Approval of ASME Code Cases for Industry Use

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Introduction

- Current approval of ASME Code Cases for industry-wide use is governed by 10 CFR 50.55a
 - 10 CFR 50.55a(a)(1)(iii) incorporates certain code cases,
 like N-513-3, N-722-1, N-729-4, etc.
 - 10 CFR 50.55a(a)(3) incorporates regulatory guides that list the ASME Code Cases that are generically approved for industry.
 - RG 1.84 for ASME Section III
 - RG 1.147 for inservice inspection
 - RG 1.192 for operation and maintenance.

RG Revision

- RG revision is a significant regulatory effort:
 - RG 1.84
 - Revision 35 10/2010
 - Revision 36 08/2014
 - Revision 37 01/2018
 - RG 1.147
 - Revision 16 10/2010
 - Revision 17 08/2014
 - Revision 18 01/2018
 - RG 1.192
 - Initial Revision 06/2003
 - Revision 1 10/2014
 - Revision 2 01/2018

Operating Experience

- Between revisions, licensee use of new/updated Code Cases requires individual submittals, often in shortened timeframe
 - Code Case N-513-4
 - ASME approved 5/7/2014
 - Arkansas Nuclear One emergency request submitted 10/31/2014
 - Exelon fleet request submitted 1/28/2016
 - Fermi request submitted 8/15/17
 - Cooper request submitted 8/17/17
 - Perry emergency request submitted 8/20/17
- Regulator and licensee efficiencies could be realized if individual Code Cases could be approved between RG and regulation revisions without licensee submittals.



Industry Proposal Near-Term Approach

- Industry selects ASME-approved Code Cases with generic applicability
- Industry submits a single combined relief request for all applicable plants using the current regulatory process
- NRC SE would list any limitations or conditions
- NRC SE would be part of all licensee dockets



Industry Proposal Long-Term Approach

- Industry would request a revision to 10 CFR 50.55a to incorporate an expedited review process for ASME-approved Code Cases
- Would allow NRC to publish a SE with any relative limitations or conditions without a licensee submittal
- Would allow licensees to use NRC-approved Code Cases between RG revisions and 10 CFR 50.55a rulemaking



Discussion