safety Goals, we are making two related, somewhat radical proposals pp the second more so than the first:

- 1) That lower tier risk-acceptance criteria (CDF and LERF), now being proposed in Draft Regulatory Guide DG-1061 for use in making decisions regarding requested changes to a licensee's current licensing basis, be derived directly from the prompt fatality QHO and be of such value as to bound all current sites.
- 2) That, in the long run for enforcement purposes, the prompt fatality QHO be

considered as the quantification of a risk level to replace "adequate protection."

Second, guidance on how lower tier criteria are to be derived from the QHO is needed. Consequently, I am including two attachments to these additional comments (one developed by me and a complementary one developed by ACRS Senior Fellow Rick Sherry). These provide examples of how to more rigorously derive the lower tier criteria. It is suggested that the staff consider these for use if the first proposal above is to be implemented.

Attachments:

1. Kress, T. S., "Risk-Based Regulatory Acceptance Criteria for Plant-Specific Application of Safety Goals," March 1997
2. Sherry, R. R., "Methodology for Estimating Offsite Early Fatality Risk in the Absence of a Level 3 PRA," March 1997

References:

1. Staff Requirements Memorandum dated January 14, 1997, from John C. Hoyle, Secretary, NRC, to John T. Larkins, Executive Director, ACRS, Subject: Meeting with ACRS, 9:30 A.M., Friday, December 6, 1996, Commissioners' Conference Room.
2. Report dated November 18, 1996, from T. S. Kress, Chairman, ACRS, to Shirley Ann Jackson, Chairman, NRC, Subject: Plant-Specific

Application

- of Safety Goals.
3. Report dated August 15, 1996, from T. S. Kress, Chairman, ACRS, to Shirley Ann Jackson, Chairman, NRC, Subject: Risk-Informed, Performance-Based Regulation and Related Matters.
4. U.S. Nuclear Regulatory Commission, NUREG-1560, Volume 1, Part 1, "Individual Plant Examination Program: Perspectives on Reactor Safety and Plant Performance," Summary Report, Draft Report for Comment, October 1996.
5. U.S. Nuclear Regulatory Commission Draft Regulatory Guide, Draft DG-1061, "An Approach for Using Probabilistic Risk Assessment in Risk-Informed Decisions on Plant-Specific Changes to the Current Licensing Basis," dated February 28, 1997 (Predecisional).
6. U.S. Nuclear Regulatory Commission, Draft Standard Review Plan Chapter 19, Revision L, "Use of Probabilistic Risk Assessment in Plant-Specific, Risk-Informed Decisionmaking: General Guidance," dated March 3, 1997 (Predecisional).