NRC PUBLIC DOCUMENT ROOM



UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20055

October 23, 1979

Docket No. 50-346

RETATED CORRESPONDENCE

Mr. Lowell E. Roe Vice President, Facilities Development Toledo Edison Company Edison Plaza 300 Madison Avenue Toledo, Ohio 43652



TERA

Dear Mr. Roe:

RE: Containment Purging and Venting During Normal Operation

By letter dated November 29, 1978, the Commission (NRC) requested all licensees of operating reactors to respond to generic concerns about containment purging or venting during normal plant operation. The generic concerns were twofold:

- Events had occurred where licensees overrode or bypassed the safety actuation isolation signals to the containment isolation values. These events were determined to be abnormal occurrences and reported to Congress in January 1979.
- (2) Recent licensing reviews have required tests or analyses to show that containment purge or vent valves would shut without degrading comtainment integrity during the dynamic loads of a design basis loss of coolant accident (DBA-LOCA).

The NRC position of the November 1978 letter requested that licensees take the following positive actions pending completion of the NRC review: (1) prohibit the override or bypass of any safety actuation signal which would affect another safety actuation signal; the NRC Office of Inspection and Enforcement would verify that administrative controls prevent improper manual defeat of safety actuation signals, and (2) cease purging (or venting) of containment or limit purging (or venting) to an absolute minimum, not to exceed 90 hours per year. Licensees were requested to demonstrate (by test or by test and analysis) that containment isolation valves would shut under postulated DBA-LOCA condition. The NRC positions were amplified by citation (and an attached copy) of our Standard Review Plan (SRP) 6.2.4 Revision 1 and the associated Branch Technical Position CSB 6-4, which have effectively classed the purge and vent valves as "active" invoking the operability assurance program of SRP 3.9.3.

The NRC staff has made site visits to several facilities, has met with licensees at Bethesda, Maryland, and has held telecon conferences with many other licensees and met with some valve manufacturers. During these discussions, the NRC staff has stressed that positive actions must be taken as noted above to assure that containment integrity would be maintained in the event of a DBA-LOCA.

1351 016

As a result of these actions, we have learned from several licensees that at least three valve vendors have reported that their valves may not close against the ascending differential pressure and the resulting dynamic loading of the design basis LOCA. All identified licensees who are affected have proposed to maintain the valves in the closed position or to restrict the angular opening of the valves whenever primary containment integrity is required until a re-evaluation is provided which shows satisfactory valve performance under the DBA-LOCA condition.

Recently, a report under 10 CFR Part 21 was received by the NRC from the manufacturer of butterfly valves which are installed in the primary containment at the Three Mile Island Unit 2 Nuclear Station. These butterfly valves are used for purge and exhaust purposes and are required to operate during accident conditions. The report discusses the use of an unqualified solenoid valve for a safety-related valve function which requires operation under accident conditions. The solenoid valve is used to pilot control the pneumatic valve actuators which are installed on the containment ventilation butterfly valves at this facility. Your re-evaluation of valve performance for conditions noted in the previous paragraph must consider the concerns identified in IE Bulletin 79-01A.

As the NRC review progresses, licensees which might have electrical override circuitry problems are being advised not to use the override and to take compensatory interim measures to minimize the problem.

In light of the information gained during our review of your submittal dated December 13, 1978, and the information cited above, we believe an interim commitment from you is required at this time. This is the case, even though you may have proposed Technical Specification changes or other long or short-term measures, which we are reviewing. For your use, we have provided as an attachment an interim NRC staff position. In addition, our recently developed "Guidelines for Demonstration of Operability of Purge and Vent Valves" were provided by separate letter to licensees of each operating reactor. This letter in no way relaxes any existing licensing requirements for your facility.

Because of the potential adverse effects on the public health and safety which could result from the postulated, DBA-LOCA while operating with open purge or vent valves, we believe your prompt response to this letter is required. In accordance with 10 CFR 50.54(f), you are requested

1354 017

- 2 .

to inform us in writing within 45 days of receipt of this letter of your commitment to operate in conformance with the enclosed interim position and to provide us with information which demonstrates that you have initiated the purge and vent valve operability verification on an expedited basis. The information provided in your response will enable us to determine whether or not your license to operate Davis-Besse, Unit No. 1 should be modified, suspended, or revoked.

Sincerely.

