Public Comments on Non-LWR Design Criteria April 2017

1 Industry/NEI General It is industry's postion, based on the day of the age of the regulatory paide on consistent. Principal Design or citeria (APDC3) are required to be included in an application for construction, premit, design accombined license, design approval, or manufacturing license. (see 10 CFR 50.35, 52.47, 52.137, and 52.157). 10 CFR 50 Appendix A States: The principal design criteria establish the necessary design, fabrication, construction, testing, and performance requirements for structures, systems, and components improved periods assurance that the facility can be operated without undue risk to the health reacting a base surance that the facility can be operated without undue risk to the health can for the principal design criteria are also considered to be generally applicable. These General Design Criteria are tablish minimum requirements for other types of nuclear power units and are intended to provide guidance in establishing the principal design criteria are also considered to be generally applicable. This regulatory duide (RG) description duides of the other types of nuclear power units and are intended to provide guidance in establishing the principal design criteria are also considered to be generally applicable. The Reactor Design Criteria are tables on the dove of the socion. The General Design Criteria are tables for the design. The design criteria (GDC) in appendix A are regulatory requirements for advanced reactors. For example, the Purpose Section of the DGC of Appendix A are regulatory duide to only provide guidance to an applicant develop PDCs as is done in the second. This is also consistent with the second sentence of the section. This is also consistent with the second sentence of the section. This is also consistent with the second sentence of the section. This is also consistent with the section entitled linended Use of the secotion. This is also consis	#	Commenter/ Organization	Design Criteria No.	Comment	S
1 Industry/NEI General It is industry sposition, based on the above, that the GDC's of Appendix A do not establish regulatory requirements for structures, systems, and components that provide measurable assurations that the facility can be operated without undue risk to the health and safety of the public. These General Design Criteria establish minimum requirements for the principal design criteria for value arouser provide undue and the to other types of nuclear power units and are intended to provide guidance in establishing the principal design criteria for such other units. It is industry's position, based on the above, that the GDC's of Appendix A do not establish regulatory requirements for use with non-LWR designs but provide guidance in establishing the principal design criteria for such other units. The RG also derives additional guidance is the the CDC's of Appendix A do not establish regulatory requirements for use with non-LWR designs but provide guidance in establishing the principal design criteria (SCLC) in advanced reactors. For example, the Part 50 as guidance for dary under reactor in developing PDC to be included with an application. There are a number of lates ments in the daf guidance to counsiter through the guidance document will assertially replace Appendix A 10 CPR Part 50 as guidance for dary performed and language appropriately clarified. The RG also derives additional guidance for modifying and sup- guidance document with assert for reference to Appendix A are publication. The advanced reactors. For example, the Puppes Section MR is design. Criteria (CPCL) in databace document with assert for reference to Appendix A be porticine and an applicant develop PDCs as is done in the second sentence of the section. This is also consistent with the section entitled Interest of the CPC is Appendix A be paproticiate baroutic include consinderations for safety and securit				Principal Design Criteria and the use of the regulatory guide once issued. Principal Design Criteria (PDCs) are required to be included in an application for construction permit, design certification, combined license, design approval, or manufacturing license. (see 10 CFR 50.35,	
2Industry/NEIGeneralSecurity Design ConsiderationsIndustry for the social regulatory for the soc	1	Industry/NEI	Gaporal	testing, and performance requirements for structures, systems, and components important to safety; that is, structures, systems, and components that provide reasonable assurance that the facility can be operated without undue risk to the health and safety of the public. These General Design Criteria establish minimum requirements for the principal design criteria for water-cooled nuclear power plants similar in design and location to plants for which construction permits have been issued by the Commission. The General Design Criteria are also considered to be generally applicable to other types of nuclear power units and are intended to provide guidance in establishing the principal design criteria for such other units.	Power Plants," of Title 10 of the Code Licensing of Production and Utilization non-light water reactor (non-LWR) de reactor designers, applicants, and lice (PDC) for any non-LWR designs, as general design criteria (GDC) in App Power Plants," of Title 10 of the Code Licensing of Production and Utilization intended to only provide guidance to Reactor Design Criteria (ARDC) from
Appendix A.It is recommended that a search for reference to Appendix A be performed and language appropriately clarified.Without incorporating security criteria, add a brief discussion criteria, add a brief discussion i.e., advanced reactor security design (83 FR 13511; March 13, 2017), the Commission's "Policy Statement on the Regulation of Advanced Reactors," (73 FR 60612; October 14, 2008) states that the design process such that security issues (e.g., newly identified threats of terrorist attacks) can be effectively resolved through facility design and engineered security features, and formulation of mitigation measures, with reduced reliance on human actions." NRC goes on to observe that, as we have previously commented, design considerations for agneral design criteria. This structure should distinguishing security design considerations from general design criteria. This structure should advanced reactor design criteria.None provided.3X-EnergyGeneralSecurity Design Consideration of safety and security design requirements remains a challengeNone provided.	I	Industry/NEI	General	regulatory requirements for use with non-LWR designs but provide guidance in developing and submitting PDCs with an application. Industry believes that this RG document will essentially replace Appendix A of 10 CFR Part 50 as guidance for advanced reactors in developing PDC to be included with an application. There are a number of statements in the draft guidance document that appear to presume the GDC in Appendix A are regulatory requirements for advanced reactors. For example, the Purpose Section of the DG states, "this regulatory guide (RG) describes the NRC's proposed guidance on how the general design criteria (GDC) in Appendix Aapply to non-light water reactor (non- LWR) designs." Industry believes it is unnecessary and inappropriate to attempt to make the GDC of Appendix A "apply" to non-LWRs through this guidance document but rather to simply state the objective as guidance to an applicant develop PDCs as is done in the second sentence of the section. This is also	
2Industry/NEIGeneralAs acknowledged in the preliminary draft guidance on non-light water reactor security design (83 FR 13511; March 13, 2017), the Commission's "Policy Statement on the Regulation of Advanced Reactors," (73 FR 60612; October 14, 2008) states that the design of advanced reactors should "include considerations for safety and security requirements together in the design process such that security issues (e.g., newly identified threats of terrorist attacks) can be effectively resolved through facility design and engineered security features, and formulation of mitigation measures, with reduced reliance on human actions." NRC goes on to observe that, as we have previously commented, design considerations from general design criteria. This structure should be maintained, and design considerations related to security should not be incorporated into the advanced reactor design criteria.None provided.3X-EnergyGeneralThe degree to which integration of safety and security design requirements remains a challengeNone provided.				Appendix A. It is recommended that a search for reference to Appendix A be performed and	
 As acknowledged in the preliminary drart guidance on non-light water reactor security design (83) FR 13511; March 13, 2017), the Commission's "Policy Statement on the Regulation of Advanced Reactors," (73 FR 60612; October 14, 2008) states that the design of advanced reactor should "include considerations for safety and security requirements together in the design process such that security issues (e.g., newly identified threats of terrorist attacks) can be effectively resolved through facility design and engineered security features, and formulation of mitigation measures, with reduced reliance on human actions." NRC goes on to observe that, as we have previously commented, design considerations and associated regulatory requirements related to security are currently addressed outside of 10 CFR 50 Appendix A. We appreciate the staff's attention to distinguishing security design considerations from general design criteria. This structure should be maintained, and design considerations related to security should not be incorporated into the advanced reactor design criteria. X-Energy General The degree to which integration of safety and security design requirements remains a challenge 				Security Design Considerations	Without incorporating security design
3 X-Energy General The degree to which integration of safety and security design requirements remains a challenge	2	Industry/NEI	General	FR 13511; March 13, 2017), the Commission's "Policy Statement on the Regulation of Advanced Reactors," (73 FR 60612; October 14, 2008) states that the design of advanced reactors should "include considerations for safety and security requirements together in the design process such that security issues (e.g., newly identified threats of terrorist attacks) can be effectively resolved through facility design and engineered security features, and formulation of mitigation measures, with reduced reliance on human actions." NRC goes on to observe that, as we have previously commented, design considerations and associated regulatory requirements related to security are currently addressed outside of 10 CFR 50 Appendix A. We appreciate the staff's attention to distinguishing security design considerations from general design criteria. This structure should be maintained, and design considerations related to security should not be incorporated into the	i.e., advanced reactor design criteria addressed by advanced non-light wa
				Security Design Considerations	None provided.
	3	X-Energy	General		

Suggested Change

o provide guidance to an applicant develop PDCs and regulatory requirements for non-LWR reactors. This ough- out the document. For example the purpose

bes the NRC's proposed guidance on how the ppendix A, "General Design Criteria for Nuclear ode of Federal Regulations, Part 50 "Domestic ation Facilities" (10 CFR Part 50) (Ref. 1) apply to designs. This guidance may be used by non-LWR licensees to may develop principal design criteria as required by the applicable NRC regulations. LWR ppendix A, "General Design Criteria for Nuclear code of Federal Regulations, Part 50 "Domestic ation Facilities" (10 CFR Part 50) (Ref. 1) are to non-LWR designs. This RG derives Advanced om the intent of the GDC to provide more specific

sign-specific criteria describes the NRC's proposed ementing the GDC to develop PDC that address two s: sodium-cooled fast reactors (SFRs), and modular tors (mHTGRs). PDCs for other designs can be ARDC with design-appropriate changes.

ign considerations in the advanced reactor design he relationship and expectations for security in design, ria and security design considerations should be water reactor developers in parallel.

