

As of: 7/24/18 2:44 PM
Received: July 22, 2018
Status: Pending_Post
Tracking No. 1k2-94f9-wn8y
Comments Due: July 23, 2018
Submission Type: Web

PUBLIC SUBMISSION

Docket: NRC-2018-0109

Draft Letter to the Nuclear Energy Institute Regarding the Clarification of Regulatory Paths for Lead Test Assemblies

Comment On: NRC-2018-0109-0002

Draft Letter to Nuclear Energy Institute Regarding Clarification of Regulatory Paths for Lead Test Assemblies

Document: NRC-2018-0109-DRAFT-0188

Comment on FR Doc # 2018-14121

Submitter Information

Name: Anonymous Anonymous

General Comment

The NRC proposed clarification will cause more regulatory licensing and inspection uncertainty than it will clarify. The position on 10 CFR 50.59 impacts all current implementation guidance and would require remaking to provide necessary approvals. I strongly object to the proposed regulatory path for 10 CFR 50.59. The NRC should not rely on licensee conservatisms day 10 CFR 50.59 San Onofre Nuclear Generating Station did an extensive 10 CFR 50.59 and for its steam generator replacement still got it wrong!

SUNSI Review Complete Template = ADM-013

E-RIDS=ADM-03

ADD= Sihan Ding, Kimberly Green & Janet Burkhardt

COMMENT (198)

PUBLICATION DATE: 6/7/2018

CITATION # 83 FR 26503