



CONVERSATION RECORD

05/09/2018

NAME OF PERSON(S) CONTACTED OR IN CONTACT WITH YOU Dennis Williford and Don Shaw		DATE OF CONTACT 05/07/2018	TYPE OF CONVERSATION <input type="checkbox"/> E-MAIL <input checked="" type="checkbox"/> TELEPHONE <input type="checkbox"/> INCOMING <input checked="" type="checkbox"/> OUTGOING
E-MAIL ADDRESS		TELEPHONE NUMBER (855) 236-0104	

ORGANIZATION Orano	DOCKET NUMBER(S) 72-1029
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LICENSE NUMBER(S)	CONTROL NUMBER(S)
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SUBJECT
Safety Analysis Report Text Clarification Call

SUMMARY
NRC participants: Chris Allen

The call, which began at approximately 12:30 P.M., focused on two pages provided with the original submittal of Amendment 4 to the Standardized Advanced NUHOMS® Horizontal Modular Storage System. The two pages contained text which identified that unloading procedures would "...be governed by the plant operating license under 10 CFR Part 50, if this license is still active." The NRC explained that the intent of this language did not appear consistent with the requested change "...to remove any implied statements related to maintenance of a spent fuel pool after all spent fuel has been removed from the pool and loaded into the AHSM or AHSM-HS at the ISFSI." The NRC also stated that this text did not seem to accomplish the intended goal because, for a general licensed independent spent fuel storage installation, the Part 50 license would always be active as long as spent fuel was stored at the independent spent fuel storage installation even if the spent fuel pool was decommissioned. The NRC pointed to the spent fuel storage installations at Maine Yankee and Big Rock Point as examples of this situation. Orano accepted this argument and agreed to revise the text. They also committed to provide revised safety analysis report pages. The call concluded at approximately 12:45 P.M.

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ACTION REQUIRED (IF ANY)

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NAME OF PERSON DOCUMENTING CONVERSATION
Chris Allen

SIGNATURE
William C. Allen