#	Commenter/ Organization	Design Criteria No.	Comment	Su
	-		Discussion, Harmonization with International Standards, Page 10	NRC should coordinate with mHTGR
4	Industry/NEI	General	IAEA is also developing safety design criteria and safety design guidelines for mHTGRs.	
			Page 9 - Discussion, Key Assumptions and Clarifications Regarding the non-LWR Design Criteria	It is recommended that this key assu
			The draft regulatory guide states:	
5	Industry/NEI	General	"It is the responsibility of the applicant to demonstrate compliance with applicable severe accident and BDBE regulations and orders, demonstrate why any that are not applicable do not apply, and demonstrate why other design specific severe accidents or BDBE that can occur will be mitigated."	
			Since ARDC/SFR-DC/mHTGR-DC apply to normal, AOOs, and design-basis events, and do not pertain to BDBE regulations, this sentence is outside the scope of this report.	
			Page 9 - Discussion, Key Assumptions and Clarifications Regarding the non-LWR Design Criteria	Change to: "The NRC intends the AR technology types identified in the DO
6	Industry/NEI	General	The seventh bullet states: "The NRC intends the ARDC to apply to the six advanced reactor technology types identified in the DOE report; however, in some instances, the SFR-DC or mHTGR-DC may be more applicable to a design or technology than the ARDC." Clarification would be useful that a "mix and match" approach is entirely appropriate – i.e., an entire set of criteria for a given design won't necessarily apply.	of the criteria from the SFR-DC or ml technology than the ARDC."
			Page 9 - Discussion, Key Assumptions and Clarifications Regarding the non-LWR Design Criteria	Caveat with a statement indicating th may be proposed (and defended) by
7	Industry/NEI	General	The eighth bullet states, in part: "The SFR-DC and mHTGR-DC are intended to apply to all designs of these technologies," which could leave the impression that the criteria in the RG are inviolate, irrespective of specific design attributes.	
			Page 3- Communications, and Policy Statements	The NGNP interactions did not includ
8	DOE/Lab	General	The draft regulatory guide includes the following citation in its "Related Guidance, Communications, and Policy Statements" listing: NRC, "Next Generation Nuclear Plant - Assessment of Key Licensing Issues," dated July 17, 2014, provides the NRC staff's review and insights on the Next Generation Nuclear Plant mHTGR design (Ref. 11).	but rather a series of proposals to add with mHTGR technology. The word "d "proposed licensing approach."
			Page 6- Role of GDC in Regulatory Framework	Our understanding is that SSC safety
9	DOE/Lab	General	The draft regulatory guide states: "The GDC are also intended to provide guidance in establishing the PDC for non-LWRs. The GDC serve as the fundamental criteria for the NRC staff when reviewing the SSCs that make up a nuclear power plant design particularly when assessing the performance of their safety functions in design basis events postulated to occur during normal operations, anticipated operational occurrences (AOOs), and postulated accidents."	to postulated accidents. This sentence AOOs, should be revised to more clear "safety functions" to "intended function"
			Page 7- Role of GDC for Non-LWRs	Based on the "generally applicable" s
10	DOE/Lab	General	The draft regulatory guide states: "Together, these requirements recognize that different requirements may be necessary for non-LWR designs."	paragraph, "requirements" should be
			Page 7- Role of GDC for Non-LWRs	This statement is not adequately clea
11	DOE/Lab	General	The draft regulatory guide states: "The non-LWR design criteria developed by the NRC staff and included in Appendices A to C of this regulatory guide, are intended to provide stakeholders with insight into the staff's views on how the GDC could be interpreted to address non-LWR design features; however, these are not considered to be final or binding regarding what may eventually be required from a non-LWR applicant."	be saying that the guidance in this dra design requirements that apply. Howe items being addressed in the draft reg acceptable approach for developing t recommended that the phrase "howe regarding what may eventually be reg

Suggested Change							
GR activities at IAEA in addition to SFRs.							
sumption be deleted.							

ARDC to apply to the six advanced reactor OOE report; however, in some instances, one or more mHTGR-DC may be more applicable to a design or

that, as with all criteria, design-specific exceptions by the applicant.

ude NRC review of a specific modular HTGR "design", address policy and key technical issues associated "design" should be deleted and replaced with

ety functions are only relied on during plant response nce, which also refers to normal operations and learly reflect this. A suggested revision is to change tions".

statement from Appendix A in the previous e revised to "adapted requirements."

ear and predictable for industry. The staff appears to draft regulatory guide may not be the complete list of wever, the last phrase of the cited text implies that the regulatory guide may be incomplete and not a fully g the associated principal design criteria. It is wever, these are not considered to be final or binding required from a non-LWR applicant" be deleted.

#	Commenter/ Organization	Design Criteria No.	Comment	Su
	<u> </u>		Page 7- Role of GDC for Non-LWRs	Suggest changing "benefits" to "future
12	DOE/Lab	General	The draft regulatory guide states: "The NRC recognizes the benefits to risk informing the non LWR design criteria to the extent possible, depending on the design information and data available."	been risk-informed beyond the general based GDCs in Appendix A.
13	X-Energy	General	Much work has been undertaken to risk-inform the regulatory requirements and guidance for large LWRs. More work will be needed for advanced non-LWRs. As DG-1330 is finalized, a statement needs to be included that acknowledges the maturity of these efforts and the expectation for future enhancements.	None provided.
			The guidance that results from this DG-1330 effort should be noted as subject to further refinements as advanced non-LWR designs are brought into the marketplace.	 been risk-informed beyond the gene based GDCs in Appendix A. None provided. A better term would be "technology i above, and to exclude LWRs. The D technologies summarized in the previous Since ARDC/SFR-DC/mHTGR-DC a do not pertain to BDBE regulations, recommended that this key assumpt This text implies that non-LWR design is a deterministic holdover from the p likely eliminate from consideration. F "core disruptive accident" are not tect would be to eliminate core disruptive likelihood to less than the lower frequing It is recommended that this key assumption The statement is correct (replace "ot listed as an "assumption". This is the better choice of language It seems reasonable to state these in policy items discussed in the regulat The last sentence states that NRC w
			Page 8 - DOE-NRC Initiative Phase 1	A better term would be "technology in
14	DOE/Lab	General	The draft regulatory guide states: "The ARDC are intended to be technology neutral and, therefore, could apply to any type of non LWR design."	above, and to exclude LWRs. The DC technologies summarized in the previ
			Page 9 - Key Assumptions	Since ARDC/SFR-DC/mHTGR-DC ap
15	DOE/Lab	General	The draft regulatory guide states: "It is the responsibility of the applicant to demonstrate compliance with applicable severe accident and BDBE regulations and orders, demonstrate why any that are not applicable do not apply, and demonstrate why other design specific severe accidents or BDBE that can occur will be mitigated."	do not pertain to BDBE regulations, the recommended that this key assumption
			Page 9 - Key Assumptions	This text implies that non-LWR design
16	DOE/Lab	General	The draft regulatory guide states: "While developing the non-LWR design criteria, the staff assumed that a core disruptive accident will be demonstrated to be a severe accident or a BDBE by the applicant."	is a deterministic holdover from the pa likely eliminate from consideration. Fo "core disruptive accident" are not tech would be to eliminate core disruptive likelihood to less than the lower freque
				It is recommended that this key assur
			Page 9 - Key Assumptions	The statement is correct (replace "obj
17	DOE/Lab	General	The draft regulatory guide states: "Safety design objectives for non-LWRs can differ substantially from those associated with LWRs."	listed as an "assumption".
			Page 9 - Key Assumptions	This is the better choice of language -
18	DOE/Lab	General	The draft regulatory guide states: "Proposed GDC adaptations were focused on those needed for improved regulatory certainty and clarity."	
			Page 9 - Key Assumptions	It seems reasonable to state these in
			Currently, the following items are located in the text of the NRC rationales:	policy items discussed in the regulato
19	DOE/Lab	General	• Prior to issuing this regulatory guide as final, it appears that Commission agreement will be needed on the "functional containment" performance requirements for the mHTGR.	
			In addition, staff acceptance of the "SARRDL" will also be needed.	
			Page 10 - Harmonization with International Standards	The last sentence states that NRC wi
20	DOE/Lab	General	The draft regulatory guide states: "The NRC will continue to monitor and collaborate on these documents and consider using them to the extent practical in developing SFR design criteria."	US industry get to review and comme
			The last sentence states that NRC will consider use of international standards. Will the US industry get to review and comment on these international standards-based criteria?	

are benefits" to make it clear that this initial set has not eral consideration of risk consistent with the LWR-

inclusive" to align with the list of six technologies DOE proposal was based on the six advanced reactor evious paragraph, and not "any type".

apply to normal, AOOs, and design basis events, and , this sentence is outside the scope of this report. It is ption be deleted.

igns must designed for a core disruptive accident that past that current risk-informed design approaches will For some technologies, the terms "severe accident" or echnically meaningful. A goal of non-LWR designs re accidents from consideration by reducing their quency threshold for beyond design basis events.

umption be deleted.

objectives" with "approach") but it's not clear why it is

e – NRC should use "adaptation" throughout.

in the assumptions to highlight that there are key atory guide that are still unresolved.

will consider use of international standards. Will the nent on these international standards-based criteria?

#	Commenter/ Organization	Design Criteria No.	Comment	Su
			Page 10 - Harmonization with International Standards	Include other international efforts, suc
21	DOE/Lab	General	It's not clear why this section is included, and if it's retained, why it doesn't include other international efforts, such as the IAEA CRP on safety design criteria for mHTGRs.	mHTGRs.
			Page 10 - Harmonization with International Standards	This last paragraph focuses solely on
22	DOE/Lab	General	The draft regulatory guide states: "The International Atomic Energy Agency (IAEA), in collaboration with the International Project on Innovative Nuclear Reactors and Fuel Cycles and the Generation IV International Forum, established the Sodium-Cooled Fast Reactor Task Force."	modular HTGRs that should be cited.
			Page 11 - Intended Use of this Regulatory Guide	FHRs are not liquid-metal reactors. FI
23	DOE/Lab	General	The draft regulatory guide states: "For example, FHRs are liquid-metal reactors that use tristructural isotropic (TRISO) fuel, which is the same fuel used for mHTGR technologies."	temperature reactors that use a fixed
			Page 11 - Intended Use of this Regulatory Guide	Should add something like "after cons
24	DOE/Lab	General	The draft regulatory guide states: "Applicants may use this RG to develop all or part of the PDC and are free to choose among the ARDC, SFR-DC, or mHTGR-DC to develop each PDC."	and evaluating the rationale for the ad this sentence.
			Page 11 - Intended Use of this Regulatory Guide	Should add something like "after cons
25	DOE/Lab	General	The draft regulatory guide states: "Finally, the non-LWR design criteria as developed by the NRC staff are intended to provide stakeholders with insights into the staff's views on how the GDC could be interpreted to address non-LWR design features; however, these are not considered to be final or binding on what may eventually be required from a non-LWR applicant."	and evaluating the rationale for the ad this sentence.
			Intended Use of this Regulatory Guide	None provided
26	Peter Smith	General	It is unclear to me why "applicants would not need to request an exemption from the GDC in 10 CFR Part 50 when proposing PDC for a specific design." Is it the intention of the Staff that the RG represents an interpretation of how the GDC can be satisfied?	
			Intended Use of this Regulatory Guide	None provided
27	Michael Keller	General	What is the legal basis for materially altering Appendix A to 10CFR50 using a low tier regulatory guidance document? Specifically, I am referring to the exemptions proposed for gas reactor (m-HTGR) - e.g. removing the requirements for a containment.	
			Page 14 - Table 1, Multiple Barriers	Should say "Same as ARDC"
28	DOE/Lab	General	The draft regulatory guide states: mHTGR-DC 18 - "Same as GDC"	
			Page 22 – Acronyms	Not what was proposed; should be "sp
29	DOE/Lab	General	The draft regulatory guide states: "SARRDL - specified acceptable system radionuclide release design limit"	design limit". The detailed basis for the HTGR-DC 10.
			Page 25 – References	The NGNP – modular HTGR training
30	DOE/Lab	General	The draft regulatory guide states: 32. "DOE, Tanju Sofu, Argonne National Laboratory, "Sodium- cooled Fast reactor (SFR) Technology Overview"	
31	John Kirby	General	America needs regulations that promote thorium reactor research and development. Smaller and safer reactors may well add to the safety of America's citizenry not only by reducing carbon foot prints and reducing money funneled into the middle east, but the major reason to promote new research is to protect against natural disasters by providing a robust and redundant energy solution that could even survive nuclear winters from volcanos, meteors, or man.	None provided.
32	Anonymous	General	Tax me more please :):):)	None provided.
			1	

such as the IAEA CRP on safety design criteria for

on the SFR. There is a similar activity underway for ed.