Robert W. Reid, Chief Operating Reactors Branch #4 Division of Operating Reactors

Enclosure: Interim Position for Containment Purge and Vent Valve Operation

cc: w/enclosure See next page

Toledo Edison Company

cc w/enclosure(s):

Mr. Donald H. Hauser, Esd The Cleveland Electric Illuminating Company P. O. Box 5000 Cleveland, Ohio 44101

Gerald Ch off, Esq. Shaw, Piccman, Potts and Trowbridge 1800 M Street, N.W. Washington, D.C. 20036

Leslie Henry, Esq. Fuller, Seney, Henry and Hodge 300 Madison Avenue Toledo, Ohio 43604

Mr. Robert B. Borsum Babcock & Wilcox Nuclear Power Generation Division Suite 420, 7735 Old Georgetown Road Bethesda, Maryland 20014

Ida Rupp Public Library 310 Madison Street Port Clinton, Ohio 43452

President, Board of County Commissioners of Ottawa County Port Clinton, Ohio 43452

Attorney General Department of Attorney General 30 East Broad Street Columbus, Ohio 43215

Harold Kahn, Staff Scientist Power Siting Commission 361 East Broad Street Columbus, Ohio 43216

E.

Ocketing and Service Section Office of the Secretary U. S. Nuclear Regulatory Commission Washington, D.C. 20555 Director, Technical Assessment Division Diffice of Radiation Programs (AW-459) U. S. Environmental Protection Agency Crystal Mall #2 Arlington, Virginia 20460

ENALLY CALLENDERE

U. S. Environmental Protection Agency Federal Activities Branch Region V Office ATTN: EIS COORDINATOR 250 South Dearborn Street Chicago, Illinois 60604

Mr. Samuel J. Chilk, Secretary U. S. Nuclear Regulatory Commission Washington, D.C. 20555

The Honorable Tim McCormack Ohio Senate Statehouse Columbus, Ohio 43216

the Honorable Tim McCormack 170 E. 209th Street Euclid, Ohio 44123

Mr. Lowell E. Roe Vice President, Facilities Development Toledo Edison Company Edison Plaza 300 Madison Avenue Toledo, Ohio 43652

Bruce Churchill, Esq. Shaw, Pittman, Potts & Trowbridge 1800 M Street, N.W. Washington, D.C. 20036

Atomic Safety & Licensing Board Panel U. S. Nuclear Regulatory Commission Washington, D.C. 20555

Atomic Safety and Licensing Appeal Panel U. S. Nuclear Regulatory Commission Washington, D.C. 20555

Toledo Edison Company

cc w/enclosure(s):

Ivan W. Smith, Esq. Atomic Safety and Licensing Board Panel U. S. Nuclear Regulatory Commission Washington, D.C. 20555

Dr. Cadet H. Hand, Jr. Director, Bodega Marine Laboratory University of California P. O. Box 247 Bodega Bay, California 94923

Dr. Walter H. Jordan 881 W. Outer Drive Oak Ridge, Tennessee 37830

Ms. Jean DeJuljak 381 East 272 Euclid, Ohio 44117

Mr. Rick Jagger Industrial Commission State of Ohio 2323 West 5th Avenue Columbus, Ohio 43216

Ohio Department of Health ATTN: Director of Health 450 East Town Street Columbus, Ohio 43216

INTERIM POSITION FOR CONTAINMENT PURGE

AND VENT VALVE OFERATION PENDING RESOLUTION OF ISOLATION VALVE OPERABILITY

Once the conditions listed below are met, restrictions on use of the containment purge and vent system isolation valves will be revised based on our review of your responses to the November 1978 letter justifying your proposed operational mode. The revised restrictions can be established separately for each system.

- Whenever the containment integrity is required, emphasis should be placed on operating the containment in a passive mode as much as possible and on limiting all purging and venting times to as low as achievable. To justify venting or purging, there must be an established need to improve working conditions to perform a safety related surveillance or safety related maintenance procedure. (Examples of improved working conditions would include deinerting, reducing temperature*, humidity*, and airborne activity sufficiently to permit efficient performance or to significantly reduce occupational radiation exposures), and
- Maintain the containment purge and vent isolation valves closed whenever the reactor is not in the cold shutdown or refueling mode until such time as you can show that:
 - a. All isolation valves greater than 3" nominal diameter used for containment purge and venting operations are operable under the most severe design basis accident flow condition loading and can close within the time limit stated in your Technical Specifications, design criteria or operating procedures. The operability of butterfly valves may, on an interim basis, be demonstrated by limiting the valve to be no more than 30° to 50° open (90° being full open). The maximum opening shall be determined in consultation with the valve supplier. The valve opening must be such that the critical valve parts will not be damaged by DBA-LOCA loads and that the valve will tend to close when the fluid dynamic forces are introduced, and
 - b. Modifications, as necessary, have been made to segregate the containment ventilation isolation signals to ensure that, as a minimum, at least one of the automatic safety injection actuation signals is uninhibited and operable to initiate valve closure when any other isolation signal may be blocked, reset, or overridden.

