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Submitter Information

Name: Adam Keyser

General Comment

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(b)(2)(xxxvii) Section XI condition: ASMEBPV Code Case N824; As written, this paragraph appears to simply provide NRC endorsement of a Code Case. If this is the intent, the Code Case and conditions should be listed in Reg. Guide 1.147 for consistency, instead of in the Rule. If the intent of this conditional paragraph is different from providing endorsement of the Code Case, the intent should be clarified in the Rule.

(b)(2)(ix)(K) Metal Containment Examinations: Eleventh provision; Table IWE 2411 1 should be Table IWE-2411-1. paragraph IWE 2430 should be paragraph IWE 2430.

(b)(2)(xxxix)(A) Defect Removal: First Provision; subparagraph IWA 4421(c)(1) should read subparagraph IWA-4421(c)(1)

(b)(2)(xxxix)(B) Defect Removal: Second Provision; subparagraph IWA 4421(c)(2) should

read subparagraph IWA-4421(c)(2)

50.55a(b)(2)(xl) Section XI Condition: Prohibitions on Use of IWB-3510.4(b); The proposed Rule does not specify which Edition and Addenda of Section XI this condition applies to. These paragraphs do not exist in some previous versions.

50.55a(b)(2)(xlii) Section XI Condition: Steam Generator Nozzle-to-Component Welds and Reactor Vessel Nozzle-to-Component Welds; of the 2011a Addenda should read of the 2011 Addenda

(b)(2)(xviii)(D), (g)(4)(i), and (g)(4)(ii); The Proposed Rule provides a description of changes in Section III, Discussion, but there is no associated change for these sections under the Proposed Rule text. For consistency, the actual text of the proposed Rule needs to be published.