FHRs are a type of molten-saltcooled highed core rather than liquid fuel.

onsidering the underlying safety basis for the criterion adaptation described in this Reg. Guide" to the end of

onsidering the underlying safety basis for the criteria adaptation described in this Reg. Guide" to the end of

"specified acceptable core radionuclide release this comment is provided with comments on modular

ng material also should be referenced.

#	Commenter/ Organization	Design Criteria No.	Comment	Su
33	Herbert Burke – Energize Northwest	General	A general comment on this and other project Design criteria. Go easy! Experience from failures show that we cannot anticipate every problem with a complex system. So, don't try! GE, but I guess not Westinghouse, are big boys with deep pockets. If a big and complex program has troubles they just fix them. Boeing spent 32 billion on the 787 Dream liner. It had problems and was late and over budget. The same is true for the GEnx engines that power the Dreamliner. Both companies spent billions on development, had the best engineers and company experience but the both has serious problems. But they just fiedt them and went on to produce excellent products. These companies do not need hundreds of regulations. General ones like build the plant underground so nothing can get in or out will do. They can do it for underground nuclear tests, why not for nuclear power plants?	None provided.
			Remember, you can't beat Murphy's Law. Keep it simple and let the contractor handle the design details (with supervision).	
			Page A-1 - Appendix A	The "if any" part should be separated
34	DOE/Lab	General	The draft regulatory guide states: "The NRC staff then determined what if any adaptation was appropriate for non-LWRs."	NRC staff then determined what, if an
			Page C-1 - Appendix C	Remove reference to the glossary.
35	DOE/Lab	General	Reference is made to the "Glossary" section of the guide for a definition of the modular HTGR, but no Glossary section is provided in the draft.	
			Appendix C	As the guidance is finalized, consider
36	X-Energy	General	Much effort has been undertaken for mHGTRs in establishing top-level regulatory criteria. These criteria can be summarized in terms of reactivity control, heat removal, and radionuclide retention functions. The draft Appendix C (DG-1330) retains many of the existing terms that have been derived for LWRs.	level of the recommended GDC groupings) to better align with the
			Appendix B General	Consider indication, where applicable
37	Industry/NEI	General	In several cases, SFR-DCs indicate "same as ARDC." Some others do not indicate this, when the only change is from "reactor coolant boundary" to "primary coolant boundary."	boundary designation.
			Appendix B General	Replace "implies" with "indicates" for
38	Industry/NEI	General	In many cases, the SFR-DC rationale include: "The use of the term "primary" indicates that the SFR-DC are applicable only to the primary cooling system, not the intermediate cooling system." In several instances, however, "indicates" is replaced with "implies," which connotes less certainty as to applicability.	
			Appendix C General	The single failure requirement should
39	Industry/NEI	mHTGR-DC 17, 34, 44	Many of the proposed mHTGR GDC retain the statement "assuming a single failure". This inclusion makes no reference to SECY-03-0047 and the Commission SRM that described the replacement of the single failure criterion with a probabilistic (reliability) criterion.	criterion.
			Appendix B	It is suggested to add that "design co
40	Industry/NEI	SFR-DC 1, 10	As regard quality standards and records, and reactor design, no specific SFR criteria are proposed	temperature) must be defined."
			Flexibility to Apply SARRDL	It would be very useful if the ARDC-1
41	DOE/Lab	ARDC, SFR-DC 10	Some fast reactor designs utilize vented fuel concept that release the fission gas to the primary coolant during normal operation. SARRDL concept may be more applicable than SAFDL for such designs. SARDDL would also apply more readily to liquid fueled molten salt reactor concepts.	mHTGR-DC 10 approach in such cas

ed from the rest of the sentence with commas: "The any, adaptation was appropriate for non-LWRs."

deration should be given to rephrasing (at least at the

these top-level functions.

ble, that only difference from ARDC is coolant

or consistency.

uld be replaced with a probabilistic (reliability)

codes adapted to SFR specificities (high

C-10 rationale offered the flexibility to adopt the cases.

#	Commenter/ Organization	Design Criteria No.	Comment	Sug
42	DOE/Lab	mHTGR-DC 10	The NRC staff's incorporation of the SARRDL as a replacement for the SAFDL is a very important step forward in the development of the modular HTGR design criteria.	Positive comment, no change suggest
			SARRDL Definition	Due to all of the "SARRDL Definition"
			The NRC staff's incorporation of the SARRDL as a replacement for the SAFDL is a very important step forward in the development of the modular HTGR design criteria. However, the change in the definition of the SARRDL, replacing "core" with "system," is problematic. The NRC apparently expanded SARRDL applicability to the entire reactor helium pressure boundary rather just applying it as a measure of particle fuel coating effectiveness. In addition to the concerns expressed below, use of "system" could be misinterpreted in the future to include systems such as the helium purification system.	should be that which was proposed by Radionuclide Release Design Limit.
			The rationale for this criterion, and the NRC staff presentation of 02/22/17 to the ACRS Subcommittee, indicates that this change is intended to capture the idea that radionuclides that deposit, or plate out, on the internal surfaces of the reactor helium pressure boundary can be re- entrained during normal operations or AOOs, and that such re-entrainment needs to be taken into account in assessing whether the SARRDL is exceeded.	
			While this is conceptually true, in fact the amount of re-entrainment that occurs during an AOO is negligible. Experiments to measure re-entrainment under depressurization conditions have shown that re-entrainment is a function of shear ratio. Shear ratio is the ratio of the maximum helium shear force during a transient event to the shear force of the flowing helium at any given location during normal, full power operation. As described in the NGNP Mechanistic Source Terms White Paper, which is listed as a reference in-situ measurements of re-entrainment vs. shear ratio indicate that re-entrainment of radionuclides greater than 1% does not occur until the shear ratio reaches 5.	
43	DOE/Lab	mHTGR-DC 10	As discussed in the Preliminary Safety Information Document (PSID) for the General Atomics MHTGR, the peak shear ratio expected for the design basis depressurization event is 1.15. This design basis event entails a breach of the reactor vessel pressure relief line, resulting in an opening of 13 in ² and a depressurization in a period of minutes.	
			For the largest breach in the helium pressure boundary that would be expected to fall within the spectrum of the AOOs (failure of an instrumentation line equivalent to a breach of less than one square inch, resulting in depressurization over a period of hours), the changes in helium flow velocity and in the shear forces on the reactor helium pressure boundary surfaces result in shear ratios less than one.	
			When the reactor is started up from cold shutdown, the shear forces around the helium pressure boundary are lower than those during normal, full power operation, so the shear ratios in this case are also less than one. Insignificant re-entrainment is expected to occur when shear ratios are less than one.	
			It should be noted that essentially all fission product radionuclides on the reactor helium pressure boundary surfaces are originally released from the core. The release of activation products from reactor helium pressure boundary surfaces is expected to be minimal compared to release from the core. Core radionuclide release values are measured by grab samples (plateout activity) and plateout probes (condensed activity) for comparison with the SARRDL. Gross circulating activity is also monitored continuously. It is not possible to distinguish radionuclides that have been re- entrained from other circulating activity that is monitored or collected in a grab sample. The SARRDL value is set taking into account the fact that the plateout inventory of long-lived radionuclides will increase over time to an end of life maximum. Due to all of the above considerations, the definition of the SARRDL should be that which was proposed by DOE/INL: Specified Acceptable Core Radionuclide Release Design Limit.	

Suggested	Change
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gested.

on" considerations, the definition of the SARRDL d by DOE/INL: Specified Acceptable Core

#	Commenter/ Organization	Design Criteria No.	Comment	Su
			SARRDL Approval The Rationale states that the NRC has not yet approved the SARRDL concept for replacement of the SAFDL and refers to the rationale for modular HTGR DC 16 for information. However, the DC 16 rationale has no link back to DC 10 and the SARRDL, so it is not clear what this means.	The paragraph that states that the NF should be revised so that the relations this issue is clarified. Clarification is a Regulatory Guide will constitute appro- constitute approval, what further steps
44	DOE/Lab	mHTGR-DC 12	SARRDL definition was changed from specified acceptable "core" radionuclide release design limits to specified acceptable "system" radionuclide release design limits.	See DOE Lab comment on mHTGR-
45	Industry/NEI	Appendix B SFR-DC 14	The definition of the primary coolant boundary includes the cover gas boundary. Therefore, the Criterion 14 requiring an extremely low probability of abnormal leakage for cover gas leakage is not necessary. A cover gas leakage would lead to very limited safety consequences (no impact on the fission process, no impact or limited radiological consequences). This allows for safety valves on the cover gas system to limit abnormal pressure on the reactor vessel. On the other hand, the failure of the reactor vessel could have very severe consequences (e.g. reactivity insertion, failure of the core coolability).	It is therefore proposed to state that " designed, fabricated, erected, and tes <u>prevention level</u> of abnormal leakage rupture, <u>commensurate with the cons</u>
			The requirements as written imply the primary helium pressure retention is a safety function similar to LWRs.	De-emphasize the pressure retention
46	Industry/NEI	mHTGR-DC 14, 30, 31, 32	However, it is important to note that although the leak tightness and high quality of the helium pressure boundary is necessary for commercial operation of mHTGRs, the pressure retaining function of the helium pressure boundary is not a required safety function.	mHTGR-DC 70 correctly emphasizes reactor vessel system.
			The safety function of the reactor vessel and its support system is to maintain core coolable geometry and provide sufficient conduction and convection heat transfer properties in the core region.	However, emphasis on T/H properties region is lacking.
47	DOE/Lab	mHTGR-DC 14	The addition of the reference to modular HTGR DC 30, and the associated changes to modular HTGR Criteria 14 and 30, are both excellent improvements.	Positive comment, no change sugges
48	Industry/NEI	mHTGR-DC 15	The addition of "heat removal systems" appears to be limited solely to connected systems, i.e., the steam generator. Clarification is needed as to the role of the RCCS for heat removal under normal operations and AOOs.	Clarify the role of the RCCS for heat
49	DOE/Lab	mHTGR-DC 15	The changes to the text in the body of this criterion made by the NRC staff relative to the proposed text in the DOE/INL report are an improvement.	Positive comment, no change sugges
50	Industry/NEI	mHTGR-DC 15	The addition of "heat removal systems" appears to be limited solely to connected systems, i.e., the steam generator. Clarification is needed as to the role of the RCCS for heat removal under normal operations and AOOs.	Clarify the role of the RCCS for heat
			Removal of the Word "System"	Remove the word "System" from the t
51	DOE/Lab	mHTGR-DC 15	The changes to the text in the body of this criterion made by the NRC staff relative to the proposed text in the DOE/INL report are an improvement. However, the word "System" should be removed from the title of the criterion. The reactor helium pressure boundary is not an individual system, but rather is constituted from parts of several systems, which are listed and referred to in the body of the criterion. Removal of the word "System" from the title will make the title consistent with modular HTGR terminology.	

NRC has not yet approved the SARRDL concept onship between the referenced DC 16 discussion and also needed regarding whether release of the proval of the SARRDL, and if release does not eps would be needed to obtain approval.

R-DC-10

at "<u>Each part of</u> the primary coolant boundary shall be tested so as to have an extremely low probability <u>a</u> ge, of rapidly propagating failure, and of gross <u>nsequences of such failures."</u>

on function of the helium pressure boundary.

es seismic stability and geometric stability of the

ies of the reactor vessel at uninsulated the core

ested.

at removal under normal operations and AOOs.

ested.

at removal under normal operations and AOOs.

e title of the criterion.

#	Commenter/ Organization	Design Criteria No.	Comment	Sug
	<u> </u>		Appendix A ARDC 16 Page A-4	ARDC 16 language should include ter can be subsequently applied to a spe
			The draft guidance for ARDC 16, Containment design, retains the original GDC language, thereby carrying forward design criteria intended for a pressure-retaining light water reactor. This results	DOE/INL language for ARDC 16 is pr
			in limiting the applicability of the functional containment concept to applicable non-LWR designs,	Containment design
52	Industry/NEI	ARDC 16	and appears to be inconsistent with the Commission's position on alternatives to a leak tight containment, as discussed in SECY 93-092 and the associated SRM. Advanced reactor containment design guidance should flow logically from ARDC 16 to the SFR and mHTGR design criteria. ARDC 16 should be a high-level technology-neutral design criterion from which technology-specific design criteria are derived.	A reactor functional containment cons cooling system or multiple barriers int system, shall be provided to control th to assure that the functional containm exceeded for as long as postulated a
				The concept of a functional containment technologies.
				Applying this recommendation would which could be used to obtain Comm criteria. SFR and mHTGR DC 16 wou design criteria can be derived from Al
			Add Functional Containment Language	ARDC 16 language should include tee
			ARDC 16 language should include technology neutral containment requirements which can be subsequently applied to a specific technology. The original DOE/INL language for ARDC 16, which was written with the objective of being technology neutral, is provided below.	can be subsequently applied to a spe for ARDC 16, which was written with t provided below.
			"Containment design. A reactor functional containment consisting of a structure surrounding the reactor and its cooling system or multiple barriers internal and/or external to the reactor and its cooling system, shall be provided to control the release of radioactivity to the environment and to assure that the functional containment design conditions important to safety are not exceeded for as long as postulated accident conditions require."	"Containment design. A reactor fu surrounding the reactor and its co external to the reactor and its coo release of radioactivity to the envi containment design conditions im as postulated accident conditions
53	DOE/Lab	ARDC 16	The concept of a functional containment would be of interest for application to other technologies. Applying this recommendation would provide a high-level technology-neutral ARDC which could be used to obtain Commission approval of containment performance criteria. SFR and mHTGR DC 16 would then serve to illustrate how technology-specific design criteria can be derived from ARDC 16.	The last two sentences in the rational
			Functional Containment Policy Issue	
			Discussions of Commission policy decisions on functional containment need to be worded carefully. For the modular HTGR, a policy decision is not needed regarding the general acceptability of applying a functional containment (radionuclide retention) approach that differs from a conventional LWR high-pressure, low-leakage structure. However, based on the SRM to SECY-03-0047, a policy decision is needed regarding the performance criteria to be applied to a functional containment. The information located in the mHTGR-DC 16 rationale correctly states that a policy decision regarding functional containment performance requirements and criteria will be needed. It's noted that containment performance criteria for LWRs are provided in 10 CFR 50 Appendix J, rather than in the GDC of Appendix A.	

technology neutral containment requirements which pecific technology. The original

provided below.

nsisting of a structure surrounding the reactor and its internal and/or external to the reactor and its cooling the release of radioactivity to the environment and iment design conditions important to safety are not accident conditions require."

nent would be of interest for application to other

Id provide a high-level technology-neutral ARDC mission approval of containment performance ould then serve to illustrate how technology-specific ARDC 16.

echnology neutral containment requirements which becific technology. The original DOE/INL language in the objective of being technology neutral, is

functional containment consisting of a structure cooling system or multiple barriers internal and/or poling system, shall be provided to control the vironment and to assure that the functional mportant to safety are not exceeded for as long as require."

ale for ARDC 16 should be deleted.

#	Commenter/ Organization	Design Criteria No.	Comment	Su
			Appendix A ARDC 16 Page A-4	Revise rationale to state, "Howeve
			Clarify that use of ARDC 16 [per industry comment ##] for non-LWR designs other than mHTGRs may "be subject to a policy decision…" Making a justification, similar to that for research reactors and non-power reactors has basis in NRC policy and should not require a Commission-level policy decision.	common features with SFRs and mH other than mHTGRs-DC 16 will-may If a reactor is able to demonstrate sa
54	Industry/NEI	ARDC 16	Discussions of Commission policy decisions on functional containment need to be worded carefully. For the modular HTGR, a policy decision is not needed regarding the general acceptability of applying a functional containment (radionuclide retention) approach that differs from a conventional LWR high-pressure, low-leakage structure.	Revise rationale to state, "However coolants, fuels, and containments to common features with SFRs and mH other than mHTGRs-DC 16 will-may If a reactor is able to demonstrate sathose demonstrated by non-power at be justified, and the reactor may be a policy decision. See rationale for mH decision." It is therefore proposed to modify the containment consisting of a high stressurrounding the reactor and it's coolition of radioactivity to the environment ar conditions important to safety are no conditions require." Additionally, remove the phrase "and Delete "and planned" Reword the rationale to clarify what provide the reaction of the rationale to clarify what provide the r
			However, based on the SRM to SECY-03-0047, a policy decision is needed regarding the performance criteria to be applied to a functional containment. The information located in the mHTGR-DC 16 rationale correctly states that a policy decision regarding functional containment performance requirements and criteria will be needed. It's noted that containment performance criteria for LWRs are provided in 10 CFR 50 Appendix J, rather than in the GDC of Appendix A.	
55	Industry/NEI	SFR-DC 16	It is indicated that the reactor containment is a pressure retaining structure surrounding the reactor and its cooling systems. In case of SFR, it is possible to limit the pressure loadings on the containment structure in accident conditions. For example the rooms with sodium circuits can be designed so that the effect of a sodium leak or fire would not result in significant pressure on the containment structure and the pressure effect could be limited to the room where the leak occurs. Also, the reactor cooling systems could include secondary cooling systems which are partially outside the containment structure where this can be particular concern is cooling systems with air as the heat sink, for which sodium/air heat exchanger must be placed outside of the containment.	It is therefore proposed to modify the containment consisting of a high stre surrounding the reactor and it's coolin of radioactivity to the environment an conditions important to safety are not conditions require." Additionally, remove the phrase "and
56	Industry/NEI	SFR-DC 16	Under rationale, statement that "all past, current, and planned SFR designs use a high strength, low-leakage, pressure-retaining containment concept" seems broader than can be substantiated without knowledge of all planned designs.	Delete "and planned"
57	DOE/Lab	mHTGR-DC 16	Functional Containment Policy Issue Discussions of Commission policy decisions on functional containment need to be worded carefully. For the modular HTGR, a policy decision is not needed regarding the general acceptability of applying a functional containment (radionuclide retention) approach that differs from a conventional LWR high-pressure, low-leakage structure. However, based on the SRM to SECY-03-0047, a policy decision is needed regarding the performance criteria to be applied to a functional containment. The information located in the mHTGR-DC 16 rationale correctly states that a policy decision regarding functional containment performance requirements and criteria will be needed. It's noted that containment performance criteria for LWRs are provided in 10 CFR 50 Appendix J, rather than in the GDC of Appendix A. The last two sentences in the rationale for ARDC 16 should be deleted.	Reword the rationale to clarify what p decisions need to be made. Delete la
			Functional Containment Language	
			ARDC 16 should discuss "functional containment" with the mHTGR-DC referring to the ARDC. See ARDC 16 team comment.	
			Appendix A, ARDC 17, Page A-4	Modify to:
58	Industry/NEI	ARDC 17	Clarify "A reliable power system is required for SSCs during postulated accident conditions" to apply to SSCs whose safety performance relies on electric power	"A reliable power system is required the when those SSCs' safety functions re

ver, it is also recognized that characteristics of the to be used in other non-LWR designs could share nHTGRs...Use of the ARDC 16 for non-LWR designs ay be subject to a policy decision by the Commission. safety margins and/or consequences on the order of and research reactors, a functional containment may e able to use ARDC 16 without a Commission level nHTGR-DC 16 for further information on the policy

he first sentence of the criterion as: "A reactor rength, low leakage, pressure retaining structure bling systems shall be provided to control the release and to assure that the reactor containment design not exceeded for as long as postulated accident

nd its primary cooling system."

t policy decisions have been made and what a last two sentences of the rationale.

ed for SSCs during postulated accident conditions require electric power."

#	Commenter/ Organization	Design Criteria No.	Comment	Su
	<u> </u>		The following text is confusing:	Suggest rewording to:
59	Industry/NEI	ARDC 17	"The existing single switchyard allowance remains available under ARDC 17. If a particular advanced design requires the use of GDC single switchyard allowance wording, the designer should look to GDC 17 for guidance when developing PDC."	"The single switchyard allowance und changes in ARDC 17; if a particular a
			ARDC 17 states the safety function for the electrical systems "shall be to provide sufficient capacity, capability, and reliability to ensure thatvital functions that rely on electric power are maintained in the event of postulated accidents." The scope of "vital functions" is unclear. For example, it is unclear if the independent and diverse means of shutdown prescribed by ARDC 26 paragraph 2 is considered such a vital function.	Revise ARDC 17 with respect to the p scope of "vital functions" with the Rat Revise the Rationale discussion on a electrical power for the performance of
60	Industry/NEI	ARDC 17	Further, the Rationale for ARDC 17 states "If electrical power is not required to permit functioning of SSCs important to safety, the requirements in the ARDC are not applicable to the design. In this case, the functionality of SSCs important to safety must be fully evaluated and documented in the design bases." The requirements of ARDC 17 are related to performance of the prescribed safety functions (e.g., sufficient redundancy "to perform their safety functions"). Accordingly, it appears the appropriate test for applicability of ARDC 17 is whether electrical power is required to perform the specifically prescribed safety functions, not the functioning of SSCs important to safety more generally.	
61	Industry/NEI	SFR-DC 17	Editorial: "The existing single switchyard allowance remains available under ARDC- <u>SFR-DC</u> <u>17"</u>	As indicated. However, also refer to rationale discussion.
62	Industry/NEI	mHTGR-DC 17	Editorial: "The existing single switchyard allowance remains available under ARDC <u>mHTGR-DC</u> 17"	As indicated. However, also refer to a rationale discussion.
63	DOE/Lab	ARDC, SFR- DC, mHTGR- DC 17	The team commends the NRC for this criterion adaptation. The adaptation provides increased flexibility for designers and license applicants as they pursue enhanced margins of safety and the use of simplified, inherent, passive, or other innovative means to accomplish safety and security functions, consistent with the Commission's policy on advanced reactors.	Positive comment, no change sugges
		_	This positive comment also applies to the corresponding SFR-DC-17 and modular HTGR-DC-17.	
			Use of the Word "Systems"	None provided.
64	DOE/Lab	ARDC, SFR- DC, mHTGR- DC 17	Based on the ACRS discussion of 02/22/17, we might wish to request increased clarity on what is intended when the plural "systems" is used with respect to duplicate and independent power supply. As written now, multiple independent systems are more implied rather than explicitly stated in the design criterion.	
		ARDC, SFR-	Rationale Wording Inconsistency	Remove the second sentence in the I
65	DOE/Lab	DC, mHTGR- DC 18	Paragraph two of the rationale refers to the deletion of words in GDC 18 pertaining to additional system examples, but there do not appear to be any such deletions from the text of the criterion.	
			Appendix A, ARDC 19, Page A-6	Consideration should be given to an a
66	Industry/NEI	ARDC 19	This criterion presumes that operator action is required and that operator actions, including monitoring, must be performed from a single location (i.e., a control room).	including monitoring, is not required for including monitoring, could be demon redundant and/or remote locations.
			Appendix A, ARDC 19, Page A-6	As with some other sections, frame w
67	Industry/NEI	ARDC 19	The way the text is written still appears to assume some fundamental, legacy needs in a power plant. None of this makes sense if operators have literally zero ability to influence the safety of the plant because it is physically inherent (note: not to be confused with "inherent" safety as defined by the IAEA, which requires no decay heat)	
68	Industry/NEI	ARDC 19	Delete "as defined in § 50.2" as this is implicit in all of the GDC statements.	Delete "as defined in § 50.2"

nder GDC 17 is not eliminated because of the advanced design ..."

e postulated accident safety function, or clarify the Rationale.

applicability of ARDC 17 to address the use of e of the prescribed safety functions

to comment on ARDC 17 suggesting rewording of this

o comment on ARDC 17 suggesting rewording of this

jested.

e rationale.

n applicant demonstrating that operator action, d for safety, and/or that any necessary actions, ionstrated to be feasible from additional and/or

with "As applicable to plant design:"

#	Commenter/ Organization	Design Criteria No.	Comment	Su
			Appendix A, ARDC 25 through 28, Page A-7	As with some other sections, frame w
69	Industry/NEI	ARDC 25-28	It appears assumed that control/protection systems are required for reactivity control. It also assumes that the ultimate reactivity protection mechanism is still an active function. This assumption is not necessarily true for all designs. The term "system" indicates active/designed to us.	
			As with some other sections, frame with "As applicable to plant design:"	
			Appendix A, ARDC 26, Page A-7	Define "Appropriate Margin" AND cha
			(1) Capability (1) is specific to having a means to shut down the reactor in regularly occurring situations. The move from specified acceptable fuel design limits to fission product barriers is a significant improvement towards technology neutrality, enabling accurate safety assessment of both more conventional fuel forms with more complex fuel forms including liquid fuel forms on the	changed wording, red indicates addeReactivity control systems shall includ(1) A means of shutting down the rea
			same basis.	conditions of normal operation, includ appropriate margin for malfunctions,
	Industry/NEI		That being said, there was concern that there are some possible components considered as fission product barriers could fail without significant impact to safety. Therefore, words were	barriers are not exceeded. (2) A means of shutting down the rea
			added to ensure that the focus is on only those fission product barriers that are safety related.	operational occurrences and postulat
		 the reactor and maintaining shutdown may not be needed, especially for matural or passive means for shutdown as the primary means. In addition two fully independent means both capable of achieving and maintaining slit to be the standard for LWRs. This presents the simplest wording that allows for reactors with inherent or fundamental to the physics of the system to make a justification that a sec superfluous. It also allows for reactors to make a probability risk assessm justification. The wording change from "design basis events" to "anticipated operationa postulated accidents" is taken from the NRC's Rationale and ensures that to is clearly outlined terminology in the regulation. (3) The requirement of subcriticality may not be the most appropriate means for example, it has been demonstrated in various reactor types that a safe could be achieved naturally without rods or coolant even if brief moments (see "Secondary shutdown systems of Nuclear Power Plants," ORNLNSIC Wording was taken directly from the NRC Rationale to expand the capabilicapability in certain designs. With the addition of the phrase "appropriate margin for malfunctions," it is subjective phrase be defined by NRC. This wording is an attempt to defin with options for both deterministic and risk-informed scenarios for malfunctions and or may or may not be enough data to utilize a risk- informed approach. For capproach may more accurately determine appropriate margin. The previou fission product barriers is kept as the primary metric in this measurement of the simplicity of a deterministic and risk-informed approach. For capproach may more accurately determine appropriate margin. The previou fission product barriers is kept as the primary metric in this measurement of the simplicity as the primary metric in this measurement of the phrase is the primary metric in this measurement of the phrase is the primary metric in this measurement of the phrase is the primary metric in this measu	(2) Many industry comments included reasoning that two independent means for shutting down the reactor and maintaining shutdown may not be needed, especially for reactor types that have natural or passive means for shutdown as the primary means. In addition, the requirement for two fully independent means both capable of achieving and maintaining shutdown does not seem to be the standard for LWRs.	malfunctions, shall be provided. If the passive, or shown to have a probabil postulated accidents, a second mean independent, diverse, and capable of anticipated operational occurrences
			This presents the simplest wording that allows for reactors with inherent or passive shutdown fundamental to the physics of the system to make a justification that a second means would be superfluous. It also allows for reactors to make a probability risk assessment to make a similar justification.	the reactor subcritical in the long term the design under cold conditions shal
70			The wording change from "design basis events" to "anticipated operational occurrences and postulated accidents" is taken from the NRC's Rationale and ensures that what is being referred to is clearly outlined terminology in the regulation.	
			 (3) The requirement of subcriticality may not be the most appropriate measure of safe shutdown. For example, it has been demonstrated in various reactor types that a safe, long term shutdown could be achieved naturally without rods or coolant even if brief moments of criticality occurred. (see "Secondary shutdown systems of Nuclear Power Plants," ORNLNSIC-7, January 1966). Wording was taken directly from the NRC Rationale to expand the capability to account for such a capability in certain designs. 	
			With the addition of the phrase "appropriate margin for malfunctions," it is important that the subjective phrase be defined by NRC. This wording is an attempt to define "appropriate margin" with options for both deterministic and risk-informed scenarios for malfunction. Depending on the reactor type, it may be preferred to utilize the simplicity of a deterministic approach. There also may or may not be enough data to utilize a risk- informed approach. For others, a risk-informed approach may more accurately determine appropriate margin. The previous metric of maintaining fission product barriers is kept as the primary metric in this measurement of margin. The definition could be:	
			(1) A single active failure must not result in exceeding design limits for safety related fission product barriers, or	
			(2) The probability for a malfunction of the means must not be greater than the frequency for AOOs. If the probability is greater than the frequency for postulated accidents by an order	

with "As applicable to plant design:"

hange wording to the below (red italics indicates ded wording)

lude the following capabilities:

eactor shall be provided to ensure that, under uding anticipated operational occurrences, and with s, design limits for safety-related fission product

reactor and maintaining a safe shutdown in *anticipated* lated accidents, with appropriate margin for he primary means for shutdown is not inherent, bility of failure an order of magnitude less than that of ans of reactivity control shall be provided that is of achieving and maintaining safe shutdown both for as and postulated accidents. (3) A system for holding rm or in an equilibrium condition naturally achieved by hall be provided.

#	Commenter/ Organization	Design Criteria No.	Comment	Sı
			magnitude or more, that malfunction must not result in exceeding design limits for safety-related fission product barriers.	
			The second to last paragraph of the ARDC 26 rationale states:	Recommend restating the rational to
71	Industry/NEI	ARDC 26	"The second sentence of ARDC 26(2) refers to a means of achieving and maintaining shutdown that is important to safety but not necessarily safety related. The second means of reactivity control serves as a backup to the safety-related means and, as such, margins for malfunctions are not required but the second means shall be highly reliable and robust (e.g., meet ARDC 1 - 5)."	"The second sentence of ARDC 26(2 shutdown that is_important to safety means of reactivity control which ser means and, as such, margins for ma shall be highly reliable and robust (e.
			The distinction between the terms "important to safety" and "safety-related" is not properly defined. To avoid confusion, the statement should be revised.	
72	Peter Smith	ARDC 26	ARDC 26, Reactivity Control Systems. ARDC 26 replaces "specified acceptable fuel design limits" with "design limits for fission product barriers." Why is "specified acceptable fuel design limits" not similarly replaced throughout the ARDC?	None provided.
			GDC 26 and GDC 27 requirements are:	Recommend retaining GDC 26 and 2
			 Two independent reactivity control systems of different design principles shall be provided. One of the systems shall use control elements and be capable of reliably controlling reactivity changes to assure that under conditions of normal operation, including anticipated operational occurrences (AOOs), and with appropriate margin for malfunctions such as stuck control elements, specified acceptable fuel design limits are not exceeded. The second reactivity control system shall be capable of reliably controlling the rate of reactivity changes resulting from planned, normal power changes to assure acceptable fuel design limits are not exceeded. One of the systems shall be capable of holding the reactor core subcritical under cold conditions. The reactivity control systems shall be designed to have a combined capability of reliably controlling reactivity changes to assure that under postulated accident conditions and with appropriate margin for stuck control elements the capability to cool the core is maintained. Current BWRs and PWRs in the US have two independent systems for controlling reactivity through movement and positioning of control rods. 	26 and 27 are applicable for currently control requirements currently in plac
73	Industry/NEI	SFR-DC 26, 27	To attain the desired core power level and power distribution during normal operation, one reactivity control system is used to position control rods to compensate for reactivity due to changes in temperature and fuel burnup. BWRs also used core flow and PWRs also use boration to help control reactivity during normal operation. To ensure all safety criteria are met during AOOs and DBAs, a second reactivity control system is used to provide rapid, full insertion of all control rods (scram). The circuitry and hardware used to move the control rods are completely independent for the two reactivity control systems. The reactivity worth of the control rods is sufficient to ensure reactor shutdown when the rods are fully inserted by either control system for BWRs. For PWRs, control rod insertion and boration	
			ensure reactor shutdown. US LWRs have implemented design features to provide an alternate method for reactor shutdown in the event that the reactivity shutdown system (scram) fails. For PWRs, alternate control rod insertion methods in the event of scram failure have been implemented (same control rods as normal scram, but an independent method for inserting the rods). For BWRs, standby liquid boron injection systems are used to provide an alternate method for reactor shutdown. These alternate means to shut down the reactor are required to meet 10CFR50.62 requirements. Note, these alternate means of shutdown are for a beyond design basis event and the requirements are not addressed in the GDC.	

to say:

6(2) refers to a means of achieving and maintaining ty but not necessarily safety related. The second serves as a backup to the safety-related primary malfunctions are not required but the second means (e.g.,_meet ARDC 1-5)."

d 27 unchanged as SFR-DC 26 and SFR-DC 27. GDC ntly licensed and operating LWRs. The reactivity lace for LWRs are sufficient for SFRs.

#	Commenter/ Organization	Design Criteria No.	Comment	Sug
			Requirement differences with NRC SFR-DC 26:	
			 Item (1) of SFR-DC 26 changes "specified acceptable fuel limits" to "design limits for fission product barriers". Challenges to primary coolant boundary or containment boundary are addressed in other GDCs. Change is not necessary, but does not add new requirement. Item (2) of SFR-DC 26 changes the requirement to "provide capability to cool the core" during "postulated accidents" to "maintaining a safe shutdown under design basis events". The reactivity control system requirement has been extended from ensuring core damage does not prevent core cooling to including other aspects (e.g. heat removal from primary system) of safe shutdown. Additional requirements to achieve safe shutdown are addressed by other GDCs. The term "design basis events" is not used in the GDCs. Item (2) of SFR-DC 26 adds the requirement to have a second independent shutdown system for design basis events. 10CFR does not require a second independent shutdown system for design basis events. 10CFR requires an alternate means of shutdown for beyond design basis events (10CFR50.62). SFR-DC 26 eliminates the requirement that the reactivity control system for normal operation reactivity control be independent from the reactivity control system used for shutdown (scram). 	
74	Industry/NEI	mHTGR-DC 26	The existing GDC includes the wording "specified acceptable fuel design limits", while the proposed mHTGR-DC does not include the replacement "specified acceptable system radionuclide release design limits" wording. The wording that "design limits for fission product barriers are not exceeded" is imprecise and moves the intent from maintaining fuel design limits to fission product barriers. The rationale describes: "Additionally, "specified acceptable fuel design limits" is replaced with "design limits for fission product barriers" to be consistent with the AOO acceptance criteria." This appears to be inconsistent with other design criteria which include SARRDLs. See proposed mHTGR-DC 10, 17, 20, and 25.	Recommend establishing consistency b mentioned.
75	DOE/Lab	ARDC, SFR-DC mHTGR-DC 26	The original GDC 26 language was unnecessarily confusing and the staff's proposed revision of ARDC 26-27 offers greater clarity of underlying safety intent. Generally speaking, the team agrees that the revised structure of ARDC 26 is a significant improvement. This positive comment also applies to the corresponding SFR-DC 26 and mHTGR-DC 26.	Positive comment, no change suggeste
			Important to Safety	Within the scope and context of the GD
			The term "important to safety" is almost universally understood to mean safety-related in the context of the GDC and ARDC. ARDC 1-5, referenced in the phrase "…highly reliable and robust (e.g., meet ARDC 1-5)" most often refer to "safety functions," strongly implying safety systems. The DOE/INL ARDC report (December 2014) defined "important to safety" as follows:	related. Therefore, it is recommended to reworded to avoid potential contradictio the GDC and ARDC.
76	DOE/Lab	ARDC, SFR-DC mHTGR-DC 26	"Based on existing 10 CFR 50 Appendix A language, this designation refers to structures, systems, and components (SSCs) that provide reasonable assurance the facility can be operated without undue risk to the health and safety of the public. SSCs with this designation are safety related and are relied upon to remain functional during design basis accidents. Undue risk is associated with the inability to ensure the capability to prevent or mitigate the consequences of accidents which could result in offsite radiological consequences exceeding the limits set forth in 10 CFR 50.34 (or 10 CFR 52.79)."	
				The rationale should be revised to inclu changes. In addition, a change in the tit Capability, would better align the ARDO
				All of these points need clarification.

ncy between mHTGR-DC 26 and other design criteria

gested.

e GDC, "important to safety" is equivalent to safety ded that the subject paragraph in the rationale be diction with the common usage of the term throughout

include an explanation for the apparent scope the title, such as Reactivity Control System Shutdown ARDC and its title.

ARDC Scope Changes	
Item (1) seems to have a narrower focus than the GDC, focusing more on shutdown capability than on reactivity control and does not appear to reflect the requirement of GDC 26 to have two reactivity control systems for controlling reactivity for normal operations and AOOs. In addition, Item (2) of this combined design criteria requires two independent and diverse means of achieving and maintaining safe shutdown under design basis conditions whereas GDC 27 seems to allow a collective and combined capability.	
The existing rationale does not explicitly explain the apparent scope changes that occurred in the transition from the original GDC language to the current ARDC 26 language.	
ARDC 26 Item (1) also included the replacement of "specified acceptable fuel design limits" with "design limits for fission product barriers." The discussion in the rationale and the NRC staff presentation of February 22, 2017, indicate that the focus of this change is on both the fuel and the reactor coolant boundary. Addition of the reactor coolant boundary is an increase in scope from GDC 26 relative to what needs to be protected from failure during normal operation and AOOs. This change is inconsistent with the fact that some AOOs could involve failure of fission product barriers (e.g., failure of instrumentation lines, sample lines, etc.). Furthermore, nothing is provided in the rationale to prevent future interpretations of the language as also encompassing the reactor containment for those designs that use a traditional approach to containment.	Consider using the definition of "subc
Safe Shutdown, Cold Conditions Terminology	
Suggested alternative to cold conditions for SFR DC 26. Use the definition of subcritical under cold conditions comes from the work on GIF SFR design criteria.	
Subcritical under cold conditions is defined as the state with the reactivity of the reactor kept to a margin below criticality under a prescribed coolant temperature condition in which interventions such as fuel reloading, periodic inspection and repair work in the reactor can be achievable.	An explanation of how these older ref GDC would be helpful.
This is very similar to cold conditions for LWRs if the prescribed temperature condition is < boiling at atmospheric pressure. This might work for the mHTGR; if so, it could be used in ARDC since it will work for fluid fueled MSRs as well. It would avoid the confusion of "cold" for these high temperature systems.	Either correct or explain inconsistenc
ARDC Development References	
The first paragraph of the rationale notes that the development of ARDC 26 was informed by a number of references. Most of these references preceded the current version of the GDC.	Suggest changing the Rationale discut than the safety related means" to "difference"
Use of "Design-Basis Event" Language	
It is not clear why the wording "design-basis event conditions" is used explicitly in item (2) whereas "postulated accidents" is used consistently for the rest of the ARDC/SFR-DC/mHTGR-DC sets.	Suggest including a sentence in the r which refueling, inspections, and repa
Common Cause Failures	
Suggest changing the Rationale discussion regarding "diverse" from "different design than the safety related means" to "different design not subject to common cause failures."	A paragraph should be added in the r system is expected to achieve safe s
Definition of Cold Shutdown	either a safety or non-safety shutdow
Item (2) specifies "safe shutdown" whereas item 3 specifies "reactor being subcritical under cold conditions." Safe shutdown state is defined in the rationale but a definition of "cold shutdown" is also needed (confusion might arise for some systems if the coolant is frozen at room temperature).	The reference should be provided wh sentence of GDC 26 is considered to a DC.
Achieving Cold Shutdown	
It is not clear if item (3) calls for a third system/mechanism to render the reactor subcritical.	

bcritical under cold conditions" for all design criteria

references supported the changes from the current

ncy.

scussion regarding "diverse" from "…different design different design not subject to common cause failures."

e rationale that "cold conditions" imply temperatures at epair functions can be performed.

e rationale to clarify that the safety-related shutdown shutdown; but "cold shutdown" can be achieved by own system.

where the staff identified the requirement that the third to be an operational requirement and not relevant as

#	Commenter/ Organization	Design Criteria No.	Comment	Su
			Basis for Operational Requirement	
			The reference should be provided where the staff identified the requirement that the third sentence of GDC 26 is considered to be an operational requirement and not relevant as a DC.	
77	DOE/Lab	mHTGR-DC 28	The deletion of the list of postulated reactivity accidents, leaving each design to determine its list of postulated reactivity accidents, is a very good change.	Positive comment, no change sugges
78	Industry/NEI	mHTGR-DC 29	With the inclusion of AOOs within mHTGR GDC 20, 25, and 26, it is recommended that this GDC is duplicative and can be deleted.	Delete mHTGR-DC 29
79	Industry/NEI	SFR-DC 30	Similar comment as the one for SFR-DC 14. The definition of the primary coolant boundary includes the cover gas boundary. A cover gas leakage would lead to very limited safety consequences (no impact on the fission process, no impact or limited radiological consequences). This allows for safety valves on the cover gas system to limit abnormal pressure on the reactor vessel. On the other hand, the failure of the reactor vessel could have very severe consequences (e.g. reactivity insertion, failure of the core coolability).	It is therefore proposed to state that " coolant boundary shall be designed, f standards practical with high quality s
80	DOE/Lab	mHTGR-DC 30	The NRC staff's addition of the last sentence to this criterion is an excellent improvement.	Positive comment, no change sugges
			Concern Regarding "Coolant Chemistry"	None provided.
81	DOE/Lab	ARDC 31	Item (2) adds "and coolant chemistry" to material property considerations. This creates a degree of uncertainty. The justification identifies "unique potential coolants" as a concern but "chemistry" infers a reactive property. Does this include secondary/tertiary reaction product interactions decedent from some initial "coolant chemistry"? Are coolant contaminants considered in the criterion? "Coolant chemistry" could be interpreted as a scope expansion and is unnecessary given ARDC-14 requirements.	
			Missing Words	
			Proposed ARDC language seems to accidentally drop the highlighted words in item (2) " The design shall reflect consideration of service temperatures, service degradation of material properties " These words properly appear in SFR-DC 31 and GDC 31.	
			Coolant Chemistry	Item (2) in the criterion should be cha
82	DOE/Lab	mHTGR-DC 31	The staff has added "coolant chemistry" to item (2) in the criterion, and the second paragraph of the rationale refers to "unique potential coolants." The working fluid in the modular HTGR is helium, which is chemically inert. Concerns regarding "coolant chemistry" in HTGRs pertain to the effects of contaminants on material properties.	contaminants on material properties," The last three words of the rationale s contaminants".
			Addition of the word "Functional"	None provided.
83	DOE/Lab	ARDC 32, SFR- DC 32	For the replacement of "testing" with "functional testing"; information should be added to the rationale to explain the intent behind the addition of the word "functional." The word is not included in GDC 32. What kind of functional testing is intended? What is the rationale for the addition of this word?	
			Addition of the Word "Functional"	The rationale for the criterion (and for
		ARDC, SFR-	Replacement of "testing" with "functional testing"; information should be added to the rationale to explain the intent behind the addition of the word "functional." The word is not included in GDC 32.	change in wording and does not expla explanation should be provided in the should be deleted.
84	DOE/Lab	DC, mHTGR- DC 32	"Leaktight" vs. Allowable Leakage	The words "and leaktight" should be of this criterion.
			The inclusion of the words "and leaktight" in the criterion is not necessary when "structural integrity" is sufficient to describe the requirement. The allowable leak rate for a given design should be one of the acceptance criteria for the test for "structural integrity."	

Suggested	Change
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ested.

t "<u>Each</u> components that are is parts of the primary d, fabricated, erected and tested to the highest quality y standards, consistent with its safety significance."

ested.

hanged to, "(2) the effects of irradiation and helium s,"

e should be replaced with, "potential helium

for the ARDC and SFR criteria) does not address this cplain what is intended by "functional testing." Either an the three rationales or, preferably, the word "functional"

e deleted here and in the ARDC and the SFR versions

#	Commenter/ Organization	Design Criteria No.	Comment	Su
85	Industry/NEI	SFR-DC 33	The goal of GDC 33 is that the cooling function of the primary heat removal system shall not be impacted during normal operation by primary coolant inventory loss due to leakage from the primary coolant boundary and rupture of small piping or other small components which are part of the boundary. For SFRs specifically, the primary concern is ensuring primary coolant inventory is sufficient to maintain the cooling function for the primary heat removal system. This ensures specified acceptable fuel design limits are not exceeded.	Replace the phrase "specified accept phrase "the cooling functions of the pr removal system are not impacted". To protection against small breaks in the
86	Industry/NEI	SFR-DC 34	SFR-DC 34 deleted reference to postulated accidents (e.g. DBAs) without an explanation in the rationale section.	Explain the reasoning for SFR-DC 34 the explanation provided for SFR-DC
			Passive vs. Active Residual Heat Removal	
			To ensure that the first line of the criterion is not interpreted as requiring that the residual heat removal system operate passively during normal operations and AOOs, the first paragraph of the rationale should note that the system may operate actively for heat removal during normal operations/AOOs, but that it shall operate passively during postulated accidents.	Note in the first paragraph of the ratio removal during normal operations/AO postulated accidents.
			Effective Core Cooling	Remove the word "core" from "effectiv
			In the second paragraph of this criterion, NRC staff has changed the words "effective cooling" submitted by DOE/INL to "effective core cooling." DOE/INL used the words "effective cooling" because it is not just the core that needs to be effectively cooled during postulated accidents, but	To explain the basis for changing "effe following paragraph should be added
			also structural components such as the core barrel and the reactor vessel. Effective cooling for these components is needed to ensure that a passively coolable geometry is maintained.	The modular HTGR residual heat rem core structural components, and the r accident conditions, thereby helping t heat removal is maintained. Therefore "effective cooling" to reflect the broad system during postulated accidents.
			Rationale for Ultimate Heat Sink	Delete the second paragraph from the
87	DOE/Lab	mHTGR-DC 34	The second paragraph of the rationale, which explains the basis for adding the words "ultimate heat sink" to the criterion, is taken from the rationale for ARDC 34 that was provided in the original DOE/INL submittal. As it is written here, the second paragraph is tied to the possible need for a system like that addressed in GDC 44.	associated criterion for inspection, etc HTGR."
			In the case of the modular HTGR version of the criterion, "ultimate heat sink" was added to the criterion by DOE/INL only for consistency with the ARDC and completeness, and the second paragraph was intentionally not included by DOE/INL in the modular HTGR DC 34 rationale. The paragraph was not included because modular HTGRs, unlike LWRs, SFRs, and possibly other advanced non-LWRs, do not have or need a system that corresponds to the Cooling Water System that is required by GDC 44. The staff seems to have incorrectly assumed that the paragraph was omitted in error by DOE/INL and that the paragraph needs to be added to tie into a system like that addressed in GDC 44.	
			Definition of Effective Core Cooling	
			The next to last paragraph of the rationale provides a definition of "effective core cooling under postulated accident conditions." It is not clear why the staff has added this paragraph here but not done so in the ARDC or in the SFR DC. For the modular HTGR, effective cooling is not just a matter of fuel temperature, but also of time at temperature. As it is written, this paragraph could be interpreted by future regulators as requiring a specific temperature limit, or a "design value," under accident conditions. Such a requirement would not be an accurate reflection of the effects of fuel temperature on coated particle fuel performance.	Delete the second to the last paragraphic define effective cooling in the ARDC a

ptable fuel design limits are not exceeded" with the primary heat removal system and the residual heat To eliminate redundancy, delete the phrase "for he primary coolant boundary".

34 being for normal operations and AOOs, similar to 0C 35.

tionale that the system may operate actively for heat AOOs, but that it shall operate passively during

tive core cooling".

effective core cooling" to "effective cooling", the ed to the rationale:

emoval system protects the integrity of the core, the e reactor vessel when needed under postulated g to ensure that the geometry required for passive ore, "effective core cooling" was replaced with ader range of necessary cooling provided by the

the modular HTGR rationale, and Criterion 44 and its etc. should be listed as "Not Applicable to the modular

raph of the rationale should be deleted (preferred), or C and SFR DC versions of Criterion 34.

#	Commenter/ Organization	Design Criteria No.	Comment	Su
			ARDC 35 states "A system to provide sufficient emergency core cooling shall be provided. The system safety function shall be to transfer heat from the reactor core such that effective core cooling is maintained and fuel damage is limited."	It appears that the cited ARDC 35 tex therefore outside of the scope of this the intent of these words, it is recomm
88	Industry/NEI	ARDC 35	Regarding the addition of the words "and fuel damage is limited" to the first paragraph of the criterion, the rationale does not provide guidance for how these new words (which reflect an expansion relative to GDC 35) should be interpreted or why they have been added.	
			The added words are ambiguous when considering (1) to what level should fuel damage be limited? (2) What are the appropriate measures of fuel damage? (3) How would fuel damage be interpreted for a molten salt reactor or for a modular HTGR?	
			Reference to Fuel Damage	None provided.
89	DOE/Lab	ARDC, SFR-DC 35	Regarding the addition of the words "and fuel damage is limited" to the first paragraph of the criterion, the rationale does not provide guidance for how these new words (which reflect an expansion in scope relative to GDC 35) should be interpreted or why they have been added. The added words are ambiguous when considering (1) to what level should fuel damage be limited? (2) What are the appropriate measures of fuel damage? (3) How would fuel damage be interpreted for a molten salt reactor or for a modular HTGR? It appears that the cited ARDC 35 text expands the scope of the existing GDC, and is therefore outside of the scope of this ARDC effort. Absent further information regarding the intent of these words, it is recommended that they be deleted from the criterion.	
			ARDC Missing Words	
			Proposed ARDC language seems to accidentally drop the following highlighted words: "The system safety function shall be to transfer heat from the reactor core at a rate such that effective core cooling is maintained.	
			For SFRs, the residual heat removal system may be all that is required to provide adequate heat removal during postulated accidents.	Replace the first paragraph of SFR-D "A system to assure sufficient core co
			SFR-DC 34 is specified as being applicable for normal and AOO conditions. However, residual heat removal will also be necessary for postulated accident conditions and should be addressed in SFR-DC 35.	residual heat following postulated acc function shall be to transfer heat from accidents such that fuel and clad dam
90	Industry/NEI	SFR-DC 35	The draft SFR-DC 35 added "and fuel damage is limited". Other than maintaining effective core cooling, the meaning of this statement is not clear – what is being prevented by limiting the fuel damage? Suggest using wording similar to that used in GDC 35; that is use " such that fuel and clad damage that could interfere with continued effective core cooling is prevented" instead of " such that effective core cooling is maintained and fuel damage is limited …".	core cooling is prevented and the des not exceeded."
			SFR-DC 35 does not address protection of the primary coolant system boundary. Add "and the design conditions of the primary system boundary are not exceeded."	
			Suggested Rationale Wording Change	
91	DOE/Lab	mHTGR-DC 35	The decision to classify Criterion 35 as not applicable to the modular HTGR is correct. However, the rationale cites the reactor power density and the core length-to-diameter ratio as the reasons that maintaining helium inventory is not needed. The power density and core geometry are only two of the reasons that might be listed. Others include, but are not limited to, high graphite heat capacity and the high temperature capability of the fuel and the graphite.	Rather than trying to list all of the fact sentence of the rationale as follows: " inventory is not necessary to maintair wording also deletes the word "core," modular HTGR DC 34.
92	DOE Lab	mHTGR-DC 36	Editorial Comment	In the first line of the criterion, the wor "removal" and "shall."

ext expands the scope of the existing GDC, and is is ARDC effort. Absent further information regarding mmended that they be deleted from the criterion.

-DC 35 with the following paragraph:

cooling during postulated accidents and to remove accidents shall be provided. The system safety om the reactor core during and following postulated amage that could interfere with continued effective lesign conditions of the primary system boundary are

actors that apply, it would be better to revise the first :: "In the mHTGR design maintaining the helium ain effective cooling." Note that this suggested e," consistent with the comment on the rationale for

vord "system" should be inserted between the words

#	Commenter/ Organization	Design Criteria No.	Comment	Su
93	Industry/NEI	mHTGR-DC 36	Add the word "system" after residual heat removal.	Add the word "system" after residual I
			The title of these SFR-DC refers to the "residual heat removal system." The text that follows refers	Revise title of SFR-DC 36 to Inspection
94	Industry/NEI DOE/Lab	SFR-DC 36, 37	to the emergency core cooling system. While a single system may be provided to perform both residual heat removal and emergency core cooling functions, it would be logical for the title and the text to use the same nomenclature to describe the system.	Revise title of SFR-DC 37 to Inspection
			Use of the Word "Leaktight"	The words "and leaktight" should be d
			"Leaktight" standards may not be necessary for certain advanced reactor SSCs, but keeping this word in the criterion infers expectation of leaktight capability. Determination of the degree to which a system is "leaktight" should be subject to acceptance criteria that are appropriate for each reactor technology.	
			Title Change	As noted.
95	DOE/Lab	ARDC 37	Title should read "Testing of residual heat removal emergency core cooling system."	
			Connection Between Defense in Depth and System Leakage	None provided.
			Additional clarification is needed in the rationale to explain the criterion that a non-leaktight system may be acceptable if "defense in depth is not impacted by system leakage." This clarification applies to other criteria (e.g., ARDC 40, 43, and 46) that address defense in depth.	
			Leaktight vs. Allowable Leakage	The words "and leaktight" should be d
			As in mHTGR-DC 32, the inclusion of the word "leaktight" in the criterion is not necessary when "structural integrity" is sufficient to describe the requirement. The allowable leak rate for a given design should be one of the acceptance criteria for the test for "structural integrity." In particular, for the air-cooled variant of the RCCS, the system is open and not leaktight at all.	of this criterion.
			Air-Cooled vs. Water-Cooled RCCS	Edit the beginning of the criterion item system as a whole and, if applicable,
96	DOE/Lab	mHTGR-DC 37	Item (3) of the criterion addresses the full operational sequence that brings the RCCS into operation, which is intended to include the transition from the normal active operating mode to the passive operating mode. The DOE/INL suggested text for this criterion included the words "if applicable" with this part of the criterion, but those words were omitted by the NRC staff. The words were proposed because there are two possible designs of the RCCS. The air-cooled design operates passively both during normal operating conditions and during postulated accident conditions. There is no transition such as that intended to be described under Item (3) of the criterion. The water-cooled design variant, on the other hand, operates actively during normal operation and AOOS and operates passively during postulated accident conditions, so a transition such as that intended to be described under Item (3) of the criterion and the passively during normal operation and AOOS and operates passively during postulated accident conditions, so a transition such as that intended to be described under conditions.	performance of the full operational sec the third paragraph of the rationale for the words "if applicable" in the criterior
			Removal of Text from Rationale	All words at the end of the criterion that
			Also, at the end of Item (3), the NRC staff has added wording at the end of the item, relative to the DOE/INL proposed language, regarding "operation of applicable portions of the protection system and the operation of the associated structural and equipment cooling water system." These words are not included in either the ARDC or SFR versions of Criterion 37, so the reasons for adding them only to the modular HTGR version of the criterion are not clear. The protection system does not play a role in operation of the RCCS. Furthermore, as noted in comments above on modular HTGR DC 34, modular HTGRs, unlike LWRs, SFRs, and possibly other advanced non-LWRs, do not have or need a system that corresponds to the Cooling Water System that is required by GDC 44.	should be deleted. It appears from the fourth paragraph of there was also reference to "power tra of the RCCS, which does not rely on e paragraph of the rationale should also

al heat removal.

tion of emergency core cooling system. tion of emergency core cooling system.

e deleted.

e deleted here and in the ARDC and the SFR versions

em (3) to read as follows: "the operability of the le, under conditions as close to design as practical, the sequence..." It appears from the words at the end of for this criterion that the NRC staff intended to include rion, but they were inadvertently omitted.

that follow "relied upon during postulated accidents"

h of the rationale for this criterion that at one time transfers," which are also not applicable to operation on electric power for its operation. The fourth lso be deleted.

97 98	Organization DOE/Lab	No. mHTGR-DC 38	The conclusion of the NDC staff that these suitaris are not explicable to the moduler LITCD is	
98			The conclusion of the NRC staff that these criteria are not applicable to the modular HTGR is appropriate. This comment also applies to mHTGR-DC 39 through mHTGR-DC 43.	Positive comment, no change sugges
98			Use of the Word "Leaktight"	The words "and leaktight" should be c
	DOE/Lab	ARDC, SFR-DC 40, 43, 46	"Leaktight" standards may not be necessary for certain advanced reactor SSCs but keeping it in the criterion infers expectation of leaktight capability. Leaktight should be interpreted as a structural integrity element and subject to functional testing in that capacity. Determination of the degree to which a system is "leaktight" should be subject to acceptance criteria that are appropriate for each reactor technology.	
			Additional Wording	Add "and other safety functions are m
99	DOE/Lab	ARDC, SFR-DC 41	First paragraph should end as " to ensure that containment integrity and other safety functions are maintained." If the intent is to exempt SFR-DC 41 from the requirement for "other safety functions," then "Same as ARDC" phrase should be removed.	
100	Industry/NEI	SFR-DC 44	The opening sentence is confusing.	The opening sentence needs to be re
101	Industry/NEI	ARDC 45	Clarify "important" refers to "important to safety"	Change to "The structural and equipm appropriate periodic inspection of imp exchangers and piping, to ensure the
102	Industry/NEI	ARDC 45	Clarify applicability to SSCs with a safety function	Change to "The structural Safety Rela be designed"
			Cooling Water Systems	Criteria 44, 45, and 46 should be mar
103	DOE/Lab	mHTGR-DC 44, 45, 46	As noted in comments on modular HTGR DC 34 and 37, modular HTGRs (unlike LWRs), SFRs, and possibly other advanced non-LWRs, do not have or need a system that corresponds to the Cooling Water System that is required by GDC 44. The DOE/INL comment in this regard on mHTGR-DC 34 offers a possible explanation of why NRC staff seems incorrectly to believe otherwise. The addition of the words "as necessary" to the criterion is helpful, but relative to the language in the rationale for this criterion, every design that is consistent with the definition of the modular HTGR contained in the DOE/INL submittal is designed such that the RCCS provides indefinite core cooling capability.	
104	Industry/NEI	ARDC 50	Editorial: "The example at the end of subpart 1 of the ARDC-GDC 50 is LWR specific"	As indicated
105	Industry/NEI	SFR-DC 52	SFR structures are sensitive to pressure and it may be chosen to avoid high pressure elevation in the containment design during leakage rate testing, in order to preserve the facility and prevent undesirable over or under pressurization risks during those tests. It may be chosen to perform those tests at a pressure below the containment design pressure, in order to extrapolate them at the containment design pressure (in this case the relevance of the extrapolation will of course have to be justified).	We propose to state that: "The reactor containment structure and containment test conditions shall be of testing can be conducted <u>to demonst</u>
106	Industry/NEI	SFR-DC 54	As indicated in criterion 57, an isolation of lines penetrating the reactor containment structure may not be required in some cases. This could for example could apply to the intermediate heat transport system penetrating the reactor containment (provided adequate justification is given).	To ensure coherency of the text, this systems penetrating the reactor conta detection, isolation <u>if necessary</u> and c
107	Industry/NEI	SFR-DC 56	Why is "Isolation valves outside containment" deleted? It's not deleted in 55. It appears from the wording that the intent was that this phrase NOT be deleted from SFR-DC 56. Deletion may have been unintentional.	Add the wording to SFR-DC 56.
108	Industry/NEI	ARDC, SFR-DC 50-57	In several cases, the word "reactor" is removed from "reactor containment" in recognition that containment is a barrier between the fission products and the environment, yet "reactor containment" is retained in several other cases. (As an example, ARDC 57 and SFR-DC differ in this regard) reactor (LWR) containment.	Consider removing "reactor" for cons

ested.

e deleted

e maintained," to the end of the first paragraph

revised to make its meaning clearer.

pment cooling systems shall be designed to permit mportant safety related components, such as heat he integrity and capability of the systems."

elated structural and equipment cooling systems shall

arked as "Not Applicable to the modular HTGR."

e and other equipment that may be subjected to e designed so that periodic integrated leakage rate <u>instrate resistance</u> at containment design pressure".

his could be reflected in the Criterion 54: "Piping Intainment structure shall be provided with leak d containment capabilities (...)"

nsistency or explain the distinction.

#	Commenter/ Organization	Design Criteria No.	Comment	Su
109	DOE/Lab	mHTGR-DC 50- 57	The conclusion of the NRC staff that these criteria are not applicable to the modular HTGR is appropriate. This comment also applies to mHTGR-DC 51 through mHTGR-DC 57.	Positive comment, no change sugges
110	DOE/Lab	SFR-DC 61	Missing Wording Following passage seems accidentally dropped from the end: "confinement, and filtering systems, (4) with a residual heat removal capability having reliability and testability that reflects the importance to safety of decay heat and other residual heat removal, and (5) to prevent significant reduction in fuel storage cooling under accident conditions."	Add missing wording.
111	Industry/NEI	SFR-DC 70	The first sentence, "If an intermediate coolant system is provided, then the system shall be designed to transport heat from the primary coolant system to the energy conversion system as required," is not required.	Rewrite the DC to state "If an interme shall be designed with sufficient marg
112	Industry/NEI	SFR-DC 72	Sodium freezing may not impact the safety function of all systems.	Add phrase "if necessary to ensure accomplished" to the beginning of the
113	Industry/NEI	SFR-DC 72	"Heating systems shall be provided for systems and components important to safety, which contain or could be required to contain sodium," could be inferred to mean that all systems and components important to safety contain or could be required to contain sodium.	To minimize confusion, restate as: "H components <u>that are</u> important to saf contain sodium."
114	Industry/NEI	SFR-DC 73	Is the intent of the last sentence to ensure that all sodium systems be in inerted enclosures or guard vessels? Not all plant systems containing sodium need to be in inerted spaces.	Recommend deleting the last senten
115	Industry/NEI	SFR-DC 73	"Special features, such as inerted enclosures or guard vessels, shall be provided for systems containing sodium." implies a significant hazard exists for any system containing sodium.	Replace this sentence in its entirety v constitutes a significant safety hazard inerted enclosures or guard vessels."
116	Industry/NEI	SFR-DC 74	Fire protection and mitigation due to sodium water interaction is covered by SFR-DC 3 and SFR-DC 73.	Delete phase ", including mitigation sodium."
			SFR-DC 70 states "The intermediate coolant system to be designed with sufficient margin to assure that (1) the design conditions of its boundary are not exceeded during normal operations and anticipated operational occurrences, and (2) the integrity of the primary coolant boundary is maintained during intermediate coolant system accidents."	Recommend deletion of SFR-DC 75, include wording such as "commensu
			SFR-DC 75, 76, and 77 are superfluous when evaluated in combination with the cited text from SFR-DC 70. SFR-DC 75, 76, and 77 appear to be applicable when the role of the intermediate coolant system is commensurate with a safety function. However, other than the case when it could serve as a path for decay heat removal, the intermediate coolant system does not have any safety function.	
117	Industry/NEI DOE/Lab	5	If the intermediate cooling system provides a safety-related heat removal capability, then SFR-DC 34-37 and SFR-DC 78 specify its requirements. The quality and fracture prevention requirements specified in SFR-DC 75 and 76 are supplementary requirements that are not consistent with the requirements for the decay heat removal and emergency core cooling systems specified in SFR-DC 34 and 35. Likewise, the inspection and testing requirements specified in SFR-DC 77 for the intermediate cooling system are contained in SFR-DC 36 and 37. Therefore, for the case where the intermediate cooling system provides safety-related heat removal capability, SFR-DC 75, 76, and 77 are redundant and unnecessary.	
			If the intermediate cooling system does not provide safety-related heat removal capability, then only the requirements of SFR-DC 70 are necessary to specify the system design with appropriate margin to assure the design conditions of its boundary and the integrity of the primary coolant boundary. Therefore, for the case where the intermediate cooling system does not provide safety-related heat removal capability, SFR-DC 75, 76, and 77 are also redundant and unnecessary.	

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mediate cooling system is provided, then the system argin ..."

re that the safety function of the system is the first sentence.

"Heating systems shall be provided for systems and safety, which and that contain or could be required to

ence.

y with: "Systems from which sodium leakage ard shall include measures for protection, such as s."

ion of the effects of any resulting fire involving

75, 76, and 77. If SFR-DC 76 is not deleted, it should surate with their importance to safety."

#	Commenter/ Organization	Design Criteria No.	Comment	Su
118	Industry/NEI	SFR-DC 78	It is possible that there either be such a configuration or that there be not be enough liquid metal to cause a severe consequence or even a significant consequence due to reactions with either air or water or both, both in terms of the reaction itself as well as consequence to the reactor and safety system functions. Instead of being prescriptive, there needs to be a mechanistic method to determine whether multiple boundaries are necessary. Ultimately, the prescriptive condition for two boundaries is redundant; for both fluids and coolants which are compatible or incompatible, the required conditions should be the same, which are the conditions (1) and (2). So long as there is no failure of the intended safety functions of structures, systems or components important to safety or result in exceeding the fuel design limits, then the size of the reaction is small enough to justify not needing redundant boundaries.	Move the first sentence to the end with After "compatible" in the second sente Add wording to the end to read: "If the structure, system, or component cont primary coolant, and cannot meet cor shall be designed to ensure that the p incompatible fluid by two redundant, p
119	Industry/NEI	SFR-DC 79	The requirement to ensure that "primary coolant sodium limits" are not exceeded as a result of cover gas leakage are already addressed in SFR-DC 71, item (4).	Delete SFR-DC 79
120	Industry/NEI	mHTGR-DC 34, 71, 72	The word "passive" implies that only a passive system is to be provided. Maintaining geometry is needed for both active and passive means of heat removal. Note that proposed new mHTGR-DC 72 does not mention passive (while the rationale does).	Remove the word "passive"
121	DOE/Lab	mHTGR-DC 70, 71, 72	The wording adopted by the staff for these criteria is correct and consistent with the modular HTGR approach to safety design. This comment also applies to mHTGR-DC 71 and mHTGR-DC 72.	Positive comment, no change sugges

with added wording described below.

entence, add "or incompatible".

the primary coolant system interfaces with a ontaining fluid that is chemically incompatible with the condition (1) and condition (2), the interface location the primary coolant is separated from the chemically oft, passive barriers.

ested.